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TUESDAY, 27 JUNE, 1922.

At the Court at Buckingham Palace, the 20th day of June, 1922.

PRESENT.

The KING's Most Excellent Majesty.

Lord President.
Lord Steward.
Mr. Munro.
Sir Frederick Ponsonby.
Hon. Lord Salvesen.
Mr. L. C. M. S. Amery.
Lieutenant-Colonel Leslie Wilson.

WHEREAS by Treaty, grant, usage, sufferance, and other lawful means His Majesty has jurisdiction within the Islands of the Pacific Ocean known as the New Hebrides, including the Banks Islands and Torres Islands:

And whereas under and by virtue of the Pacific Order in Council, 1893, provision was made for the exercise of His Majesty's jurisdiction within the said Islands:

And whereas by the Pacific Order in Council, 1907, the said Order was amended in certain respects:

And whereas by an Order in Council bearing date the 2nd day of November, 1907, and an Order in Council bearing date the 24th day of October, 1911, and entitled "The New Hebrides Order in Council, 1911," further provision was made for the exercise of His Majesty's jurisdiction within the said Islands:

And whereas by a Protocol signed at London on the 6th day of August; 1914, by Representatives of the Government of His Majesty the King and the Government of the French Republic, it was amongst other things provided that the Islands known as the New Hebrides, including the Banks and Torres Islands, should form a region of joint influence in which the subjects and citizens of Great Britain and France respectively should enjoy equal rights of residence, personal protection, and trade, each of the two said Powers retaining jurisdiction over its subjects and citizens, and neither exercising a separate control over the Group, and that the subjects or citizens of other Powers should enjoy the same rights, and should be subject to the same obligations as British subjects or French citizens:

And whereas the said Protocol of the 6th day of August, 1914, was on the 18th day of March, 1922, ratified by His Majesty's Government and the Government of the French Republic:

And whereas it is expedient to provide for the exercise of His Majesty's jurisdiction within the said Islands in accordance with the terms of the said Protocol:

Now, therefore, His Majesty, in virtue of the powers by the Foreign Jurisdiction Act, 1890, and all other powers, thereto Him enabling, by and with the advice of His Majesty's Privy Council, is pleased to order and it is hereby ordered as follows:

I. The limits of this Order shall include all the Islands of the Pacific Ocean known as the New Hebrides and all the Islands known as the Banks Islands and Torres Islands. The said Islands are hereinafter referred to as the New Hebrides.

II. The Protocol made the 6th day of August, 1914, between the Government of His Majesty the King and the Government of the French Republic in the terms set out in the Schedule to this Order shall have the force of law and shall be binding upon all persons within the said Islands over whom His Majesty shall at any time have jurisdiction, and the provisions of this Order and of all laws and regulations made thereunder shall be read and construed subject to the terms of the said Protocol in all respects.

III. His Majesty may appoint a High Commissioner for the New Hebrides. Appointments to the Office of High Commissioner shall be made under the Royal Sign Manual and Signet. The High Commissioner shall hold

office during His Majesty's pleasure.

IV. The High Commissioner may, on His Majesty's behalf, exercise all powers and jurisdiction which His Majesty at any time before or after the date of this Order, had, or may have within the New Hebrides, and to that end may take or cause to be taken all such measures and may do or cause to be done all such matters and things therein as are lawful and as in the interest of His Majesty's service he may think expedient, subject to such instructions as he may from time to time receive from His Majesty or through a Secretary of State.

V. Subject to the approval of a Secretary of State, the High Commissioner may appoint a Resident Commissioner and so many fit persons as, in the interest of His Majesty's Service, he may think necessary to be Deputy Commissioners, Residents, Assistant Residents, Judges, Magistrates, or other officers, and may define from time to time the districts within which such Officers shall respectively discharge their

The Resident Commissioner and every other such officer shall hold office during His Majesty's pleasure and may exercise such powers and authorities as the High Commissioner may, with the approval of a Secretary of State, assign to him, subject nevertheless to such directions and instructions as the High Commissioner may from time to time think fit The appointment of such Officers to give him. shall not abridge, alter or affect the right of the High Commissioner to execute and discharge all the powers and authorities hereby conferred upon him.

The High Commissioner may, subject to confirmation by a Secretary of State, remove any

Officer so appointed.
VI.—(1) It shall be lawful for the High Commissioner for the New Hebrides or the Resident Commissioner in the New Hebrides, to make, alter, and revoke any regulations (to be called King's Reguations) which may seem desirable to him for the peace, order, and good government of all persons who are British subjects or who, under the said Protocol of the 6th day of August, 1914, or otherwise, are subject to the jurisdiction of His Majesty, and such regulations shall, on publication in the said Islands, be binding on all persons, being British subjects or otherwise, subject to the jurisdiction of His Majesty

(2) Any regulation made by the Resident Commissioner in the New Hebrides may be disallowed by the High Commissioner for the New Hebrides, and upon such disallowance being published in the said Islands the said Regulation shall become void and cease to have effect from the date of the publication without prejudice to anything lawfully done thereunder.

(3) Any regulation made by the High Commissioner for the New Hebrides or by the Resident Commissioner in the New Hebrides may be disallowed by a Secretary of State, and upon such disallowance being published as aforesaid in the said Islands, the said Regulation shall become void and cease to have effect from the date of the publication, without pre-

judice to anything lawfully done thereunder.

VII. There shall be a Public Seal of the High Commissioner which he shall keep and use for sealing all things whatsoever that shall

pass the said Seal.

VIII. The High Commissioner may, upon sufficient cause to him appearing, suspend from the exercise of his office any person holding or exercising any office in His Majesty's Service within the New Hebrides, whether appointed by the High Commissioner or under or by virtue of any Commission or Warrant granted or which may be granted by His Majesty in His Majesty's name or under His Majesty's authority, which suspension shall continue and have effect only until His Majesty's pleasure therein shall be signified to the High Commissioner by a Secretary of State. High Commissioner, in proceeding to any such suspension, shall observe the directions in that behalf given to him through a Secretary of

IX. In the event of the death, incapacity or removal of the High Commissioner all and powers and authorities herein every the granted to him shall, until His Majesty's further pleasure is signified therein, be vested in such person or persons as may be appointed by His Majesty: and in case there shall be no person or persons so appointed by His Majesty, then in the person for the time being exercising the functions of His Majesty's High Commissioner for the Western Pacific.

X. Subject to the provisions of the aforesaid Protocol and of this Order, the Order of Her late Majesty Queen Victoria known as the Pacific Order in Council, 1893, as amended by the Pacific Order in Council, 1907, shall (save and except Article 109 of the said Order of 1893) apply to the New Hebrides as if the same were herein incorporated and shall be binding upon all persons over whom His Majesty has jurisdiction within the said Islands. The Order of His late Majesty King Edward the Seventh in Council known as the Pacific Islands Civil Marriages Order in Council, 1907, shall in like manner apply to and have effect within the New Hebrides.

XI. Judicial notice shall be taken of this Order and of the commencement thereof and of the appointment of the High Commissioner, the Resident Commissioner and of any other officers lawfully appointed and of the constitution and limits of any jurisdiction court or

district and of judicial and official seals and signatures and of any laws regulations or rules lawfully made under this Order or otherwise and no proof shall be required of any such matters.

XII. In this Order, unless the subject or

context otherwise requires—
"His Majesty" includes His Majesty's

heirs and successors.

"Secretary of State" means one of His

Majesty's Principal Secretaries of State.
"Gazette" means any official Gazette published by authority of the High Commissioner and, until such Gazette is instituted, means the Fiji Government Gazette.

XIII. This Order shall be published in the Gazette and shall come into operation on a date to be fixed by the High Commissioner by publication in the Fiji Government Gazette, and the High Commissioner shall give directions for the publication of this Order at such places, and in such manner and for such time or times as he thinks proper for giving due publicity thereto within the New Hebrides and

the Islands of the Pacific Ocean.

XIV.—(1) This Order may be cited as the

New Hebrides Order in Council, 1922.

(2) The Order in Council providing for the exercise of His Majesty's jurisdiction in the New Hebrides bearing date the 2nd day of November, 1907, and the New Hebrides Order in Council, 1911, are revoked, without prejudice to anything done thereunder.

Almeric FitzRoy.

SCHEDULE.

PROTOCOL RESPECTING THE NEW HEBRIDES SIGNED AT LONDON ON AUGUST 6, 1914, BY REPRESENTATIVES OF THE BRITISH AND FRENCH GOVERNMENTS.

PROTOCOL.

The Undersigned, Alfred, Baron Emmott, Parliamentary Under-Secretary of State for the Colonies, a Member of His Majesty's Most Honourable Privy Council, Knight Grand Cross of the Most Distinguished Order of St. Michael and St. George; Rowland Arthur Charles Sperling, a Senior Clerk in the Office of His Majesty's Principal Secretary of State for Foreign Affairs; Edouard Picanon, Inspector-General of the Colonies of the First Class, Director of Control at the Ministry of the Colonies, Officer of the Legion of Honour, Officer of the Order of Public Instruction; Fernand Tesseron, Assistant Director at the Ministry of the Colonies, Officer of the Legion of Honour, Officer of the Order of Public Instruction, delegated respectively by the Government of His Britannic Majesty and by the Government of the French Republic, in order to draw up an arrangement to be substituted for the Convention signed at London on the 20th of October, 1906, concerning the New Hebrides, have agreed to the following provisions, which they have resolved to submit for the approval of their respective Governments:

PREAMBLE.

The Government of His Britannic Majesty and the Government of the French Republic, being desirous of modifying, as far as the New Hebrides are concerned, the Convention signed at London on the 20th of October, 1906, have agreed on the following Articles:-

GENERAL PROVISIONS.

ARTICLE 1.

Joint System.

 The Group of the New Hebrides, including the Banks and Torres Islands, shall form a region of joint influence, in which the subjects and citizens of the two Signatory Powers shall enjoy equal rights of residence, personal protection, and trade, each of the two Powers retaining sovereignty over its nationals and over corporations legally constituted according to its law for the purpose of carrying on agricultural, industrial, commercial or other enterprises, and neither exercising a separate

authority over the Group.

2. The subjects or citizens of other Powers shall enjoy the same rights and shall be subject to the same obligations as British subjects or French citizens. They must opt within one month, by means of a declaration made either verbally or by letter to the Resident Commissioner concerned or his delegate, for the legal system applicable to the subjects or citizens of one or other of the two Powers. Such option shall, moreover, be compulsory even before the expiration of the above period, if the person concerned has committed any action involving the application of the laws of one or other of the two Powers or of the joint regulations in force in the Group. Failing such option, or in case of death before option, the Resident Commissioners acting jointly shall decide under which system the persons concerned shall be placed. Foreign labourers introduced into the Group by or with the authority of one or other of the two Governments shall be regarded during the whole period of their residence in the Group as dependents of the Power whose Government is concerned.

3. The two Signatory Powers mutually undertake not to erect fortifications in the Group and not to establish penal settlements of any kind.

ARTICLE 2.

Local Authorities.—Police.

1. Two High Commissioners, appointed, one by His Britannic Majesty's Government, the other by the Government of the French Republic, shall represent the Signatory Powers in the Group

2. Each High Commissioner shall be assisted by a Resident Commissioner, to whom he shall delegate his authority, so far as he considers expedient, and who shall represent him in the

Group during his absence.

3. Administrative districts shall be created by joint decisions of the two High Commissioners or Resident Commissioners.

(A.) Each of these districts shall have at its head two Agents, one British and one French, who shall exercise over their respective dependents, and over the natives, the powers conferred upon them by the regulations and instructions agreed upon by the High Commissioners or Resident Commissioners to secure the due execution of the present Convention, and shall perform the duties, of whatsoever kind, defined by such regulations or instructions. In particular, they shall be competent to execute letters of request.

(B.) The two Agents for each district shall together make periodical tours of inspection in the district, and shall co-operate with one another in collecting from the dependents of both Powers, without regard to nationality, all

information relating to the general application of the provisions of the present Convention and of the joint Regulations, especially in matters concerning the recruitment and treatment of native labour. They shall make these tours in accordance with the instructions of the High Commissioners or the Resident Commissioners as often as may be necessary, and at least three times a year. Every dependent of the two Powers who employs natives in any capacity shall be visited at least once in the course of each year.

(C.) In the course of the said tours the Agent of the Power of which the employer or recruiter concerned is a dependent shall alone have power to intervene, the Agent of the other Power limiting himself to listening to the requests for explanations and the replies to such requests and to being present at any

enquiry held.

(D.) At the close of every inspection the two Agents shall embody all the results of their enquiries in detailed reports, which they shall communicate to each other, and shall forward, with the least possible delay, to their respective Resident Commissioners.

4. The High Commissioners or Resident Commissioners shall be provided with a police force of sufficient strength to guarantee effectively the protection of life and property.

- 5. The force shall be divided into two corps of equal strength. Each of the two corps shall be under the orders of one of the two Resident Commissioners, and shall in no case be employed otherwise than in conformity with the principles laid down by the present Convention.
- 6. When it is necessary to employ a part or the whole of both corps together, the force shall be under the joint direction of the High Commissioners or Resident Commissioners.

ARTICLE 3.

Seat of Government.

1. The headquarters of each Government in the Group and of the Joint Court provided for in Article 10 of the present Convention shall

be at Vila, in the island of Efate.

2. The two Signatory Powers undertake respectively to provide their representatives with houses, and jointly to erect quarters for the members of the Joint Court, together with a court-house, and offices for the joint services.

3. The land required for these buildings shall be acquired by the two Powers jointly either by agreement or, if necessary, compulsorily.

ARTICLE 4.

Joint Services.

1. The following shall be considered as joint services: posts and telegraphs, public works, including in particular the construction and maintenance of roads and bridges, ports and harbours, buoys and lights, public health, the Joint Court, the Courts of First Instance, Native Courts, joint native prisons, finance, the Land Registry, the service of the administrative districts, the department of survey, the Official Gazette," the police force when the two corps of police are acting jointly, and all other services which the High Commissioners or Resident Commissioners shall by joint decision add to the list of joint services.

2. The joint services shall be organised and

directed by the High Commissioners and the Resident Commissioners jointly.

3. Special postage stamps shall be issued for the New Hebrides, in conformity with the International Postal Conventions.

4. English and French money and banknotes authorized by either Power shall be legal tender in the Group.

ARTICLE 5.

Financial Provisions.

1. Each of the two Signatory Powers shall defray the expenses of its own administration

in the Group.

2. The expenses of the joint services, with the exception of the expenses of the police force and the personal emoluments of the service of the administrative districts, shall be defrayed out of local taxes, to be imposed by the High Commissioners jointly, the receipts from fines and from the postal service, and all other revenue of a joint character.

3. In the event of the revenue from the above proving insufficient, the two Signatory Powers

shall each pay one-half of the deficit.

4. Provisions for the auditing of the accounts of the joint administration shall be drawn up by the two Governments in consultation.

ARTICLE 6.

Joint Naval Commission.

1. The Joint Naval Commission established by Article 2 of the Convention of the 16th November, 1887, shall continue to co-operate in maintaining order in the Group, but it shall exercise no judicial powers.

2. Except in case of urgency, it shall only act on the joint request of the two High Com-

missioners or Resident Commissioners.

3. The provisions of the Convention of the 16th November, 1887, and of the Declaration signed in Paris on the 26th January, 1888, between the British and French Governments, and the Regulations adopted on the same day by the two Governments as instructions for the Joint Naval Commission, shall remain in force, except where contrary to the present Conven-

4. The Joint Naval Commission shall send copies of the reports on its operations to each of the two High Commissioners and to each of

the two Resident Commissioners.

If, in case of urgency, action has been taken by one ship otherwise than on joint request, copies of the report on such action shall be immediately addressed by the commanding officer of the ship to the High Commissioners and the Resident Commissioners.

ARTICLE 7.

Legislation.—Regulations.

The High Commissioners shall have power to issue jointly, for the maintenance of order and for the good government of the Group, and for carrying the present Convention into effect, local regulations binding on all the inhabitants of the Group without exception, and to enforce such regulations by penalties not exceeding one month's confinement or a fine of £20.

ARTICLE 8.

Native Administration.—Native Courts.

1. In the present Convention "native" means any person of the aboriginal races of the Pacific who is not a citizen or subject or under the protection of either of the two Signatory

2. No native, as defined above, shall acquire in the Group the status of subject or citizen or be under the protection of either of the two Signatory Powers.

Signatory Powers.

3. The High Commissioners and Resident Commissioners shall have authority over the native Chiefs. They shall have power to make administrative and police regulations binding on the tribes, and to provide for their enforcement.

- the tribes, and to provide for their enforcement.
 4. The High Commissioners and Resident Commissioners shall cause a collection of native laws and customs to be made, and these, where not contrary to the dictates of humanity and the maintenance of order, shall be utilised for the preparation of a code of native law, both civil and penal. This code, in which the High Commissioners and Resident Commissioners may subsequently introduce, by joint decisions, such modifications as they may consider necessary, shall fix the penalties to be applied in cases not specified in the present Convention and shall distinguish between matters exclusively subject to the administrative authority of the High Commissioners and Resident Commissioners, and matters coming within the jurisdiction of the Native Courts to be set up under paragraph 5 of the present Article. The code of native law shall be put into force successively in one region after another. For this purpose the High Commissioners or Resident Commissioners shall issue joint Regulations defining the area in which the code of native law is to be applied and the dates on which it is to be put into force.
- 5. When the code of native law is recognised as being applicable in whole or in part to an area, the High Commissioners or Resident Commissioners may institute Native Courts in that area, and determine the territorial jurisdiction of such Courts by special joint regulations.
- 6. Each of the Native Courts instituted shall be composed of one of the two Agents of the administrative district in which it is situated, who shall act as President, and of two native assessors, who shall be appointed annually by joint decision of the two Resident Commissioners and may be reappointed. A sufficient number of supplementary native assessors shall be appointed in the same manner.

If only one Native Court is established in a district, each of the two Agents of the district shall act in turn as President of the Court for a period of thirty days. It shall be decided by lot which of the two Agents shall first act as President.

If it is judged necessary to establish two Native Courts in one district, the Resident Commissioners shall, by joint decision appoint one of the two Agents of the district to be President of each Court.

If either of the two Agents is absent or is prevented from acting, his place may be taken by the other. If both the Agents are at the same time absent or prevented from acting, the two Resident Commissioners shall, by joint decision, provide for their being temporarily replaced by such person or persons as they may consider qualified to preside.

The members of the Native Courts may not be challenged. When the President of the Court is informed that there are reasons why an assessor should not act, he shall decide whether such assessor shall act or not, and his decision shall be final.

The assessors shall have only a consultative

voice. Consultation of the assessors shall be obligatory. The fact that they have been consulted shall be mentioned in the judgment.

7. The Native Courts shall have jurisdiction throughout their respective districts:

- (A.) In civil (including commercial) cases subject to the provisions of Articles 12 and 21 of the present Convention, and subject to the right of appeal to the Joint Court within the limits laid down in paragraph 10 of this Article, over all cases in which natives alone are concerned. The question of jurisdiction shall be determined by the place of residence of the defendant. The Court before which a case is brought shall determine the place of residence, and that decision shall be final. In the event of conflicting determinations by two Native Courts, the question shall be decided by the Joint Court.
 - (B.) In penal matters:
- (a.) Over all offences peculiar to natives, constituted and penalised by the administrative and police regulations and by the code of native law;
- (b.) Over offences or crimes committed by natives against natives, subject to the provisions of Articles 12 and 20.
- 8. In civil (including commercial) cases, proceedings shall be commenced by an application addressed verbally or in writing either to the President of the Court, or at the sitting of the Court to the Court itself. The application shall be made by the plaintiff in person or, if he is prevented from attending, by any near relative of his, or, failing such relative, by a native agent, who must satisfy the Court of his authority to make the application. The Court shall decide all questions concerning the grounds for non-appearance and the qualifications of representatives, and there shall be no appeal from its decision. The Court shall in every case attempt in the first instance to bring the parties to an agreement. they have some good reason for non-appearance, the parties shall attend in person. When it the parties shall attend in person. is necessary to hear witnesses, they may be examined by the President and the assessors at a private hearing in the presence of the parties.

In penal cases, the Native Courts shall themselves take cognisance of all cases within their jurisdiction, and the Presidents shall proceed to make the preliminary examination of their own motion. They shall try cases without the intervention of a Public Prosecutor or the assistance of a Registrar; they may, however, be assisted by a Secretary, to be appointed by the President, such Secretary to commit to writing the judgments of the Court, keep the registers and the notes of the hearings, and furnish copies of the same. The Courts shall sit as often as shall be necessary, and may make circuits of their districts.

Native witnesses may be allowed to give evidence without taking an oath; in such case they shall be warned by the President that they must tell the whole truth, and that if they give false evidence they will be liable to the penalties provided for such an offence in the code of native law.

9. The Presidents of Native Courts and the Courts themselves shall be respectively invested with the powers set out in paragraphs 5, 6, and 7 of Article 12 of the present Convention, and the Courts may impose the penalties laid down in paragraphs 6 and 7 of the said Article in the cases stated in those

paragraphs.

10. In civil (including commercial) cases there shall be an appeal to the Joint Court from the judgments of the Native Courts when the matter in dispute exceeds a capital value of £40, or an annual value of £2.

 Subject to the provisions of this Article, the Joint Court shall, within one year from the date when the present Convention comes into operation, make rules, which shall be published in the Group, regulating the procedure to be observed before Native Courts.

Until such rules are made, and so far as such rules shall not extend, the Native Courts shall follow as far as possible the procedure laid

down for the Joint Court.

12. Every decision of a Native Court involving a sentence more severe than confinement for one year shall be submitted for revision before execution to the Joint Court, which shall

either confirm it or vary it.

13. Execution of the judgments of Native Courts, including reduction, remission, and commutation of sentences, shall be carried out by the same authorities and in the same manner as is laid down by Article 19 of the present Convention in the case of judgments of the Joint Court affecting natives.

14. The High Commissioners or Resident Commissioners shall, except in regard to matters concerning procedure and subject to the provisions of the present Convention, determine by joint regulations all details of the organisation and working of the Native

Courts.

ARTICLE 9. Civil Status of the Natives,

1. The High Commissioners or Resident Commissioners, acting in agreement, shall appoint from among the officials or leading dependents of both Powers persons qualified to receive from natives any declarations which they may desire to make for the purpose of acquiring civil status (e.g., declarations ofbirths, marriages, and deaths), and shall define the district in which each person so appointed shall have exclusive competence.

The declarations shall be recorded in registers, each page of which shall be numbered and initialled by both Resident Commissioners. The registers shall be kept in duplicate and shall be

renewed annually.

A certified copy of the said declarations shall be sent, at the first opportunity, to the President of the Joint Court, to whom the duplicate of each register shall also be sent at the beginning of every year.

The copies of the declarations and the duplicate of the registers shall be kept in the registry

of the Joint Court.

Certified copies of the declarations may, with the authorization of the President of the Joint Court, be delivered to any interested party by the Registrar.

JOINT COURT.

ARTICLE 10.

Composition of the Joint Court.

1. A Joint Court shall be established consisting of three Judges, of whom one shall be President. A fourth officer shall act as Public Prosecutor, and shall at the same time perform the duties of Examining Magistrate.

The Court shall be assisted by a Registrar and the requisite staff.

2. Each of the two Governments shall

appoint one Judge.

His Majesty the King of Spain shall be invited to appoint the third, who shall be-President of the Court. The Public Prosecutor shall be appointed in the same manner. Neither of these two officers shall be a British subject or a French citizen.

The Registrar and the staff shall be appointed

by the President.

3. If either of the two Governments considers that it has a cause of complaint against the President of the Joint Court or the Public Prosecutor, it shall inform the other Government.

If both Governments agree, they shall request His Majesty the King of Spain to

appoint another person to fill the post.

If they disagree, His Majesty the King of Spain shall determine whether the complaint is justified and whether the officer complained of shall be retained or superseded.

4. The arrangements as to salaries, travelling allowances, leave, acting appointments, and, in general, all matters relating to the working of the Joint Court, shall be settled by common agreement between the two Governments.

ARTICLE 11.

Assessors.

1. In the trial of criminal cases, the Joint Court shall be assisted by four Assessors, taken from the leading non-native inhabitants of the

Group.

2. These Assessors shall be chosen by lot from injurity by the two separate lists drawn up jointly by the High Commissioners or Resident Commissioners at the beginning of each year, and containing respectively the names of the leading dependents of either Power. If one of the leading inhabitants thus chosen is absent from Efate when the case is ready for trial, he shall be replaced by a leading dependent of the same Power who is in Efate and has been chosen by lot from one of the two lists drawn up.

3. The Assessors shall have a vote in deciding the question of the guilt of the accused, but a consultative voice only in deciding the sentence.

4. The Public Prosecutor and each accused person may challenge peremptorily two of the Assessors.

ARTICLE 12. Jurisdiction.

The Joint Court shall have jurisdiction:

1. In civil (including commercial) cases throughout the Group:

(A.) Over all proceedings in respect of rights

over immovable property:

(a.) In regard to all immovables which are by the provisions of the present Convention made subject to the system of registration of title, and not yet registered: over every action irrespective of the nationality of the parties;

(b.) In regard to immovable property which has been registered: over all actions between non-natives and natives or between natives

only;

(B.) In regard to proceedings concerning movable property, connected with proceedings in respect of rights over immovable property such as are brought within the jurisdiction of the Joint Court by the preceding provisions.

(C.) When the same case concerns both registered immovable property and immovable property subject to registration but not yet registered, the Joint Court shall have jurisdiction over all the proceedings whether concerning immovable or movable property connected with or involved in the case.

2. In police and criminal cases:

(A.) Over every offence or crime committed

by natives against non-natives.

(B.) Over every offence or crime committed by natives against natives in the central islands, as far north as and including Paama, which involves a heavier penalty than one year's confinement in accordance with the code of native law mentioned in Article 8 of the present Convention.

(C.) Over every offence or crime committed in the Group by natives against natives in connection with the recruitment or engagement of

native labourers.

Jurisdiction in cases of complicity with nonnatives is regulated by the provisions of Article

- 3. Over the particular offences constituted by the present Convention or by the regulations framed for carrying it into effect, when such offences are connected with the recruitment and engagement of native labourers. Pending the engagement of native labourers. constitution of the Courts of First Instance established by Article 21 of the present Convention, the Joint Court shall have full jurisdiction over offences of all kinds constituted by the present Convention and the regulations for carrying it into effect, in all districts where such Courts of First Instance have not yet been established
- 4. The Joint Court shall have power to confirm or vary the judgments of the native courts and to hear appeals from such courts under the conditions specified in Article 8, paragraph 10, of the present Convention. It shall also have power to hear appeals from the Courts of First Instance, and to call before it for retrial cases tried by those courts in the conditions specified
- in Article 21.
 5. In all circumstances and in all cases the President of the Joint Court shall have power to repress disorder in court. Consequently the President shall cause to be expelled from the Court any person or persons who shall publicly express approval or disapproval or cause a disturbance by any means whatever; should any such person or persons resist the execution of the President's order or return to the Court, the President shall order him or them to be arrested and taken to a place of confinement; such order shall be recorded, and, on production of such record to the person in charge of the place of confinement, the person or persons concerned shall be detained there for twentyfour hours.
- 6. The Joint Court shall have jurisdiction over all contempts committed against itself, whether in the face of or outside the court, and over all contempts and acts of interference committed in any circumstances whatever against any of the following persons when acting in the exercise, or on the occasion of the exercise by him or them, of the duties of his or their office, namely, the members, officers, and agents of the Court, any assessor or witness and any officer or agent of the joint services. The offences mentioned in this paragraph shall be punished by imprisonment from one day to one month and by a fine of from 10d. (tenpence) to £20, or by one of these penalties only. In cases of offences

committed in the face of the Court the President may order the immediate arrest of the offender. Similarly where a crime or offence justiciable by one of the National Courts is committed in the face of the Joint Court, the President, after causing the delinquent to be arrested and drawing up a record of the facts, shall remit the documents and the accused person to the competent Court

7. The Joint Court shall have power to impose a fine of from 10d. (tenpence) to £20 on any assessor or witness who fails to appear at the proper time after being duly summoned, or to produce a satisfactory excuse for his failure to appear, and on any person who shall by any means whatsoever wilfully prevent any witness from fulfilling his duty and, particularly, from appearing before the Court at the proper time.

ARTICLE 13.

Law applicable.

The law applied shall be:

1. In civil (including commercial) cases:

(A.) In actions concerning immovable property irrespective of the nationality of the parties: the principles laid down by the present Convention;

(B.) In actions between non-natives where proceedings in respect of movable property are connected with proceedings in respect of rights over immovable property: the principles laid down by the present Convention for actions between non-natives concerning immovable property

(C.) For other suits, the law of the country to which the non-native party belongs or the

legal system made applicable to him.

(D.) In appeals from judgments of the native courts, the principles laid down in paragraph 2
(B) of the present Article.
2. In police and criminal cases:

(A.) In cases of crimes or offences against a non-native, the law applicable to such nonnative.

(B.) In cases of crimes or offences committed by natives against natives under the conditions contemplated in Article 12 of the present Convention, the Joint Court shall decide according to substantial justice and the general principles of law, except in cases where the code of native law contemplated in Article 8, paragraph 4, of the present Convention may be applicable.

In the case of breaches of the Convention and Joint Regulations, contempts and acts of interference committed in the conditions specified in Article 12, paragraph 6, or when assessors or witnesses fail to appear, or are prevented from appearing at the proper time, as laid down in paragraph 7 of that Article:

The principles laid down by the present Convention, or by the regulations framed for the

purpose of carrying it out.

ARTICLE 14. Procedure.

1. Subject to the various special provisions of the present Convention, particularly those contained in paragraph 2 of this Article and in Article 19, the procedure before the Joint Court shall be based on the following Rules:-

(A.) In civil (including commercial) cases, the procedure followed: In England, in county courts; ir France, before "justices de paix"

(B.) In volice cases, the procedure employed: In England, in courts of summary jurisdiction; in France, in police courts;

(C.) In criminal cases, the procedure employed: In England, in courts of quarter sessions; in France, in correctional courts.

2. The Joint Court shall itself determine and settle by an order which shall be published in the Group the modifications in these rules which may be necessitated, either by local circumstances and the differences between the two systems of law, or by the provisions of the

present Convention.

3. The High Commissioner or Resident Commissioner of each of the two Powers shall be bound immediately to bring to the knowledge of the High Commissioner or Resident Commissioner of the other Power, and of the Public Prosecutor, all facts alleged against any dependent of the latter Power which may come to his knowledge and appear to him to be justiciable by the Joint Court. The High Commissioner or Resident Commissioner thus informed shall be bound to inform the High Commissioner or Resident Commissioner of the other Power of the action taken in the matter.

4. In cases of breaches of the Convention or Regulations within the jurisdiction of the Joint Court, other than those mentioned in Articles 59 and 60 of the present Convention respecting the sale of alcoholic liquors to natives, all charges against non-natives re-ceived by the Public Prosecutor shall be at once communicated by him to the Resident Commissioner of the Power of which the person charged is a dependent. The Resident Commissioner or his delegate shall without delay hold an enquiry into the facts reported in accordance with the terms of Article 54, paragraph 1, and, on completion of the enquiry, shall forthwith return the charge, together with a detailed report supported by copies of all the documents, to the Public Prosecutor, who shall then take such action as may be

The same procedure shall be followed if the Public Prosecutor shall become aware of facts which, without having given rise to any charge, shall appear to him of such a nature as to constitute, in accordance with the terms of the preceding paragraph, a breach of the present Convention or of the regulations framed for

the purpose of carrying it into effect.

The Public Prosecutor shall have power to take action in a case without further formality if the detailed report and documents relating to the enquiry shall not have been returned to him by the Resident Commissioner or his delegate within one month, three months, or six months, according as the enquiry (a) relates to the island of Efate alone, or (b) extends to the central islands other than Efate as far north as Paama inclusive, or to the southern islands, or (c) extends to the northern islands.

If the Public Prosecutor considers, on in-spection of the documents relating to the enquiry or at any time during the preliminary examination, that any of the actions connected with the breach constitute an offence or crime justiciable by one of the National Courts, he shall defer or suspend the examination and shall give the Joint Court cognisance of the If at any stage of a case the Joint Court shall decide that an offence or crime justiciable by one of the National Courts has been committed, it shall communicate its decision that it has no jurisdiction in the matter of the offence or crime to the Public Prosecutor, who

shall bring it to the knowledge of both Resident Commissioners. All the documents re-

lating to the case shall at once be forwarded by the Public Prosecutor to the Resident Commissioner of the Power of which the accused is a Within three days, counting from and not including the day of receipt of the decision and documents, the said Resident Com-missioner shall bring the case and documents to the cognisance of the National Court and shall inform the other Resident Commissioner of his action. After the case has been heard by the National Court, the documents shall be returned to the Joint Court in order that the latter may, if necessary, try the breach which

is within its jurisdiction.

5. In any sentence imposing a fine the Joint Court may in addition prescribe a period of confinement in default of payment. period of confinement shall be calculated at the rate of one day's imprisonment for every 4s. of the fine, but shall in no case exceed fifteen days. The sentence of confinement shall only be executed at the end of a period calculated according to the place of residence of the person fined, namely, (a) two months for the island of Efate, (b) three months for the central islands other than Efate as far north as Paama inclusive and the southern islands, and (c) six menths for the northern islands, counting in cach case from and not including the day on which the sentence becomes definitive. fine shall continue to be payable notwithstanding the execution of the sentence of confinement.

6. If any person shall be accused of any of the offences contemplated in paragraphs 5 and 6 of Article 31 of the present Convention, or of having refused to obey an order to repatriate a native in the circumstances mentioned in paragraph 7 of the said Article, or having hindered or prevented the execution of any such order, the Joint Court may, if as the result of the preliminary examination the accused has been committed for trial before the said Court, order the issue of a warrant of In such circumstances the case shall arrest. be heard at the next sitting.

ARTICLE 15.

Finality of Judgments.

The judgments of the Joint Court shall be final.

ARTICLE 16.

Fees and Costs.

1. The Court shall prescribe a table of fees to be taken in cases with which it deals, and for the registration of titles to land.

It shall tax these fees, and, at the request of the parties, counsel's fees.

ARTICLE 17.

Counsel.

1. A party may appear before the Joint Court by counsel.

With the exception specified in paragraph 3 below, every counsel must be first approved by the Court. The Court shall be empowered to suspend or withdraw the right of pleading.

3. The High Commissioners or the Resident Commissioners shall jointly appoint an official advocate, who shall be bound to assist and represent before the Joint Court any native engaged in any suit or charged in a police or criminal case.

The salary of the official advocate shall be included in the joint budget, and the High

Commissioners or Resident Commissioners shall jointly take all proper measures for assisting

him in the exercise of his duties.

When circumstances require it, and when the Joint Court is not sitting, the official advocate may, with the approval of the President of that Court, visit different parts of the Group in order to collect such information respecting the habits and oustoms of the natives as will enable him fully to carry out his duties.

The expenses of these visits shall be included in the joint budget up to a sum to be fixed annually by the High Commissioners or Resi-

dent Commissioners acting jointly.

- 4. When the case is of sufficient importance a native may further be authorized by the two Resident Commissioners acting jointly or, if they disagree, by the President of the Joint Court, to employ any other advocate whom he may select, the latter to act as junior to the official advocate.
- 5. In cases in which the National Courts have jurisdiction over natives and in cases where the native is the injured party and in a position to claim damages before the National Courts, the natives concerned may be represented by the official advocate before those Courts.

ARTICLE 18.

Official Languages.

The languages officially employed in proceedings before the Joint Court shall be the English and French languages. In suits between British dependents and French dependents the proceedings shall be interpreted and the judgments shall be drawn up in both languages. The same rules shall apply, irrespective of the nationality of the parties, in the case of proceedings concerning immovable property or requests for registration of title. The registers of the Court shall be kept in both languages.

ARTICLE 19.

Execution of the Judgments of the Joint Court.

1. In accordance with the general rules of procedure specified in Article 14 of the present Convention, the judgments of the Joint Court shall be executed in the territories and possessions of the two Powers in the same manner as the judgments of the National Courts of the Power concerned. For execution on French citizens the Joint Court shall append to its judgments the executory formula specified in the decree of the President of the French Republic of the 2nd September, 1871.

2. The execution of judgments shall be carried out in the following manner:-

(A.) In the case of suits concerning immovables and in civil (including commercial) cases:

In suits between dependents of the same Power, by the High Commissioner or Resident Commissioner of that Power;

In suits between dependents of one Power and dependents of the other Power, or in suits between natives and non-natives, by the High Commissioners or Resident Com-

missioners acting jointly.
(B.) In police or criminal cases and in cases of breaches of the present Convention or of the Regulations framed for the purpose of carrying it into effect, by the two High Commissioners or Resident Commissioners acting jointly, or by the persons jointly appointed by them for this purpose.

3.—(A.) In order to ensure the application of the provisions of paragraph 2 of this Article, the Registrar of the Joint Court shall, immediately after the pronouncement of a judgment by the Joint Court in a police or criminal case, or in the case of a breach of the Convention or Regulations, send to each of the Resident Commissioners a copy of the judgment.
The Resident Commissioners

shall both endorse each copy and shall, in the case of a fine or sentence of imprisonment, consider in consultation whether they should proceed at once to execute the judgment or whether, having regard to the circumstances of the case, they should temporarily postpone execution, such postponement, however, not in any case

to exceed:

(a) In the case of a fine, the periods specified in paragraph 5 of Article 14 of the present Convention respecting confinement in default of payment of fines;

(b) In the case of imprisonment, six months at most, counting from and not including the

day on which judgment is pronounced.

If the Resident Commissioners are in agreement, the necessary steps for execution shall be taken within the period upon which they have jointly decided.

If the Resident Commissioners are unable to agree upon a date for the execution of a

penalty, the latter shall be executed:

When the penalty is a fine, even if the Joint Court has not fixed the period after which confinement in default of payment shall be inflicted, at the latest within the appropriate period specified in paragraph 5 of Article 14.

When the sentence is one of imprisonment, within a period equal to the mean of the two

periods proposed.

Except in cases of reduction, remission or commutation, in accordance with the provisions of paragraph 4 of this Article, all penalties more severe than fine or imprisonment imposed by the Joint Court shall be executed immediately in accordance with the form and tenor of the judgment.

(B.) The two Resident Commissioners shall on every occasion draw up in common and sign there and then a record of the proceedings at their meeting. In the case of each judgment they shall show on the record the measures decided upon by them or, in case of disagreement, the measures consequent upon the application of the above provisions.

(C.) The necessary measures for execution

shall be carried out:

In the case of a non-native, by the Resident Commissioner of the Power concerned, or by his delegate;

In the case of a native, by the Resident Commissioner chosen by agreement, or by the delegate of the two Resident Commissioners.

4. Reduction, total remission, or commutation of any sentence imposed by the Joint Court in a criminal case, police case, or case of breach of the Convention, or Regulations. made thereunder, may be granted as follows:

In so far as fines and imprisonment are concerned, by joint decision of the two Resident. Commissioners made in accordance with the provisions of paragraph 3 of this Article;

In so far as penalties more severe than fine or imprisonment are concerned, by decision agreed upon by the High Commissioners, or by joint decision, made in accordance with the. provisions of paragraph 3 of this Article, of the Resident Commissioners acting in the exercise of powers delegated to them by the High Commissioners.

If no agreement can be reached, the rules

applicable shall be as follows:

(A.) In cases of imprisonment or a severer penalty than imprisonment, a reduction shall be made equal to the mean of the two reductions proposed;

In case of a death sentence against a native, the penalty shall be the more lenient of those

proposed;

(B.) In cases of fine, there shall be a reduction equal to the mean of the reductions

proposed.

5. The High Commissioners or Resident Commissioners of the two Powers, acting each in so far as he is concerned, or jointly, shall keep the Joint Court informed of the execution of the judgments of that Court in other than civil cases. For this purpose they shall, at the end of every month, prepare and communicate immediately to the President of the Joint Court a table showing in the case of every judgment:

Whether the penalty has been executed; Whether execution has been deferred; Whether the sentence has been reduced,

remitted, or commuted.

ARTICLE 20.

National Jurisdiction.

1. The two Governments mutually undertake to establish in the Group, in conformity with their existing legal systems, Courts with jurisdiction over all civil (including commercial) cases other than those reserved to the Joint Court by the present Convention.

2. In civil (including commercial) cases the jurisdiction over actions between non-natives

belongs:

(A.) If the action is based on a contract or any other act or thing originating entirely within the purview of the law of one or other of the two signatory Powers:

To the Court of the Power under whose law the contract was concluded or the act or thing

originated.

(B.) In every other case:

To the Court having jurisdiction over the defendant

If both the National Courts declare themselves competent or incompetent to take cognisance of any particular case, the President of the Joint Court shall decide the question of jurisdiction on the application of whichever of the parties shall first apply to him and after examining the record, which shall at the President's request be transmitted to him for this purpose by the Court last given cognisance of the case, and his decision shall be final.

3. In criminal cases, non-natives shall be justiciable by the Court of their own nationality

or the nationality applied to them.

4. If the prosecution of an offence or crime involves both persons justiciable by the National Courts and persons justiciable either by the Joint Court in accordance with Article 12 or by the Native Courts in accordance with Article 8, all the accused without distinction shall be charged before the National Court concerned. If, however, both National Courts have jurisdiction, the natives shall be brought before the Joint Court after judgment has been delivered by the National Courts, in so far as the persons justiciable by those Courts are concerned. During the preliminary examination

before the National Courts the said natives shall remain at the disposal of the examining magistrates.

- 5. The High Commissioner or Resident Commissioner of each Power shall be bound immediately to inform the High Commissioner or Resident Commissioner of the other Power of any act which may come to his knowledge, and which may appear to him to constitute an offence or crime justiciable by the national jurisdiction of the latter Power. The High Commissioner or Resident Commissioner receiving the information shall be bound to set the national law in operation at once, and to inform the High Commissioner or Resident Commissioner who has given him the information at once of the measures which he has taken for this purpose. On the determination of the case the sentence or judgment given shall, with the least possible delay, be communicated to the High Commissioner or Resident Commissioner who gave the information in the first instance by the other High Commissioner or Resident Commissioner.
- 6. If a crime or offence, other than a contempt or offence of the kind contemplated by Article 12, paragraph 5, is committed by a dependent of either Power against the Joint Court, or against any of the following persons in the exercise or on the occasion of the exercise by them of their official functions, namely, the members, officers, and agents of the Joint Court, and any assessor or witness, and any officer or agent of the joint services, the competent national jurisdiction shall treat the case as though it were within the national law designed to protect the National Courts and the officers of the national administration and judiciary against similar crimes and offences.

7. The cautio judicatum solvi shall not be demanded from the dependents of either of the signatory Powers when they appear before the National Court established in the Group by the other Power or before the Court having jurisdiction in appeal over the judgments of such National Court.

8. Every corporation formed in the Group to carry on any agricultural, commercial, industrial, or other operation or enterprise, which shall comprise dependents of both Powers or subjects of third Powers who have not yet opted for the legal system of either of the two Powers, shall be expressly founded under the national law of one or other of the two Powers, and shall be held to have chosen the jurisdiction of that Power under whose law it is founded.

If no provision in this respect has been made by the documents constituting the corporation or by any subsequent act of the corporation, the High Commissioners or Resident Commissioners shall, irrespective of the actual date of incorporation, jointly decide under which system the corporation shall be placed in the Group.

9. Every corporation formed under any legal system other than that of one of the two signatory Powers shall, before commencing in the Group any operation or enterprise, whether agricultural, commercial, industrial, or otherwise, make by written declaration addressed to the Resident Commissioner of the Power concerned an election of jurisdiction in favour of the National Courts of one of the said Powers in the Group.

In default of such declaration the High Commissioners or Resident Commissioners shall jointly decide under which system the society

shall be placed in the Group.

10. If, in the case of a corporation comprising dependents of both Powers or subjects of third Powers who have not opted for one of the two legal systems, the application to the corporation of the law to which it is subject involves criminal proceedings against individual members who are not in their personal capacity subject to that law, such members shall be taken before their National Court, which shall apply to the case the law to which the corporation is subject.

ARTICLE 21.

(A.) Suits brought by consent before the Joint Court.

1. Both non-natives and natives may, where the parties consent, bring their suits before the Joint Court.

2. In suits between non-natives, the law applicable shall be that laid down by Articles 13 and 23 of the present Convention according

to the exigencies of the case.

3. In suits between natives, the Court shall decide according to the provisions of the code of native law, and, in default of such provision, according to substantial justice, respecting, as far as possible, the native customs and the general principles of law. It may determine, as required, the procedure to be followed, reducing it to the minimum consistent with the proper administration of justice.

(B.) Courts of First Instance.

4. Courts of First Instance shall be established in each of the administrative districts provided for in Article 2, paragraph 3, of the present Convention. A Court of First Instance shall also be established in the island of Efate, whether that island is or is not made into or comprised in an administrative district.

The territorial jurisdiction of each Court of First Instance may be extended to comprise, in addition to the actual area of the district, or, in the case of Efate, of the island, any other territories or islands which may be attached to it by a joint decision of the High Commissioners or Resident Commissioners.

5. The Courts of First Instance shall be

composed:

(A.) Of the two Agents of the district, or, in the case of Efate, if that island is not made into or comprised in a district, of two officers, one of whom shall be appointed for this purpose by each of the Resident Commissioners;

.B.) Of an assessor chosen by lot from a list in two parts to be drawn up by the Resident Commissioners acting together and comprising in each part the leading dependents of one of the two Powers living within the jurisdiction

of the Court

The lots for the choice of assessors shall be drawn by the President of the Joint Court in October of each year. In the case of the first application of this provision, the lots shall be drawn in the same manner at the time of year which shall be considered most convenient. Two assessors and eight supplementary assessors chosen in equal numbers from the persons whose names are inscribed on the two parts of the above-mentioned list shall be appointed for each Court.

The President of the Court of First Instance and the accused shall each have the right to challenge peremptorily one assessor. If there are more than one accused in the same case, the accused's right of challenge shall only extend to the rejection of two assessors in all.

The assessors shall have a deliberative voice

on all questions.

When all persons implicated in the same case are dependents of the same Power, the Agent or officer of that Power shall be President of the Court, and the assessor shall be the assessor who is a dependent of the same Power.

If the accused are not all dependents of the same Power, or if only natives are concerned, the Agent or officer to act as President shall be chosen by lot. In this case the assessor shall not be a dependent of the same Power as the President.

6. The Courts of First Instance shall have jurisdiction over all breaches of the present Convention or of the regulations framed for carrying it into effect, except those concerning the recruitment and engagement of native labour.

If a person who has committed a breach has left the jurisdiction of the Court for his place of residence in the Group, the Court may transfer the case to the Court of First Instance within the local jurisdiction of which the place of residence of the accused is situated.

- 7. Except in the cases provided for in Article 57 and Article 59 of the present Convention, with regard to which the method of procedure is laid down in Article 60, the Courts of First Instance shall themselves take cognisance of all matters within their jurisdiction, and the Presidents shall proceed to make the preliminary examination without the intervention of any other person. They shall try cases without the intervention of a Public Prosecutor or the assistance of a Registrar; they may, however, be assisted by a Secretary to be appointed by the President, such Secretary to commit to writing the judgments of the Court, keep the registers and the notes of the hearings, and furnish copies of the same. The Courts shall sit as often as shall be necessary, and may make circuits of their districts.
- 8. The President of a Court of First Instance and the Court itself shall be respectively invested with the powers set out in paragraphs 5, 6, and 7 of Article 12 of the present Convention, and may in the cases contemplated by paragraphs 6 and 7 of the same Article pronounce the penalties there laid down.
- 9. In the case of any contravention of Articles 57 and 59 of the present Convention, the Court of First Instance shall act upon the receipt of the official report against the offender, who shall be summoned to appear on a named day, and before the hearing shall have an opportunity of considering the report. The report shall be prima facie evidence of the facts stated therein.

Except in cases where the Court requires the personal attendance of the accused, the accused may be represented either by Counsel or by some person specially authorized in that behalf.

In addition to witnesses summoned at the request of the parties, the Court may require to attend or examine by means of a commission the witnesses mentioned in the official report or any other person who should, in its opinion, be examined.

The judgment shall, if possible, be pronounced at the hearing of the case. If the President decides to reserve judgment, judg-

ment shall be pronounced at the next sitting of the Court.

Within one year of the ratification of the present Convention, the Joint Court shall, subject to the provisions of this paragraph, make rules, which shall be published in the Group, regulating the procedure to be observed before Courts of First Instance.

Until such rules are made, and so far as such rules shall not extend, the Courts of First Instance shall follow as far as possible the procedure laid down for the Joint Court.

10. There shall be an appeal to the Joint Court from all the judgments of a Court of First Instance. If notice of appeal is not given at the hearing, it shall be given by verbal or written declaration to the President of the Court of First Instance within twenty days, counting from and not including the day on which judgment is pronounced.

11. An office copy of each judgment of a Court of First Instance involving sentence of imprisonment shall be sent as soon as possible by the President of the Court to the President of the Joint Court, with a certified copy of all

the documents in the case.

The Joint Court shall examine such judgments, and may, within one month, counting from and not including the day on which the copies of the judgment and the documents in the case were received by the President, call the case before it for revision.

When the Joint Court calls a case before it for revision, it shall have power to order the appearance of such witnesses as it may consider desirable. The accused shall have the right to appear or to be represented before the Joint Court and to call such witnesses as he shall

think necessary for his defence.

12. Execution of the judgments of Courts of First Instance, including reduction, remission, and commutation of sentences, shall be carried out by the same authorities and in the same manner as is laid down by Article 19 of the present Convention in regard to judgments of the Joint Court concerning breaches of the Convention or joint regulations.

PROVISIONS RELIATING TO LAND.

ARTICLE 22.

Suits respecting immovable property between Non-Natives and Natives.

 In suits respecting immovable property, the rights of non-natives may be proved either by occupation or by title-deeds establishing the

sale or grant of the land in question.

2. When occupation is made the sole ground of a claim to ownership, visible and material proofs must be forthcoming, such as buildings, plantations, cultivation, cattle-rearing, improvements, clearing, or fencing. Occupation must be bona fide, and have been continuous during a period of three years at least beginning at a date prior, in the case of the Island of Efate, to the 1st July, 1908, and for the rest of the Group, including the Banks and Torres Islands, to the 1st August, 1908, these being the dates on which the provisions of the joint regulation of the two Resident Commissioners, dated the 1st July, 1908, was brought into operation.

3. When the claim to a property is based on a title-deed coupled with occupation, the Court shall endeavour to ascertain whether the holder of the title-deed has substantially asserted his

occupation by material acts showing that he has taken possession, such as: improvement of the land in any manner, even in part; construction of roads, bridges, or paths; surveys; delimitation; erection of signposts to mark boundaries; habitual enjoyment of produce; or other acts proving open exercise of the right of ownership. The Court shall decide how far these acts can be held to cover the whole extent of the property in dispute, and shall confirm the claim in whole or in part accordingly.

4. No one shall destroy, alter, injure, remove, or displace, in whole or in part, any visible and material proofs capable of serving as evidence either of bond-fide occupation by a non-native in accordance with paragraphs 2 and 3 of this Article, or of the rights of a

native.

Whoever shall contravene this prohibition shall be punished by imprisonment of from eight days to six months and of a fine of from 11. to 401., or by either of the said penalties, without prejudice to any restitution which may be ordered or any damages which may be allowed.

5. When the claim to a property is founded on a title-deed alone, and this title-deed has been either lodged in a notary's office or registered in New Caledonia, Fiji, or the New Hebrides, at a date subsequent to the 31st December, 1895, or else on a title-deed which, whatever its date, has not been lodged in a notary's office or registered, this title-deed can only be rendered void if it is proved-

(A.) That the agreement is not signed by the vendor or grantor, or by some person duly authorized by him, or that if the vendor or grantor did not know how to write or was incapable of signing, the agreement is not attested by two witnesses or in some other authenticity manner that establishes its according to English or French law;

(B.) That the vendor or grantor did not understand the effect of the agreement;

(C.) That the agreement was obtained by fraud, violence, or other improper means;
(D.) That the terms and conditions of the

agreement have not been fulfilled;

(E.) That the immovable granted or sold was not the property of the vendor or grantor or his tribe.

If the Court finds that the rights of the vendor or grantor or his tribe extended only to part of the immovable in dispute, it shall recognise the sale or grant to the extent of such part, and fix the boundaries thereof.

6. When the title-deed establishing the sale or grant of the immovable in dispute has been either lodged in a notary's office or registered in New Caledonia, Fiji, or the New Hebrides at a date prior to the 1st January, 1896.

(A.) The right of action cannot admitted-

(a.) Unless the claimant can prove, according as he acts in his own name or in his own personal interests or as Chief of his tribe and in its interests, that he or his tribe have a present right to the occupation of the immovable in dispute, and that this right would be infringed. If this right extends to part only of the property in dispute, the Court shall only entertain the action as to this part, if necessary fixing the boundaries thereof;

(b.) If it is proved that prior to the 1st January, 1896, a transaction took place indicating that the title-deed applied to a property held lawfully and in good faith; in particular, if it has been conveyed regularly and in good faith between non-natives for valuable consideration in accordance with the regulations and forms prescribed by the law of civilised peoples.

If in such a case the Court should, nevertheless, consider that the rights of the native claimant or his tribe would be infringed, it may, while confirming the title, order the payment of reasonable compensation to the said native party, or may reserve a portion of the land for this party in conformity with the general declaration contained in Article 24 below.

-When the right of action is admitted, (B.)and the case is considered on the merits, the title-deed can only be invalidated if it is

(a) That the agreement is not signed by the vendor or granter, or by some person duly authorized by him, or that, if the vendor or grantor did not know how to write, or was incapable of signing, the agreement is not attested by two witnesses or in some other manner that establishes its authenticity according to English or French law;

(b.) That the agreement was obtained by fraud, violence, or other improper means;

(c.) That the land granted or sold was not the land of the vendor or grantor or his tribe.

If the Court finds that the rights of the vendor or grantor or his tribe extended only to a part of the land in dispute, it shall recognise the sale or grant to the extent of that part, and fix the boundaries thereof. The Court may, in any case except where bad faith has been proved on the part of the grantee, confirm the title to the whole or part of the property, subject to the reservation for the native claimants, if the circumstances require it, of sufficient land for their needs, and the determination of the rights of way or other easements to be secured to them over the whole property.

ARTICLE 23.

Suits with regard to Immovable Property between Non-Natives.

- 1. When no question arises as to the original land transaction with the natives the law applied by the Joint Court shall, be:-
- (A.) If the action is based on a contract or any other act or thing entirely within the purview of the law of one or other of the two signatory Powers:

The law under which the contract was concluded or the act or thing took place;

 ${
m (B.) \ In \ every \ other \ case:}$

The law of the Power of which the defendant

is a dependent.

Each of the two High Commissioners shall determine by legislative act the modifications to be made in his national law, in particular regarding the rights and rights of action over immovables capable of inscription on the register, required to bring such law into agreement with the system of registration established by the present Convention.

2. Whenever questions do arise as to the original transaction with the native, the Regulations laid down in Article 22 shall be observed by the Court in all that concerns that

In cases covered by the same Article (5 (A), (b) 2nd paragraph) the Court shall indicate, if necessary, by which of the non-native litigants the payment of compensation is due.

3. When the Court, upon the evidence before it, considers that it cannot decide the questions that arise as to the original transaction with the natives—as, for instance, when it is confronted with two or more title-deeds, neither of which it is able to confirm as giving a good title—the Court shall decide according to the circumstances of the case, due regard being paid to priority of title.

ARTICLE 24.

Provisions common to all Suits with regard to Immovable Property.

- 1. In cases where an immovable acquired in good faith has been improved or cultivated on. the strength of a title which is found to be defective, this title may be confirmed in whole or in part upon the payment by the occupier to the person or persons entitled thereto of an indemnity, the amount of which shall be determined by the Court.
- 2. If the Court considers it necessary to decree the eviction of a bond-fide occupier, it may order the payment of reasonable compensation to him.
- Whenever it shall consider it necessary, the Court may assign to native claimants reserves of land in proportion to their requirements, and may determine the easements necessary to secure to them the full enjoyment of these reserves. \
- 4. An occupier or holder of a title-deed who has been evicted shall, in the case of subsequent sale or grant of the immovable and unless his bad faith has been established, enjoy a prior claim to the repurchase of the immovable from which he has been evicted. If the owner and the occupier or holder of a title-deed who has been evicted should disagree as to the amount to be fixed as the price of repurchase, the Court shall determine the amount. If there are several evicted persons claiming to exercise the prior right above specified, the Court shall fix, according to the facts of the case, the order in which these persons shall be entitled to exercise this right.

5. When a title-deed to a disputed property does not contain an adequate description of the immovable, the Court shall investigate and determine the situation and boundaries ${f thereof}$.

6. It shall be the first duty of the Court, in all suits concerning immovables, to endeavour to effect an amicable arrangement between the

7. Generally, the Court shall, in its decisions, pay due regard to the interests of the native populations and those of the non-native purchasers whose bad faith has not been established.

8. In the various cases mentioned in Articles 22 and 23 above the actions shall be made public by such means as the Joint Court shall determine. The Court shall pronounce on the validity of all claims presented to it within the period allowed for the recognition of any right, including the right of property, claimed over the immovable which is the object of the action.

During the currency of the period allowed for the making of claims, the Court may without ordering registration pronounce upon the validity of the various rights claimed by the parties concerned in the suit or action which

has given rise to the publication.

9. Every decision of the Court pronouncing the validity of a claim under the circumstances contemplated by this and the two preceding Articles, or ordering the registration of a title in accordance with Articles 26 and 27 shall

(A.) The situation, extent, and boundaries

of the immovable in question;

(B.) The nature of the rights over the immovable or the charges thereon of which the Court shall have recognised the existence.

ARTICLE 25.

Entry of the Judgments of the Joint Court in Actions concerning Immovables,

- 1. When the Court shall, in conformity with the provisions of Articles 22, 23 and 24, have decided that a claim is valid, a copy of its judgment shall, within one month, be sent by the Registrar of the Court to the Registrar of Land Titles, whose appointment is provided for in paragraph 3 of Article 26. The Registrar of Land Titles shall give a receipt for this copy to the Registrar of the Court, and shall, if he has not already done so, at the request of the parties concerned, immediately transcribe the copy into the Register of Land Titles, for which provision is made in Article 26, paragraph 3. The Registrar of Land Titles shall immediately establish a title to the land as provided for in paragraph 4 of the same Article.
- The party in whose favour the judgment shall have been given shall be entitled to obtain the delivery of an extract from the Register which shall constitute a certificate of his title.

ARTICLE 26.

Registration of Titles.-Law to which Immovable Property shall be subject after Registra-

1. Any person may, although no action is on foot, apply to the Joint Court to enter in the above-mentioned Register a title in his favour.

Every person entitled to a right in the im-movable, other than the right of ownership, and capable of being inscribed on the Register, may, with the consent of the owner, require the Court to register the immovable to which his right applies. In all cases the costs of the application shall, in the absence of agreement to the contrary, be borne by the applicant.

If registration is ordered, the owner and any person entitled to such a right as aforesaid may obtain delivery either of an extract from the Register constituting a certificate of the new title, the establishment of which is provided for in paragraphs 3 and 4 of this Article, or of a special extract from the Register deal-

ing with the right inscribed therein.

2. Applications for registration shall be published by the Court in the manner pre-

scribed by it.

The Court may modify for this purpose the rules issued by it under the Convention of 20th October, 1906, in order to bring them into agreement with the provisions of the present Applications for registration Convention. shall be admitted and acceded to if within one year after their publication they have not been made the subject of any opposition. case of opposition, the Court shall decide on the applications in accordance with the provisions of Articles 22, 23, and 24 above, and an action must be instituted by the opposer

before the Court within six months, or his right against the property will be barred. before publication more than one application is received in connection with the same immovable, and the Court decides to treat any one or more of such applications as oppositions, the period of six months above referred to shall only begin to run at the date of publication. Until the day when the "Official Gazette" mentioned in Article 66 appears in the Group, the Court shall decide in every case the date on which publication shall be deemed to have been effected, and from which the period of six months above referred to shall begin to run. The advertisements to be published in the "Official Gazette" and other newspapers may be in the form of abstracts, and may refer for further information to notices affixed at places to be mentioned in the advertisement.

Until the expiration of the period within which opposition may be made, any person concerned may intervene in the proceedings and apply for the inscription in his favour of any right capable of being inscribed on the title.

3. The two High Commissioners shall jointly appoint an officer who shall perform, under the direction and supervision of the two Resident Commissioners, the duties of Registrar of Land Titles in the New Hebrides

The duties of the Registrar of Land Titles

shall include:

(A.) The transcription in a book, to be called the Register of Land Titles, of a copy of every decision pronounced by the Court in any proceedings concerning an immovable under the circumstances referred to in Articles 22 to 25 inclusive of the present Convention, or in the first two paragraphs of this Article;
(B.) The establishment of land titles as pro-

vided in paragraph 4 below;

(C.) The delivery of extracts from the Register, which shall constitute certificates of title and of special extracts dealing with rights, other than the right of ownership, over immovables, the right to inscribe which has been

(D.) The inscription on the Register of rights and charges existing over the immovable

registered;

(E.) The making of the modifications in the Register necessitated by events occurring after

registration:

(F.) The keeping of the documents and maps relating to the immovables concerned, and the communication to the public of the information contained in his archives with regard to the properties registered.

4. Registration shall comprise

(A.) The transcription on the Register of the copy of the decision of the Joint Court;

(B.) The establishment of a title to the immovable concerned written in the Register in both the French and English languages, and stating the situation of the immovable, its description, the extent of its boundaries, and the enumeration of the rights and charges affecting it.

5. The title established in accordance with the provisions of the preceding paragraph shall definitive and unimpeachable. enumeration contained in it of the rights and charges affecting the immovable at the moment of registration shall exclude all other rights and charges not inscribed. No proceeding claiming a right not shown on the register shall be admitted. No person whose rights are injured by registration shall have any right over the

immovable; but in the case of fraud such person shall have a right of action for damages against the person committing the fraud.

6. Where there is a single transfer, including the whole of a registered immovable, the new owner may obtain the establishment of a new title which shall, if an application is presented specifying the inscriptions to be deleted, mention only the rights and charges actually subsisting on the immovable. The old title

shall be cancelled by the Registrar.

7. Extracts from the register delivered by the Registrar in accordance with the provisions of the present Convention and constituting certificates of title may also be transferred by endorsement. The endorsement shall be carried out by the Registrar at the request of the person concerned, who shall transmit to the Registrar the deed of transfer (if any), or, if no deed is executed, a written notification of the transfer.

8. If the immovable is divided, a separate title and plan shall be established for each portion into which it is divided. It shall not be necessary in all cases to establish a new title for any part of the immovable which is not made the object of a transfer, but remains in the possession of the owner. The title already delivered and the map may, in this case, be retained with the necessary modifications.

Any separate portion of an immovable may, at the request of the persons interested, be included in the title and map of any other adjoining immovable on the register, instead of being made the object of a new title.

9. The provisions of Article 23, paragraph 1, of the present Convention shall be applied by the National Courts having jurisdiction to

rights affecting registered immovables.

If the case is between a native and a nonnative, the law applied shall be that of the Power of which the non-native is a dependent. 'As between natives, the Joint Court shall apply the general principles of law in all matters for which provision is not made by

the present Convention.

10. The High Commissioners shall, in so far as provision is not already made by the present Convention, make provision by means of joint regulations for all matters concerning the form and maintenance of the register, the modification of titles necessitated by events occurring after registration, the inscription of rights and charges after registration, the consultation of the register by the public, and the obligations and responsibility of the Registrar of Land Titles. They shall also prescribe, within the limits laid down by Article 7 of the present Convention, penalties for breaches of such regulations which do not constitute crimes or offences otherwise punishable.

ARTICLE 27.

Sales and Grants of Immovables subsequent to the Convention.

1. From the date when the present Convention comes into operation no sale or grant of an unregistered immovable shall be valid except under the following conditions:—

(A.) If the vendor or grantor has not made an application for registration to the Joint Court, the purchaser or grantee shall, within six months from the date of the sale or transfer, make an application to the Court for this purpose. The Court shall decide on this application in the manner and according to the principles laid down in Article 26, and the Registrar of Land Titles shall in all proper cases, after the transcription into the register of the decision of the Court, deliver to the purchaser or grantee an extract from the register constituting a certificate of title.

(B.) If the vendor or grantor has at the time of the sale or grant already made application for registration to the Joint Court, the Court shall, on the application of the purchaser or grantee and if the sale or grant in his favour justifies such a course, substitute him for the vendor or grantor in the proceedings, and the Court shall, in all proper cases, order the registration of the name of the

purchaser or grantee.

(C.) If the Court shall have directed registration before receipt of the application of the purchaser or grantee it shall, on the fulfilment of the necessary conditions and on the application of the purchaser or grantee, direct the necessary rectifications of the register. These rectifications shall be inscribed by the Registrar of Land Titles on the register in the margin of the decision of the Court in virtue of which the registration has been made. An extract of the register thus rectified shall be delivered to the purchaser or grantee.

2. No sale or grant of an immovable by a native to a non-native may be validly made hereafter except on the following conditions:—

(A.) The sale or grant shall be effected by a written document, and shall take place in the presence of four witnesses, two of whom shall be natives, and of an officer or agent of one of the two signatory Powers, or some other person duly authorized for the purpose, either by the President of the Joint Court or by the High Commissioners or Resident Commissioners

acting in concert.

(B.) The officer, agent, or person duly authorized shall testify to the presence and qualification of the witnesses, shall ascertain that the vendor or grantor was a free agent, understood the effect of his act, received the price or consideration agreed on, and was satisfied therewith, shall state these facts on the title-deed; shall mention in it the situation and boundaries of the immovable; and shall date and sign it, at the same time as the parties and witnesses capable of signing.

(C.) The purchaser or grantee shall, within six months from the date of the deed, make an application to the Joint Court for registration. This application shall be dealt with in accordance with Article 26 of the present Convention.

(D.) If the Court considers that the price or consideration mentioned in the deed is manifestly inadequate, having regard to the importance of the immovable granted or sold, it may, as a preliminary to registration, order the payment of a larger sum or a further consideration.

(E.) In the event of the grantee failing to comply with the decision of the Court within six months from the date of such decision, the sale shall be cancelled in toto, and the sum of money or the consideration received by the native restored.

(F.) If the native is unable to restore such sum, the Court shall decide how much of the property represents the sum or consideration received by the native, and shall confirm the grantee in possession of such part.

(G.) Whenever the High Commissioners or Resident Commissioners jointly consider that the amount of immovable property acquired from the natives in one of the islands of the Group is so great that the land remaining undisposed of is indispensable for the needs of the natives, they may prohibit any new sale or grant of land in such island to non-natives.

(H.) Land reserved for the natives, either by the Joint Court, in accordance with Article 24 of this Convention, or by the High Commissioners or Resident Commissioners, under the preceding paragraph, may not be sold or granted to non-natives, so long as the authority by whom the reserve was constituted does not cancel or modify its decision.

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SUPERVISION OF SHIPPING.

ARTICLE 28.

Vessels Registered in the Group.

1. No vessels other than those intended to sail under the flag of one of the two signatory Powers shall be registered in the Group of the New Hebrides, including the Banks and Torres Islands.

2. Each High Commissioner shall prescribe the regulations affecting the navigation in the Group of the vessels sailing under the flag of

the Power which he represents.

3. The High Commissioners, the Resident Commissioners, and the persons appointed for the purpose shall, with regard to vessels sailing in the Group under the flag of the Power which they represent exercise respectively the supervision, protection, and policing necessary to ensure the carrying out of these regulations without prejudice to the rights to which the public vessels of that Power are entitled by its laws and regulations.

ARTICLE 29.

Vessels not Registered in the Group.

The present Convention shall not affect the rules laid down by the respective laws and regulations of the Power under whose flag the vessel sails, in the case of any vessel registered outside the Group.

ARTICLE 30.

General Rules for all Vessels.

1. The High Commissioners shall jointly prescribe general rules applicable to all vessels with regard to the conditions under which these vessels may use the ports and harbours of the Group.

They shall jointly enforce these rules, either personally or through the Resident Com-

missioners.

RECRUITMENT, ENGAGEMENT, AND EMPLOYMENT OF NATIVE : LABOURERS.

ARTICLE 31.

Recruitment.

1. No vessel shall recruit native labourers in the New Hebrides, including the Banks and Torres Islands, unless she sails under the flag of one of the two signatory Powers, and unless she is provided with a recruiting licence issued by the Resident Commissioner representing the signatory Power under whose flag the vessel is sailing.

2. In the case of professional recruiters, the recruiting licence shall only be issued on the

deposit of 801., as security, with an agent appointed by the Resident Commissioner concerned.

3. The Resident Commissioners shall inform one another every month of the recruiting

licences which they have issued.

4. The recruiting licences shall be valid for

one year only.

5. Any recruitment of natives by means of fraud or personation or false assertion of official authority, or by means of immoral inducements, or by the abuse of the needs, weakness, or passions of the natives, or by the offer of alcoholic liquors or of prohibited arms or ammunition shall be punishable by imprisonment from one day to three months, and by a fine of from 10d. (tenpence) to 40l., or by either of these penalties.

Any recruiter refusing to land a native who may ask to be set ashore before the ship has left the scene of the recruitment shall be liable to the above penalties, even if such native has already signed an agreement to engage.

6. If any act to which the provisions of the

- 6. If any act to which the provisions of the preceding paragraph apply shall have been preceded, accompanied, or followed by bodily restraint or by any act of violence not amounting to a crime or offence justiciable by a National Court, the sentence of imprisonment may be raised to six months.
- 7. Every master of a ship shall be bound, unless prevented by force majeure, to present himself before the Agent of the Power of which he is a dependent before leaving a district in which he has recruited any native labourers. He shall cause to appear before the Agent the natives recruited in that district, and shall furnish him with all the information which may be required with regard to the circumstances connected with his recruiting operations. After satisfying himself that the said operations were carried out in accordance with the provisions of the present Convention, and that the natives recruited fully understand the meaning of their engagements and are physically fit to engage, the Agent shall deliver to the captain of the recruiting vessel a certificate stating the facts which are required by Article 32 to be entered in the register of engagement, and declaring the regularity of the recruitment. Copies of the regularity of the recruitment. the above certificates shall be addressed in every case to each of the two Resident Commis-Should the Agent consider that all the necessary conditions have not been fulfilled in the case of any native recruited, he shall order any such native to be repatriated at the expense of the master or owner of the recruiting vessel, or of the person on whose behalf the recruitment has been effected; any recruiter opposing, hindering, or preventing the execution of such order shall be liable to imprisonment of from one day to three months, and a fine of from 10d. (tenpence) to 40l., or to either of the above penalties. If the order is carried out, the irregular recruitment, unless accompanied by any of the circumstances specified in paragraphs 5 and 6 of this Article, shall not constitute a breach of the Convention entailing penalties, recruitment only being considered definitive after the observance or wilful non-observance of the formalities prescribed above.
- 8. The two Resident Commissioners acting conjointly may prohibit or restrict recruiting in the whole or part of any island or islands for such period as they may consider such prohibition or restriction necessary.

9. The act of preventing a native from con-

tracting a regular engagement by means of intimidation, the false assertion of official authority, or by any act of violence not constituting a crime or offence justiciable by a National Court, shall constitute a breach of the Convention punishable by the penalties specified in paragraph 5 of this Article.

ARTICLE 32.

Register of Engagements.

Every master of a recruiting vessel shall keep a register of engagements, in which he shall enter without delay the name, sex, identification marks, the name of the tribe, place of recruiting, and place of destination of every native recruited, the name of the employer, the length of the engagement, the sum agreed on by way of premium and wages, and the amount of the advance paid to the native at the time of engagement.

ARTICLE 33.

Engagement of Women and Children.

1. Women shall only be engaged-

If they are married, with their husbands, regard being had to the customs existing in the Group, or in order to join their husbands, if the latter have been engaged previously.

If they are unmarried, with the consent of the Head of the tribe, and of the Agent of the administrative district, or, if there be no Agent, of the Inspector of Labour of the one or the other nationality, according to the law applicable to the recruiter.

2. Children shall only be engaged if, in the opinion of the Resident Commissioner or of the Agent concerned, they appear capable, having regard to their age or physical development, of carrying out the work for which they are

engaged.

ARTICLE 34.

Length of Engagements.

1. No engagement shall be concluded for

more than three years.

2. Every engagement shall date from the day on which the labourer lands in the island where he is to be employed, but the time spent on board ship by the labourer shall count for wages.

ARTICLE 35.

Deaths on Board Recruiting Vessels.

1. A report on every death occurring on board a recruiting vessel shall be immediately drawn up in duplicate by the master. Such report shall describe the circumstances under which the death occurred.

2. Within twenty-four hours an inventory in duplicate shall also be drawn up of the effects left on board by the deceased. The amount of left on board by the deceased. the wages to which the labourer is entitled from the day of engagement to the day of his death shall be stated in this inventory.

3. The master shall, on arrival, transmit to the competent authority one copy of the report and inventory, as well as the objects and articles of value belonging to the deceased, and the premium and wages to which he was en-

The other copy of the report and inventory shall be annexed to the register of engageARTICLE 36.

Illness of Labourers on Landing.

Every native recruited who, on landing, is found to be in a state of health such as to incapacitate him for the work for which he was engaged, shall be cared for at the expense of the recruiter, and the time spent in hospital and the time during which he is unable to work shall be included in the term of engagement.

ARTICLE 37.

Delivery of Labourers to their Employers.

A recruiter who is acting as an agent for other persons cannot divest himself of his responsibility for the natives whom he has engaged until the signature of the employer has been affixed to the register of engagements opposite the name of the labourer.

ARTICLE 38.

Submission of Registers of Engagements on Arrival.

1. Within twenty-four hours of their arrival, all masters of recruiting vessels shall be obliged to present their register of engagements for signature by the competent person.

2. If irregularities are detected in the operations of the recruiter or in the keeping of the register of engagements, an official report shall be immediately drawn up by the person to whom the register has been submitted. This report shall be sent without delay to the competent authority.

The same course shall be followed if the register is not produced within the prescribed

period.

ARTICLE 39.

Notification of Engagements.

1. Every engagement of a native labourer shall be notified by his employer within three

days from the date of landing.

The notification shall be made to the Resident Commissioner, to whose jurisdiction the employer is subject, or to the person appointed for the purpose, and shall mention whether the recruiter has produced to the employer the certificate specifying the facts to be entered in the register, as provided in Article 31, paragraph 7, of the present Convention.

2. The notification shall be registered, and the contract shall be signed by the Resident Commissioner, or by the person appointed for

the purpose.

3. The two Resident Commissioners shall communicate to each other every month a list of the notifications of engagements received by them, or by the persons appointed for the purpose.

ARTICLE 40.

Re-engagement.

1. At the termination of the period of his engagement, the labourer shall not, unless he has been previously sent home, enter into a fresh engagement without an authority in writing from the Resident Commissioner entitled to receive the notification of engagement, or from the person appointed for the purpose.

2. The authority shall only be given after the native has been examined in the presence of the employer, two non-native witnesses, and two native witnesses, selected as far as possible from the same tribe as the labourer, and if the latter, of his own free will, declares that he wishes to re-engage.

3. The re-engagement shall not exceed the term of one year. It shall be renewable on the

same conditions.

4. The two Resident Commissioners shall communicate to each other every month a list of the re-engagements sanctioned by them, or by the persons appointed for the purpose.

ARTICLE 41.

Records of Engagements.

1. Every employer shall keep posted up to date a separate record for each labourer in his service.

2. There shall be entered in this record the name and sex of the labourer, the identification marks, the name of the tribe, the place and date of recruiting, the name of the recruiter, the name of the vessel, and the duration and conditions of his engagement, as stipulated in the contract.

The days of absence from work on account of illness shall be entered by the employer in the record, and also any other days of absence.

ARTICLE 42.

Additional Periods of Work.

- 1. Time lost through absence without good cause shall be added to the term of the engagement.
- 2. A labourer may further be retained after his term of engagement expires as a punishment for breaches of discipline for which he has been duly sentenced. In such case, the additional period shall not exceed two months for each year of engagement.

ARTICLE 43.

Transfer of Engagements.

1. No transfer of a contract of engagement shall be permitted unless freely accepted by the labourer and authorized by the Resident Commissioner entitled to receive the notification of engagement, or by the person appointed for the purpose.

2. If the proposed transfer is between a British dependent or dependents on the one hand, and a French dependent or dependents on the other hand, the authority shall be jointly given by the two Resident Commis-

sioners.

ARTICLE 44.

Duties of Employers.

- 1. Employers and all persons in their employment exercising any kind of authority over their labourers must treat such labourers with kindness. They shall refrain from all violence towards them.
- 2. They must supply them with sufficient food, according to the custom of the country, including rice, at least once a day, as part of their meals.

The Resident Commissioners shall fix jointly the proportion of rice to be included in the diet of labourers.

3. Employers and all persons in their employment exercising any kind of authority over their labourers must further provide the labourers with adequate shelter, the necessary clothing, and medical care in case of illness.

ARTICLE 45.

Working Hours.

1. Labourers shall not be obliged to work except between sunrise and sunset.

They shall have daily, at the time of their midday meal, at least one clear hour of rest.

3. Except for domestic duties and the care of animals, labourers shall not be obliged to work on Sundays.

ARTICLE 46.

Payment of Wages.

1. Wages shall be paid exclusively in cash.

2. Payment shall be made either before a person appointed for the purpose by the Resident Commissioner entitled to receive the notification of engagement, or, failing this, in the presence of two non-native witnesses, who shall certify the payment in the record above referred to by affixing their signatures by the side of that of the employer.

3. When it is obviously impossible for an employer to make use of this method of verification, he shall himself be authorized by the competent Resident Commissioner, or by the person appointed for the purpose, to enter the pay-

ment of the wages in the record.

4. Whenever the record does not show the rate of wages agreed upon at the time of the engagement, the rate shall be taken to be 10s. a month, and the employer shall not be allowed to produce evidence to show that a lower rate had been agreed upon.

ARTICLE 47. Deferred Pay.

1. Part of the wages may be deposited by the employers with the Resident Commissioner entitled to receive the notification of engagement, or the person appointed for the purpose, to be paid subsequently to the labourer on demand, either during the term of engagement or at the expiration of such term.

The free consent of the labourer must be given before any part of his wages can be so

dealt with.

The Resident Commissioner or the person appointed for the purpose may at any time order the retention and deposit of part of a labourer's wages.

'ARTICLE 48. Disciplinary Punishments.

Any labourer who has given his employer just cause of complaint in respect of his conduct or work may, at the instance of his employer, be punished by the Resident Commissioner concerned or his delegate, by the imposition of extra work, by a fine of from 10d. (tempence) to 1l., by prolongation of the term of engagement within the limits provided in Article 42, or by a disciplinary punishment of confinement for a period not exceeding one month.

ARTICLE 49.

Absence without Good Cause.

1. Any labourer who without permission leaves his employer shall be liable in like manner to one of the disciplinary punishments prescribed by the preceding Article, and shall be placed at his employer's disposal to finish

his term of engagement.

2. No one shall employ in his house or take on board any vessel a labourer who has left his employer without permission. Every breach of this provision shall be punishable by the penalties laid down in Article 56 of the present Convention.

ARTICLE 50. Death during Engagement.

In the event of the death of a labourer, the employer shall be subject to the same obligations as those imposed by Article 35 on masters of recruiting vessels.

ARTICLE 51. Repatriation.

1. Every labourer who has completed his term of engagement, and who has not entered into a fresh engagement under the conditions laid down in Article 40 of the present Convention, shall be returned to his home at the first convenient opportunity by and at the expense of the employer.

2. Such labourer shall be taken back to the actual place where he was recruited, or, if this is impossible, to the nearest place thereto from which the labourer can without danger rejoin

his tribe.

3. In the case of unjustifiable delay exceeding one month in returning a labourer, the Resident Commissioner concerned, or the person appointed for the purpose, shall provide, at the expense of the employer, for the return of the labourer to his home at the earliest opportunity.

4. In case of persistent ill-treatment of a labourer, the Resident Commissioner concerned shall have the right to cancel the contract and provide at the expense of the employer for the

return of the labourer to his home.

5. The Resident Commissioner concerned may in like manner cancel the contract and return a labourer to his home if the labourer did not freely consent to the engagement, or if he did not clearly understand and freely accept the terms of the engagement. In that case the expenses of returning him to his home shall be borne by the recruiter or employer.

ARTICLE 52.

Register of Repatriation.

1. The names of labourers returned to their homes shall be entered on a register kept by the master of the vessel conveying them, in a similar form to that prescribed by Article 32 for keeping the register of engagements.

2. The signature of the employer upon the register shall be proof that the labourer who is to be returned to his home has been handed

over to the master of the vessel.

3. The master shall enter in the register the date when the native so to be returned to his home was put on shore, and shall mention the

exact spot where he was landed.

4. The rules prescribed by Article 38 with regard to the submission and signature of the register of engagements shall be applicable to the register of repatriation.

ARTICLE 53.

Death during the Return Passage.

In the event of the death of a labourer occur-

ring during the return passage, the master of the vessel shall proceed as prescribed by Article 35.

ARTICLE 54.

Powers of Control and Inspection of Native Labour.—Administrative Measures to be taken in regard to the Estates of Native Labourers.

1. The High Commissioners, the Resident Commissioners, and the persons appointed by them for the purpose, shall have, with regard to their respective dependents, the right to conduct all enquiries which may be necessary to ensure, as far as the recruitment, engagement, and employment of native labourers are concerned, the carrying out of the present Convention.

Employers shall be bound, for this purpose, to comply with all orders for the production of labourers

- 2. A report shall be drawn up with regard to any irregularity or breach of the Convention or regulations which may be discovered, and shall be forwarded without delay to the competent authority. The report shall be print facie evidence of the facts stated therein.
- 3. Any complaint which a native under engagement may wish to make to the administrative authorities shall be addressed to the Resident Commissioner of the Power of which the employer is a dependent or to his delegate.
- With a view to the execution of the provisions of the Convention concerning the employment of native labour and of the regulations made for carrying such provisions into effect, each of the High Commissioners may appoint one or more inspectors of labour who shall supervise, under the authority of the Resident Commissioner, and in such manner as may be fixed by the High Commissioner, the employment of native labour, and shall for this purpose visit as frequently as possible the plantations or other properties belonging to dependents of the Powers to which such inspectors The inspectors shall receive and investigate all complaints of native labourers brought to their notice either verbally or in writing, and they shall furnish their respective Resident Commissioners with an account of their proceedings. After taking cognisance of these reports, the Resident Commissioners shall, where necessary, take the requisite steps to put an end to any irregularities or abuses notified.

Employers, and all persons in their employment, shall be required to furnish inspectors of labour with all information which they may require, and to assist them as far as may be necessary in the performance of their duties.

5. As regards the estates of native labourers recruited, engaged, or employed by the dependents of their respective Powers and the estates of native labourers who die while being repatriated after having been recruited, engaged, or employed by the dependents of their respective Powers, the Resident Commissioners or their delegates shall take such steps as may be necessary to ensure that arrears of salary, cash, securities, and all other effects belonging to the deceased shall be forwarded, with the least possible delay, to his relatives, or, if there are no known relatives, and in default of any provision in the code of native law provided for in Article 8 of the present Convention, to the persons indicated by the chief of the tribe to

which the deceased native belonged. If the deceased has no known family, and if the chief of the tribe fails to indicate any person, and in the absence of any provision in the code of native law, the money and the proceeds of the sale of the effects shall be paid into the joint treasury by the proper Resident Commissioner or by his delegate.

ARTICLE 55.

Short Engagements and Employment of Native Labourers without Contract.

1. Non-natives may employ natives without restriction, provided that they are not engaged for more than three months, with the option of renewal, and provided that they are not removed to an island more than 10 miles from the island of their tribe. The latter condition shall not be applicable in the case of natives employed on board ship.

2. They may, in any case, employ without restriction natives who are known to have served non-natives for at least five years, and who can easily make themselves understood in a European language or the vernacular in use

between non-natives and natives.

ARTICLE 56.

Penalties.

1. Any breach by non-natives of the provisions of the present Convention regarding the recruiting and engagement of native labourers shall be punishable by a fine of from 4s. to 20l. and by imprisonment of from one day to one month, or by either of the above penalties, except that, in the cases specified in paragraphs 5, 6, 7, and 9 of Article 31, the penalties fixed by those paragraphs shall be applicable.

2. Damages may also be awarded labourers for any injury suffered by them.

3. The Joint Court shall inflict the penalties

and assess the damages.

In cases of breaches of the provisions of the Convention relative to the engagement or recruitment of native labour, the Joint Court shall have power to order the immediate return to his home, at the expense of the recruiter or employer, of any native who has been irregularly recruited or engaged.

4. In the event of conviction on a serious charge, or for a second offence, the recruiting licence, as well as the right of engaging labourers, may be withdrawn for a period not exceeding two years by the Resident Commissioner of the Power of which the recruiter or

employer is a dependent.

ARMS, AMMUNITION, AND INTOXICA-TING LIQUORS.

ARTICLE 57.

Prohibition of the Sale of Arms and Ammunition to Natives.

1. Subject to the specific exceptions hereafter enumerated, no person shall, from the date when the present Convention comes into operation, sell or supply arms or ammunition in any manner or for whatsoever to the natives, as defined by Article 8 of the present Convention, in the New Hebrides, including the Banks and Torres Islands, or within the territorial waters of the Group.

2. The present prohibition shall not include shot guns, powder for sporting purposes and cartridges for use with shot guns. The High I

Commissioners or Resident Commissioners may, however, if circumstances require it, temporarily prohibit, by joint regulations, the sale to natives of breech-loading shot guns and of the powder and cartridges for such guns, either in the whole Group or in any particular island, group of islands, or district as they may think fit.

3. The present prohibition shall include rifles, revolvers, and other repeating weapons and the ammunition used for such arms, separate parts for the conversion of sporting guns into military weapons, ball cartridges, and all kinds of explosives, other than cartridges specially made for shot guns.

ARTICLE 58.

Exceptions.

- 1. The two Governments reserve to themselves the right to arm the natives who form part of the regular police forces.
- 2. If a non-native temporarily entrusts to a native employed by him, and solely for the purpose of that employment, prohibited arms or ammunition, it shall not be considered to constitute an offence against Article 57.

ARTICLE 59.

Prohibition of the Sale of Alcoholic Liquors to

1. No person shall, in the New Hebrides, including the Banks and Torres Islands, within the territorial waters of the Group, sell or supply alcoholic liquors to the natives as defined by Article 8 of the present Convention, in any manner or on any pretext whatsoever.

2. Alcoholic drugs or cordials employed in

case of disease or sickness are not included in

the present prohibition.

3. The present prohibition shall cover spirits, beer, wine, and generally all fermented and intoxicating liquors.

ARTICLE 60.

Report of Offences.

 Breaches of the provisions of Articles 57 and 59, respecting the prohibition of the supply of arms, ammunition, and alcoholic liquors to the natives, and of the regulations for carrying these Articles into effect, shall be reported by the officers and agents of the police force duly authorized for this purpose by the High Commissioners or Resident Commissioners jointly.

2. The official report drawn up in accordance with paragraph 1 shall be prima facie evidence before the competent authority of the facts

contained therein.

Any officer or agent of the police force, duly authorized for this purpose, who finds a native in possession of a prohibited weapon, or in a state of intoxication in a public place, shall arrest him, and, after enquiry into the circumstances of the offence, shall draw up an official report for the information of the High Commissioners or Resident Commissioners.

If the offence is proved, the native shall be punished by the Resident Commissioner having authority over the member of the police force making the arrest, or by the person appointed for the purpose, and the non-native suspected of complicity shall be prosecuted before the

Joint Court.

Nevertheless, a native found in possession of

a prohibited weapon or in a state of intoxication in a public place during a term of engagement shall only be punished by the Resident Commissioner of the Power of which the employer is a dependent, after enquiry made by an officer or agent of the police force of that Power.

4. Members of the police force shall not enter the house or premises of a non-native without his consent, except as provided by the rules of procedure issued by the Joint Court, or the regulations issued by the authority having jurisdiction over him.

Search-warrants, when considered necessary in the case of a non-native, shall be issued by the Judge of the country of which such nonnative is a dependent.

ARTICLE 61. Penalties.

- 1. Any breach by non-natives of Articles 57, 59, and 60 shall be punishable by a fine of from 4s. to 20l. and imprisonment ranging from one day to one month, or by either of these penalties.
- 2. The Joint Court shall inflict the penalties, and may further order the forfeiture of the arms, ammunition, or intoxicating liquors, and shall decide as to their disposal or destruction.

ARTICLE 62.

Establishment of Municipalities.

- 1. Municipalities may be established in the Group, on the application of the non-native inhabitants.
- 2. Applications for the establishment of municipalities shall be addressed to one or other of the High Commissioners or Resident Commissioners, who shall communicate such requests to one another, and determine jointly what action shall be taken thereon.
- 3. Subject to the provisions of paragraph 4 below, applications made by a group of thirty inhabitants shall be complied with, if such group forms the majority of the non-native adult inhabitants residing within a radius of 10 miles of the intended headquarters of the proposed municipality.
- 4. The establishment of a municipality for which application has been made as above shall only become definitive if, within a period of one year from the day on which the provisional establishment took place, the municipal council has furnished proofs that it has the necessary resources at its disposal to secure the normal working of the municipality.

ARTICLE 63.

Councils.

- 1. Every municipality shall be administered by a Council consisting of not less than four, and not more than eight members.
- 2. The Council shall elect a Chairman and a Deputy-Chairman from its members.
 - Councillors shall hold office for four years.

ARTICLE 64.

Elections.

1. Non-natives of either sex and any nationality, who have completed their twentyfirst year and have resided for six months at least in the district, shall be entitled to vote, with the exception of those who have served a sentence of more than three months' imprison-

- 2. Voters of either sex who have completed their twenty-fifth year shall be eligible for
- 3. The first elections shall take place within three months of the establishment of a municipality.
- 4. The elections shall take place under the supervision of two persons respectively appointed by the two Resident Commissioners.

ARTICLE 65.

Functions of the Councils.

The Councils shall pass the annual municipal budget, vote the necessary local taxation, initiate and carry out municipal works, decide upon the establishment of schools and charitable institutions, and, in general, take all measures necessary for the welfare of the local community.

ARTICLE 66.

Official Gazette.

The two Resident Commissioners shall, as soon as possible, cause to be published in the Group an "Official Gazette" in French and English in which shall be published all official acts and documents concerning the joint services.

ARTICLE 67.

Regulations.

The High Commissioners or the Resident Commissioners shall prescribe jointly the regulations for carrying out the provisions of Articles 62 to 65.

FINAL PROVISION.

ARTICLE 68.

Duration of the Convention.

The provisions laid down by the present Convention shall remain in force until new provisions are substituted in virtue of an agreement between the Signatory Powers.

In witness whereof the undersigned Delegates have drawn up and signed the present Protocol, to be substituted for the Protocol signed at London the 27th February, 1906.

Done in duplicate, at London, the 6th

August, 1914.

EMMOTT.

R. A. C. SPERLING.

E. PICANON.

F. TESSERON.

At the Court at Buckingham Palace, the 20th day of *June*, 1922.

PRESENT.

The KING's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Union of Benefices Act, 1919, duly prepared, and laid before His Majesty in Council, a Scheme, bearing date the 11th day of May, 1922, in the words and figures following, that is to say :-

"We, the Ecclesiastical Commissioners for England, acting in pursuance of the Union of Benefices Act, 1919, have prepared, and now humbly lay before Your Majesty in Council,

the following Scheme for effecting the union of two neighbouring Benefices, that is to say the Benefice (being a Rectory) of Great Fransham, and the Benefice (being a Rectory) of Little Fransham, both of which Benefices are situate in the County of Norfolk and in the Diocese

of Norwich:
"Whereas Commissioners appointed at our request by the Right Reverend Bertram, Bishop of Norwich, pursuant to the provisions of the said Union of Benefices Act, 1919, to inquire into and report upon the union of the said two Benefices of Great Fransham and Little Fransham duly made their Report to the said Bishop of Norwich and therein recommended the union of the said two Benefices and the terms for effecting the union, and the said Bishop of Norwich signified in writing his ap-

proval of the said Report:

"And whereas we, the said Ecclesiastical Commissioners for England, have prepared this Scheme for the union of the said two Benefices, which Scheme is based upon the terms recommended in the said Report but with the assent of the said Bishop of Norwich embodies

certain modifications thereof:
"And whereas each of the said Benefices of Great Fransham and Little Fransham is now full, the Reverend James Amiraux Fletcher being the present Incumbent of the said Benefice of Great Fransham, and the Reverend Canon Granville Vincent Vickers Smith being the present Incumbent of the said Benefice of Little Fransham:

" Now, therefore, we, the said Ecclesiastical Commissioners for England, with the consent of the said Bertram, Bishop of Norwich, (in testimony whereof he has hereunto set his hand), do humbly recommend and propose to Your Majesty as follows, that is to say:

"1. That the said Benefice of Great Fransham and the said Benefice of Little Fransham shall be permanently united together and form one Benefice with cure of souls under the style of 'The United Benefice of Great Fransham with Little Fransham' but the Parishes of the said Benefices shall continue distinct in

all respects.

- "2. That if upon the day when any Order of Your Majesty in Council ratifying this Scheme shall be published in the London Gazette both of the said two Benefices shall be vacant the union of the same two Benefices shall take effect forthwith; and if one only of the said two Benefices shall be then vacant the said union shall take effect upon the next avoidance of the other of the said two Benefices; and if neither of the said two Benefices be then vacant the said union shall take effect upon the next avoidance of that one of the said two Benefices which shall last be avoided after the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this Scheme.
- "3. That upon the said union taking effect the Parsonage House at present belonging to the said Benefice of Great Fransham shall become and be the house of residence for the Incumbent of the United Benefice and so soon as conveniently may be the Parsonage House at present belonging to the said Benefice of Little Fransham and the site and appurtenances thereof and the grounds heretofore usually occupied and enjoyed therewith shall be sold and disposed of by us the said Ecclesiastical Commissioners at such time or times and in

such manner in all respects as to us shall seem expedient and that the net proceeds of such sale shall constitute and form part of the fund created by the 13th Section of the said Union

of Benefices Act, 1919.
"4. That after the said union has taken effect the course and succession in which the respective Patrons shall present or nominate to the United Benefice from time to time as the same shall become vacant shall be as follows. that is to say: - that in every series of three successive turns of presentation or nomination the turns shall belong to and be exercised by the respective Patrons in the following order, that is to say, that if both Benefices or the Benefice of Little Fransham only be vacant when the union takes effect the first turn in each such series shall belong to and be exercised by the Patrons of Little Fransham and and third turns the second Patrons of Great Fransham, but if the Benefice of Great Fransham only be then vacant, the first and third turns in each such series shall be exercised by the Patrons of Great Fransham and the second turn by the Patrons of Little Fransham.

" Provided always that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act, or of any other Act of Parliament.

And whereas drafts of the said Scheme have been published locally in the manner prescribed in the Statutory Rules made under the said Act and also transmitted in the manner so prescribed to the Patrons affected, together with a Notice in each case requiring any objections to such draft Scheme to be stated or transmitted in writing to the said Ecclesiastical Commissioners within the time prescribed in the same Rules:

And whereas certain objections have been so stated or transmitted to the said Ecclesiastical Commissioners within the time prescribed in the same Rules:

And whereas the said Ecclesiastical Commissioners after giving full consideration to objections have deemed right to make no alterations in such draft Scheme:

And whereas public notice of the certifica-tion to His Majesty in Council of the said Scheme and the consent thereto in writing of the Bishop of Norwich has been duly given in the manner and within the time prescribed in the Statutory Rules aforesaid:

And whereas no appeal has been made to His Majesty in Council within the period of one month after the date of the said public notice in accordance with the provisions of the said Act against the said Scheme, or any part thereof, by any person who has made objection as aforesaid to the said draft Scheme:

And whereas neither of the two Benefices affected by the said Scheme is situate in a City or Municipal Borough:

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 affirm the said Scheme, and to order that the two Benefices therein recommended to be united shall be united to the extent and for the purposes recommended in the said Scheme, and further to order and direct that the said Scheme and every part thereof shall be effectual in law

immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Act.

And 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 Norwich.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 20th day of June, 1922.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Union of Benefices Act, 1919, duly prepared, and laid before His Majesty in Council, a Scheme, bearing date the 11th day of May, 1922, in the words and figures follow-

ing, that is to say:—
"We, the Ecclesiastical Commissioners for England, acting in pursuance of the Union of Benefices Act, 1919, have prepared, and now humbly lay before Your Majesty in Council, the following Scheme for effecting the union of two neighbouring Benefices, that is to say, the Benefice (being a Rectory) of Carsington and the Benefice (being a Vicarage) of Wirksworth, both of which Benefices are situate in the County of Derby and in the Diocese of

"Whereas Commissioners appointed at our request by the Right Reverend Edwyn, Bishop of Southwell, pursuant to the provisions of the said Union of Benefices Act, 1919, to inquire into and report upon the union of the said two Benefices of Carsington and Wirksworth duly made their Report to the said Bishop of Southwell, and therein recommended the union of the said two Benefices and the terms for effecting the union, and the said Bishop of Southwell signified in writing his approval of the said \mathbf{Report} :

And whereas we, the said Ecclesiastical Commissioners for England, have prepared this Scheme for the union of the said two Benefices based upon the terms recommended in the said

Report:

- "And whereas each of the said Benefices of Carsington and Wirksworth is now full, the Reverend Herbert Ham being the present Incumbent thereof:
- "And whereas the said Herbert Ham has consented to become the first Incumbent of the United Benefice, if and when the union which is hereinafter recommended and proposed shall take effect:
- "And whereas the said Edwyn, Bishop of Southwell, is the Patron in right of his See of each of the said Benefices of Carsington and \mathbf{W} irksworth:
- "Now, therefore, we, the said Ecclesiastical Commissioners for England, with the consent of the said Edwyn, Bishop of Southwell, (in testimony whereof he has hereunto set his hand), do humbly recommend and propose to Your Majesty as follows, that is to say:-
- "1. That the said Benefice of Carsington and the said Benefice of Wirksworth shall be permanently united together and form one Benefice with cure of souls under the style of

'The United Benefice of Wirksworth with Carsington but the Parishes of the said Benefices shall continue distinct in all respects.

"2. That upon the day when any Order of Your Majesty in Council ratifying this Scheme shall be published in the London Gazette the union shall forthwith take effect, and the said Herbert Ham, if he is then Incumbent of the said Benefices of Carsington and Wirksworth shall be the first Incumbent of the United

"3. That upon the said union taking effect the Parsonage House at present belonging to the said Benefice of Wirksworth shall become and be the house of residence for the Incumbent of the United Benefice.

'Provided always that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act,

or of any other Act of Parliament."

And whereas drafts of the said Scheme have been published locally in the manner prescribed in the Statutory Rules made under the said Act and also transmitted in the manner so prescribed to the Patron affected, together with a Notice in each case requiring any objections to such draft Scheme to be stated or transmitted in writing to the said Ecclesiastical Commissioners within the time prescribed in the same Rules:

And whereas certain objections have been so stated or transmitted to the said Ecclesiastical Commissioners within the time prescribed in the same Rules:

And whereas the said Ecclesiastical Commissioners after giving full consideration to such objections have deemed right to make no alterations in such draft Scheme:

And whereas public notice of the certification to His Majesty in Council of the said Scheme and the consent thereto in writing of the Bishop of Southwell has been duly given in the manner and within the time prescribed in the Statutory Rules aforesaid:

And whereas no appeal has been made to His Majesty in Council within the period of one month after the date of the said public notice in accordance with the provisions of the said Act against the said Scheme, or any part thereof, by any person who has made objection as aforesaid to the said draft Scheme:

And whereas neither of the two Benefices affected by the said Scheme is situate in a City or Municipal Borough:

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 affirm the said Scheme and to order that the two Benefices therein recommended to be united shall be united to the extent and for the purposes recommended in the said Scheme, and further to order and direct that the said Scheme and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Act.

And 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 Southwell.

Almeric FitzRoy.

LIST of Tradesmen granted Warrants of Appointment to His Royal Highness the Prince of Wales, with authority to use His Royal Highness's Arms. These Warrants do not carry the right to fly the Prince of Wales's Standard, or to the use of the word "Royal."

. Name.			Description.		Address
Bryant and May Ltd. J. and J. Colman Ltd. Crossley Motors Ltd.			Match Manufacturers Mustard Manufacturers Motor Car Manufacturers		London Norwich Manchester
Everett and Company Gillette Safety Razor Lim Herbert Johnson	ited		Boot Polish Makers Safety Razor Makers Hatter		London London London
John Knight Ltd Lever Brothers Ltd.	•••	•••	Soap Makers Soap Makers		London Port Sunlight
W. G. Nixey Ltd James Pascall Ltd A. and F. Pears Ltd.	•••	•••	Black Lead Manufacturers Chocolate Makers and Confections Toilet Soap Makers		London London London
Reckitt & Sons Ltd. Vinolia Company Ltd. Whitbread and Company	Ltd.	•••	Blue, Stove and Metal Polish Make		London London London

LIONEL HALSEY,

Comptroller to His Royal Highness the Prince of Wales.

St. James's Palace, 23rd June, 1922.

Chancery of the Royal Victorian Order, Buckingham Palace, 21st June, 1922.

The KING has been graciously pleased to make the following appointment to the Royal Victorian Order:—

To be Knight Grand Cross.

General Sir George Wentworth Alexander Higginson, G.C.B.

> Crown Office, 23rd June, 1922.

MEMBER elected to serve in the present PARLIAMENT.

County of Oxford, Bambury Division.

Sir Rhys Williams, Baronet, K.C., D.S.O., re-elected on his acceptance of the office of Recorder of the City of Cardiff.

> Crown Office, 26th June, 1922.

The KING has been pleased, by Letters Patent under the Great Seal, to present the Rev. Spencer Bardsley Baron, B.A., to the Rectory of Nailstone with Barton-in-the-Beans, in the County of Leicester and Diccese of Peterborough; void by the death of the last Incumbent and in His Majesty's Gift in full right.

Foreign Office,

24th June, 1922.

In accordance with the general policy of His Majesty's Government to abolish obsolete Treaty instruments, formal notice was given to the United States Government on April 27th last by His Majesty's Ambassador at Washington, acting on instructions received from His Majesty's Principal Secretary of State for Foreign Affairs, of the decision of His Majesty's Government to denounce the Treaty between Great Britain and the United States of America for the Suppression of the African Slave Trade, signed at Washington, April 7th, 1862, the Additional Article, signed February 17th, 1863, and the Additional Convention, signed June 3rd, 1870.

- 2. This formal notice was received by the United States Government on April 29th, and its acceptance by that Government was notified to His Majesty's Ambassador on the 5th instant.
- 3. Provision being contained in Article XII of the Treaty for its cessation one year after the receipt of notice of denunciation, and the provisions of the Additional Article and Article VII of the Additional Convention giving them the same duration as the Treaty itself, the three Treaty instruments will accordingly cease and determine on April 29th, 1923.

Whitehall, 22nd June, 1922.

His Majesty The KING has been graciously pleased to award the Edward Medal to William Humphries, deputy at the South Kirkby Colliery, Yorkshire, and George Smith, overman at the same Colliery, in the following circumstances:—

On February 11th, 1922, a workman named Creighton, employed in a seam of the South Kirkby Colliery, Yorkshire, was completely buried by a fall of roof. Several miners who were at work near the spot came to the rescue, among them Humphries and Smith. The imprisoned man's head and shoulders were soon freed, but owing to the pressure of debris on the lower part of his body and legs it was impossible to pull him clear, while, so fast as earth was removed, more slipped down in its place. The rescue party placed sleepers across the body of the imprisoned man, thus preventing his being completely engulfed by the debris, and eventually a passage was made under the sleepers over Creighton's body, which was unhurt, with the exception of one foot, which was firmly pinned down by a large stone. The foot was eventually released and the man freed after eight and a half hours' work.

All the men who took part in the rescue were exposed to great risk for a prolonged period, and behaved with great gallantry and devotion to duty, but Humphries and Smith were unanimously selected by their comrades as having specially distinguished themselves.

APPOINTMENT OF STANDING FOR HACKNEY CARRIAGES CANCELLED.

By virtue of the Act 13 and 14 Victoria, chapter 7, intituled "An Act for Consolidating the Office of the Registrar of Metropolitan Public Carriages with the Office of Commissioners of Police of the Metropolis, and making other Provisions in regard to the Consolidated Offices."

I, William Thomas Francis Horwood, Commissioner of Police of the Metropolis, do hereby cancel the appointment of the Standing for four Hackney Carriages to commence four yards from the junction of Goldhawk and Stamford Brook Roads, and extend by the kerb of South Side of Stamford Brook Road as far as necessary in a westerly direction. Front of vehicles facing East.

W. T. F. Horwood,

The Commissioner of Police of the ...
Metropolis.

Metropolitan Police Office, New Scotland Yard, S.W. 1. 24th day of May, 1922.

Factory Department, Home Office, June 21, 1922.

The Chief Inspector of Factories has appointed Dr. R. L. Barker to be Certifying Surgeon under the Factory and Workshop Acts for the Knutsford District of the county of Chester.

Factory Department, Home Office, June 21, 1922.

The Chief Inspector of Factories has appointed Dr. G. L. Barker to be Certifying Surgeon under the Factory and Workshop Acts for the Cerrig-y-Druidion District of the county of Denbigh.

Factory Department, Home Office, June 22, 1922.

The Chief Inspector of Factories has appointed Dr W. B. Mcore to be Certifying Surgeon under the Factory and Workshop Acts for the Kilbirnie District of the county of Ayr.

Factory Department, Home Office, June 24, 1922.

The Chief Inspector of Factories has appointed Dr. J. Hale to be Certifying Surgeon under the Factory and Workshop Acts for the Cobham District of the county of Surrey.

UNEMPLOYMENT INSURANCE ACTS, 1920 to 1922.

REFERENCE TO THE HIGH COURT OF JUSTICE UNDER SECTION 10 (1) OF THE UNEMPLOYMENT INSURANCE ACT, 1920.

Pursuant to paragraph 6 of the Unemployment Insurance (Determination of Questions) Regulations, 1920, the Minister of Labour hereby gives notice of his intention to refer to the High Court for decision the following question that has arisen in applications made to him for his decision under Section 10 of the Unemployment Insurance Act, 1920, namely, whether the employment of a person as a

Maid in a Nursing Home of which a Doctor is the Proprietor

is or is not employment within the meaning of the Unemployment Insurance Act, 1920.

Under Rules 5 and 18 of the Rules of the Supreme Court for regulating appeals and references to the High Court under the Unemployment Insurance Act, 1920, Section 10, any person who claims to be affected by the decision to be given in the above-mentioned case may apply to the Judge for leave to intervene.

The case has been set down in the High Court, and will be heard on or about the 6th July, 1922.

In the event of any person desiring to intervene, all the necessary information and documents can be obtained by applying to the Solicitor to the Ministry of Labour, 3, Richmond Terrace, Whitehall, S.W. 1,

TRADE BOARDS ACTS, 1909 AND 1918.

THE LACE FINISHING TRADE BOARD.

MINIMUM RATES OF WAGES (AS VARIED) IN THE MACHINE-MADE LACE AND NET FINISHING TRADE. EFFECTIVE AS FROM 26th JUNE, 1922,*

except in the case of the General Minimum Time-Rates for Learners specified in Section II. of Part IV. of the Schedule below, which became effective as from 6th April, 1922.

* Should this date not correspond with the beginning of the period for which wages are paid by an employer who pays wages at intervals not exceeding seven days, the rates shall become effective as from the beginning of the next full pay period, but in no case later than 2nd July, 1922.

SCHEDULE.

PART I.

GENERAL MINIMUM PIECE-RATES.

For the following Processes in Machine-made Lace and Net Finishing, other than the Finishing of the Product of Plain Net Machines.

A.—LACE OTHER THAN WARP LACE.	•
1. DRAWING. (a) For one thread drawing Provided that in cases where there are not more than 12 tyes of the draw-thread to the inch (tyes on both sides of	64d. per gross yards.
the draw-thread be ng counted) the General Minimum Piece-Rate shall be (b) For two thread drawing (c) For three thread drawing (d) For drawing four or more threads Provided that in Maltese, Honiton, Clunies and similar classes of lace where there are laced out purl effects in the body of the pattern and where such lacers are of finer count than 80/2, the General Minimum Piece-Rate shall be for all such fine threads	51d. per gross yards. 81d. per gross yards. 101d. per gross yards. 3d. per thread per gross yards. 31d. per thread per gross yards.
2. ROVING.	B1004 Ju164
(a) For one Rover, or for two Rovers which come out together (b) For each Rover subsequent to the first, or to the first two which come out together When drawing is done, all Rovers lying with the Drawthreads if removed, whether according to instructions or not, to be paid for at the above General Minimum Piece-Rates. The expression "Rover" includes "Drop-thread."	14d. per gross yards. §d. per thread per gross yards.
3. RIPPING AND ROVING.	
(a) For Ripping and one Rover (b) For Ripping and two Rovers	1gd. per gross yards. 2gd. per gross yards.
4. CLIPPING OTHER THAN FRAME CLIPPING.	
(a) For Lace up to and including 8 inches wide (b) For Lace over 8 inches and under 12 inches wide (c) For Lace over 12 inches and under 18 inches wide (d) For Lace of 18 inches wide and over Two cuts shall count	25d. per 1,000 clips. 3d. per 1,000 clips. 33d. per 1,000 clips.
as one clip	4d. per 1,000 clips.
5. SCOLLOPING, OR CUTTING AND SCOLLOPING, SCOLLOPING.	OR RIPPING AND
 Scolloping other than Scolloping which involves more than four cuts to the Scollop:— (a) For Ripping and Scolloping in cases where there are no parting or purl threads, and where the scollop is single (b) For Cutting and Scolloping Crossband Laces (c) For Cutting and Scolloping Laces stiff dressed (d) For Scolloping Lace of 40 inches and over to the double lack 	1½d. per dozen yards. 2d. per dozen yards. 2½d. per dozen yards. 2d. per dozen yards.

(e) For Scolloping Lace of 24 inches to 40 inches to the double rack	2½d. per dozen yards.
(f) For Scolloping Lace finer than 24 inches to the double	31d. per dozen yards.
 (a) For Lace of 40 inches and over to the double rack (b) For Lace of 24 inches to 40 inches to the double rack (c) For Lace finer than 24 inches to the double rack 	2 d. per dozen yards. 3 d. per dozen yards. 4 d. per dozen yards.
 In the application of the above General Minimum Piece-Rates for Scolloping the following provisions shall apply:— (1) The General Minimum Piece-Rates shall not apply to any scollop more than 1 inch deep from purl edge to the dip of the scollep. (2) Where the lace has 72 or more scollops to the yard the 	
above General Minimum Piece-Rates for ordinary scolloping shall be increased by	ad. per dozen yards.
(5) Where one cut clears two edges it shall count as one scollop.	
The above General Minimum Piece-Rates for Scolloping include the necessary work of Drawing, up to and including two	
thread drawing. A third thread shall be paid for extra at	1d per dozen yards.
6. CUTTING. (a) For cutting lace up to 50 inches to the double rack (b) For cutting lace over 50 inches to the double rack	2¾d. for 60 yards. 2¼d. for 60 yards.
7. STRAIGHT SNICKING OR SLOTTING. (2) For slots up to and including 1 inch in width (inside	
measurement)	4½d per 1,000 slots.
(inside measurement)	5 gd. per 1,000 slots.
B.—LACE WHICH IS THE PRODUCT OF WAR	RP MACHINES.
1. DRAWING. (a) BAR WARPS:— (1) For widths not exceeding 1½ inches	1 d. per thread for 12
(2) For widths exceeding 11 inches:— (i) One thread drawing	breadths of 12 yards.
(ii) For drawing two or more threads	breadths of 12 yards. 1 d. per thread for 12
(b) STRING WARPS:—	breadths of 12 yards.
(1) Up to and including 16 gauge:— (i) For widths not exceeding 7 inches	17d. per thread for 12
(ii) For widths exceeding 7 inches	breadths of 12 yards. 2d. per thread for 12
(2) Over 16 gauge—all widths	breadths of 12 yards. 24d. per thread for 12
2. PLAIN CUTTING.	breadths of 12 yards.
(a) BAR WARPS	1½d. per 12 breadths of
	 1½d. per 12 breadths of 12 yards. 1½d. per 12 breadths of
(a) BAR WARPS	12 yards.
(a) BAR WARPS	12 yards. 11d. per 12 breadths of 12 yards. 11d. per 12 breadths of 12 yards. teneral Minimum Piece-
(a) BAR WARPS (b) STRING WARPS :— (1) Up to and including 16 gauge	12 yards. 11d. per 12 breadths of 12 yards. 11d. per 12 breadths of 12 yards. teneral Minimum Piece-
(a) BAR WARPS	12 yards. 11d. per 12 breadths of 12 yards. 15d. per 12 breadths of 12 yards. eneral Minimum Piece-object to the addition of ES.
(a) BAR WARPS	12 yards. 11d. per 12 breadths of 12 yards. 15d. per 12 breadths of 12 yards. eneral Minimum Piece-object to the addition of ES.
(a) BAR WARPS	12 yards. 11d. per 12 breadths of 12 yards. 15d. per 12 breadths of 12 yards. eneral Minimum Piece-object to the addition of ES.

(b) Hair Nets of over 12½ inches but under 18 inches, with 48 holes or less ...

All sizes of 18 inches and over, with 50 holes or less (d) For every 8 holes additional to those above specified

11d. per gross nets. 1s. 1 d. per gross nets. ad. per gross nets.

B.—HAIR NETS WHICH ARE THE PRODUCT OF LEVERS OR PLAIN NET MACHINES:-

The General Minimum Piece-Rates for Threading Hair Nets which are the Product of Levers or Plain Net Machines shall be higher by 25 per cent. than the General Minimum Piece-Rates for threading Hair Nets which are the Product of Warp Machines as specified in A. above.

2. CARDING HAIR NETS (whether the product of plain net machines or not).

17d. per gross nets.

The above General Minimum Piece-Rate shall apply also to bundling in dozens without cards.

When Threading and Carding are done at the same time the General Minimum Piece-Rate shall be the sum of the respective General Minimum Piece-Rates specified in this part of

3. TICKETING HAIR NETS (whether the product of plain net machines or not).

For all Ticketing done at the same time as Threading 1d. per gross nets.

PART III.

Notwithstanding anything hereinbefore contained, the application of the General Minimum Piece-Rates set out in Parts I and II of this Schedule are subject to the following conditions:—

SECTION I.—

The General Minimum Piece-Rates shall not apply in any case where special difficulty is caused by bad cotton, making or dressing. In all such cases each piece-rate paid must be such as would yield, in the circumstances of the case, to an ORDINARY worker at least the equivalent of the appropriate General Minimum Time-Rate.

SECTION II.~

Workers who fetch their own work from the Warehouse, and do not receive it through a Middlewoman or Middleman, shall be entitled to a Minimum Rate not less than 15 per cent. above that otherwise payable.

SECTION III .-

The General Minimum Piece-Rates set out above apply to the actual workers and not to Middlewomen or Middlemen; the practice of good employers is to pay Middlewomen or Middlemen in addition to such Rates a commission of 25 per cent.

NOTE.—As regards all work for which no General Minimum Piece-Rates have been made effective, each piece-rate paid by the employer must be such as would yield, in the circumstances of the case, to an ORDINARY worker at least the equivalent of the appropriate General Minimum Time-Rate.

PART IV.

GENERAL MINIMUM TIME-RATES.

For the Trade of Machine Made Lace and Net Finishing, including the Finishing of those Hair Nets, Veilings and Quillings which are the Product of Plain Net Machines, but excluding the Finishing of all other Products of Plain Net Machines.

SECTION I.-

WORKERS (other than Learners, as specified in Section II of of this Part of this Schedule) ... 61d. per hour.

- (a) In the case of workers who fetch their own work from the Warehouse and do not receive it through a Middlewoman or Middleman the General Minimum Time-Rate shall be 71d.
- (b) In the case of workers entering the trade for the first time after the age of 18, the General Minimum Time Rate applicable during the first six months of their employment shall be 3d. per hour, and thereafter the General Minimum Time-Rate applicable shall be the appropriate General Minimum Time-Rate for workers other than Learners.

SECTION II-

GENERAL MINIMUM TIME-RATES FOR LEARNERS AS DEFINED IN, AND WHO COMPLY WITH THE CONDITIONS SPECIFIED IN, PART V OF THIS SCHEDULE.

(1) LEARNERS NOT WORKING ON FRAME CLIPPING:-

								Learne	ers Co	mmen	cing a	t	
					Under 15 years of age.		15 and under 16 years of age.		16 and under 17 years of age.		17 and under 1 years of age.		
During	lst 6	months of	employment	•••	•••	s. 8	week. d. 0	Per s.	week. d. 0	Per s	week.	Per v	week. d. 0
,,	2nd	,,	"	•••		9	0	10	0	12	0	16	0
1)	3rd	,,	**	••-	•••	10	0	12	0	16	0	-	-
,,	4th	29	1)		•••	12	0	14	0	20	0	i –	-
"	5th	,,	>>	•••	•••	14	0	17	0	-	-	-	-
,,	6th	,,	,,	•••	•••	16	0	20	0	_	-	-	-
,,	7th	"	,,	•••	••••	18	0	-	-	_	-		_
,,	8th	22	22	•••		20	0	-	_	_	-	_	_

(2) LEARNERS WORKING ON FRAME CLIPPING :-

					Learn	ers Co	mmen	cing at						
						Under 15 years of age.		15 and under 16 years of age.		16 and under 17 years of age.		17 and under 18 years of age.		
During	lst 6 months of 2nd ,, 2nd year	service	•••		•••	Per s. 8 9 12	week. d. 0 0	Per s. 9 12 16	week. d. 0 0	Per s. 10 14 19	week. d. 0 0	s. 10	week. d. 0 0	

The General Minimum Time-Rates for Learners are weekly rates based on a week of 48 hours and are subject to a proportionate increase or decrease according as the number of hours of employment in any week is more or less than 48.

In reckoning the period of employment for the purpose of determining the General Minimum Time-Rate applicable to a Learner, previous experience in any section of the trade covered by this Notice must be included except (1) that experience in finishing Hair Nets shall be included only in cases where the worker is employed in that section of the trade, and (2) in the Hair Net section of the trade no experience except in finishing Hair Nets shall be included.

It shall be optional to the employer to place the Learner on piece-rates during this period of learnership.

PART V.

For the purpose of this Notice:-

- I. LEARNERS not working on frame clipping are persons who:-
 - (a) Are definitely and effectively employed in the practical learning of the trade and have not been definitely employed in learning the trade more than four years;
 - (b) Are under 18 years of age;
 - (c) Are working in a warehouse and regularly engaged upon work other than Clipping Scolloping, Drawing or Roving. Provided that, for the purposes of this Notice, the expression "Drawing" shall not include Warp Drawing during the first twelve months of a Learner's employment, if the Trade Board are satisfied that there is an intention to afford the worker reasonable facilities subsequently to learn other processes;
 - (d) Hold a certificate from the Trade Board issued on an application made at the commencement of the employment or within such period thereafter as the Trade Board may in any case or class of cases allow. Provided always, that in granting or withholding such certificate the Trade Board may take into consideration whether, having regard to the number of Learners employed in any factory or workshop or under any journeyman or worker, the Learner proposed to be certificated has a reasonable prospect

of receiving due instruction. Provided also that any certificate may be withdrawn if the Trade Board consider that the conditions of employment have ceased to be such as would have originally justified the grant thereof.

- II. LEARNERS working on frame clipping are persons who:-
 - (a) Are definitely and effectively employed in the practical learning of this branch of the trade and have not been definitely employed more than two years;
 - (b) Are under 18 years of age;
 - (c) Are working on frame clipping in either a warehouse or a workshop;
 - (d) Hold a certificate from the Trade Board issued on an application made at the commencement of the employment or within such period thereafter as the Trade Board may in any case or class of cases allow. Provided always that in granting or withholding such certificate the Trade Board may take into consideration whether, having regard to the number of Learners employed in any factory or workshop or under any journeyman or worker, the Learner proposed to be certificated has a reasonable prospect of receiving due instruction. Provided also that any certificate may be withdrawn if the Trade Board consider that the conditions of employment have ceased to be such as would have originally justified the grant thereof.

PART VI.

The above minimum rate of wages must be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments or deductions authorised by any Act to be made from wages in respect of contributions to any superannuation or other provident fund.

Signed by Order of the Trade Board and in pursuance of Orders of the Minister of Labour dated 27th March, 1922, and 15th June, 1922, confirming the minimum rates of wages as varied by the Trade Board and set out above.

This Twenty-second day of June, 1922.

F. POPPLEWELL,

Secretury.

Office of Trade Boards, 7-11, Old Bailey, London, E.C. 4.

TRADE BOARDS ACTS, 1906 AND 1918.

DRESSMAKING AND WOMEN'S LIGHT CLOTHING TRADE BOARD (SCOTLAND).

MINIMUM RATES OF WAGES (AS VARIED) FOR FEMALE WORKERS. EFFECTIVE AS FROM 26TH JUNE, 1922.*

* Should this date not correspond with the beginning of the period for which wages are paid by an employer who pays wages at intervals not exceeding seven days, the rates shall become effective as from the beginning of the next full-pay period, but in any case not later than 2nd July, 1922.

Trade. GENERAL MINIMUM TIME-RATES. Per hour. Per hour.	
DODICE COLUMN CONTEST OF DEALERS THAT THE PARTY OF THE PA	
BODICE, COAT, SKIRT, GOWN OR BLOUSE HANDS (as d. d.	
defined in Section I of Part I of the Schedule below) 91 82	
ALL OTHER FEMALE WORKERS (except Learners and	
Homeworkers) 7½ 7	
HOMEWORKERS (as defined in Section III of Part IV of the	
Schedule below) 7½ 7	
LEARNERS employed under conditions laid down by the Trade	
Board. (See Section III of Part I of the Schedule below).	
PIECE-WORK BASIS TIME-RATES:	
BODICE, COAT, SKIRT, GOWN or BLOUSE HANDS (as	
defined in Section I of Part I of the Schedule below) 101 91 ALL OTHER FEMALE WORKERS (except Homeworkers) 81 8	
HOMEWORKERS (as defined in Section III of Part IV of the	
Schedule below $8\frac{1}{3}$ 8	
(B.) FEMALE WORKERS in the WHOLESALE MANUFAC.	
TURING and ALL other Branches of the Trade except the	
Retail Branch. Per hour.	
GENERAL MINIMUM TIME-RATES: d.	
FEMALE WORKERS (other than Learners and Homeworkers) 7½	
HOMEWORKERS (as defined in Section III of Part IV of the	
Schedule below) 7½	
LEARNERS employed under conditions laid down by the Trade	
Board. (See Section II of Part II of the Schedule below.)	

(B.) FEMALE WORKERS in the WHOLESALE MANUFAC- TURING and ALL other Branches of the Trade except the	
Retail Branch—Continued. PIECE-WORK BASIS TIME-RATES:	Per hour.
ALL FEMALE WORKERS (other than Homeworkers) HOMEWORKERS (as defined in Section III of Part IV of the	d. 8 <u>1</u>
Schedule below)	8 <u>1</u>
(C.) OVERTIME RATES (for ALL FEMALE WORKERS). (See Part III of the Schedule below.) The rates in full as legally enforceable are set out in detail in the Schedule	below.

SCHEDULE.

PART I.

GENERAL MINIMUM TIME-RATES AND PIECE-WORK BASIS TIME-RATES FOR FEMALE WORKERS IN THE RETAIL BRANCH OF THE TRADE (AS DEFINED IN SECTION IV OF PART IV OF THIS SCHEDULE).

A.—GENERAL MINIMUM TIME-RATES.

A.—GENERAL MINIM	OM TIME-R	ates.				
SECTION I.						4 70 *
BODICE, COAT, SKI	RT GOWN	OR BLO	TISE HA	NDS that -	Area A.*	Area B.*
is, WORKERS of 20 ye (a) have completed find improvers in the have had not letthe RETAIL B (b) take BODICES, direct from the is employed an vision (irrespect)	ears of age and our years as L ne RETAIL Best han 2 years ANCH of the COATS, SKI fitter in an education of the coats.	over, where EARNEH CRANCH IS SUBSEQUENT OF TRAD CONTROL OF TRAD CONTROL OF THE CO	o:— S, apprent of the TE uent empl E, and WNS or ent in wh shout with	cices and/or LADE and loyment in BLOUSES ich a fitter cout super-	Per hour. d.	Per hour. d.
by the fitter or	workroom fore	man or fo	rewoman)		91	8 1
SECTION II. All other FEMALE RETAIL BRANCH of (a) WORKERS oth (b) HOMEWORKE	the TRADE:- er than HOMI			RS) in the	7½ 7½	7 7
(0) 110111111111111111111111111111111111			•••	•••	'2	•
SECTION III. LEARNERS (as defin SCHEDULE and stated):— During 1st year of	who comply	with the	condition	ns therein	112	14
" 2nd	,, ,,	,,	,,	"	3	1 1 2 1 4
,, 3rd	,, ,,	"	,,	"	41/3	4
•••	" "	. "	,,	,,	64	5½
(a) The advances to 12 months' emp (b) A Learner shall applicable to W the Retail Bran (c) A Learner's Cerwhom it is desi Learner's Certific therefor, which conditions of L complied with, B.—PIECE-WORK	loyment in the cease to be a I orkers other the choice of the trade tificate must be red to employ icate has been ack earnership laid the minimum r	Retail Browner and Learner and Learner and Learner at the sobtained, nowledged down is the payab	ranch of the description of the for to the special low or applicated and is an Section le is that if	te trade. led to the Ge e completion Trade Board for rates fixe tion has been still under ce II of Part	oneral Minimum of 4 years' em in respect of end of for Learners of made to the 'consideration, and IV of this Souther than Lear	n Time-Rate ployment in very Workers. Unless a Frade Board of the other chedule are ners.
D'—TIEOE-MOUV	DVOID IIII	TA-TOLY T TO	J.		Area A.	Area B.
					Per hour.	Per hour.

B.—PIECE-WORK BASIS TIME-RATES.	Area A.	Area B.
(i) Female Workers of the class specified in Section I of Part I (A) of this Schedule	10 1	Per hour. d. 9½
the Trade:— (a) Workers other than Homeworkers (b) Homeworkers (iii) IN THE CASE OF ALL WORKERS EMPLOYED ON PIECE-RATE PAID MUST BE SUCH AS WOULD YIELD STANCES OF THE CASE TO AN ORDINARY WORKER ORDINARY SKILL AND EXPERIENCE IN THE CLUESTION, NOT LESS THAN THE PIECE-WORK APPROPRIATE TO THE CLASS.	PIECE-WOI LD IN THE , i.e., A WO ASS OF	CIRCUM- DRKER OF WORK IN

PART II.

GENERAL MINIMUM TIME-RATES AND PIECE-WORK BASIS TIME-RATES FOR FEMALE WORKERS IN THE WHOLESALE MANUFACTURING AND ALL OTHER BRANCHES OF THE TRADE EXCEPT THE RETAIL BRANCH.

A.—GENERAL MINIMUM TIME-RATES.

SECTION I.

WORKERS (other than LEARNERS as defined in Section II of Part IV of this Schedule):—
Per hour.

	TTF 7 .1 .1	TT								Q.
	Workers other than		70FK	ers	•••	•••	•••	***	•••	7 5
(b)	Homeworkers	•••	•••		•••		•••	•••	•••	7 2

SECTION II.

LEARNERS (as defined in Section II of Part IV of this Schedule, who comply with the conditions therein stated):—

							Learners commencing at						
							14 and under 15 years of age.	15 and under 16 years of age.	16 years of age				
							Column I.	Column II.	Column III.				
During		six mont Wholesal other Bra	e Manu inches of	facturing the T	g and	all	Per hour. d. 1½	Per hour. d. $1\frac{1}{2}$	Per hour. d. 2				
23 21 22 22 23 23 23 23	2nd 3rd 4:h 5th 6:h 7:h 8t':	the Retai	l Branch	 22 23 23 23 23 23 23 23 23		•••	21 3 3 2 4 1 5 1 6 6 2 4	213 3123 434 534 634 —————————————————————————————————	3 4 4 6 4 - - - -				

(a) The General Minimum Time-Rate for Learners under 14 years of age is $1\frac{1}{2}$ d. per hour, and from the age of 14 years they are entitled to the amounts shown in Column I of the table set out in this section as if they had commenced at 14.

(b) A Learner shall cease to be a Learner and be entitled to the full General Minimum Time-Rate applicable to her under Section I of this part of this Schedule upon the fulfilment of the following conditions:—

Age of Entering upon Employment.

Under 15 years of age The completion of not less than three years' employment

AND the attainment of the age of 18 years.

15 and under 16 years of age The completion of not less than two years' employment

AND the attainment of the age of 18 years.

16 years of age and over The completion of two years' employment.

(c) No Female Learner shall be entitled to the full General Minimum Time-Rate applicable to workers other than Learners under Section I of this Part of this Schedule until she has attained the age of 18 years, notwithstanding any employment she may have had. Provided that, in determining the age of entry and the length of employment all service prior to the age of 14 shall be disregarded.

(d) A Learner's Certificate must be applied for to the Trade Board in respect of every Worker whom it is desired to employ at the special lower rates fixed for Learners. Unless a Learner's Certificate has been obtained, or application has been made to the Trade Board therefor, which has been acknowledged and is still under consideration, and the other conditions of Learnership laid down in Section II of Part IV of this Schedule are complied with, the minimum rate payable is that for Workers other than Learners.

BPIECE-WORK BASIS	TIME-RATES.					- `	d.
(i) Workers other than Hom	eworkers	•••	•••	•••	•••	•••	8 1
(ii) Homeworkers	•••	•••	•••	•••	•••	•••	8 1

(iii) In the case of ALL Workers employed on Piece-Work, each Piece-Rate paid must be such as would yield, in the circumstances of case, to an ORDINARY WORKER, i.e., a worker of ordinary skill and experience in the class of work in question, not less than the Piece-Work Basis Time-Rate appropriate to the class.

PART III.

OVERTIME RATES FOR FEMALE WORKERS IN ALL BRANCHES OF THE TRADE. (ALL AGES.)

SECTION I.—In accordance with Section 3 (1) (c) of the Trade Boards Act, 1918, the Trade Board HAVE DECLARED THE NORMAL NUMBER OF HOURS OF WORK IN THE TRIADE to be as follows:—

In any week 46
On any day (other than Saturday) ... 81
On Saturdays 4

Provided that any other day (not being Sunday) may be substituted by an employer for Saturday as the weekly short day, and in such case, the normal number of hours of work on such substituted day shall be 4, and the normal number of hours on Saturday shall be 8½.

Provided also that all hours worked by a worker on Sundays and on Customary Public and Statutory Holidays shall be regarded as overtime to which the Overtime Rates shall apply.

SECTION II.—The Minimum Rates for Overtime in respect of hours worked by a worker WHETHER ENGAGED ON TIME-WORK OR ON PIECE-WORK, in excess of the declared normal number of hours, shall be as follows:—

- (1) For the FIRST TWO HOURS' Overtime on any day, except Saturdays (or the weekly short day substituted therefor), Sundays and Customary Public and Statutory Holidays, the Overtime Rate shall be Oneand-a-Quarter times the minimum rate otherwise applicable, i.e., TIME-AND-A-QUARTER.
- (2) For Overtime AFTER THE FIRST TWO HOURS of Overtime on any day except Sundays and Customary Public and Statutory Holidays, and for all Overtime on Saturdays (or the weekly short day substituted therefor), the Overtime Rate shall be One-and-a-Half times the minimum rate otherwise applicable, i.e., TIME-AND-A-HALF.
- (3) For all time worked on SUNDAYS AND CUSTOMARY PUBLIC AND STATUTORY HOLIDAYS, the Overtime Rate shall be twice the minimum rate otherwise applicable, i.e., DOUBLE-TIME.
- (4) For all hours worked in any week in excess of 46, the Overtime Rate shall be TIME-AND-A-QUARTER, except in so far as the higher Overtime Rates are payable under the provisions of paragraphs 2 and 3 of this Section. The Overtime Rate shall be payable where on any day (not being a Sunday or a Customary Public or Statutory Holiday) the number of hours worked exceeds 8½, or in the case of Saturday (or the weekly short day substituted therefor) exceeds 4, notwithstanding that the number of hours worked in the week does not exceed 46. Provided—
- (a) That where it is the established practice of an employer only to require attendance on 5 days a week, the Overtime Rate shall only be payable on such days after 9½ hours have been worked.
 - (b) That where it is the established prac-

tice of an employer to require attendance only on alternate Saturdays, the Cvertime Rates shall only be payable in the week in which attendance on Saturday is required after 50 hours have been worked.

(c) That where it is the established practice of an employer to require affendance on Sunday instead of Saturday, the Minimum Rates for Overtime as set out above shall apply in like manner as if in the provisions of this Notice as to Overtime the word "Saturday" were substituted for "Sunday" and the word "Sunday" for "Saturday."

Note.—The hours which Female Workers, Young Persons and Children are allowed to work are subject to the provisions of the Factory and Workshop Acts and of the Employment of Women, Young Persons and Children Act, 1920.

PART IV.

GENERAL.

Section I.—The Minimum Rates of Wages set out under the respective Areas A and B in Part I of this Schedule apply as follows:—

Area A.—(a) To all Royal, Parliamentary and Police Burghs which had according to the most recent Census a population over 12,000; and (b) to the following Special Lighting Districts, the boundaries of which have been defined, viz.:—Bellshill and Mossend, Blantyre, Cambuslang, and Larkhall, all in the County of Lanark, and Vale of Leven, in the County of Dumbarton.

Area B.—To the whole of Scotland other than Area A.

Section II.—A Female Learner is a worker who:—

- (a) Is employed by an employer who provides such Learner with reasonable facilities for practically and efficiently learning one of the branches of trade as carried on by the employer or the various processes involved in the making of any of the articles specified in the definition of the trade referred to in Part V of the Schedule to this Notice; and
- (b) Has received a certificate or has been registered in accordance with rules from time to time laid down by the Trade Board, and held subject to compliance with the conditions contained in this Section, or has made an application for such certificate or registration which has been duly acknowledged and is still under consideration. Provided that the certification or registration of a Learner may be cancelled if the other conditions of Learnership are not complied with.

Provided that an employer may employ a Female Learner on her first employment without a certificate or registration for a probation period not exceeding four weeks, but in the event of such Learner being continued thereafter at her employment, the probation period shall be included in her period of Learnership.

Provided that, notwithstanding compliance with the conditions contained in this Section, a person shall not be deemed to be a Learner if she works in a room used for dwelling purposes and is not in the employment of her parent or guardian.

No. 32723.

SECTION III.—The expression "HOME-WORKER" means a worker who works in her own home or any other place not under the control or management of the employer.

SECTION IV .- The RETAIL BRANCH of the trade is that branch of the trade specified in Part V of the Schedule to this Notice in which it is the usual practice for the employer to supply the garment direct to the wearer.

PART V.

APPLICABILITY OF MINIMUM RATES OF WAGES.

Section I .- Subject to the provisions of the Trade Boards Acts the respective minimum rates set out in this schedule apply to all Female Workers in Scotland in respect of all time during which they are employed in any branch of the Dressmaking and Women's Light Clothing Trade as specified in the Regulations made by the Minister of Labour, dated 29th March, 1920 (as varied by the Trade Boards (Shirtmaking) Order, 1920), and as set out below.

SECTION II.—The Trade as specified in the above-mentioned Regulations is as follows:-

Those branches of the Women's Clothing Trade that are engaged in the making of non-tailored garments, namely, the making from textile or knitted fabrics of (a) nontailored wearing apparel (other than hand-kerchiefs) worn by women or girls or by children without distinction of sex, or (b) boys' ready-made washing suits or sailor suits, where carried out in association with or in conjunction with the making of garments to be worn by women or girls or by children without distinction of sex:

Including-

- All operations and processes of cutting, making or finishing by hand or machine of dresses, non-tailored skirts, wraps, blouses, blouse-robes, jumpers, sports-coats, neckwear, tea-gowns, dressing-gowns, dressing underclothing, jackets, pyjamas, skirts, aprons, overalls, nurses' and servants' caps, juvenile clothing, baby-linen, or similar non-tailored articles;
- (2) The making of field bonnets, sunbonnets, boudoir caps or infants' millinery where carried on in association with or in conjunction with the making of any of the articles mentioned in paragraph 1 above;
- (3)—(a) The altering, repairing, renovating or re-making of any of the above-mentioned articles;
- (b) The cleaning of any of the above-mentioned articles, where carried on in association with or in conjunction with the altering, repairing, renovating or re-making of such garments;
- (4) All processes of embroidery, or decorative needlework where carried on in association with or in conjunction with the making, altering, repairing, renovating or re-making of such articles other than hand embroidery or hand-drawn thread-work on articles made of linen or cotton or of mixed linen and cotton;
- (5) The following processes if done by machine: -thread drawing, thread clipping, | Part IV of the Schedule.

top sewing, scalloping, nickelling and paring;

(6) Laundering, smoothing, folding, ornamenting, boxing, packing, warehousing or other operations incidental to or appertaining to the making, altering, repairing, renovating or re-making of any of the above-mentioned articles;

but excluding-

- (a) The making of knitted articles; the making of underclothing, socks and stockings, from knitted fabrics; and the making from knitted fabrics of articles mentioned in paragraphs (1) and (2) above, where carried on in association with or in conjunction with the manufacture of the knitted fabrics;
- (b) The making of gloves, spats, gaiters, boots, shoes, and slippers;
- (c) The making of headgear, other than the articles mentioned in paragraph (2) above;
- (d) The branches of trade covered by the Trade Boards (Corset) Order, 1919;
- (e) The making of rubberised or oilskin garments;
- (f) The making of women's collars and cuffs and of nurses' stiff washing belts where carried on in association with or in conjunction with the making of men's or boys' shirts or collars;
- (g) Warehousing, packing and other similar operations carried on in shops mainly engaged in the retail distribution of articles of any description that are not made on the premises;

And excluding also any processes or operations included in the Appendix to the Trade Boards (Shirtmaking) Order, 1920.

PART VI.

SECTION I.—The above Minimum Rates of Wages must be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any sub-sequent enactments or deductions authorised by any Act to be made from wages in respect of contributions to any Superannuation or other Provident Fund.

SECTION II.—The above Minimum Rates of Wages are without prejudice to workers who are earning higher rates of wages or to agreements made or that may be made between employers and workers for the payment of wages in excess of the Minimum Rates.

Signed by Order of the Trade Board and in pursuance of an Order of the Minister of Labour confirming the Minimum Rates as varied by the Trade Board and set out above and specifying the 26th day of June, 1922, as the date from which they should become effective

This Twenty-third day of June, 1922.

F. Popplewell,

Secretary.

Office of Trade Boards, 7-11, Old Bailey, London, E.C. 4.

* For definitions of Areas, see Section I of

TRADE BOARDS ACTS, 1909 AND 1918.

DRESSMAKING AND WOMEN'S LIGHT CLOTHING TRADE BOARD (SCOTLAND).

PROPOSAL TO VARY MINIMUM RATES OF WAGES FOR CERTAIN CLASSES OF FEMALE WORRERS IN THE RETAIL BRANCH OF THE TRADE.

In accordance with Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour and dated 31st October, 1918, the Trade Board established under the Trade Boards Act, 1918, and the Trade Boards (Women's Clothing) Order, 1919, for the Dressmaking and Wowlers heigh Clothing Trade in Scotland as defined in the Regulations made by the Minister of Labour and dated 29th March, 1920, as varied by the Trade Boards (Shirtmaking) Order, 1920, HEREBY GIVE NOTICE as required by Section 3 (5) of the Trade Boards Act, 1918, that they PROPOSE TO VARY the General Minimum Time-Rates, Piece Work Basis Time-Rates and Overtime Rates for the classes of Female Workers specified in the Schedule below, at present fixed and set out in the Schedule to their Notice W.D.S. (9), dated 23rd June, 1922, the proposed General Minimum Time-Rates, Piece-Work Basis Time-Rates and Overtime Rates for such classes of Female Workers being as above in the Schedule set out below. Workers being as shown in the Schedule set out below.

The Minister of Labour has given his consent to the issue of this Notice of Proposal.

SCHEDULE.

PART I.

PROPOSED VARIATION OF MINIMUM RATES FOR THE FOLLOWING CLASSES OF FEMALE WORKERS IN THE RETAIL BRANCH OF THE DRESSMAKING AND WOMEN'S LIGHT CLOTHING TRADE (as defined in Section II of Part II of this Schedule), viz. :-

Bodice, Coat, Skirt, Gown or Blouse Hands; that is, Workers of 20 years of age or over who-(a) have completed 4 years as learners, apprentices and/or improvers in the Retail Branch of the Trade and have had not less than 2 years subsequent employment in the Retail

Branch of the Trade; and
(b) take Bodices, Coats, Skirts, Gowns or Blouses direct from the fitter in an establishment in which a fitter is employed and make them up throughout without supervision (irrespective of the general control of the workroom by the fitter or the workroom foreman or forewoman).

SECTION I.

GENERAL MINIMUM TIME-RATES AND PIECE-WORK BASIS TIME-RATES.

			At prese	ent fixed.	Proposed.	
			AREA A.	AREA B.	AREA A.	AREA B.
			Per hour.		Per hour.	
			d.	d.	d.	d.
General Minimum Time-Rates		 •••	91	8 1	7 1	7
Piece-Work Basis Time-Rates	•••	 	10 1	$9\frac{7}{2}$	8 1	8

SECTION II.

OVERTIME RATES.

Overtime Rates calculated on the proposed minimum rates specified in Section I of this Part in the manner set out in Part III of the Schedule to the Notice W.D.S. (9) issued by the Tade Board and dated 23r l June, 1922, shall apply in substitution for the proposed Minimum Rates set out in Section I of this Part in respect of all hours worked in excess of the number of hours declared by the Trade Board in the Schedule to the above-mentioned Notice W.D.S. (9) to be the normal number of hours of work in the trade.

NOTE.

NO VARIATION IS PROPOSED IN THE MINIMUM RATES SET OUT IN THE NOTICE W.D.S. (9) FOR ANY CLASS OF WORKERS OTHER THAN THE CLASSES . SPECIFIED IN THIS PART.

PART II.

DEFINITIONS.

SECTION I.

The proposed Minimum Rates of Wages set out in the respective Areas A. and B. of this Schedule shall apply as follows:-

AREA A.—(a) To all Royal, Parliamentary and Police Burghs which had, according to the most recent Census, a population of over 12,000; and (b) to the following Special Lighting Districts, the boundaries of which have been defined, viz.:-Bellshill and Mossend, Blantyre, Cambuslang and Larkhall, all in the County of Lanark, and Vale of Leven in the County of Dumbarton.

AREA B .- To the whole of Scotland other than Area A.

SECTION II.

For the purpose of this Notice, the RETAIL BRANCH of the Trade is that branch of the Trade specified in Part V of the Schedule to the above-mentioned Notice W.D.S. (9) in which it is the usual practice of the employer to supply the garment direct to the wearer.

The Trade Board will consider any OBJECTIONS to the above Proposal to Vary which may be lodged with them within two months from the 26th day of June, 1922. Such Objections should be in writing and signed by the person making the same (adding his or her full name and address), and should be sent to the Secretary of the Dressmaking and Women's Light Clothing Trade Board (Scotland), 7-11, Old Bailey, London, E.C. 4.

It is desirable that the Objections should state precisely, and so far as possible with reasons,

what is objected to.

Signed by Order of the Trade Board.

F. POPPLEWELL,

Dated this 23rd day of June, 1922.

Secretary.

Office of Trade Boards, 7-11, Old Bailey, London, E.C. 4.

Admiralty, 21st June, 1922.

Comd. Gnr. Harry J. Marchant placed on retd. list at own request, with rank of Lt. 17th May 1922.

Comd. Gnr. Allan Earle placed on retd. list at own request, with rank of Lt. 15th May

Capt. Lockhart Leith, C.M.G., D.S.O., placed on retd. list at own request. 15th June

1922. Capt. Valentine E. B. Phillimore, C.B.E., D.S.O., placed on retd. list at own request. 14th June 1922.

Eng. Comdr. Bernard D. MacQueen placed on retd. list at own request, with rank of Eng. 6th June 1922.

Lieut. Arthur G. Boyce placed on retd. list at own request. 12th June 1922. Lieut. Robert V. Mack, D.S.C., placed on retd. list at own request. 12th June 1922.

Eng. Comdr. Edward P. Soper placed on retd. list at own request, with rank of Eng. Capt. 6th June 1922.

Eng. Comdr. Charles E. M. Roe placed on retd. list at own request, with rank of Eng. Capt. 6th June 1922.

Admiralty, 22nd June, 1922.

Comd. Gnr. Will Messenger, D.S.C., placed on Retd. List at own request, with rank of Lieut. 15th May 1922.

Comd. Gnr. Sperry J. D. Blockley placed on

Retd. List at own request, with rank of Lieut. 16th May 1922.

Comd. Gnr. Arthur G. Foreman placed on Retd. List at own request, with rank of Lieut. 15th May 1922.

Comd. Gnr. John Pardoe placed on Retd. List at own request, with rank of Lieut. 19th May 1922.

Act. Lieut. Philip F. B. Blackwell placed on Retd. List at own request. 13th June 1922.

Lieut. Henry Batterbury placed on Retd. List at own request. 21st June 1922.

Lieut. Howard E. E. Weblin placed on Retd. List at own request. 17th June 1922.

Comdr. John M. D. E. Warren placed on Retd. List at own request, with rank of Capt. 19th May 1922.

Lieut. Mark Bate placed on Retd. List at own request. 21st June 1922.

Cd. Bosn. Arthur G. Bunce placed on Retd. List at own request, with rank of Lieut. 17th June 1922.

Eng.-Lieut. James G. Johnson placed on Retd. List at own request. 16th May 1922.

R.N.R.

Lieut. Robert Wright, R.D., placed on Retd. List. 9th June 1922.

Lieut.-Cdr. Charles D. Cay, R.D., placed on Retd. List with rank of Comdr. 2nd June 1922.

Sub-Lieut. Gilbert C. Pitcairn promoted to Lieut., 9th May 1921, and placed on Retd. List at own request. 16th June 1922.

Admiralty, 23rd June, 1922.

The appt. of Kenneth W. Leon, Esq., as a Surg.-Lieut. has been cancelled at his own

Comd. Gnr. Richard Murphy placed on Retd. List at own request with rank of Lieut. 12th

May 1922. Lieut. George S. Harding placed on Retd. List at own request. 14th June 1922.

Lieut. Kenneth N. McK. Macrae placed on Retd. List at own request. 21st June 1922. Lieut. William J. Harvey placed on Retd. List at own request. 23rd June 1922.

War Office,

27th June, 1922.

REGULAR FORCES.

COMMANDS AND STAFF.

ATTO. TO HD.-QRS. UNITS.

Brig. Comdr.—The notification in the Gazette of 24th Aug. 1920 regarding Bt. Lt.-Col. (temp. Brig.-Gen.) E. H. Wildblood, D.S.O., Leinster R., is cancelled.

Staff Capt.—Lt. T. F. Powell, Res. of Off., relinquishes his appt., and the temp. rank of Capt. 15th June 1922.

The undermentioned temp, appts. are

SPECIAL APPOINTMENTS.

- Cl. S.—Bt. Lt.-Col. (temp. Brig.-Gen.) E. H. Wildblood, D.S.O., Leinster R., from a Brig. Comdr., and to retain his temp. rank whilst so empld., from 15th Mar. to 2nd Aug. 1920.
- Cl. X.—Temp. Capt. F. L. Guays, O.B.E., Gen. List, from 1st June 1921 to 31st Mar. 1922.

The undermentioned relinquish their appts. at the War Office:-

Dep. Dir. of Artillery.—Col. H. de B. Miller, C.B.E., D.S.O., and relinquishes the temp. rank of Col. on the Staff. 1st June 1922.

Asst. Dir. of Artillery.—Bt. Lt.-Col. P. H. Wilson, D.S.O., R.A., and relinquishes the temp. rank of Lt.-Col. 1st June 1922.

The undermentioned appt. is made at the War Office:-

Dep. Asst. Dir. of Fortifications & Works.—Capt. E. M. Sinauer, M.C., R.E., from a Staff Capt., vice Maj. C. R. Satterthwaite, O.B.E., R.E. (since ret.). 25th May 1922.

- Dep. Asst. Prov. Marshal (Cl. FF).—Lt. J. N. Scott, 3rd Cameronians, Mila., relinquishes his temp. appt., and the temp. rank of Capt. 7th June 1922.
- Spec. Appt., Cl. FF.—The date of the temp. appt. of Lt. E. C. Clegg, M.C., 3rd Wilts. R., Spec. Res. (now temp. Capt., Gen. List), is 30th Mar. 1921, and not as in the Gazette of 7th Apr. 1922.

The undermentioned temp. appt. is made:

Spec. Appt., Cl. BB.—Maj. G. W. Atkins, M.C., 25th Punjabis, Ind. Army, from 14th Jan. to 31st Mar. 1922.

CAVALRY.

13th H.—The undermentioned Lts. retire on ret. pay:-

J. Hampson, O.B.E., 26th June 1922, and is granted the rank of Maj.

C. E. C. Bovey. 25th June 1922.

H.—Lt.-Col. 14th/20thJ. G. Browne, C.M.G., D.S.O., from 14th H., to be Lt.-Col. 25th May 1922, with seniority 13th Jan. 1921.

17th/21st L.—Lt.-Col. B. D. Fisher, C.M.G., D.S.O., from 17th L., to be Lt.-Col. May 1922, with seniority 24th Feb. 1919.

ROYAL REGIMENT OF ARTILLERY.

R.H. & R.F.A.—The undermentioned are secd.:-

For service on the Staff:-

Maj. A. S. Archdale, D.S.O. 9th Mar.

Capt. C. N. Roney Dougal, M.C. Mar. 1922.

Capt. H. G. Straker, for service with the T.A. 30th May 1922.

Capt. L. F. Thompson, M.C., relinquishes the appt. of Adjt. 31st May 1922.

The undermentioned retire, receiving a gratuity:

Capt. V. A. Goument. 26th June 1922. Lt. J. Neill, 30th May 1922, and is granted the rank of Capt. (Substituted for the notification in the Gazette of 30th May 1922.)

Lt. R. W. Taylor, 25th June 1922, and is granted the rank of Capt.

Lt. G. R. Wheeler. 26th June 1922.

Lt. J. D. Kelly retires on ret. pay, 28th June 1922, and is granted the rank of Capt.

Lt. P. M. Fowlie resigns his commn. 25th June 1922.

Temp. Lt. J. F. Hedley relinquishes his commn. on completion of service, 22nd May 1922, and retains the rank of Lt.

R.G.A.—Temp. Lt. E. W. Spalding, M.C., relinquishes his commn. on completion of service, 20th Jan. 1919, and retains the rank of Lt.

Hong Kong-Singapore R.G.A.

Subadar Alim Sher, M.C., retires on ret. · pay. 11th Apr. 1922.

Corps of Royal Engineers.

The undermentioned relinquish their commns, on completion of service:

Temp. Maj. A. T. Andrews, C.M.G., 31st Dec. 1918, and is granted the rank of Lt.-Col.

Temp. Capt. W. Saise, 1st Dec. 1919, and retains the rank of Capt.

Temp. Lt. F. S. Blight, 18th Sept. 1919, and is granted the rank of Capt. (Substituted for the notification in the Gazette of 13th June 1922.)

Temp. Lts., and retain the rank of Lt.:— G. Davies. 1st June 1922.

7th Mar. 1919. R. R. Gill.

G. A. B. McIvor. 10th May 1922. H. P. Matthews. 20th Apr. 1922.

F. M. S. Rossiter. 2nd June 1922. (Substituted for the notification in the Gazette of 13th June 1922.)

C. W. Wedekind. 1st Sept. 1921.

Temp. Lt. David Evan Williams to be actg. Capt. whilst empld. with a Ropeway Co., from 1st July 1920 to 21st Nov. 1921.

Temp. Lt. M. W. Waller relinquishes his commn. on account of ill-health contracted on active service, 27th June 1922, and retains the rank of Lt. (Substituted for the notification in the Gazette of 8th May 1922.) The notification in the Gazette of 8th Aug. 1921, regarding temp. Lt. S. F. Male, is cancelled.

FOOT GUARDS.

I. G'ds.—2nd Lt. E. C. Fitz-Clarence to be Lt., 23rd Dec. 1921, with seniority 30th Sept. 1921.

INFANTRY.

R. Scots.—The undermentioned Lts. retire on ret. pay:—
G. Broad. 26th June 1922.

H. Williams. 25th June 1922.

commn. 28th June 1922.

T. A. Moss resigns his The Buffs.—Lt.

- North'd Fus.—Harold Graham Steele, M.C., from temp. Capt., Serv. Bn., to be Lt., 18th Dec. 1920, with seniority 1st July 1917, and precedence next below H. F. Attwater. Substituted for the notification in the Gazette of 17th Dec. 1920.)
- Norfolk. R.-Lt. W. Robinson retires, receiving a gratuity. 26th June 1922.
- W. York. R.—Capt. R. B. Leach, M.C., retires, receiving a gratuity. 26th June 1922. Capt. F. H. Townsend is seed, for service with the Ind. Ord. Dept. 28th Apr. 1920. 2nd Lt. R. E. Walter retires, receiving a gratuity. 26th June 1922.
- E. York. R.—The undermentioned Lts. to be Capts. 28th Feb. 1922:

D. McCallum, M.C., and to remain secd.

- C. R. Richardson, and to remain secd.
- L. C. Borthwick.
- Bedfs. & Herts. R.—Capt. J. Macready, D.S.O., is restd. to the estabt. 1st Apr. 1922.
 - L. P. Mills retires, receiving a gratuity. 26th June 1922.
- Leicester. R.-Lt. H. M. Raleigh resigns his commn., 3rd May 1922, and is granted the rank of Capt. (Substituted for the notification in the Gazette of 2nd May 1922.)
- . R. Ir. Regt.—Maj. M. R. P. W. Gledhill, M.C., having attained the age fixed for compulsory retirement, is placed on ret. pay. 28th June 1922.
 - Capt. A. D. Frazer retires, receiving a gratuity. 26th June 1922.

The undermentioned retire on ret. pay:-Capt. A. R. Royall. 26th June 1922. Lt. A. J. Williams, M.B.E. 26th June 1922.

Lt. D. Dillon. 25th June 1922, and is granted the rank of Capt.

Lt. A. Connors. 26th June 1922.

The undermentioned Lts. retire, receiving a gratuity:-

C. G. Thomas, 25th June 1922, and is granted the rank of Capt.

V. E. A. Palmieri. 26th June 1922.

Green Howards.—Capt. & Bt. Maj. G. B. Worsdell, O.B.E., remains seed. for service with the R.C. of Signals. 21st May 1922.

Lt. J. Afford, M.C., D.C.M., retires, receiving a gratuity, 26th June 1922, and is granted the rank of Capt.

Cheshire R.—Capt. D. G. Gunn retires, receiving a gratuity. 25th June 1922.

Lt. H. M. Paton retires, receiving a

gratuity, 25th June 1922, and is granted the rank of Capt.

- E. Surrey R.—Lt. R. C. Pincher retires on ret. pay, 26th June 1922, and is granted the rank of Capt.
- D.C.L.I.—Lt. R. T. Dyer is restd, to the estabt. 1st Apr. 1922.
- R. Sussex R.—Lt. F. H. Haigh retires on ret. pay, 26th June 1922, and is granted the rank of Capt.
- $P. V. Vol_8.$ —Lt. J. Masterman is seed. for service under the Colonial Office. 11th Nov. 1921.
- Welch R.-Lt. B. D. W. Powell is restd. to the estabt. 17th June 1922.
- Oxf. & Bucks. L.I.—Lt. D. E. Haymen retires, receiving a gratuity. 26th June 1922.
- Foresters.—Lt.-Col. B. G. V. Way, C.B.E., M.V.O., retires on ret. pay, 28th June 1922, and is granted seniority in the Reg. Army Res. of Off. 22nd June 1918.
- R.W.K.—Capt. P. F. Wilberforce-Bell, M.C., retires, receiving a gratuity. 1922.

Lt. E. F. Weston, M.C., is restd. to the estabt. 5th Apr. 1922.

Lt. G. N. P. Stringer retires, receiving a gratuity. 26th June 1922.

K.R.R.C.—Lt. G. A. Langley, M.C., retires, receiving a gratuity. 25th June 1922.

Lt. A. Hopkins retires on ret. pay, 25th June 1922 and is granted the rank of Capt.

- Wilts. R.—The notification in the Gazette of 9th May 1922, placing 2nd Lt. A. D. S. Steele on the h.p. list, is cancelled.
- N. Stafford. R.—Maj. G. E. Leman, O.B.E., retires on ret. pay, 25th June 1922, and is granted the rank of Lt.-Col.

Lt. F. M. K. Harrison retires, receiving a gratuity. 26th June 1922.

- Gordons.—Capt. A. D. Spark. M.C., is restd. to the estabt. 21st May 1922. (Substituted for the notification in the Gazette of 25th Apr. 1922.)
- A. & S.H.—Capt. A. G. Dunsterville, O.B.E., retires, receiving a gratuity. 25th June 1922.
- R. Mun. Fus.—Capt. & Bt. Maj. G. W. Nightingale, M.C., is secd. for service with the Yemen Inf. 2nd June 1922.

Capt. F. X. Russell, D.F.C., retires, re-

ceiving a gratuity. 25th June 1922. Capt. E. M. Wainwright, O.B.E., retires on ret. pay, 26th June 1922, and is granted the rank of Maj.

Lt. G. D. C. Koe (seed., Tank Corps) retires, receiving a gratuity, 26th June 1922, and is granted the rank of Capt.

GENERAL LIST.

The undermentioned relinquish commns. on completion of service:-

Temp. Maj. H. J. Jones, 26th Apr. 1922,

and retains the rank of Maj.

Temp. Capt. F. L. Guays, O.B.E., 16th Apr. 1922, and is granted the rank of Lt.-Col.

Temp. Lt. William L. Pearson to be temp. Capt. 15th June 1922.

ROYAL ARMY SERVICE CORPS.

The undermentioned relinquish their commns. on completion of service:

Temp. Capts., and retain the rank of Capt.:-

C. G. Copper. 1st Apr. 1922.

A. Pearman. 1st June 1922.

Temp. Lt. E. L. Prichard, 7th May 1922, and is granted the rank of Capt.

Temp. Lts., and retain the rank of Lt.:—P. W. Beynon. 12th June 1922.
J. A. Driskell. 25th May 1922.

R. Heal. 11th Feb. 1919. H. H. Mills, M.C. 10th June 1922.

V. G. Milton. 23rd May 1922. T. J. Mynhardt (2nd Lt., S. Afr. Forces). 10th June 1922.

S. W. Summers. 22nd May 1922.

T. M. Walton. 3rd June 1922. R. I. Moses. 7th May 1922. (Substituted for the notification in the Gazette of 24th May 1922.)

ROYAL ARMY MEDICAL CORPS.

Lt. Col. Robert L. Argles retires on ret.

pay. 28th June 1922.

The notification in the Gazette of 11th June 1919 regarding temp. Capt. Alexander Shearer, M.B., is cancelled.

 \mathbf{The} undermentioned relinquish their commns:

Temp. Capt. William A. Clayton, 12th Apr. 1922, and is granted the rank of Maj.

Temp. Capts., and retain the rank of Capt:-

Henry C. Perkins. 3rd June 1922. Ernest E. Isaac, M.C. 4th June 1922. Douglas R. C. Shepherd, M.B. 10th June 1922.

Temp. Lt. Alexander Shearer, M.B., 20th Mar. 1919, and retains the rank of Lt. (Substituted for the notification in the Gazette of 6th May 1919.)

ROYAL ARMY VETERINARY CORPS.

The undermentioned temp. Capts. relinquish their commns. on completion of service, 22nd May 1922, and retain the rank of Capt.:-

C. E. Doyle.

H. Mitton.

Corps of Military Accountants.

Temp. Capt. & Acctnt. Off., 5th Cl., E. P. Cowburn relinquishes his commn. on completion of service, 2nd June 1922, and retains the rank of Capt.

The undermentioned temp. Capts. & Acctnt. Offs., 6th Cl., relinquish their temp. rank and grading on ceasing to be empld. with the Corps:

Lt. E. G. F. Cartwright, 6th Lond. R.,

T.A. 15th May 1922.

Lt. R. Reynolds, T.A. Res. 3rd June

Establishments.

The undermentioned appts. are made: -

SENIOR OFFICERS SCHOOL.

Instr. (Cl. AA).—Bt. Lt.-Col. G. T. Raikes, D.S.O., S. Wales Bord. 13th May 1922.

School of Electric Lighting.

Chief Instr. (Cl. Y).—Bt. Lt.-Col. D. S. Collins, D.S.O., R.E., vice Maj. P. S. Watkins, D.S.O. 13th June 1922.

MEMORANDA.

The undermentioned Bt. Lt.-Cols. to be temp. Lt.-Cols. whilst spec. empld. 11th June 1922:

B. H. W. Taylor, C.B.E., S. Stafford R. R. M. Campbell, C.B.E., R.A.S.C.

Maj. C. R. U. Savile, D.S.O., O.B.E., R. Fus., to be Bt. Lt.-Col. 24th June 1922.

Capt. L. H. C. Hatton, from the h.p. list, is restd. to full pay from 23rd Nov. 1921 to 31st Jan. 1922 inclusive.

The undermentioned relinquish their commns. on completion of service:-

Temp. Maj. W. H. Satchwell, Gen. List, Sth June 1922, and retains the rank of Maj. Temp. Lt. A. C. L. Smith, Gen. List, 25th May 1922, and is granted the rank of

Temp. Lts., Gen. List, and retain the rank of Lt.:

B. B. Gaunt. 28th Feb. 1922. S. F. Male. 18th Jan. 1919.

Temp. Lt. H. G. Wheeler, 4th Res. Regt. of Cav., relinquishes the actg. rank of Capt. on ceasing to be empld, with the R.A.O.C 27th May 1922. Lt. W. P. Dunstone, M.C., h.p. list, late

R.G.A., retires, receiving a gratuity. 28th

June 1922.

Temp. Lt. A. Taylor, Lab. Corps, from Adjt., to be Adjt & Qr.-Mr., P. of W. Depôt, and to relinquish the temp. rank of

Capt. 20th Aug. 1919.
Temp. Lt. A. Taylor, Lab. Corps, from Adjt. & Qr.-Mr., to be Comdt., P. of W. Depôt, and to be temp. Capt. whilsto empld., from 9th Sept. to 5th Dec. 1919. (Substituted for the notifications in the Gazettes of 4th Oct. 1919 and 2nd Mar. 1920.)

REGULAR ARMY RESERVE OF OFFICERS.

GENERAL LIST.

Lt. W. Hale, late Lab. Corps, to be Lt., 1st Nov. 1921, with seniority 14th Nov. 1920.

Intelligence.—The undermentioned to be

Lt. H. V. Berry, late R.A.S.C., 10th Mar. 1922, with seniority 29th June 1916. Lt. E. J. Howes, late R.A.S.C., T.A., 6th Dec. 1921, with seniority 24th Aug. 1918.

Tank.—Capt. A. L. Paramor, late Tank Corps, to be Capt., 26th Oct. 1921, with seniority 11th July 1921.

Machine Gun.—2nd Lt. W. Bilbrough, late Serv. Bn., K.O.Y.L.I., to be 2nd Lt., 19th Feb 1922, with seniority 18th Feb. 1922.

Embarkation & R.T.E.—Capt. W. W. Wright, late Y. & L. R., to be Capt., 10th Mar. 1922, with seniority 3rd Apr. 1920.

REGIMENTAL LIST.

CAVALRY.

9th L.-Maj. Hugh Lemarchand, M.C., late Spec. Res., to be Maj. 8th Dec. 1921, with seniority 23rd Jan. 1919.

ROYAL REGIMENT OF ARTILLERY.

R.H. & R.F.A.—The undermentioned to be Lt.-Cols.:

Lt.-Col. W. C. Symon, C.M.G. 2nd Mar. 1919, with seniority 21st June 1915.

Lt.-Col. E. H. H. Elliot, D.S.O. Dec. 1919, with seniority 20th Nov. 1915.

Lt.-Col. D. W. L. Spiller, D.S.O. Oct. 1920, with seniority 3rd Apr. 1916.

Lt.-Col. M. R. F. Courage, D.S.O. 6th Feb. 1919, with seniority 23rd Aug. 1916.
Lt.-Col. E. P. Bedwell. 1st Nov. 1920, with seniority 25th Oct. 1916.

Lt.-Col. F. L. C. Livingstone-Learmonth, C.M.G. 22nd Jan. 1919, with seniority

20th Nov. 1916. Lt.-Col. W. F. Parsons, D.S.O.

Feb. 1919, with seniority 24th Jan. 1917. Lt.-Col. B. G. Buchanan. 1st Dec. 1918, with seniority 13th Feb. 1917.

Lt. Col. Sir John Keane, Bt., D.S.O. 17th Mar. 1919, with seniority 17th May 1917.

Lt.-Col. L. T. Goff. 1st Sept. 1920, with

seniority 29th July 1917.
Lt.-Col. J. C. G. A. Hankey, C.B.E.,
M.V.O. 1st Apr. 1919, with seniority 2nd Aug. 1917.

Lt.-Col. H. Fawcus. 15th Apr. 1918,

with seniority 29th Aug. 1917. Lt.-Col. W. C. H. Bell, D.S.O. Dec. 1918, with seniority 22nd Dec. 1917.

P. M. Fowlie, late Lt., R.F.A., to be Lt. 25th June 1922, with seniority 6th Dec. 1919.

R.G.A.—Capt. D. A. Jones, M.C., late Gen. List, to be Capt. 4th Apr. 1922, with seniority 8th July 1919.

ROYAL ENGINEERS.

The undermentioned Majs., late R.E., to be Majs.:-

W. S. Browne. 6th May 1922, with seniority 4th Jan. 1921

H. H. W. Boyes, M.C. 3rd June 1922, with seniority 14th Sept. 1921.

Capt. H. H. Taylor, T.D. (Lt.-Col., T.A. Res.), having attained the age limit of liability to recall, ceases to belong to the Res. of Off. 28th June 1922.

Capt. H. D. H. Court, M.B.E., late R.E., to be Capt. 20th Apr. 1922, with seniority 11th Mar. 1919.

FOOT GUARDS.

Gren. G'ds.—Capt. J. S. Reeve, having attained the age limit of liability to recall, relinquishes his commn., 28th June 1922, and retains his rank.

C. G'ds.—Lt. Arthur George Barnard, late Spec. Res., to be Lt. 20th Dec. 1921, with seniority 21st July 1919.

Infantry.

R. Scots.—2nd Lt. Charles James Hemming, late Serv. Bn., to be 2nd Lt. 15th Jan.

The Buffs.—Thomas Arthur Moss, late Lt., to be Lt. 28th June 1922, with seniority 16th July 1921.

North'd Fus.—2nd Lt. James Buchanan Earl, late Serv. Bn., to be 2nd Lt. 3rd Dec. 1921, with seniority $5 ext{th}$ June 1920.

Suffolk R.—2nd Lt. G. A. W. Bunney to be Lt. 9th Oct. 1920.

W. York. R.-Lt.-Col. G. G. Lang, D.S.O., ret. pay, having attained the age limit of liability to recall, ceases to belong to the Res. of Off. 28th June 1922.

Leicester. R .- Maj. John Pratt Swain, M.C. late Serv. Bn., to be Maj., 16th Jan. 1922,

with seniority 12th July 1920. Capt. Frederick Cyril Warner, late Serv. Bn., to be Capt., 18th Dec. 1921, with seniority 17th Mar. 1919.

Lan. Fus.—Lt. Henry Ward Dibb, late Serv. Bn., to be Lt., 29th Dec. 1921, with seni-ority 25th Oct. 1917.

R.S. Fus.—2nd-Lt. George Yule, late Serv. Bn., to be 2nd Lt. 17th Jan. 1922.

Worc. R.—2nd Lt. Arthur Coe, M.C., late Serv. Bn., to be 2nd Lt., 10th Dec. 1921, with seniority 16th Feb. 1921.

R. Sussex R.—Maj. Thomas Foster, D.S.O., late Serv. Bn., to be Maj., 12th Jan. 1922, with seniority 11th June 1919.

P.W. Vols.—Capt. William Stead, late Serv. Bn., to be Capt., 5th Jan. 1922, with seniority 2nd Jan. 1921.

Essex R.—2nd Lt. Frederick Alexander Huggins, late Serv. Bn., to be 2nd Lt., 22nd Dec. 1921, with seniority 6th Sept. 1920.

N. Stafford. R.—Lt. Harry Norman Harmer, late Serv. Bn., to be Lt., 10th Dec. 1921, with seniority 8th Oct. 1921.

ROYAL ARMY ORDNANCE CORPS.

Capt. J. T. Hughes-Jones resigns his commn. 28th June 1922.

MILITIA.

Units.

3rd R. Sussex R.—Capt. A. L. Thomson, D.S.O., R. Sussex R., to be Adjt., vice Capt. H. E. M. Blakeney, M.C., vacated. 3rd

6th K.R.R.C.—Lt. G. E. McCabe relinquishes his commn., 3rd June 1922, and retains the rank of Lt.

4th Leinster R.—Maj. M. W. C. Hamilton resigns his commn., 28th June 1922, and retains the rank of Maj., with permission to wear the prescribed uniform.

SUPPLEMENTARY TO UNITS OR CORPS.

ROYAL ENGINEERS.

Capt. H. J. Masters relinquishes his commn., 27th June 1922, and retains the rank of Capt.

Capt. D. Portway ceases to be empld. with Camb. University O.T.C. 28th June 1922. Capt. D. Portway relinquishes his commn., 28th June 1922, and is granted the

rank of Maj.

ROYAL ARMY VETERINARY CORPS.

Capt. J. J. Dunlop, M.C., relinquishes his commn., 22nd May 1922, and is granted the rank of Maj.

War Office, 27th June, 1922.

REGULAR FORCES.

ROYAL ARTILLERY.

Qrmr. & Capt. W. Palmer retires on retired pay. 28th June 1922.

Corps of Royal Engineers.

T./A.I.R.E.M. & Lt. V. S. Robinson relinquishes his commu. on completion of service, and retains his rank. 1st Apr. 1919.

ROYAL ARMY MEDICAL CORPS.

Qrmr. & Capt. C. H. Smith retires on ret. pay, having attained the age limit for retirement. 25th June 1922.

TERRITORIAL ARMY.

The undermentioned to be 2nd Lts.:—, YEOMANRY.

North'd.—Maurice Oliver Pearse (late Cadet Li./Cpl., Winchester Coll. Contgt., Jun. Div., O.T.C.). 28th June 1922.

ROYAL FIELD ARTILLERY.

101st (Glasgow Yeo.) Bde.—Reginald John James Lieslie (late Cadet L./Cpl., Morrison's Academy Contgt., Jun. Div., O.T.C.). 28th June 1922.

51st (East Lancs.) Bde.—William Albert Mather (late Cadet Cpl., Oundle School Contgt., Jun. Div., O.T.C.). 28th June 1922.

ROYAL GARRISON ARTILLERY.

'East Riding.—Arthur Gordon Page (late Cadet L./Cpl., Hymers Coll. Contgt., Jun. Div., O.T.C.). 1st June 1922.

TNEANTRY

5th Bn., K.O.S.B.—Harold Fimister Paton. 28th June 1922.

7th Bn., R. War. R.—Jan Paul Hemri Van de Pol. 28th June 1922.

8th Bn., R. War. R.—Bertram Harry Thompson (late Cadet, Solihull Grammar School Contgt., Jun. Div., O.T.C.).. 28th June 1922.

TERRITORIAL ARMY

ROYAL ARMY MEDICAL CORPS.

General List.—Qrmr. & Capt. T. Priest resigns his commn., and retains his rank. 28th June 1922.

REGULAR ARMY RESERVE OF OFFICERS.

SUPPLEMENTARY LIST.

FOOT GUARDS.

The undermentioned to be 2nd Lts. (on probation):—

Coldstream G'ds.—Ralph Leigh Hare (late Cadet, Eton Coll. Contgt., Jun. Div., O.T.C.). 28th June 1922.

Sir Terence Edmond Patrick Falkiner, Bt. (late Cadet Sjt., Oratory School Contgt., Jun. Div., O.T.C.). 28th June 1922.

TERRITORIAL ARMY RESERVE OF OFFICERS.

ROYAL ARMY MEDICAL CORPS.

General List.—Qrmr. & Capt. J. Wright, from General List, to be Qrmr. with the rank of Capt. 28th June 1922.

Qrmr. & Lt. J. Leslie, from General List, to be Qrmr. with the rank of Lt. 28th June 1922.

War Office, 27th June, 1922.

TERRITORIAL ARMY.

YEOMANRY.

Duke of Lancs.—The announcements regarding the following Officers which appeared in the Gazette of 22nd Nov. 1921 are cancelled:—

Lt. J. Heaton.

Lt. K. E. Lodge.

Leicester.—Lt. C. B. P. Peake, M.C., is seed. under the provs. of para. 112, T.A. Regns. 28th June 1922.

N. Somerset.—The announcement regarding
Lt. J. H. Hewes which appeared in the Gazette of 10th Jan. 1922 is cancelled.

ROYAL FIELD ARTILLERY.

64th (Lond.) Bde.—Capt. H. R. Temperley resigns his commn., 28th June, 1922, and retains the rank of Capt.

81st (Welsh) Bde.—Lt. T. K. Lewis resigns his commn., 28th June 1922, and retains the rank of Lt.

89th (W. Lancs.) Bde.—Lt. F. W. Bain, M.C., resigns his commn., 28th June 1922, and retains the rank of Lt.

91st (Lond.) Bde.—Lt. D. H. Pearson resigns his commn., 28th June 1922, and retains the rank of Lt.

100th (Worcester & Oxford) Bde. (A.T.).—
The undermentioned Offrs. from Worcs.
Yeo. and retain their rank and precedence.
1st Apr. 1922:—

Maj. Hon. J. C. Lyttelton. Maj. F. S. Williams-Thomas, D.S.O., T.D.

Maj. W. H. Wiggin, D.S.O., with pay and allces. of a Capt.

Maj. H. N. S. Wilson, with pay and allces, of a Capt.

Capt. The Visct. Windsor, with pay and allces, of a Lt.

Lt. J. T. Kenrick.

Lt. J. K. Brodie

2nd Lt. Hon. G. W. R. V. Coventry.

Lt. James Gow Mann, late R.F.A. (Spec. Res.), to be Lt. 28th June 1922.

101st (Glasgow Yeo.) Bde. (A.T.).—Lt. G. A. W. Harvey, late 1st E. Angl. Bde., R.F.A., to be 2nd Lt., and relinquishes the rank of Lt. 28th June 1922.

ROYAL GARRISON ARTILLERY.

Glamorgan.—Lt. H. W. J. Powell, from 7th Bn., Welsh R., to be Lt. 28th June 1922.

Tynemouth.—Lt. Albert Gibson, late North'd Fus., to be Lt. 25th May 1922.

Corps of Royal Engineers. 55th (W. Lancs.) Divl. Engrs.—Capt. W. M. Carr, M.C., to be Maj. (Prov.). 28th June 1922

The undermentioned Offrs. relinquish their commns., 28th June 1922, under A.O. 166/21, as amended by A.O. 332/21, and retain their rank:

Lt. R. E. Miles, M.C. Lt. S. A. Morris.

The announcement regarding Lt. T. E. S. Jones and 2nd Lt. H. C. Wooliscroft which appeared in the Gazette of 23rd Aug. 1920 and 6th Aug. 1920 respectively is cancelled.

- Field Cos.—The announcement regarding Lt. J.W. Biscomb, M.C., 50th North'n Divl. Engrs., which appeared in the Gazette of 30th May 1922 is cancelled.
- Signal Cos.—Capt. S. M. Collins, T.D., 43rd Wessex Divl. Engrs., relinquishes his commn., 26th June 1922, under A.O. 166/21, as amended by A.O. 332/21, and retains the rank of Capt.

ROYAL CORPS OF SIGNALS.

- 55th (W. Lancs.) Divl. Sigs.—The announcement regarding Capt. D. W. Aldridge, M.C., which appeared in the Gazette of 21st Apr. 1922, is cancelled.
- 56th (1st Lond.) Divl. Sigs.—Lt. W. M. Knight to be Capt. (Prov.). 22nd Apr. 1922.
- 1st (Scottish) Corps Sigs. (A.T.).—Temp. Lt. J. C. Cree, R.E., to be Temp. Adjt., and to be Temp. Capt. in the T.A. with pay and allces. of a Lt. 20th Dec. 1920. (Substituted for that which appeared in the Gazette of 9th Mar. 1921.)

INFANTRY.

- 5th Bn., King's Own R.—Lt. W. J. Watts, late R.E., to be Lt. 28th June 1922.
- 8th Bn., R. Warwick R.—Lt. C. Bowman resigns his commn., 28th June 1922, and retains the rank of Lt.
- 9th Bn., The King's R.—The undermentioned Offrs, relinquish their commns., 28th June

- 1922, under A.O. 166/21, as amended by A.O. 332/21, and retain their rank:-Lt. T. E. S. Jones 2nd Lt. H. C. Wolliscroft.
- 6th Bn., Cameronians.—Lt. T. F. Burke, D.S.O. is seed., under the provs. of para. 112, T.A. Regns. 28th June 1922.
- 4th Bn., D.W.R.—Lt. C. E. Binns, late this Bn., to be 2nd Lt., and relinquishes the rank of Lt. 18th Mar. 1922.
- 4th Bn., Essex R.—Capt. F. C. Donner to be Maj. (prov.). 3rd May 1922.
- 8th Bn., Foresters.-Lt. G. Wright having attained the age limit is retired, 2rd May 1922, and is granted the rank of Capt. (Substituted for that which appeared in the Gazette of 2nd May 1922.)

6th Bn., N. Stafford R.-Maj. H. R. T. Turner, M.C., resigns his commn., 28th

June 1922, and retains the rank of Maj. Lt. F. N. Trinder relinquishes his commn. in the T.F. on being granted a permanent commn. in the R.A.F., 17th June 1920, and retains the rank of Lt. (Substituted for that which appeared in the Gazette of 16th June 1922.)

9th Bn., Durham L.I.—The announcement regarding Capt. S. T. Bryden, which appeared in the Gazette of 22nd Dec. 1921, is can-

The announcement regarding Lt. F. A. Blackett, which appeared in the Gazette of 22nd Dec. 1921, is cancelled.

- 6th Bn., Seaforth.-Maj. W. H. Doig, T.D., resigns his commn., 28th June 1922, and retains the rank of Maj., with permission to wear the prescribed uniform.
- 6th Bn., Lond. R.-Lt. E. G. F. Cartwright relinquishes his commn., 15th May 1922, under A.O. 166/21, as amended by A.O. 332/21, and is granted the rank of Capt.
- 7th Bn., Lond. R.—Lt. A. G. Coulson resigns his commn., 28th June 1922, and retains the rank of Lt.
- 16th Bn., Lond. R.—Lt. C. H. Gibbon, M.C., relinquishes his commn., 3rd June 1922, under A.O. 166/21, as amended by A.O. 332/21, and is granted the rank of Capt.
- 20th Bn., Lond. R.—Lt. C. A. Overbury resigns his commn., 28th June 1922, and retains the rank of Lt.
- Hunts Cyclist Bn.—The announcement regarding Lt. W. L. K. Mann, which appeared in the Gazette of 7th Dec. 1921, is cancelled.

ROYAL ARMY MEDICAL CORPS.

General List.—The undermentioned Offrs. relinquish their commns., 30th Sept. 1921, under A.O. 166/21, as amended by A.O. 332/21, and retain their rank, except where otherwise stated:

Capt. L. P. Harris, M.C., and is granted the rank of Maj.

Capt. W. B. Stewart, M.B.

Thomas Clyde McKenzie, M.B., to be Lt. 28th June 1922.

Capt. P. T. Rutherford, O.B.E., resigns his commn., 28th June 1922, and is granted the rank of Lt.-Col.

- General Hosps.—Capt. A. J. Drew, F.R.C.S., having attained the age limit, is retired, 28th June, 1922, and retains the rank of Capt.
- Sanitary Service.—Maj. L. R. Tosswell, O.B.E., relinquishes his commn., 30th Sept. 1921, under A.O. 166/21, as amended by A.O. 332/21, and retains the rank of Maj.

TERRITORIAL ARMY NURSING SERVICE.

Miss C. Alcock, R.R.C., Principal Matron, 5th S. Genl. Hosp., resigns her appt. 30th Mar. 1922.

Miss A. Watt, R.R.C., Principal Matron, 3rd S. Gen. Hosp., resigns her appt. 16th

June 1922.

Miss Edith Keen to be Principal Matron, 5th S. Genl. Hosp., vice Miss C. Alcock, R.R.C., resigned. 15th June 1922.

Miss Helen Haddow, R.R.C., to be Matron, 1st E. Genl. Hosp., vice Miss E. E. Seymour, resigned. 13th June 1922.

Miss Elizabeth Dunlop Smaill, A.R.R.C., to be Matron, 2nd Scottish Genl. Hosp., vice Miss K. V. S. Merriman, R.R.C., resigned. 28th June 1922.

ROYAL ARMY CHAPLAINS' DEPT.

The Revd. W. J. Canton, T.D., Chapln., 2nd Cl., to be Chapln., 1st Cl. 28th June 1922.

The Revd. W. J. Canton, T.D., Chapln., 1st Cl., having attained the age limit, is retired, 28th June 1922, and to be Hon. Chapln., 1st Cl., with permission to wear the prescribed uniform.

The Revd. C. M. Smith, Chapln., 4th Cl., resigns his commn., 28th June 1922, and to

be Hon. Chapln., 4th Cl.

GENERAL LIST.

Officers Training Corps.—Lt.-Col. W. J. Lodge (late R. Scots) to be Maj., with precedence as from 17th June 1918, for service with and to comd. Fettes Coll. Cont., Jun. Div., O.T.C., and relinquishes the rank of Lt.-Col. 9th Apr. 1922. Capt. J. M. Stirling (late 9th Bn., The Border R., T.A.) to be Capt., with pre-

cedence as from 9th June 1919, for service with Glasgow Univ. Cont. (Inf. Unit), Sen. Div., O.T.C. 28th June 1922.

Royal Vet. Coll. Cont., Sen. Div.—Lt. J. F. Craig resigns his commn., 28th June 1922, and retains the rank of Lt.

Lt. G. T. Dunne resigns his commn., 28th June 1922, and retains the rank of Lt.

Lt. J. J. O'Connor resigns his commn., 28th June 1922, and retains the rank of Lt.

- Dartford Grammar Schl. Cont., Jun. Div. 2nd Lt. H. G. Knight to be Lt. 18 Mar. 1922.
- Eton Coll. Cont., Jun. Div.-Lt. H. E. E. Howson resigns his commn., 28th June 1922, and retains the rank of Lt.
- Oundle Schl. Cont., Jun. Div.-Lt. J. H. Thompson (late Capt., R.A.F.) resigns his commn. 28th June 1922.
- Oxford Univ. Cont., Eng. Unit, Sen. Div.-Capt. M. R. Ridley resigns his commn., 28th June 1922, and is granted the rank of Maj.

TERRITORIAL ARMY RESERVE.

Regimental List.

Yeo.—Lt. J. H. Hewes, from N. Somerset. Yeo., to be Lt. 28th June 1922.

R.C. of S.—Capt. S. T. Bryden, from 9th Bn., D.L.I., to be Capt. (50th North'n Divl. Sigs.). 28th June 1922.

Inf.—Capt. The Hon. G. W. Phillimore, M.C., from 4th Bn., Oxf. & Bucks. L.I., to

M.C., from 4th Bn., Oxf. & Bucks. L.I., to be Capt. 28th June 1922.

Lt. W. Gresty, M.C., from 7th Bn., Manchester R., to be Lt. 28th June 1922.

Lt. F. A. Blackett, from 9th Bn., Durham L.I., to be Lt. 28th June 1922.

Maj. A. L. Ramsay, T.D., from 6th Bn., Seaforth, to be Maj. 28th June 1922.

Lt. J. W. Munro, M.C., from 5/6th Bn., A & S. H. to be Lt. 28th June 1922.

A. & S.H., to be Lt. 28th June 1922.
Lt. W. T. James, M.C., from 8th Bn.,
Lond. R., to be Lt. 28th June 1922.
Lt.-Col. C. A. Evill, D.S.O., T.D., from
1st Bn., Mon. R., to be Lt.-Col. 28th June

Lt. W. L. K. Mann, from Hunts Cyclist Bn., to be Lt. (5th Bn., Foresters). June 1922.

R.A.S.C.—Capt. D. H. Scott, 56th (1st Lond.) Divl. Train, to be Capt. 28th June 1922.

General List.

- Yeo.—Lt.-Col. Sir R. A. Sanders, Bt., T.D., having attained the age limit, is retired, 20th June 1922, and retains the rank of Lt.-Col., with permission to wear the prescribed uniform.
- R.E.—Lt. J. W. Biscomb, M.C., from 50th North'n Divl. Engrs., to be Capt. Apr. 1922.
- R.C. of Sigs.—Capt. D. W. Aldridge, M.C., from 55th (W. Lancs.) Divl. Sigs., to be Capt. 28th June 1922.
- Inf.—Lt. J. A. Bonnyman, M.B.E., from 74th North'n Bde., R.F.A., to be Capt. 28th June 1922.

Lt. J. P. Baggs, late 9th Bn., Manchester R., to be Lt. 28th June 1922.
Lt. S. W. Warwick, late Ser. Bn., Durham L.I., to be Lt. 28th June 1922.

- R.A.S.C.—2nd Lt. N. V. Mannings, from 48th (S. Mid.) Divl. Train, to be 2nd Lt. 28th June 1922.
- R.A.C.D.—The Revd. J. W. Hunkin, O.B.E., M.C., M.A., Hon. Chapln. to the Forces, 2nd Cl., to be Chapln., 2nd Cl. 7th Mar.

The Revd. Charles Arthur Winder, Hon. Chapln. to the Forces, 4th Cl., to be Chapln., 4th Cl. 28th Apr. 1922.

VOLUNTEER FORCE.

MiddlesexR.A.S.C., M.T. (V.).—Temp. Capt. G. S. Burton relinquishes his commn., 31st Mar. 1921, and is granted the hon. rank of Capt. (Substituted for the announcement regarding G. S. Beirnstein, which appeared in the Gazette of 16th May 1922.)

Air Ministry, 27th June, 1922.

ROYAL AIR FORCE.

GENERAL DUTIES BRANCH.

The undermentioned are granted short service commissions as Pilot Officers on probation, with effect from, and with seniority of, 10th June 1922:-

Robert Collins.

Brownlow Richard Christopher Coope.

Christopher Denison.

Frederick Wilmot Middlemist Downer.

Richard FISHER.

Maxwell Charles William Craig FLINT,

M.C.

Douglas McGillicuddy Morphy.

Leonard Gaster PINNELL.

Guy Francis Reeves.

Alfred Coombe Wall RICHARDS.

Alan Thomson.

Myles Birket Foster Watson.

The undermentioned Lts., Army, relinquish their temporary commissions on return to Army duty:-

Flying Officer William Ronald Oulton, A.F.C. (Cheshire Regt.). 15th June 1922.

Flying Officer Alan Dix-Lewis (Middlesex Regt.). 16th June 1922.

STORES BRANCH.

Flight Lt. Percy John Wiseman is transferred to the Stores Branch for Accountant duties from General Duties Branch. 5th May 1922.

Flight Lt. Cecil Arthur Shaw, D.S.O., is placed on the retired list on account of illhealth contracted in the Service, and is granted the rank of Maj. 28th June 1922.

MEDICAL SERVICE.

Flying Officer Robert Boog-Watson, M.B., D.P.H., to be Flight Lt. 7th June 1922.

Capt. Henry Earith HAVES, Army Dental Surgeon, is granted a temporary commission on attachment to the R.A.F. 16th June (He will continue to receive emolu-1922. ments from Army funds.)

NURSING SERVICE.

The undermentioned ladies are confirmed in their appointments as Staff Nurses:-

Miss Margaret Simpson Frew Stewart. 3rd Dec. 1921.

Miss Janet McLeod. 6th Dec. 1921.

MEMORANDUM.

Lt. R. F. Berrill, R.F.A., relinquishes his temporary commission on return to Army duty. 16th July 1918. (Substituted for the notification in the Gazette of 30th July 1918.)

BRITISH NATIONALITY AND STATUS OF ALIENS (INDIA) REGULATIONS.

In the exercise of the powers conferred on me by the British Nationality and Status of Aliens Act, 1914, and all other powers enabling me in that behalf, I, the Right Honourable Viscount Peel, One of His Majesty's Principal Secretaries of State, hereby make the following Regulations:-

-The following amendments shall be

made in the British Nationality and Status of Aliens (India) Regulations:

(1) The words "where known" shall be omitted from the fourth line of the Particulars appended to the forms of Certificates

prescribed in Regulations 1 to 4.
(2) The words "married, single, widower, or widow "shall be substituted for the words "married, single, or widower [widow]" in the sixth line and the words "or husband" shall be inserted after the word "wife" in the seventh line of the Particulars appended to the forms of Certificates prescribed in

Regulations 1, 2, and 4.

(3) The words "dates of birth" shall be substituted for the word "ages" in the fourth paragraph of the form of Certificate

(B) prescribed in Regulation 1.
(4) The word "Nationality" shall be omitted from the fifth line of the Particulars appended to the form of Certificate prescribed in Regulation 2.

(5) The words "being an alien" shall be omitted from the first paragraph of the form of Certificate prescribed in Regulation 4, and the words "and place" shall be omitted from the last line of the same form.

2. The following Regulation shall be substituted for Regulation 11 of the said Regulations:

The oath of allegiance shall be taken within one calendar month after the date of the certificate of naturalization to which it relates or within such extended time as the Governor-General of India in Council may direct, and if the oath is not so taken the certificate shall not take effect.

. The following alterations shall be made in the numerical order of the said Regula-

Regulation 9 shall be cited as Regula-

Regulation 10 shall be cited as Regulation 9.

Regulation 11 shall be cited as Regulation 10.

4. Copies of the British Nationality and Status of Aliens (India) Regulations printed after the date of these Regulations may be printed with the omission, substitution and insertion respectively, of the words which by these Regulations are directed respectively to be omitted, substituted and inserted, and with the alterations in the numerical order of the said Regulations prescribed by para. 3 above.

5. These Regulations may be cited as the British Nationality and Status of Aliens (India) Regulations, 1922; and the British Nationality and Status of Aliens (India) Regulations as amended by these Regulations may be cited as the British Nationality and Status of Aliens (India) Regulations.

> Peel,One of His Majesty's Principal Secretaries of State.

Whitehall, 20th June, 1922.

THE ROADS ACT, 1920.

COUNTY OF EAST SUSSEX.

Whereas by sub-section (4) of Section 7 of the Roads Act, 1920, it is enacted that the Minister of Transport may, by order on the application of any county council (as defined in Section 17 of the Act), after holding a public inquiry, prohibit or restrict, subject to such exceptions or conditions as to occasional user or otherwise as may be specified in the order, the driving of mechanically-propelled vehicles of any specified class on any specified highway within the area of the council in any case in which it appears to him, as the result of the inquiry, to be proved that a vehicle of that class cannot be used on that highway without endangering the safety of the vehicle or the persons therein or of other traffic using the highway, or that the highway is unsuitable for use by a vehicle of that class;

And whereas the County Council of East Sussex have made application to the Minister of Transport for an Order to be made in pursuance of the said sub-section prohibiting or restricting the driving of heavy motor cars and locomotives on the highways or portions of highways specified in the Schedule hereto:

Notice is hereby given, that R. G. H. Clements, Esquire, M.C., A.M.Inst.C.E., one of the Inspectors of the Ministry of Transport, will attend at the County Hall, Liewes, on Wednesday, the nineteenth day of July, 1922, at half-past eleven o'clock in the forenoon, to hold a Local Inquiry into the subjectmatter of the said application:

And notice is hereby further given, that any persons interested may attend such Inquiry, and be heard with reference to the said application: Provided that no person shall be entitled to be heard at the Inquiry unless he has, on or before the eighth day of July, 1922, sent a notice in writing to the Minister of his desire to be heard at the Inquiry.

H. H. Piggott,
Assistant Secretary.

Roads Department, Ministry of Transport. 19th June, 1922.

SCHEDULE.

COUNTY ROADS.

1. Newtimber Church Lane from the London-Brighton road at Newtimber Rookery to the Pyecombe-Poynings road between the bottom of Dale Hill and Poynings Crossways.

2. The High Cross-Twineham road from Herrings Clappers Bridge near Lanchurst to the Hurstpierpoint-Shermanbury road at High Cross.

3. Road from the Hurstpierpoint-Shermanbury road near High Cross to the Hurstpierpoint-Henfield road near Shaves Wood.

4. Underhill Lane from the road junction south of Ditchling Village to the Clayton-Westmeston road near Wick Farm.

5. The Staplecross-Bodiam-Silverhill road from the Staplecross-Ewhurst road near Brasses' Farm to the Robertsbridge-Hurst Green Road at Silverhill.

6. Road from Four Oaks, Beckley, via Rogers Wood to the Northiam-Newenden road near Northiam Station.

7. The Staplecross-Hornscross-Beckley road from Staplecross to Hornscross.

8. The Staplecross-Hornscross-Beckley road from Hornscross to the Northiam-Beckley road at Clayhill.

DISTRICT ROADS.

Borough of Bexhill.

9. Whydown Road from the Bexhill-Ninfield road near Sidley Green to the Borough Boundary at Whydown Bridge (see also road No. 67).

10. Freezeland Lane from the Bexhill-Ninfield road at Freezeland Farm to the Sidley Green-Henley's Down road near Norfolk Lodge.

11. Mayo Road from the Bexhill-Ninfield road at the Windmill about ½ mile south-east of Freezeland Farm via Mayo Farm to the Sidley Green-Henley's Down road

Sidley Green-Henley's Down road.

12. Collington Lane from the Bexhill-Little Common road at Bexhill Down to the Little Common-Cooden Sea road.

13. Broadoak Lane from the Bexhill-Little Common road near White Hill to the road junction by the Church near Woodsgate Park

URBAN DISTRICTS.

Battle.

14. Telham Lane from the Hastings-Battle road to the Battle-Catsfield road near Parkdale including the branch towards Crowhurst as far as the District Boundary (see also road No. 26).

Seaford.

- 15. Place Lane from Church Street to Broad Street.
- 16. Church Street from Dane Road to Steyne Road.

17. South Street from Church Street to Steyne Road.

18. High Street from Broad Street to Steyne Road.

19. Saxon Lane from High Street to Steyne Road.

RUBAL DISTRICTS.

Battle.

20. Adams Lane from the Staplecross-Hornsoross road near Spark's Farm to the District Boundary near Watts Hill (see also road No. 68).

21. Compasses Lane from the Cripps Corner-Vinehall road at Swailes Green to the Cripps Corner-Sedlescombe road near Compasses.

22. Brede Lane from the Sedlescombe-Westfield road at Brickwell House, Sedlescombe Street, via Mabbs Farm and Frymans Farm to the Broad Oak-Brede road at Cackle Street.

23. Sedlescombe Lane from the Sedlescombe Kent Street road south of Sedlescombe Bridge via Spraysbridge to the New Inn, Westfield.

24. Road from Sedlescombe Lane near Randalls Farm via New England House to the Whatlington-Hastings road near Kent Street.

25. Cottage Lane from Sedlescombe Lane at Oaklands Park via Westfield House to the road junction near the Schools, Westfield.

26. Continuation of branch from Telham Lane (No. 14 above) from District Boundary via Crowhurst Village, Crouchers Farm, and Little Wilting Farm to the road junction near the Grove about 3 mile west of St. Leonard's Green

27. Crowhurst Road from the last-specified road south of Crowhurst near Powder Mill Cottages via Henley's Down to the Battle-Ninfield road at Catsfield.

28. Watermill Lane from Crowhurst Road

at Henley's Down to Catsfield Mill.

29. Potmans Lane from Crowhurst Road near Catsfield Rectory to the Ninfield-Bexhill road at Lunsford's Cross.

30. Road from the Heathfield-Battle road at

Three Cups Corner via Turners Green, Hoad's Wood, Grip Corner and Dallington to the Heathfield-Battle road at Carrick's Hill.

31. Battle Road from the Robertsbridge-Dallington road near Brightling Park, Brightling, to the Dallington-Battle road at Darwell Hole.

Cuckfield.

- 32. Road from the road junction about 400 yards north of Balcombe Church via Highley Manor to the road junction near Green Trees.
- 33. Road from the road junction about 1 mile north of Balcombe Church to the Balcombe-Ardingley road at West Hill, including the branch to Paddockhurst Park.
- 34. The Balcombe-Ardingley road from the road junction near the Smithy at Balcombe via West Hill and Ardingley to the Turnershill-Lindfield road near Upperlodge Farm.
- 35. Cobbs Lane from the Turnershill-Lindfeld road near Hapstead to the District Boundary towards West Hoathley (see also road No. 57).
- 36. Road from the Cuckfield-Warninglid road about ½ mile west of Slough Green to the Staplefield-Bolney road at North Hall Farm.
- 37. Jeremy's Lane from Colwood Lane at Wykehurst Corner to the London-Brighton road near the 37th milestone.
- 38. Pilstye Lane from the Cuckfield-Balcombe road just south of Balcombe via Brook Cottage and Upper Pilstye to the same road about ½ mile north of Brook Street near Barrack Cottages.
- 39. Gravelye and Sluts Lanes from the Hayward's Heath-Scayneshill road near Colwell House to the Lindfield-Scayneshill road near Beadles Farm and Walstead Farm.
- 40. Cleaver's Lane from the Cuckfield-Warninglid road near Henmead Hall to Cleaver's Farm.
- 41. Broxmead Lane from the Cuckfield-Warninglid road near Slough Green to the London-Brighton road near Bolneypark Farm.
- 42. Deak's Lane from the Cuckfield-Warninglid road near Deak's Farm to the Cuckfield-Cowfold road at Ansty.
- 43. Buncton Lane from the Cuckfield-Cowfold road at Gravenhurst to Broxmead Lane.
- 44. Pickwell Lane from the Cuckfield-Cowfold road at Butler's Wood via Pickwell Farm to Cutedges, Broxmead Lane.
- 45. Cross Colwood, Foxhole and Purvey's Lanes from the Warninglid-Cowfold road at Spronketts Wood to the Cuckfield-Cowfold road at Crosspost near Bolney.
- 46. Bobs Lane from the Bolney-Twineham road at Twineham Green to Wineham Lane north of the "Royal Oak."
- 47. Road from the London-Brighton road at Stroeds to the Cuckfield-Hurstpierpoint road at Northend Farm, including the branch crossing the latter road to Oaklands Park.
- 48. Road from the Cuckfield-Cowfold road near Pickwell Farm to the Hickstead-Burgess Hill road.
- 49. Newway Lane from the London-Brighton road at Clayton to the Hurstpier-point-Hassecks road near Lynton.

- 50. Chalkers Lane from the Hurstpierpoint-Cuckfield road near Sewage Farm about 3 mile north of Hurstpierpoint by St. John's College to the Hurstpierpoint-Hassocks road near Lynton.
- 51. Road from the London-Brighton road at Clayton viâ Whitelands to the Clayton-Ditchling road at Lodge Farm.
- 52. Beechey Lane running from Wayfield Farm, Pyecombe Village, in a north-westerly direction to Round Hill.

Eastbourne.

53. Road from the Eastbourne-Wilmington road at the "British Queen," Lower Willingdon, to the Jevington-Polegate road at Wannock.

East Grinstead.

- 54. North Road and Tinsley Lane from the Crawley-Three Bridges road at Three Bridges to the County Boundary near Tinsley Green.
- 55. Street Lane, Worth, from the Crawley-Turnershill road about 300 yards east of cross roads at Pound Hill to the Pound Hill-Balcombe road near Worth Church.
- 56. Road from the Crawley-Turnershill road about 1 mile east of cross roads at Pound Hill, Rushmore, to the Three Bridges-Copthorne Common road at Pot Common.
- 57. Continuation of road No. 35 above from Cob Brook to Quarry near Hook Farm.
- 58. Road from the East Grinstead-Forest Row road at Ashurstwood Church to District Boundary near Homestall Farm.
- 59. Road from the Forest Row-West Hoathly road at the road junction near Cold-harbour viâ Legsheath Farm to the District Boundary at Admiral's Bridge near Stone Farm.
- 60. Butcherfield Lane, Hartfield, from the Hartfield-Westerham road at Butcherfield Cottages via Butcher's Cross, Beeches Farm and Little Cans Iron Farm to the East Grinstead-Ashurst road at Holtye Common.
- 61. Parrock Lane, Hartfield, from the Forest Row-Hartfield road at "Quabrook" viâ Upper Parrock Farm to the same road near Gallypot Street.
- 62. Harts Lane, Hartfield, from the Forest Row-Hartfield road at Redhouses viâ Harts Farm and Marsh Green to the Hartfield-Uckfield road at Chuck Hatch.
- 63. Road from the East Grinstead-Ashurst road at the "Sussex Oak" about \(\frac{3}{4}\) mile east of the Westerham-Uckfield road vi\(\hat{a}\) Salehurst Farm to the District Boundary at Blackham Mill.
- 64. Road from the East Grinstead-Ashurst road about 1 mile east of the Westerham-Uckfield road viâ Highfields Park and Lyewood Common to the level crossing at Withyham Station.
- 65. Corseley Road and Motts Mill Road, Withyham, from the Groombridge Eridge Station road at Groombridge viâ Tanyard and Motts Mill to the Groombridge-Friar's Gate road, including the branch near Leyswood to the District Boundary near Old Birchden Farm (see also road No. 75).
- 66. St. John's Road, Withyham, from the Groombridge-Maresfield road at Friar's Gate

viâ Mardens Hill to the District Boundary at New Road, Crowborough Town (see also road No. 70).

Hailsham.

67. Continuation of road No. 9 above from District Boundary at Whydown Bridge to Ackehurst Farm near Russell's Green.

Rye.

68. Continuation of road No. 20 above from District Boundary near Watts Hill to the Northiam-Hornscross road near Max Cottage about ½ mile south of Northiam Church.

Steyning.

69. Road from the Saddlescombe-Henfield road at Chalkpit Cottages about ½ mile northwest of Saddlescombe to Poynings Church.

Uckfield.

70. Continuation of road No. 66 above to

The Cross, Crowborough.

71. Blacknest Road from the Stone Cross-Rotherfield road at the bridge over the railway near Jarvis Brook via Blacknest to Queens Road, Crowborough.

72. Poundfield Road from the Crowborough-Crowborough Station road about 1 mile northwest of Crowborough Station to the Crowborough-Tunbridge Wells road at Steel Cross.

73. Road from the District Boundary at Lealands near Groombridge Station via Park Corner and Cobbarn to the Crowborough-Tun-bridge Wells road at Eridge Station.

74. Forstal Road from road No. 73 above near Cobbarn to the Crowborough-Tunbridge Wells road near Meadow Bank about 3 mile north-east of Eridge Station.

75. Continuation of branch of road No. 65 above to the Crowborough-Tunbridge Wells

road near Eridge Station.

76. Road from the Crowborough-Tunbridge Wells road near Meadow Bank about 1 mile north-east of Eridge Station via Danegate and Blackthorne Hill to North Street, Rotherfield.

77. Saxonbury Road from the Tunbridge Wells-Eastbourne road near Saxonbury Camp via Great Danegate to road No. 76 above.

- 78. Road from the Tunbridge Wells-Crowborough road at Leechpit about 3 mile south of Eridge Station via Sand Hill Farm and Redgate Mill Farm to road No. 76 above at Hoth Wood.
- 79. Road from the Five Ashes-Mayfield road at Butcher's Cross via Ordnance Place and Rotherhurst to the Rotherfield-Mayfield road near the entrance to Rotherfield Hall including the branch from Rotherhurst to the Rotherfield-Mayfield road.
- 80. Road from the Mayfield-Wadhurst road at Rusher's Cross via Lake Street Farm to the Tunbridge Wells-Eastbourne road at Stylehurst.
- 81. Road from road No. 80 above near Little Trodgers to the Mayfield-Rotherfield road about mile north of Mayfield.
- 82. West Street from the Eastbourne Road near Mayfield Post Office to the same road near the Railway Bridge west of Mayfield at Stone-
- the Framfield-Cross-in-83. Road ${f from}$ Hand road at Blackboys via Poundsley Bridge and Crowpits to Wilderness Wood and both branches thence to the main road at Hadlow
 - 84. Roads from the Cross-in-Hand-Culver-

wood road about 4 mile south-east of Cross-in-Hand Church to the Cross-in-Hand-Tower Street road near the 13th milestone and to the Parish Boundary towards Sandy Cross including all branches from the latter road to the Cross-in-Hand-Culverwood road and to the Cross-in-Hand-Tower Street road.

85. Moat Lane from the Waldron-Blackboys road about ½ mile north-west of Waldron Church to the Waldron-East Hoathly road at Scallow Bridge.

86. Road from Waldron to Whitehouse Farm

near road junction at Holms Hill.

87. Road from the road junction near Belmont about 4 mile north-east of East Hoathly via Hawkhurst Common to the Lewes-Crossin-Hand road at Stonebridge.

88. Roads from road No. 87 above near Goldsmith's Farm to the Lewes-Cross-in-Hand road near Squire's Farm and Scaine Farm.

89. Road from the Forest Row-Nutley road

at Hillend Farm to Stonemead.

90. Road from the Nutley-Chelwood Gate road near All Saints Church via Chelwood Common to the Forest Row-Danehill road near Danehill.

91. Tanyard Lane from road No. 90 above at Chelwood Common to the Danehill-Sheffield Green road near Turners Green, Portmansford.

92. Road from Nutley via Jessops Hill and Woolpack Farm to Splayne's Green, including branch to the Sheffield Green-Splayne's Green road near Spring Farm.

93. Road from Fletching via Carvers Weir and Netherhall Farm to the District Boundary

towards Lane End Common.

94. Road from the Nutley-Maresfield road near Nutley Post Office via Black Ven and Down Street to the Newick-Maresfield road at Crouch's Croft, Pilt Down.

95. Sharpe's Lane from the pond at Pilt Down to the District Boundary at Sharpe's

Bridge towards Sutton Hall.

96. Road from the Crowborough Common-Uckfield road near Poundgate, via Chillies, to the Church at High Hurstwood. 97. Rocks Lane from the Crowborough

Common-Uckfield road at Hendall Wood to the High Hurstwood-Buxted road at Rocks Farm.

- 98. Road from the road junction at Quarry Farm south of High Hurstwood, via Brook House and Stone Cross, to the cross roads at the "Rose and Crown," about ½ mile north of Stone Cross.
- 99. Stonebridge Lane from the Lewes-Crossin-Hand road at Old Stonebridge to the Framfield-Cross-in-Hand road near Tickerage
- 100. Road from the Lewes-Cross-in-Hand road near Terrible Down to the Uckfield-East Hoathly road at Sand Hill.
- 101. Road from the Uckfield-East Hoathly road at Sand Hill to the Uckfield-Eason's Green road.
- 102. Road from the Uckfield-East Hoathly road at Iron Peartree, via Crump's Wood, to the District Boundary at Plashett Wood.
- 103. Road from road No. 102 above at Crump's Wood to the Lewes-Uckfield road at Almshouse Cottages about 1 mile south of Little Horsted Church.
- 104. Horsted Lane from the Lewes-Uckfield road at Almshouse Cottages about 1 mile south of Little Horsted Church to Isfield Station.
- 105. Kiln Lane from the Lewes-Uckfield road at Plashett Wood to the Lewes-Isfield road at Boathouse Farm.

THE ROADS ACT, 1920.

COUNTY OF CUMBERLAND.

Whereas by sub-section (4) of Section 7 of the Roads Act, 1920, it is enacted that the Minister of Transport may, by order on the application of any county council (as defined in Section 17 of the Act) after holding a public inquiry, prohibit or restrict, subject to such exceptions or conditions as to occasional user or otherwise as may be specified in the Order, the driving of mechanically-propelled vehicles of any specified class on any specified highway within the area of the council in any case in which it appears to him, as the result of the inquiry, to be proved that a vehicle of that class cannot be used on that highway without endangering the safety of the vehicle or the persons therein or of other traffic using the highway, or that the highway is unsuitable for use by a vehicle of that class;

And whereas the County Council of Cumberland have made application to the Minister of Transport for an Order to be made in pursuance of the said sub-section prohibiting or restricting the driving of Heavy Motor Cars and Locomotives on the highways specified in the Schedule hereto:

Notice is hereby given, that W. H. Budgett, Esquire, A.M.Inst.C.E., one of the Inspectors of the Ministry of Transport, will attend at the Courts, Carlisle, on Tuesday, the twenty-fifth day of July, 1922, at half-past ten o'clock in the forenoon, to hold a Local Inquiry into the subject-matter of the said application:

And notice is hereby further given, that any persons interested may attend such Inquiry, and be heard with reference to the said application: provided that no person shall be entitled to be heard at the Inquiry unless he has, on or before the fifteenth day of July, 1922, sent a notice in writing to the Minister of his desire to be heard at the Inquiry.

H. H. Piggott,
Assistant Secretary.

Roads Department, Ministry of Transport. 21st June, 1922.

SCHEDULE.

BOROUGH.

Workington.

Brow Top. Derwent Street.

Church Street from its junction with Derwent Street to its junction with New Bridge Road.

Curwen Street.

King Street.

Nook Street.

Wilson Street.

Ramsay Brow from its junction with Bridge Street to its junction with Curwen Street.

Vulcan's Lane from its junction with Oxford Street to its junction with Harrington Road.

URBAN DISTRICTS.

Holme Cultram.

Road from the road junction at Mireside, near Pasture House, via Blackdyke and Parkhouse Farm, to the road junction at Causewayhead near the Rectory.

Road from the road junction near Meadow
Lodge, Calvo, via Hartlaw, Wath and Goosefold to the gateway in Skinburness Village

Road from Road from head to the Calvo, Penruddock.

which divides Skinburness Marsh from the Silloth Road.

Keswick.

Littlehills Lane and Lake Road from the Lake Hotel to the Landing Stage.

Millom.

St. George's Terrace.

Dumb Lane from its junction with Holborn Hill to its junction with Moor Road.

RURAL DISTRICTS.

Alston with Garrigill.

Highlands Road, Alston, from its junction with the Alston-Nenthead main road to its junction with the Alston-Middleton main road.

Bootle.

Wast Water Road from the Boundary of the Rural District of Whitehaven to the bridge at Down-in-the-Dale.

Road from the Woolpack Inn, near Paddock Wray, via Eskdale Green, Bowerhouse Bridge, and Santon to its junction with the Egremont-Millom main road near Gubbergill.

Road from the cross roads at Cross House, about 600 yards north of Bootle Church, via Corney and Wellcombe Nook to its junction with the main road at Broad Oak Hill near Bridge End.

Road from its junction with the Millom-Duddon Bridge main road, at the Green, via Lady Hall to its junction with the said main road at Holme Road End.

Brampton.

Lanercost-Naworth Park road from its junction with the Brampton-Newcastle main road to the road junction at the Temperance Hotel near Bridgend Mill.

Road from Talkin Tarn Hotel to the cross roads in Talkin Village.

Carlisle.

Road from the boundary of the City of Carlisle, at Bellevue, via Kirkandrews and Burghby-Sands to the boundary of the Rural District of Carlisle near Drumburgh.

Road from Cumwhinton to Scotby from its junction with the Golden Fleece-Wetheral road to its junction with the Wetheral-Scotby road about 400 yards north of the Midland Railway Station.

Wetheral Plains-Carlisle road from its junction with the Wetheral-Brampton main road to its junction with the Carlisle-Brampton main road.

Cockermouth.

Road from the Railway Bridge, near Threlkeld Station, via Lowthwaite to its junction with the Keswick-Ambleside main road at Stanah.

Road from its junction with the Cockermouth-Frizington main road, near Lund, via Lamplugh, Fangs, and Loweswater to its junction with the Cockermouth-Buttermere road about 250 yards north of Low House. (Part of this road is in the Rural District of Whitehaven.)

Penrith.

Road from Brackenrigg Hotel via Bennethead to the cross roads at Hutton John, near Pennuddock

Whitehaven.

Wast Water Road from Wasdale Hall Gate to the boundary of the Rural District of Bootle.

(See also under Rural District of Cockermouth.)

Wigton.

Road from the boundary of the Rural District of Carlisle, near Drumburgh, via Port Carlisle, Bowness, and Cardurnock to its junction with the Kirkbride-Bowness road near Whitrigg Hall.

THE ROADS ACT, 1920.

COUNTY OF WORCESTER.

Notice is hereby given, that on the 10th day of June, 1922, the Minister of Transport made an Order under Section 7 (4) of the Roads Act, 1920, as follows:-

(a) No person shall drive or cause to be driven any mechanically propelled vehicle on the Old Wyche Road, in the Urban District of Malvern, from its junction with Westminster Road to its junction with the Wyche Main Road at "The Wyche" Cutting;

(b) During the period of five years from the date on which this Order comes into force no person shall drive or cause to be driven any heavy motor car (as defined by Article II of the Heavy Motor Car Order, 1904) at a speed exceeding eight miles per

hour on the following highways:

(i) Bransford Bridge over the River Teme and so much of the Hereford-Worcester main road as lies within 200

yards of the said bridge;

(ii) Holt Fleet Bridge over the River Severn and so much of the Droitwich-Ombersley-Holt-Witley main road as lies between the Lodge Gates about 300 yards south-west of the said bridge and a point on the road 200 yards in a north-easterly direction therefrom; and

(iii) New Mill Bridge over the River Teme, near Shelsley Beauchamp, and so much of the district road to Shelsley Beauchamp as lies between its junction with the Stanford-Hambridge main road and a point in a north-easterly direction on the road 200 yards from the said

The Order will come into force on the third day of July, 1922.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 23RD JUNE 1922.)

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as

- 1. The restrictions on movement of swine imposed by the Swine-Fever (Regulation of Movement) Order of 1908, and the Swine-Fever (Regulation of Movement) Application Order of 1917 (No. 1), shall not apply to the movement of swine from the sale mentioned in the Schedule hereto to any premises in Great Britain not being a Swine-Fever Infected Place, and not being in any Scheduled District for the purposes of the Foot-and-Mouth Disease (Control of Movement) Order of 1920, if the swine are accompanied by a licence in the Form F set forth in the First Schedule to the said Order of 1908, granted by an Inspector of the Local Authority of the county borough of Reading, and the following conditions, which shall be specified in the licence, are complied with:-
 -) The swine shall be moved to the place of destination specified in the licence and not elsewhere, and shall be there detained and kept separate from all other swine twenty-eight days unless they are slaughtered on such premises before the expiration of that period, or are moved under and in accordance with the conditions of a licence in the Form C set forth in the said First Schedule to a bacon factory slaughterhouse in the same Scheduled Area.

(ii) The swine shall be moved by the nearest available route without unnecessary delay, and during the movement shall, so far as is practicable, be kept separate from all swine not being moved with a licence

under this Order.

- (iii) After completion of the movement the licence shall forthwith be delivered up at, or sent by post to, the nearest policestation in the same district by the person in charge of the swine at the time of completing such movement.
- 2. Swine may also be moved from the Sale mentioned in the Schedule hereto to premises situate in any Scheduled District for the purposes of the Foot-and-Mouth Disease (Control of Movement) Order of 1920, subject to the provisions of the Order of the Minister declaring such district to be a Scheduled District. Swine so moved shall also be subject to the conditions set out in paragraphs (i) (ii) and (iii) of Article 1 of this Order.

3. A copy of a licence issued under Article 1 of this Order shall be sent by the Inspector granting the same to the Local Authority of the District in which the place of destination

specified in the licence is situate.

4. A licence under this Order shall for the purposes of the Orders mentioned in Article 1 of this Order be treated as a licence under those

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-third day of June, nine-L. S. teen hundred and twenty-two.

> W. P. Smart, Authorised by the Minister.

SCHEDULE.

Sale of Pedigree Large Black Pigs, to be held by Messrs. John Thornton and Company, Auc-

No. 32723.

tioneers, at the Cattle Market, in the county borough of Reading, on the nineteenth day of July, nineteen hundred and twenty-two.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place,

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 23RD JUNE 1922.)

FOOT-AND-MOUTH DISEASE: INFECTED PLACE.

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as

The premises mentioned in the Schedule hereto are hereby declared to be a place infected with Foot-and-Mouth Disease.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-third day of June, nineteen hundred and twenty-two.

> W. P. Smart, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place:-The field adjoining Shaw Road and forming part of the farm known as Yew Tree Farm, in the occupation of Thomas Winterbottom, in the county borough of Rochdale.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 23RD JUNE 1922.)

FOOT-AND-MOUTH DISEASE: INFECTED PLACE.

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as follows:

The premises mentioned in the Schedule hereto are hereby declared to be a place infected with Foot-and-Mouth Disease.

L. S.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-third day of June, nine-teen hundred and twenty-two.

> W. P. Smart, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place:-The farm buildings and pasture fields at High Barn Farm, in the occupation of Thomas Winterbottom, in the borough of Middleton.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 24TH JUNE 1922.)

FOOT-AND-MOUTH DISEASE: INFECTED PLACE.

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders 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 Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-fourth day of June, nineteen hundred and twenty-two.

> S. Stockman, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place. The home premises and fields adjoining, also fields known as "Wright's Ground" and "Deep Dale" on Field Farm, in the occupation of Harry Ardern, in the parish of Bakewell, in the administrative county of Derby.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 24TH JUNE 1922.)

FOOT-AND-MOUTH DISEASE: INFECTED PLACE.

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders 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 Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-fourth day of June, nineteen hundred and twenty-two.

> S. Stockman, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place.

The yard, farm buildings, paddock and pasture fields at Home Farm, in the occupation of Hindsford and Atherton Co-operative Society, at Hulton Park, Chequerbent, in the administrative county of Lancaster.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 26TH JUNE 1922.)

DERBYSHIRE AND DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1922 (No. 6).

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts. 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as

Withdrawal of Restrictions on Granting of Movement Licences.

1. Article 2 of the Derbyshire and District (Foot-and-Mouth Disease) Order of 1922 (No. 5) is hereby revoked.

Commencement.

2. This Order shall come into operation on the twenty-seventh day of June, nineteen hundred and twenty-two, and shall be read with the Derbyshire and District (Foot-and-Mouth Disease) Order of 1922, and the Derbyshire and District (Foot-and-Mouth Disease) Order of 1922 (No. 5).

Short Title.

3. This Order may be cited as the DERBY-SHIRE AND DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1922 (No. 6).

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this L.S. twenty-sixth day of June, nineteen hundred and twenty-two.

> W. P. Smart, Authorised by the Minister.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 26TH JUNE 1922.)

BIRMINGHAM AND DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1922 (No. 4).

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as follows:

Movement of Animals to Wolverhampton Market.

1. Notwithstanding anything contained in the Foot-and-Mouth Disease (Control of Movement) Order of 1920, or in the Birmingham District (Foot-and-Mouth Disease) Order of 1922, or any Order amending that Order, animals may be moved from premises not

situated in any district which is for the time being a Scheduled District for the purposes of the first-mentioned Order to the Corporation Market in the county borough of Wolverhampton if they are accompanied during the whole movement by a licence granted under this Order by the Local Authority of the said county borough.

Restriction on Movement of Animals from Market.

2. Animals exposed for sale at the said market, whether moved to the market with a licence under this Order or otherwise, shall not be removed therefrom except to the public abattoirs in the county borough of Wolverhampton, and on arrival at such abattoirs shall not be removed therefrom and shall be slaughtered within ninety-six hours of their arrival thereat.

Application of Certain other Orders.

3. Except as specifically provided in this Order the Orders referred to in Article 1 shall continue to apply to the said market and to any animals exposed thereat.

Short Title.

 This Order may be cited as the BIRMING-HAM DISTRICT (FOOT-AND-MOUTH DISEASE) ORDER OF 1922 (No. 4), and shall be read with the Birmingham District (Foot-and-Mouth Disease) Order of 1922.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-sixth day of June, nineteen hundred and twenty-two.

> W. P. Smart, Authorised by the Minister.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 26TH JUNE 1922.)

FOOT-AND-MOUTH DISEASE: INFECTED PLACE.

The Minister of Agriculture and Fisheries by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as

The premises mentioned in the Schedule

hereto are hereby declared to be a place infected with Foot-and-Mouth Disease.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this L.S. twenty-sixth day of June, nineteen hundred and twenty-two.

> W. P. Smart, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place.

The field known as "Park Field," in the occupation of George Clark, being part of Grange Farm, in the parish of Ponteland, in the administrative county of Northumberland.

Copies of the above Order can be obtained on application to the Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

RULES PUBLICATION ACT, 1893.

The fees directed to be taken by the Schedule of Fees approved by the Board of Agriculture and Fisheries on the 18th December, 1916, and by the Treasury on the 22nd December, 1916, as amended by the Schedule of Fees approved by the Minister of Agriculture and Fisheries and the Treasury on the 25th July, 1921, in respect of transactions under the Tithe Acts, 1836 to 1918, and other Acts, described as "Redemptions of rentcharge under the Tithe Acts, 1836 to 1918, (a) where the apportionment and collection of the consideration money is undertaken by the Minister; (b) where the collection of the consideration money without apportionment is undertaken by the Minister"; Redemption of a rentcharge where the consideration money is apportioned and collected by a surveyor or valuer appointed under the above Acts"; "Altered Apportionments of rentcharge under the Tithe Acts, 1836 to 1918, and the Extraordinary Tithe Acts, 1886 and 1897"; "Conversion of corn rents or tithe payments payable under local or other Inclosure Acts "; "Exchanges of glebe for other land, and of land for tithe rentcharge"; "Declarations merging tithe rentcharge"; and "Certificate under Section 45 of the Conveyancing and Law of Property Act, 1881, as to the amount in consideration of which a quitrent, chief-rent, rentcharge or other annual sum may be redeemed," respectively, are proposed to be modified, and the Minister hereby gives notice, in pursuance of the Rules Publication Act, 1893, that he proposes, after the expiration of forty days from the date of publication of this notice in the London Gazette, to make statutory rules for the purpose of such modification.

Copies of the draft rules may be obtained at the Office of the Minister, 3, St. James's Square, London, S.W. 1.

> F. L. C. Floud, Secretary.

Ministry of Agriculture and Fisheries, 3, St. James's Square, London, S.W. 1.

27th June, 1922.

DISEASES OF ANIMALS ACTS, 1894 to 1914.

MINISTRY OF AGRICULTURE AND FISHERIES.

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

Date.	Subject.	_
1922. 24th June	One dog, the property Mr. H. E. Graham.	of

Copies of this Order may be obtained at 4, Whitehall Place, London, S.W. 1.

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 Lincoln's Inn, in the county of Middlesex, as Commissioners for the general purposes of the Acts of Parliament relating to Income Tax and Inhabited House Duties: 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 having jurisdiction with regard to Land Tax within the division aforesaid, being respectively qualified to act as such Commissioners, to be holden at The Hall, Lincoln's Inn, W.C. 2, on Wednesday, the 12th day of July, 1922, at 4.15 o'clock in the afternoon, for the purpose of choosing fit and proper persons to be Commissioners to supply vacancies amongst the Commissioners for the general purposes of the aforesaid Acts for the division of Lincoln's Tun aforesaid.

P. Thompson. C. Gordon Spry.

Inland Revenue, Somerset House, London. 26th June, 1922.

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 Ely and South Witchford, in the county of Cambridge, as Commissioners for the general purposes of the Acts of Parliament relating to Income Tax and Inhabited House Duties: 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 having jurisdiction with regard to Land Tax within the division aforesaid, being respectively qualified to act as such Commissioners, to be holden at The Shire Hall, Ely, on Thursday, the 20th day of July, 1922, at 11 o'clock in the forencon, for the purpose of choosing fit and proper persons to be Commissioners to

supply vacancies amongst the Commissioners for the general purposes of the aforesaid Acts for the division of Ely and South Witchford aforesaid.

P. Thompson.
C. Gordon Spry.

Inland Revenue, Somerset House, London. 26th June, 1922.

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 Ermington and Plympton, in the county of Devon, as Commissioners for the general purposes of the Acts of Parliament relating to Income Tax and Inhabited House Duties: 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 having jurisdiction with regard to Land Tax within the division aforesaid, being respectively qualified to act as such Commissioners, to be holden at Room 20, Prudential Buildings, Plymouth, on Thursday, the 13th day of July, 1922, at 11 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 aforesaid Acts for the division of Ermington and Plympton aforesaid.

P. Thompson.
C. Gordon Spry.

Inland Revenue, Somerset House, London. 26th June, 1922.

ORDER OF THE REGISTRAR-GENERAL IN ENGLAND.

(Dated 22nd June, 1922.)

Whereas under Section 21 of the Births and Deaths Registration Act, 1874, the Registrar-General, with the sanction of the Minister of Health, may from time to time alter Registration Sub-districts:—

Now, therefore, I, Sylvanus Percival Vivian, Registrar-General of Births, Deaths and Marriages in England, in exercise of the powers conferred by the Births and Deaths Registration Acts, 1836 to 1901, and with the sanction of the Minister of Health, do hereby order as follows:—

- 1. This Order may be cited as the Leek Registration of Births, &c. (Alteration of Sub-districts) Order, 1922, and shall come into operation on the first day of July, 1922.
- 2. The existing Norton Sub-district of the Leek Registration District as altered by the Stoke-on-Trent Registration of Births, &c. (Alteration of Districts) Order, 1922, shall be extended by the addition of the Biddulph Sub-district of the same Registration District, and shall be called the Biddulph Sub-district.
 - 3. The Registrar of the existing Sub-dis-

trict of Norton shall be the Registrar of the Biddulph Sub-district.

Witness my hand this twenty-second day of June, nineteen hundred and twenty-two.

S. P. Vivian, Registrar-General. General Register Office, Somerset House, London, W.C. 2.

ORDER OF THE REGISTRAR-GENERAL IN ENGLAND.

(Dated 22nd June, 1922.)

Whereas under Section 10 of the Births and Deaths Registration Act, 1837, the Registrar-General, with the approval of the Minister of Health, may unite any two Superintendent Registrars' districts into one Superintendent Registrar's district;

And whereas under Section 21 of the Births and Deaths Registration Act, 1874, the Registrar-General, with the sanction of the Minister of Health, may from time to time

alter Registration Sub-districts;

And whereas in consequence of the alteration of Poor Law Unions and Parishes made by the Ministry of Health Provisional Order Confirmation (Stoke-on-Trent Extension) Act, 1921, it is desirable that certain Registration Districts and Sub-districts should be altered in area:

Now, therefore, I, Sylvanus Percival Vivian, Registrar-General of Births, Deaths and Marriages in England, in exercise of the powers conferred by the Births and Deaths Registration Acts, 1836 to 1901, and with the approval and sanction of the Minister of Health, do hereby order as follows:—

1. This Order may be cited as the Stoke-on-Trent Registration of Births, &c. (Alteration of Districts), Order, 1922, and shall come into operation on the first day of July, 1922.

- 2.—(1) The Interpretation Act, 1889, applies to the interpretation of this Order as it applies to the interpretation of an Act of Parliament.
- (2) In this Order, unless the context otherwise requires:—
 - (a) "The Borough" means the Borough of Stoke-on-Trent as extended by the Ministry of Health Provisional Order (Stoke-on-Trent Extension) Act, 1921; and

- (b) Any reference to a parish shall be construed as a reference to that parish as altered by the Act last-mentioned.
- 3. That portion of the Parish of Norton-inthe-Moors which, prior to the 1st day of April, 1922, formed part of the Parish of Milton shall be transferred from the Burslem Subdistrict of the Wolstanton Registration District to the Norton Sub-district of the Leek Registration District.
- 4. That portion of the Parish of Caverswall which, prior to the 1st day of April, 1922, formed part of the Parish of Stoke Rural shall be transferred from the Stoke Rural Subdistrict of the Stoke-upon-Trent Registration District to the Dilhorne Sub-district of the Cheadle Registration District.
- 5. Those portions of the Parish of Stokeon-Trent which, prior to the 1st day of April, 1922, comprised the Parish of Smallthorne or formed part of the Parishes of Norton-on-the-Moors, Caverswall, Stone Rural and Trentham shall cease to form part of the Norton Subdistrict of the Leek Registration District, of the Dilhorne Sub-district of the Cheadle Registration District, or of the Stone Sub-district of the Stone Registration District, and shall be deemed to form part of a Sub-district of the Stoke-upon-Trent Registration District.
- 6. The Wolstanton Registration District, as altered by this Order, shall be extended by the addition of the Stoke-upon-Trent Registration District, as altered by this Order, and shall be called the Stoke and Wolstanton Registration District.
- 7.—(1) The Registration Sub-districts of the Stoke and Wolstanton Registration District shall be altered so as to comprise seven Sub-districts, and each Sub-district shall continue to bear the name appearing in the first column of the Schedule to this Order and shall consist of the parishes or wards of the Borough mentioned in the second column of that Schedule.
- (2) The Registrar of each of the existing Registration Sub-districts which bears the name mentioned in the first column of the Schedule to this Order shall be the Registrar of that Registration Sub-district as altered by this Order.
- (3) The Superintendent Registrar of the existing Wolstanton Registration District shall be the Superintendent Registrar of the Stoke and Wolstanton Registration District.

THE SCHEDULE.
Sub-districts of the Stoke and Wolstanton Registration District.

First Colum Names of the Sub-		ts.		Cont	Second ents of the	Column. e Sub-districts.				
N /			The Parishes of	f Chester	ton, Silver	rdale, and Wolstanton.				
(2) Tunstall	•••	•••	Borough nu	The Parishes of Kidsgrove and Newchapel and the Wards of the Borough numbered 1, 2, 3 and 27.						
			The Wards of	the Borot	igh numbe	ered 4, 5, 6, 7 and 8.				
(4) Hanley	•••		,,	33	,,	9 to 15 inclusive.				
(5) Stoke-on-Trent			11	"	,,	16, 17, 18 and 21.				
/c\ Tr			"	"	"	19, 20, 22 and 28.				
77) Longton	•••	•••	"	,,	"	23, 24, 25 and 26.				

Witness my hand this Twenty-second day of June, Nineteen Hundred and Twenty-two.

BOROUGH OF WEYMOUTH AND MELCOMBE REGIS.

Special Acts (Extension of Time) Act, 1915, as extended by the War Emergency Laws (Continuance) Act, 1920:

Further extension of time for operation of Section 31 of the Weymouth and Melcombe Regis Corporation Act, 1914.

> To the Mayor, Aldermen and Burgesses of the Borough of Weymouth and Melcombe Regis;-

> And to all others whom it may concern.

HEREAS by virtue of Section 31 of the Weymouth and Melcombe Regis Corporation Act, 1914 (hereinafter referred to as "the Act of 1914"), and of Orders dated respectively the 21st day of May, 1917, the 21st day of August, 1918, and the 19th day of June, 1919, issued by the Local Government Board, and of Orders dated the 29th day of July, 1920, and the 15th day of September, 1921, issued by the Minister of Transport, under Section 1 of the Special Acts (Extension of Time) Act, 1915 (hereinafter referred to as "the Act of 1915"), the time limited for the exercise by the Mayor, Aldermen and Burgesses of the Borough of Weymouth and Melcombe Regis (hereinafter referred to as "the Corporation") of their powers for the compulsory purchase of lands for the purposes of the Act of 1914 will expire on the 7th day of August, 1922;

And whereas application has been duly made by the Corporation under the Act of 1915, as extended by the War Emergency Laws (Continuance) Act, 1920, for an Order extending the time limited as aforesaid:

Now, therefore, the Minister of Transport, in pursuance of the powers given to him by Section 1 of the Act of 1915, and of any other powers in that behalf, hereby extends until the 7th day of August, 1923, the time limited as aforesaid for the exercise of the powers of the Corporation for the compulsory purchase of lands for the purposes of the Act of 1914.

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Given under the Seal of the Minister of Transport this 10th day of June, in the year One thousand nine hundred and twenty-two.

> H. H. Piggott, Assistant Secretary, Ministry of Transport.

Special Acts (Extension of Time) Act, 1915: Further extending Time for operation of certain provisions of the Chesterfield Gas and Water Board Act, 1911.

BOROUGH OF CHESTERFIELD.

HEREAS by Orders made by the Local Government Board under the provisions of Section 1 of the Special Acts (Exten-

sion of Time) Act, 1915 (hereinafter referred to as "the Act of 1915"), and dated respectively the 30th day of March, 1916, the 2nd day of February, 1917, the 26th day of July, 1918, and the 24th day of June, 1919, and by Orders made by the Minister of Health under the Act of 1915, and dated respectively the the Act of 1915, and dated respectively the 30th day of March, 1920, and the 7th day of June, 1921, the time limited by Section 12 of the Chesterfield Gas and Water Board Act, 1911 (hereinafter referred to as "the Act of 1911"), for the completion of certain works. and the time limited by Section 11 and subsection (1) of Section 26 of the Act of 1911, in relation to the acquisition of certain lands in respect of the Work No. 10 therein referred to was extended until the 29th day of June, 1922;

And whereas by the said Orders dated the 26th day of July, 1918, the 24th day of June, 1919, the 30th day of March, 1920, and the 7th day of June, 1921, the time limited by the said Section 11 of the Act of 1911 for the compulsory purchase of lands in respect of the Works Nos. 1, 2, 3, 11, 12, and 13 in that Section referred to was also extended until the 29th day of June, 1922:

Now, the Minister of Health, on the application of the Borough Council of Chesterfield, dated the 4th day of April, 1922, and in pursuance of his powers under the Act of 1915, and of any other powers in that behalf, hereby extends until the 31st day of May, 1923, the time limited—

- (a) by Section 12 of the Act of 1911, as extended by the Orders aforesaid, for the completion of Works Nos. 4, 5, 6, 8, 9, 9a, 17, 19, 21 and 23 therein mentioned;
- (b) by Section 11 and sub-section (1) of Section 26 of the Act of 1911, as extended by the Orders aforesaid, in relation to the acquisition of the lands required for the Work No. 10 therein referred to; and
- (c) by Section 11 of the Act of 1911, as extended by the four last recited Orders, for the compulsory purchase of lands in respect of Works Nos. 1, 2, 3, 11, 12 and 13 in that Section referred to.

Given under the Official Seal of the Minister of Health, this Fifteenth day of June, in the year One thousand nine hundred and twenty-two.

A. B. Maclachlan, Assistant Secretary, Ministry of Health.

GAS REGULATION ACT, 1920.

ALNWICK GAS (CHARGES) ORDER, 1921.

THE Alnwick Gas Company, in pursuance of the above Order, hereby give notice, that the calorific value of the gas which they intend to supply is 500 British Thermal Units per cubic foot, and that the date from which they will supply gas of the said calorific value is the 29th day of June, 1922.

> CHAS. TURNBULL, Secretary.

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NOTICE.

WARMINSTER GAS (CHARGES) ORDER, 1922.

OTICE is hereby given, that the declared date is 1st July, 1922, and declared calorific value 500 British Thermal Units per cubic foot.

A. F. Long, Secretary.

Gas Offices, 17, High Street, 287 Warminster.

GAS REGULIATION ACT, 1920.

THE PORTISHEAD GAS (CHARGES) ORDER, 1922.

THE Portishead Gas Company Limited hereby give notice, pursuant to the above Order, that the calorific value of the gas which they intend to supply will be 550 British Thermal Units, and that they will supply gas of that calorific value as from the 1st day of July, 1922.

Dated this 15th day of June, 1922.

CHAS. BARTLETT,

Secretary.

GAS REGULATION ACT, 1920.

THE WITNEY GAS (CHARGES) ORDER, 1922.

HE Witney Gas and Coke Company
Limited hereby give notice, pursuant to
the above named Order, that the calorific value
of the gas which they intend to supply is 450
British Thermal Units, and that they will
supply gas of that calorific value as from the
1st day of July, 1922.

N. J. G. RAVENOR, Secretary.

High Street, Witney. 26th June, 1922.

WATERI UNDERTAKINGS (MODIFICATION OF CHARGES) ACT, 1921.

Notice of Application by the Higham Ferrers and Rushden Water Board for an Order under the Water Undertakings (Modification of Charges) Act, 1921.

OTICE is hereby given, that the Higham Ferrers and Rushden Water Board have made application to the Minister of Health under the above Act for an Order modifying Sections 66, 67, 71 and 87 of the Higham Ferrers and Rushden Water Board Act, 1902, and the following agreements, namely:-A certain agreement, dated the 8th day of February, 1894, between the Local Board of the District of Rushden of the one part, and the Guardians of the Poor of the Wellingborough Union of the other part, providing for a supply of water to the parish of Wymington; (2) a certain agreement, dated the 24th day of April, 1911, made between the Board of the one part, and the Wellingborough Rural District Council of the other part, providing for the supply of water to the parish of Irchester; (3) a certain agreement, dated the 24th day of April, 1911, made between the Board of the one part, and the Wellingborough Rural District Council of the other part, providing for the supply of water to the parish of Wollaston; and (4) a certain agreement, dated the 16th day of

December, 1907, made between the Board of the one part, and the Wellingborough Raral District Council of the other part, providing for the supply of water to the parish of Earls Barton, so as to enable the Board to make charges for water supply for trade and domestic purposes in the water limits within which they are empowered to supply water by increasing the charges at present authorised and agreed upon by 50 per cent. in all cases except that of the supply to Wymington, and in that case to make a charge of 1s. 1½d. per thousand gallons.

A copy of the application and of all documents submitted to the Minister in connection therewith may be inspected and extracts thereof made free of charge at the office of the undersigned, between the hours of 10 a.m. and 1 p.m. Copies of the documents may be purchased from the undersigned at the usual

charges for copying.

Any person desiring to make any representation or objection with reference to the application may do so by letter addressed to the Secretary, Ministry of Health, Whitehall, S.W. 1, not later than the 31st day of July, 1922. A copy of any such representation or objection must be sent at the same time to the undersigned.

Dated this 22nd day of June, 1922.

Geo. S. Mason, 135, High Street, Rushden.

Electricity Commission.—June, 1922.

WATFORD ELECTRICITY (EXTENSION).

SPECIAL ORDER.

(The Supply of Electricity by the Urban District Council of Watford in the Borough of Hemel Hempsted and the Parishes of Kings Langley and Bovingdon, both in the Rural District of Hemel Hempsted, all in the County of Hertford; Extension and Amendment of the Watford Electric Lighting Act and Orders, 1897 to 1914, and other matters.)

NOTICE is hereby given, that the Urban District Council of Watford (hereinafter called "the Council"), whose address is the Council Offices, 14, High Street, Watford, intend to apply to the Electricity Commissioners for a Special Order (hereinafter called "the Order") under the Electricity (Supply) Acts, 1882 to 1919, for all or some of the following amongst other purposes (that is to say):—

1. To extend the area of supply under the Watford Electric Lighting Act and Orders, 1897 to 1914, by adding thereto the borough of Hemel Hempsted and the parishes of Kings Langley and Bovingdon, both in the rural district of Hemel Hempsted, all in the county of Hertford (the areas so proposed to be added to the said area of supply being hereinafter referred to as the "added areas").

2. To authorize the Council to generate, supply, distribute and sell electrical energy for all public and private purposes as defined by the Electricity (Supply) Acts, 1882 to 1919,

within the added areas.

3. To extend and make applicable to the added areas all or some of the powers and provisions contained in the Watford Electric Lighting Act and Orders, 1897 to 1914, and to apply such provisions to the undertaking or

undertakings to be authorized by the Order subject to such variations and exceptions as

may be contained therein.
4. To incorporate in the Order such of the provisions contained in the Schedule to the Electric Lighting (Clauses) Act, 1899, as are applicable, and to apply such provisions to the undertaking or undertakings to be authorized by the Order, subject to such variations and exceptions as may be contained therein.

5. To alter, extend and amend the provisions of the Watford Electric Lighting Act and Orders, 1897 to 1914, or some of those

provisions.

6. To confer upon the Council all or some of the powers of the Electricity (Supply) Acts, 1882 to 1919, and the enactments incorporated therewith, and to alter, vary or extinguish all rights and privileges which would or might interfere with any of the objects of the Order, and to confer all other rights and privileges necessary for carrying such objects into effect.

7. To authorize the Council to open, break up and interfere with all streets, roads and public places, ways, footpaths, bridges, culverts, sewers, drains and gas and water mains and pipes and telegraph and telephone and other wires within the area of supply, and to lay down, erect, maintain, renew and remove, either above or under ground or otherwise, electric lines, conductors, mains, pipes, tubes, wires, posts, street or distributing boxes, meters, apparatus or other works or things required for the purpose of enabling the Council to generate, supply, store, convey, transmit or distribute electricity within the added areas, and to confer all such other powers upon the Council as may be necessary for effecting the objects of the proposed undertaking.

8. To prescribe the maximum price or maximum prices that may be demanded and taken by the Council in respect of the supply of electrical energy within the added areas.

9. To make special provision with regard to the purchase by the Mayor and Bailiff Aldermen and Burgesses of the Borough of Hemel Hempsted and the Hemel Hempsted Rural District Council respectively of the respective portions of the undertaking proposed to be authorized by the Order which are in the respective districts of those authorities, and to confirm, with or without modification or amendment (so far as it may be deemed expedient so to do), some or all of the terms of any agreement which may be entered into between the Council and the said Mayor and Bailiff Aldermen and Burgesses or the said Rural District Council.

10. The names of the streets in the added areas in which it is proposed that electric lines shall be laid down within a period to be speci-

fied by the Order are as follows:

In the borough of Hemel Hempsted-London Road (from borough boundary at Apsley Church to the Bell Inn at Two Waters); Marlowes (from Midland Railway bridge to bottom of High Street); High Street (from Marlowes to Cherry Bounce); Alexandra Road (from High Street to Midland Road); Midland Road (from Alexandra Road to Midland Station; Bury Road (from High Street to Bury Hill); Bridge Street (from Marlowes to Cotterells); St. John's Road (from Wharf Road to Green End Road); Fishery Road (from the Forge to St. John's Road); Green End Road (from St. John's Road to Belgrave House).

In the parish of Kings Langley-

Main road through Kings Langley from 400 yards south of Kings Langley Church to the lane called Common Lane, leading to Kings Langley Common.

11. To authorize the Council to open and break up in the added areas the following streets and parts of streets which are not repairable by the local authority (namely):-

In the borough of Hemel Hempsted-

Lane; Roughdown Felden Albion Hill, Marlowes (from Alexandra Terrace to Midland Railway bridge); Alexandra Terrace (Albion Hill, Marlowes); Alston Road; Chipperfield Road; Christchurch Road (from Christchurch schoolroom to Alexandra Road); Church Street; Crab Tree Lane; Ebberns Road (Apsley End); Edmund's Place (Marlowes) (otherwise League Square); Ellingham Road; Gade view Road; Grassey Bottom; Gravel Hill Terrace; Grove Road (from Chaulden Lane to Moorland Road); Great Road; High Ridge Road (Two Waters); Hillfield Avenue; Kents Avenue; King Edward Street (Two Waters); Llanber Road (Two Waters); Mill Street (from White Lion Street to Frogmore Mill); Mill Pond Side; Paradise; Park Lane (Paradise); Park Road (St. John's Road); road from Queen Street to Christchurch Road; Roughdown Road from Princess Arms to Common); St. Andrew's Road (Two Waters); St. George's Road (Two Waters); The Four Ways (Two Waters); Twelve Acres Green (Redbourn Road); West Valley Road (Two Waters); Winifred Road (Apsley End); Wardsend Lane; Austin Place; Collett Road; Chambersbury Lane; Gravel Hill Terrace Road (from Glen View Road to Gravel Lane); Junction Road; Leverstock Green; Paradise Road (from Park Lane to Paradise); Sunny Hill Road; Crabtree Lane; Green End Lane; road from London and North-Western Railway bridge over London Road to Felden Lane; Crescent adjoining London Road and leading to Boxmoor Railway Station; road from Marlowes to Crescent Road; road from Broad Street to Christchurch Road; road from Sunnyhill Road to Lockerspark Lane; road from "Oddfellows Arms," London Road, to Weymouth Street; road from Chapel, London Road, to Weymouth Street; lane from Tile Kiln Farm to Hall Farm; road from "Cupid," passing Three Cherrytrees Lane, to the boundary of the borough; road from Cherrytrees Lane, passing Bouncefield, to boundary of the borough; road from Bouncefield in south-easterly direction to borough boundary; road from Dodd's Lane to Wood Farm; road from junction of High Street and Cherry Bounce to boundary of borough at "Red Lion"; road from Pulley Lane to Gravel Lane; road from borough boundary (Potten End) to junction of Pulley Lane and Warners End Lane; road from Gravel Hill Spring to lane leading from Gade-bridge Lane to Gravel Hill; lane from towing path near Sheep Wash to London and North-Western Railway near London Road; lane from London Road to Chalk Pit, Roughdown Common; lane from Chaulden Lane to The Fishery, River Bulbourne; road from St. John's Road to Kingsland Road; road from junction of Lawn Lane and Bennetts End Lane to Belswains; lane from

Frogmore Crescent to junction of Lawn Lane and Bennetts End Lane; road leading to Roughdown Villas between London Road and Felden Lane; new road near Apsley End; footpath from north-west corner of Cemetery to Woodland Avenue, and thence to the corner of Green End Road and Gravel Hill terrace; footpath from Grist House Farm to Noak Mill; footpath parallel to highway from Dodd's Lane, Piccotts End, to Thrift Wood, Grist House; footpath from Dodd's Lane to Wood Farm, Piccotts End, and thence to a point on the boundary of the borough near Varney's Wood; footpath from Wood Farm, passing in north-easterly direction to a point on the boundary of the borough; footpath from Dodd's Lane (near Lovetts End Farm) to Lovetts End Farm and Eastbrookhay; footpath from Piccotts End Lane to Dodd's Lane, and to the junction of footpath from Grove Hill to Dodd's Lane; footpath from Grove Hill to Dodd's Lane; footpath from Two Beeches Farm, Piccotts End Lane, to Little Lovetts End Farm, Dodd's Lane; footpath from Agnells Lane to Twelve Acres Green; footpath from Two Beeches Farm, Piccotts End Lane, to Redbourn Road; footpath from Piccotts End Lane (at farm entrance to Grove Hill) to Redbourn Road; footpath from path between Chapel Street and Piccotts End School (south of Piccotts End Lane) to Grove Hill carriage drive; footpath from Grove Hill carriage drive to path from Two Beeches Farm to Lane Farm Cottages; footpath from Corner Farm, Redbourn Road, to the north-easterly corner of Randall Park; footpath from Lane Farm Cottages, Redbourn Road, to Yew Tree Farm and Highfield; footpath from Highfield to the north-easterly corner of reservoir in Redbourn Road; footpath from Redbourn Road leading in an easterly direction across the Midland Railway; footpath from Highfield Lane to High Street Green; Highfield to footpath fromHighfield Lane (west of Bohemia); footpath from Highfield to High Street Green; footpath from a point in Bouncefield to Swallowdale Lane; footpath from Home Farm, Three Cherrytrees Lane, to Wood Lane End; footpath from Wood Lane End to High Street Green; footpath from Highfield Lane (west of Bohemia) to High Street Green (Hoblets Orchard); footpath from a point south of Woodwells Farm to Leverstock Green (south-east of Coxpond Farm); footpath from St. Alban's Road (Adeyfield) to Crab Tree Lane; footpath from the last named footpath to Wood Lane; footpath from Elephant Farm (Bennetts End Lane) in an easterly direction to the boundary of the borough; footpath from Wood Farm, Wood Lane, to Crabtree Lane; footpath from Wood Lane (south-west of Wood Farm) to Crabtree Lane; footpath from the Midland Railway bridge in Infirmary Lane to Wood Lane; footpath from Tile Kiln Lane (northeast of Tile Kiln Farm) to the boundary of the borough; footpath from Crabtree Lane (West of Leverstock Green) to Bennetts End Lane (east of Brickmakers Arms); footpath from Crabtree Lane (west of Leverstock Green) to Bennetts End Lane (Bennetts End Farm); footpath from Elephant Farm, Bennetts End Lane, to Crabtree Lane and Lawn Lane; footpath from Weymouth Street (Apsley) in a southerly direction to

the boundary of the borough; footpath from Roughdown Villas to Felden Lane; footpath from London Road (Gas Works) across Featherbed Lane and in a southerly direction to the boundary of the borough; footpath from Featherbed Lane to last-named footpath; footpath from London Road west of London and North-Western Railway bridge (Boxmoor) in westerly direction to boundary of the borough; footpath from London and North-Western Railway bridge (Boxmoor) to Fishery Road; footpath from London Road (Boxmoor) to Canal Bridge, Station Road; footpath from Wharf Road to Canal Bridge, Station Road, and to a point near the Gas Works in London Road; footpath from Wharf Road to St. John's Road (opposite Heath Lane); footpath from St. John's Road to "Star" Cottages (near St. John's Church, Boxmoor); footpath from "Star" Cottages to Station Road (near St. John's Church, Boxmoor); footpath from Grand Junction Canal, at Boxmoor Baths, to footbridge over River Bulbourne; footpath from Station Road to tunnel under Midland Railway embankment and Cot-terells (south of Charles Street); footpath from Cemetery in a southerly direction to Anchor Lane (south-west of Heath Lane); footpath from Astley Road to Bury Road; footpath from Bury Mill End to Gadebridge Lane and Piccotts End (west of the Smithy); footpath from footbridge (Piccotts End) in a southerly direction to footbridge, then branching in a westerly direction and in a southerly direction; footpath from Piccotts End in a north-westerly direction to the boundary of the borough; footpath from Piccotts End to Warners End Lane; footpath from Warners End Lane to Boxted; footpath from Boxted in a northerly direction to the boundary of the borough; foot-path from Boxted to the road to Potten End in a southerly direction, and thence to a point near Boxted House; footpath from road to Potten End in a northerly direction to the boundary of the borough; footpath from Boxted to road to Potten End; footpath from Gadebridge Lane to Warners End Lane; footpath from Chapel Street in a northerly direction across Cherry Bounce to Piccotts End; footpath from Chaulden Lane to the south-easterly corner of Old Chalk Pit; footpath from Green End Lane in a westerly direction through Old Chalk Pit; footpath from Green End Lane ("The Grapes " public-house) in a westerly direction; footpath from a point west of Belgrave House, in Green End Lane, in a northerly direction; footpath from Pouchen End Lane to Old Chalk Pit; footpath from Pouchen End to Chaulden Lane; footpath from a point in Green End Lane (south-east of The past Northridge Hollies), Farm, Pouchen End Lane; footpath from Midland Railway Bridge, Highfield Lane, passing south of Bohemia to High Street Green; footpath from Bennetts End to north of Hill Farm; footpath from Hoblets Orchard to High Street Green; footpath from Dodd's Lane to Lovetts End Farm; footpath from Midland Railway station to Infirmary Lane; footpath from the footpath to Midland Railway station to Infirmary Lane, under railway bridge, and joining footpath from Midland Road to Crescent Road; footpath from Midland Road to Crescent Road; footpath from Gravel Hill, Terrace Road, to Lodge in Lockers Park; footpath from Felden Lane (near Wilton Lodge) past Roughdown Common to Chalk Pit; footpath from Canal Bridge, Station Road, to London Road (near Midland Railway bridge); footpath from St. John's Road (junction of Anchor Lane) to Smithy, Fishery Road; footpath from London and North Western Railway (Two Waters) to Roughdown Common; footpath from Grove Hill to Redbourn Road; the towing path alongside the Grand Junction Canal; the roadways and footpaths under the bridges carrying the Midland Railway over Holtsmore End Lane, Highfield Lane, Lower Marlowes, Station Road, the road leading from St. John's Street to Two Waters Road, Three Cherrytrees Lane, the footpath leading from Station Road to Cotterells, Redbourn Road (north-east of "Cupid" public-house), London Road, and the towpath of the Grand Junction Canal; the roadways and footpaths and approaches carrying the following roads over the Midland Railway, namely:—High Street Green, cart track from Lane Farm Cottages to Yew Tree Farm, the footpath from Highfield to the reservoir in Redbourn Road, the footpath from Highfield to East Lodge, St. Albans Road, Infirmary Lane, Albion Hill, and the road leading from Station Road and London Road to Chalk Pit on Roughdown Common; the roadways and footpaths under the bridges carrying the London and North Western Railway over the footpath from Pix Farm to boundary of the borough, Pouchen End Lane, the towpath of the Grand Junction Canal, the footpath from the "Swan" in Berkhampsted Road to Fishery House, and London Road; the roadways and footpaths and approaches carrying the following roads over the London and North Western Railway (namely):—the road leading from Station Road and London Road to the Chalk Pit at Roughdown Common, the footpath from Roughdown Common to Two Waters, Featherbed Lane, and the footpath from Shendish to Weymouth Street, Apsley End; the footbridges over the River Gade and streams connected therewith at the following points (namely):—at Noake Mill, at Corn Mill (Piccotts End), at a point south-west of the Smithy at Piccotts End, at a point south-east of Corn Mill (Piccotts End), at the backwater south-west of Piccotts End House, at three several points north-west of Marchmont House, at a point south of the west end of Bath Street, at a point at the west end of the yard adjoining the north side of Marlowes House, and Marlowes, at two points west of Marlowes and opposite Infirmary Lane, at a point in Bridge Street west of Marlowes, at a point north of the Boxmoor Iron Works, at a point south of the Boxmoor Ironworks, at a point west of the Hall, Corner Hall, at Two Waters Mill (County Bridge), and at a point at Two Waters Mill south of the lastnamed bridge; the bridges carrying the following roadways over the River Gade and streams connected therewith (namely):—Gadebridge Lane, Station Road, Durrants Hill, and a footpath from a point south-west of Corn Mill (Piccotts End); the bridges carrying the following roadways over the River Bulbourne (namely):—Pouchen End Lane, footpath from the "Swan," Berkhampsted Road, to Chaulden Lane and Fishery House, Fishery Road, footpath over the Moor from London Road to the Canal Bridge in Station Road; the bridges carrying the following roadways over the Grand Junction Canal (namely):—the road from Berkhampsted Road to Pix Farm, Pouchen End Lane, Fishery Road, Station Road, Two Waters Road, Durrants Hill; the bridges over the Grand Junction Canal at points respectively south-west of Fishery House and east of Frogmore Mill.

In the parishes of Kings Langley and Bovingdon—

Roughdown Lane (from Felden Lane to Sheethanger Common); Barnes Bulstrode Lane; Bourne End Road; Bovingdon Green Roads; Church Street, Bovingdon Green Roads; Church Street, Bovingdon; road connecting Church Lane and Church Street by Bury Farm; Chesham Road (from "Half Way House" to Maple Hill); Church Lane (Kings Langley); Canal Bridge Approach (Kings Langley); Common Lane (Kings Langley); Chipperfield Road (from top of Vicarage Lane to "The Royal Oak," Chipperfield Common Road (from perfield); Chipperfield Common Road (from junction of Kings Lane and main road, Chipperfield, to corner of Chipperfield Common); Dunny Lane; Flaunden Lane; Felden Lane; Green Lane (from Bovingdon to Bovingdon Green); Hempsted Road or Box Lane (from "Half Way House," Bovingdon, to the "Swan," Boxmoor); Kings Langley Hill (from High Street, Kings Langley, to Vicarage Road); Kings Lane; lane leading from Cross Farm to Felden; lane leading from Church Lane, Kings Langley, to Hempsted Road; lane leading from Felden to Bovingdon Lodge; Mill Lane; main road from Bulstrode through Chipperfield to south-east corner of Chipperfield Common; Lane; main road from Boxmoor to Watford; main road, Boxmoor, to Berkhamstead; New House Road (from New House Farm to "Half Way House"); Pest House Lane; Stony Lane; road leading from Little Colliers Farm to Bovingdon Green; road from "Half Way House" to Bulstrode Lane junction; road leading from Shantock Farm past Pudds Cross and then in a westerly direction; road leading out of road from Shantock Farm at Parish Boundary in a north-easterly direction to Little Colliers Farm; road from Marchants Farm leading in an easterly direction past Shantock Hall and Venus Hill to Flaunden Lane; road from Bovingdon Green to Mauldens Farm, thence past Hogs Pit Bottom, Flaunden Lane, and thence to the south-east corner of parish of Bovingdon; road from Blackwell Road to main road; Rucklers Lane; Rucklers Green; Vicarage Road; Water Lane (Bovingdon); Waterside; The Nap; footway to Kings Langley Station from main London road, passing Home Park Mills; Alexandra Road (Kings Langley); Whippendell Estate Road (extension of Meggs Lane); lane from Flaunden Lane to Holly Hedges; lane from Green Lane across Chesham Road to Newhouse Farm; lane from Duckhall Farm (Newhouse Road) to Little Hay Farm; road from "Red Lion" to Nash Mills; road from Shendish to London main road; lane and footpath from Church Lane past Rainhill Spring to Box Liane; lane from Rent Street Farm past Bovingdon Cottage; lane leading

from Bovingdon main road at Bovingdon Cottage in a south westerly direction; lane from Few Onions Farm adjoining lane leading from Marchants Farm to Venus Hill; Alexandra Road (Chipperfield); Queen Street, Chipperfield; lane from junction of road leading from Church Lane to Hempsted Road to the lane from Duckhall Farm (Newhouse Road) to Little Hay Farm; road across Sheethanger Common to Felden Lodge Gate; footpath from London Road to Kings Langley Lodge; footpath from Kings Langley to Berry Bushes Wood; footpath from Kings Langley Lodge to Callipers Hall; footpath from Kings Langley Lodge to Kings Langley; footpath from Kings Langley Lodge to road from Kings Langley to Chipperfield; footpath from London Road to Manor House, Chipperfield; footpath from Kings Langley Hill to footpath from London Road to Manor House; footpath from Kings Langley (Chipperfield Road) to London Road; footpath from Shoulder's Spring to Stoney Lane; footpath from Stoney Lane to Dunny Lane; footpath from Dunny Lane to Chipperfield Common; footpath from Bulstrode Farm to Tenements Farm; footpath from Bulstrode Lane to Chapel Croft; footpath from Pesthouse Lane to Tenements Farm; footpath from Barnes Lane to Rucklers Lane; footpath from Barnes Lane to Hill Farm; footpath from Love Lane to Barnes Lane; footpath from Barnes Lane to London Road; footpath from Barnes Farm to London Road; footpath from Rucklers Lane past Shendish House and thence in a northerly direction; footpath from London Road to Shendish; footpath from Barnes Farm to Round Wood; footpath and road from French's Farm to Barnes Lane; footpath from London Road to towing path near Home Park House; footpath and road from Barnes Lane to footpath from Barnes Lane to Rucklers Lane; footpath through Balls Pond Farm from Kings Langley, Road; Chipperfield footpath Badgerdell Wood (Tenement's Farm footpath); footpath from Cock's Head Wood to Shendish; footpath from Shendish to Rucklers Lane through Dark Wood; foot-path from Bulstrode Farm to road from Flaunden Lane to Chipperfield; footpath from Kings Lane to Chipperfield Road; footpath from Bulstrode to Cottingham Farm, passing Shoulder's Spring; footpath from Flaunden Lane passing Cottingham Farm to a point near Holly Hedges; footpath from terminus of footpath from Flaunden Lane passing Cottingham Farm to junction of Venus Hill and Flaunden Lane; footpath from Venus Hill to a point near Hogspit Bottom; footpath and lane from "Royal Oak" (Water Lane) to Venus Hill; footpath from Water Lane to footpath and lane from "Royal Oak" to Venus Hill; footpath from Pudds Cross (Chesham Road) to Bovingdon Green; footpath from Little Colliers Farm (Whelpley Hill) to corner of lane from Green Lane to Newhouse Farm crossing Chesham Road; footpath from Newhouse Farm to the boundary of the parish; footpath from Newhouse Road to lane leading from Duckhall Farm to Little Hay Farm; footpath from Little Hay Farm through Westbrook Hay to Bourne End; footpath from Little Hay Farm through Westbrook Hay to Green Croft; footpath from Green Croft to the said footpath from

Little Hay Farm through Westbrook Hay to Bourne End; footpath from Moor End Farm (London Road) to the boundary of the parish of Bovingdon near London and North Western Railway; footpath from Box Lane to Felden Lane; footpath from Lodge near Old Chalk Pit past Feldem Lodge; footpath from footpath from Lodge near Old Chalk Pit passing Rainhill Spring, Homefield Spring to Budge Road, Church Street; footpath from Old Chalk Pit to Lane Farm; footpath from footpath from Old Chalk Pit to Lane Farm, to school in Bovingdon Chipperfield Road; footpath from school in Bovingdon Chipperfield Road to "Royal Oak "; footpath from School in Chipperfield Road, Bovingdon, to "Royal Oak"; footpath from the last named footpath. to Flaunden Lane; footpath from Street Farm to Water Lane; footpath from High Street (Kings Langley) to Water-side; footpath from Church Lane to The Nap; footpath from Hempsted Lane, past High Croft, Rainhill Spring, and the west corner of Bury Wood to Box Lane; footpath from London Road along the boundary of King's Langley Parish, past Berry Bushes Wood, in direction of Callipers Hall; the towing path alongside the Grand Junction Canal; the roads, footpaths and approaches over or to the following bridges (namely):—Bridges over River Gade and Grand Junction Canal and Mill Tail at Home Park Mills; swing bridge over River Gade and Grand Junction Canal at Corn Mill. King's Langley; bridge over River Gade and Grand Junction Canal at Water Lane, King's Langley; bridge over Mill Tail Stream south-west of Water Lane Canal Bridge; bridge over Mill Tail by Corn Mill, King's Langley; footbridge over River Gade and Grand Junction Canal between Apsley Mills and Dolittle; bridges over River Gade and Grand Junction Canal and Mill Tail, by Nash Mills South Lock; bridge over River Bulbourne at Bourne End; and railway bridge over River Bulbourne and Grand Junction Canal, opposite Moor End Farm, on the Berkhamsted Road; and the roadway (London Road) under the railway bridge at the "Red Lion" public house.

Printed copies of the draft Special Order as applied for, and of the Order when made, may be obtained at the offices of the undersigned, and at the offices of the Town Clerk of Hemel Hempsted, and of Messrs. Lovel, Smeathman and Son, at Hemel Hempsted, on payment of

two shillings for each copy.

Every local or other public authority, company or person desirous of bringing before the Electricity Commissioners any objection respecting the application may do so by registered letter, addressed to the Secretary of the Electricity Commission, Gwydyr House, Whitehall, S.W. 1, and despatched on or before the 25th July, 1922, and a copy of such objection must also be forwarded to the undersigned Clerk or Parliamentary Agents.

Dated this 23rd day of June, 1922.

W. Hudson, Clerk to the Watford Urban District Council, Council Offices, 14, High Street, Watford.

SHARPE, PRITCHARD AND Co., Palace Chambers, Bridge Street, West-minster, S.W. 1, Parliamentary minster, Agents.

H.M. OFFICE OF LAND REGISTRY.

(State Guaranteed Title.)

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

Plans of the several properties can be seen at the Land Registry, Lincoln's Inn Fields. Any person may, by notice in writing, signed by himself or his Solicitor, and delivered at the Registry before the expiration of one month from the appearance of this Notice, object to the registration. The Notice must state concisely the grounds of the objection, and give the address in the United Kingdom of the person delivering the Notice, and, if it is delivered by a Solicitor, must give the name and address of the person on whose behalf it is given.

Information as to registration and the mode and cost of application for it can be obtained at the Registry.

Number			The Land.			The Applicant.	
of Title.	County. Parish or Place.		Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
Z 4622 Z	Middlesex	Twickenham	Land and buildings known as The Busti, Hounslow Road	Freehold	Sarah Urquhart	The Busti, Whitton Park, Twickenham, Middlesex	Married Woman
Z 4973 Z	Cambridge (Isle of Ely)	Coveney	Three cottages and land in High Street, Coveney, formerly the property of Thomas Harris Edward	Freehold	Walter Booth	39 Lewisham High Road, Lewisham, S.E. 14	Fruit Salesman
Z 4974 Z	Kent	Herne Bay	Land on the East Side of Buller's Avenue	Freehold	William Mortlake John- son	141 Roman Road, Bow, E. 3	Funeral . Furnisher
176553 250030		Lewisham nd Bromley	Land on the West side of Coniston Road	Freehold	Theodore Frederick Roman	39 Mineing Lane, E.C. 3	Merchan't
265448	City of	London	Land and buildings, 176 Aldersgate Street	Freehold	James Walter Kelly	The Hall, Burnham Road, Leigh on-Sca, Essex	Gentleman
265456	London	Bermondsey	Land and buildings, 258 Southwark Park Road	Freehold	Pipers Limited	E4 D Ot	_
265525	London	Paddington	Public House known as The Oliver Arms, 1 Westbourne Terrace North, and stables and coachhouse at the back known as 1 Oliver Place	Freehold	Charrington and Company Limited	The Anchor Brewery, Mile End Road, E. 1	<u> </u>

H.M. OFFICE OF LAND REGISTRY-continued.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

Number			The Land.			The Applicant.	
Number of Title.	le. County. Parish or Place.		Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
265581	London	Whitechapel	Land and buildings, 108 Whitechapel Road	Freehold	Davis Taub	32 Wentworth Street, Aldgate, E. 1	Silk and Woollen Mer- chant
265711	London	Chelsea	Land and buildings, 14, 16 and 18 Culford Gardens	Leasehold {	William Edgar Stocken Sidney Harold Stocken	14 Culford Gardens, Chelsea, S.W. 3	Gentlemen
265863	. City of .	London	Land and buildings, 14 and 15 Mark Lane	Freehold	The City of London Real Property Company Limited	159 Fonchurch Street, E.C. 3	-
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DISEASES OF ANIMALS ACTS, 1894 to 1914.

RETURN OF OUTBREAKS OF SWINE FEVER for the Week ended 24th June, 1922.

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	2 1 1 2 1 1 1 1	· 1 1 1 2 2	Wiltshire Yorks, North Riding Yorks, West Riding WALES. Glamorgan SCOTLAND.	4 1 2	1 2
Middlesex Norfolk Stafford	1 6 2	 2 1	Forfar Wigtown	2 1	4
			TOTAL	31	15

NOTE.—The term "administrative county" used in the following description 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.

SHEEP SCAB.

The following Areas are now "Movement Areas" for the purposes of Part I of the Sheep (Double Dipping) Order of 1920:—

Caithness.—An Area comprising:—
The County of Caithness; and

In the County of Swtherland:
The parishes of Farr and Kildonan.

Inverness.—(1) An Area comprising the islands known as the Outer Hebrides (except the islands of St. Kilda, Dune, Soay, and Boreray), in the county of Inverness.

(2) An Area in the county of Inverness, comprising the islands known as Skye or Inner Hebrides.

Ross and Cromarty.—An Area comprising the Island of Lewis, including the smaller islands adjacent thereto, in the county of Ross and Cromarty.

Sutherland.—See under Caithness

RABIES.

The following District is subject to restrictions imposed by Order of the Minister in connection with Rabies. In this District dogs are required to be muzzled, and the movement of dogs out of the District is prohibited, except by licence of the Minister and subject to quarantine:—

Scheduled District.

A district comprising: —

In the administrative county of Southampton—

The boroughs of Winchester and Romsey, the petty sessional divisions of Fareham (except the parishes of Portchester, Widley, and Southwick), Droxford, Winchester (except-the parishes of Wonston, Hunton, Stoke Charity, Micheldever and East Stratton), Romsey, Eastleigh, Hythe and New Forest, and the parishes

of Hinton Ampner, Bramdean, Kilmeston, Beauworth, Cheriton, Tichborne, Ovington, Ashley Walk, Broomy, Burley, Rhinefield, Brockenhurst, and Boldre, and the detached part of the parish of Ellingham;

In the administrative county of Wiltshire— The parishes of Whiteparish, Landford, Redlynch and No Man's Land;

And also comprising—
The county borough of Southampton.

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

DISEASES OF ANIMALS ACTS, 1894 to 1914-continued.

RETURN OF OUTBREAKS of the undermentioned DISEASES for the week ended 24th June, 1922—continued.

ANTHRAX.

Counties	(includ	ing all	Borong	zhs	Outbreaks	Animals Attacked.						
	•	ain*).			Confirmed.	Cattle.	Sheep.	Swine.	Horses.	Dogs.		
	ENGI	AND.	-		No.	No.	No.	No.	Nr.	No.		
Leicester	•••	•••	• • •	•••	1	1				•••		
Northumbe	erland	••		•••	1	•••	1			•••		
Warwick	•••	•••	•••	•••	1	1				•••		
•	SCOT	LAND.				٠						
Aberdeen	••.				1	1				•••		
Forfar	•••	•••	•••	• • •	1 1	J1			l l	•••		
Lanark					1 1	1	J		l l			
Perth	•••	•••	•••	•••	2	3	•••	•••		•••		
Тот	'AL 👡		•••	•••	8	18	1		•••	•••		

FOOT-AND-MOUTH DISEASE.

	Outbreaks Confirmed									
			No.							
Chester	•••	•••		•••				•••	•••	1
Derby	•••	•••	•••	•••	•••	•••	•••	•••	•••	Į
Lancaster		•••	•••	•••	•••	•••	•••	•••	•••	4
Northumberla	nd	•••	•••	•••	•••	•••	•••	•••	•••	1
Stafford	•••	•••	•••	•••	•••	•••	•••	•••	•••	1
				Т	'OTAL	•••	•••	•••		8

PARASITIC MANGES

Counties (inc Boroughs (cluding herein*	all).	Outbreaks reported by the Local Authorities.	Animals Attacked.	Counties (including all Boroughs therein*).	Outbreaks reported by the Local Authorities	Animals Attacked.
ENGL	AND.		No.	No.	ENGLAND	No.	No.
Cornwall Devon Kent Lancas er London Norfolk Some set		•••	1 1 2 2 1 1 2	1 1 2 4 3 1	Warwick Yorks, North Riding Yorks, West Riding SCOTLAND.	1 1 1	2 1 1
Stafford Surrey	•••	•••	3 1	3 1	Banff City of Edinburgh	2 1	6 1
					Total	20	29

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

[§] Excluding outbreaks in Army Horses.

DISEASES OF ANIMALS ACTS, 1894 to 1914-continued.

RETURN OF OUTBREAKS of the undermentioned DISEASES for the week ended 24th June, 1922—continued.

SUMMARY OF RETURNS.

	Anthrax.		and	Foot- and-Mouth Disease.		Glanders (including Farcy).§		Parasitic Mange.§		Rabies.		Swi	
Period.	con-	soked.	-uoo	ight'r'd sed or to in-	oported Local	acked.	eported Local	attacked.	Cases Confirmed.		eported Local	-ito	slaughtered eased or ex- to infection.
	Outbreaks confirmed. Animals attacked.		Outbreaks c firmed.	Animalsslaught'r'd as diseased or exposed to in- fection.	Outbreaks reported by the Local Authorities.	Animals attacked.	Outbreaks reported by the Local Authorities.	Animals att	Dogs.	Other Animals.	Untbreaks reported by the Local Authorities.	ادة تقا	Swine slaugas diseased posed to in
Week ended 24th June, 1922	No. 8	No. 19	No. 8	No. 480	No.	No.	No. 20	No. 29	No.	No.	No.	No. 31	No. 15
Corresponding 1921 1920 1919	4 6 4	7 6 4	₇	1,206	•••	***	35 51 92	44 78 170	 "i	•••	2 	28 44 65	10 23 36
Total for 25 weeks 1922	286	324	1,121	54,681		•••	735	1,086	1		410	617	229
Corresponding period in $\begin{cases} 1921 \\ 1920 \\ 1919 \end{cases}$	283 221 95	342 256 125	41 60 19	2,888 5,736 1,033	5 9 14	11 16 40	1,465 2,628 3,348	2,262 4,496 6,551	21 4 110] 3	384 285 213	655 1,148 915	197 441 381

NOTE.—The figures for the current year are approximate only.

Ministry of Agriculture and Fisheries, 27th June, 1922.

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

[§] Excluding outbreaks in Army Horses.

RECEIPTS into and ISSUES out of the EXCHEQUER

			KECE	11P18	into an	a 1880	DES out of the	EXCHEQUER
RE	VENUE				1			ipts into the ner from
AND OTH	re Recei	IPT\$					1st April, 1922,	1st April, 1921
	ER RECE						to 24th June, 1922.	to 25th June, 1921.
Dalaman in Emphasis on	- 1-4 A						0	
Balances in Exchequer or Bank of England	ı ıst Ap	r11 :—					£ 9,963,424	£ 2,591,051
Bank of Ireland	•••	•••	•••				1,210,106	483,455
RE	VENUE.						11,173,530	3,074,506
Customs	***	0-0-0	•••				28,884,000	26,967,000
Excise	•••	•••	•••				35,798,000	44,051,000
Motor Vehicle Duties	•••	***	-••	•••]			1,587,000	1,267,000
Estate, &c., Duties	•••	•••	•••				15,701,000	10,585,000
Stamps	1 3 6 9	10.1		•••			3,122,000	2,457,000
Land Tax, House Duty a							460,000	390,000
Property and Income Tax	x (includ	ing Sup	er-18x	:)			53,553,000	59,981,000
Excess Profits Duties, &c		•••	•••	•••			954,000	16,904,000
Corporation Profits Tax	•••	•••	•••	•••			3,637,000	1,780,000
Post Office Crown Lands	•••	•••	•••	•••			11,500,000	9,500,000 130,000
Interest on Sundry Loan	•••	•••	•••	•••			1,430,667	1,237,519
Miscellaneous—	8	•••	•••	•••			1,400,001	1,201,013
Ordinary Receipts							8,836,159	6,493,633
Special Receipts	•••	•••		l			12,056,491	13,519,443
opour receipt	***	•••	-		۰			
	R	EVENUE	***	***			177,679,317	195,262,595
Total	al, includ	ling Bal	ance	•••	•••	•••	188,852,847	198,337,101
,	omittio	DECT	DEC					
	OTHER	RECEI	PTS.					
TEMPORARY ADVANCES	REPAID-	_)
Bullion Under the Unemplo	 yment Ir	 isurance	Acts,	 1931	•••	•••	550,000 800,000	1,550,000
MONEY RAISED BY CRE	ATION O	г Dевт	·					
						•		
(a) For Capital Expo Under the Tele	mosh (M	Issues:	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \)00 an	J 1001			
(b) Under the Unen	anjoarros Atabu (m	toney) E	1008, 13	ota 10	u 1921		1,450,000	
(c) For other Issues	rbioàmei	iv Tilbur	ance A	.008, 13	41	•••	1,400,000	_
By Treasury Bi		ınnlı					713,375,000	1,084,211,000
By National Sav			···	****	•••	•••	27,048,000	8,280,000
By National W	ar Bonds	3		•••	•••	•••		5.
By Treasury Bo		• •••	•••	***	•••	•••		
5-15 year,		·	•••	•••	•••			1,002,675
5½ per cent		•••		•••	•••		121,708	-
5 per cent.	1927	•••		• • •		•••	61,422,074	
4½ per cen	t. 1932	•••		•••	•••		9,250,625	-
By Other Debt		under	the W	ar Los	an Acts,	1914	11.000	0.710.040
to 1919	•••	•••	•••	••	•••	•••	11,869	3,713,840
(d) Ways and Means	Admag		-	_			151 470 000	200 294 000
(a) was and mesus	. AUVAIIC	-00 EU	•••	***	•••	••	151,470,000	302,324,000
Anglo-Persian Oil Co.	MPANY-	_						
Dividends on Shares					•••	***	243,012	_
Repayments-								
In respect of Issues u and 1921	nder Lan	d Settle	ment (Facilit	ies) Acts	, 1919	13,768	7,719
In respect of Issues	under Se	ection 5	9 (4) c	f the	Finance	Act,	_	
1920	***	•••	•••	•••	•••	•••	265,460	56,500
Interest received under	Section	59 (5)	of the	Finan	ce Act,	1920	87,35 8	71,624
	,	Total				e	1,154,961,721	1,599,554,464
	•	TOMI	•••	•••	•••	اعد	1,102,501,121	1,000,00±,404
(f) T 04/1								·

Treasury, June 26th, 1922.

EXPENDITURE		of the Exchequer yments from
AND OTHER ISSUES.	1st April, 1922, to 24th June, 1922.	1st April, 1921, to 25th June, 1921.
Expenditure.	£	£
Permanent Charge of Debt	3,444,449	3,891,788
Interest, &c., on War Debt	94,224,300	109,020,155
Payments to Local Taxation Accounts, &c	800,000	966,000 521,854
Payments to Northern Ireland Exchequer	510,000	-
Land Settlement	294,625	714,383
Other Consolidated Fund Services	375,647	405,068
Supply Services	79,943,000	139,367,400
Expenditure	180,578,021	254,886,648
OTHER ISSUES.		
Temporary Advances—		1 250 000
Bullion	-	1,750,000
(Money) Act, 1904	84,909	84,909
Under the Unemployment Insurance Acts, 1921	1,450,000	— C±,500
ISSUES TO MEET CAPITAL EXPENDITURE—	000 000	9 000 000
Under the Telegraph (Money) Acts, 1920 and 1921 Under the Post Office (London) Railway Act, 1913	900,000	2,000,000 25,000
Under the Housing Act, 1914	13,000	25,000
REDEMPTION OF UNFUNDED DEBT—	704 020 000	000 974 000
Treasury Bills for Supply War Loans, Exchequer Bonds, &c., under Section 34 of the	784,839,000	990,374,000
Finance Act, 1917	1,164,961	11,419,568
Issues under the War Loan Act, 1919, Sections 2 and 3, and		
the Finance Act, 1921, Section 45	4,709,000	_
Principal of National Savings Certificates— (a) Repaid by Issues under Section 59 (6) of the Finance		
Act, 1920	6,450,000	3,600,000
(b) Repaid otherwise	-	2,850,000
Principal of Exchequer Bonds paid off:— 5 per cent., 1922 £20,612,188		
Less: Paid off by the National	10.010.100	
Debt Commissioners £1,000,000	19,612,188	~-
Other Debt under the War Loan Acts, 1914 to 1919	8,325,195	15,461,189
Warra and Manna Advances Repaid		
Ways and Means Advances Repaid	142,131,000	302,689,000
DEPRECIATION FUND, under the Finance Act, 1917	399,521	6,920,045
ANGLO-PERSIAN OIL COMPANY.—Issued under the Anglo-Persian Oil Company (Acquisition of Capital) Amendment Act, 1919	243,012	<u> </u>
PROCEEDS OF NATIONAL SAVINGS CERTIFICATES, issued under the	210,012	
Finance Act, 1920, Section 59 (4)	<u> </u>	4,015,000
OLD SINKING FUND, 1910-11, issued under Section 16 (1) (b) of	EE 050	61 800
the Finance Act, 1911	55,6 56	61,200
1922. 1921.	1,150,955,463	1,596,161,559
BALANCES IN EXCHEQUER— 24th June. 25th June.	1,100,000,400	1,000,101,000
The Latter at 1 1 00 595 079 1 00 100 960		
Bank of England $£2,535,073$ $£2,109,360$	4,006,258	3,392,905
Bank of Ireland 2,555,075 22,109,560 Bank of Ireland 1,471,185 1,283,545		1,599,554,464
Bank of Ireland 1,471,185 1,283,545	1,154,961,721	
Bank of Ireland 1,471,185 1,283,545 £	<u></u>	· · · · · · · · · · · · · · · · · · ·
Bank of Ireland 1,471,185 1,283,545 £ Total £ MEMO.— Floating Debt Outstanding, 31st March, 1922 1,029,51	E 5,500	
Bank of Ireland 1,471,185 1,283,545 Total £ MEMO.— Floating Debt Outstanding, 31st March, 1922 1,029,51 24th Jun	5,500 e, 1922. 25th	June, 1921.
Bank of Ireland 1,471,185 1,283,545 Total £ MEMO.— Floating Debt Outstanding, 31st March, 1922 1,029,51 Ways and Means Advances Outstanding :— 24th Jun Advances by Bank of England	5,500 e, 1922. 25th	June, 1921. £ 1,500,000
Bank of Ireland 1,471,185 1,283,545 Total £ MEMO.— 1,029,51 Floating Debt Outstanding, 31st March, 1922 1,029,51 Ways and Means Advances Outstanding :— 24th Jun Advances by Bank of England Advances by Public Departments 156,6	5,500 e, 1922. 25th 5 3 40,500 12	June, 1921. £ 1,500,000 2,624,000
Bank of Ireland 1,471,185 1,283,545 Total £ MEMO.— 1,029,51 Eath Jun Advances by Bank of England Advances by Public Departments 156,6	5,500 e, 1922. 25th 5 3 40,500 12: 00,000* 1,21:	June, 1921. £ 1,500,000

^{*} Includes £2,000 the proceeds of which were not carried to the Exchaquer within the period of the Account.

Average Price of BRITISH WHEAT, BARLEY, and OATS, per Quarter of Eight Busnel^a (Imperial Measure), as received by the Ministry of Agriculture and Fisheries from the Inspectors of Corn Returns at each of the undermentioned Towns during the week ended Saturday, the 24th June, 1922.

Towns.		Wheat.	Barley.	Oats.	Towns.	Wheat.	Barley.	Oats.
Bedfordshire:—		s. d.	s. d.	s. d.	Hampshire :—	s. d.	s. d.	s d
Bedford	•••	Nil.			Andover	51 5		
Luton	•••	57 1			Basingstoke		}	ł
Berkshire :		i			Fareham Newport	3711	•••	
Abingdon	•••	52 4	35 9	32 2	Southampton			36 3
Hungerford				32 6	Winchester		:::	31 7
Newbury	•••		40 7	34 7	ł		ļ	
Reading	•••	50 3		32 6	Herefordshire :—	37"	i	ļ
Wallingford	•••		39 3	•••	Hereford Ross	Nil.		
Buckinghamshire -					1035	11111		
Aylesbury	•••	57 1	43 8	32 0	Hertfordshire :-	}		1
Newport Pagnell	•••	48 8		•••	Bishop's Stortford	Nil.		
Cbi-Jbi					Hertford Hitchin	55 10 57 1	•••	32 0
Cambridgeshire :— Cambridge		51 1 1		•••	Royston	52 2		3Z U
Ely	•••	50 5	•••	•••	1 .	02 2	• • • • • • • • • • • • • • • • • • • •	
Wisbech	•••	49 9	•••	.••	Huntingdonshire:— St. Ives	51 2		32 6
Ob ashima					St. Neots	49 10	:::	
Cheshire : Chester	•	Nil.	•••	•••	Kent :—			
Onesiet ***	•		•••	•••	Ashford	Nil.		
Cornwall :-			,		Canterbury			37 2
Truro	•••	54 3	•••	34 9	Maidstone	Nil.	•••	
Wadebridge	⊶•	Nil.	•••	•••	Rochester Sandwich	56 8 Nil.		35 4
Cumberland :-						1111.	· •••	***
Carlisle	•••	Nil	•••	•••	Lancashire :— Manchester —	47 1		33 4
Penrith		Nil.	•••	•••	Warrington	60 0	•••	30 4
Derbyshire:-								•
Derby		52 4		•••	Leicestershire :—	F0 7		00 0
Devonshire:-					Leicester Loughborough	52 1	•••	30 8 31 7
Damata-la		55 2			Melton Mowbray	Nil.	•••	
17		57 10		•••	•			
Kingsbridge	⊶.	55 1	•••	33 5	Lincolnshire :			
	•••	Nil. Nil.		•••	Boston Brigg	51 0 Nil.	•••	31 2
Okehampton Plymouth	•••	56 10	•••	31 10	Gainsborough	53 7		•••
Tiverton		Nil,			Grantham	Nil.	•••	•••
Totnes		•••	35 9	•••	Lincoln	50 8	***	31 7
Dorsetshire :					Louth Sleaford	Nil. 50 11	•••	•••
Blandford		Nil.	}	•••	Spalding	49 6		•••
Bridport	•••	Nil.		<u></u>	Stamford	Nil.	•••	•••
Dorchester Wareham	•••	Nil.	•••	34 4	T. 1.			
Wimborne	•••	Nil.	•••	•••	London : London	55 4	44 3	34 10
Durham :—					rondon 🖦	"	7.7 0	04 10
Durnam :— Darlington			40 7		Middlesex :	1		
Nearly and Many	•••	•••	39 2	30 8	Uxbridge	Nil.	•••	
Sunderland		49 6	•••	•••	Monmouthshire:—			ı
Essex :					Abergavenny	Nil.		•••
Braintree	•••	53 4		•••	Chepstow	Nil.	•••	•••
Chelmsford Colobartor	•••	52 4	••••		Newport	Nil.		•••
Colchester Romford	•••	51 9 Nil.	•••	33 3	Norfolk :		}	
Saffron Walden		47 7		32 6	Diss	Nil.	 أ	***
					East Dereham	56 10	•••	•••
Gloucestershire :-					Fakenham	51 5	•••	32 6
A		55 2 54 10	41 7	31 4	Harleston	53 11 N:1	•••	•••
Clamarata		Nil.	41 /	31 4	Holt Lynn	Nil. 50 11	40 2	33 Î1
FD1- 1		Nil.			North Walsham			

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

Towns.	Wheat, Barle		Oats.	Towns.	Wheat.	Barley.	Oats.	
	s. d.	s. d.	s. d.		s. d.	s. d.	s. d.	
Norfolk—continued:—		i		Sussex:-]	}	
Norwich	50 6	43 9	32 8	Brighton	Nil.			
Watton	Nil.	•••		Chichester	56 2	41 1	33 9	
Yarmouth	51 5	•••	•••	Hayward's Heath	Nil.	***		
			!	Horsham	Nil.	•••	•••	
Northamptonshire:-	}	}	j	Lewes	Nil.	•••	***	
Kettering		37 6	32 1	TT7 . 1 1 .				
Northampton	Nil.			Warwickshire:-	3.721	j '	1	
Peterborough	50 11	35 9	30 7	Birmingham	Nil.	•••	•••	
				Coventry	54 3	•••	•••	
*			1	Stratford-on-Avon	Nil.	•••	•••	
orthumberland :		40.0		Warwick	57 10	•••	•••	
Alnwick		40 2		TT711. 3 *				
Berwick	<u></u>	42 1	34 11	Wiltshire :—	F0 0			
Newcastle-on-Tyne	52 2	35 8	32 5	Devizes	53 8	•••	۰۰۰۰ ا	
	ſ			Salisbury	51 11	•••	33 3	
ottinghamshire :—	ļ .			Swindon	Nil.	•••		
Mansfield	52 9	41 8	33 1	Warminster	52 5	•••	•••	
Newark	51 11	38 0					l	
Nottingham	53 3	41 2		Worcestershire:-				
Retford	Nil.		•••	Evesham	Nil.			
Worksop	Nil.	•••	•••	Worcester	57 1	•••	:::	
vvp +++			""				'''	
	1			77 1 1 · TID				
xfordshire :—				Yorkshire, E.R.:-	3.723			
Banbury	53 3	•••	33 5	Beverley	Nil.	40		
Bicester	Nil.	•••	•••	Bridlington	37:7	40 2	32 6	
Oxford	Nil.	•••	•••	Driffield	Nil.	90 1	•••	
				Hull	47 7	36 1	•••	
bropshire:—	PLT:1			Wantacki N Ti			i	
Bridgnorth	Nil.	•••	•••	Yorkshire, N.R.:-	NT21			
Market Drayton	Nil.	•••	•••	Bedale	Nil.	97 4	91	
Oswestry	Nil.			Malton	51 8	37 6	31 6	
Shrewsbury	54 9	•••	33 2	Northallerton	Nil.	40 E	•••	
	1			Scarborough	707.7	42 5	•••	
omersetshire :	Man			Thirsk	Nil.	•••	•••	
Bath	Nil.	•••	•••	Valation WY				
Bridgwater	Nil.	•••	•••	Yorkshire, W.R.:—	50 ₽	ak ∨	91 4	
Bristol	50 3	•••	•••	Doncaster	52 5	35 9	31 4	
Taunton	Nil.	•••	•••	Goole	52 8	•••	•••	
Yeovil	Nil.	•••	•••	Knaresborough	54 0	1,000	90	
4				Leeds	54 10	40 1	32 6	
taffordshire :—	KO #	40.70		Pontefract	Nil.	•••	•••	
Burton-on-Trent	52 7	42 10	•••	Ripon	Nil	•••	•••	
Stafford	Nil.	•••	95 11	Selby	52 4	40.0		
Wolverhampton	57 4	•••	35 11	Wakefield	40***	40 2 41 6	21".	
m a rail				York	49 1	41 6	31. 3	
uffolk :— Rossler	49 10			Angloses :			l	
Beccles		•••	33 5	Anglesey :—	Nil.			
Bungay	53 11 53 1	•••.	29 9	Llangefni	TA 11"	•••	***	
D 04 17.1		•••		Carnarvonshire :			1	
Bury St. Edmunds			•••		N:1			
Bury St. Edmunds Eye	Nil.	. ***						
Bury St. Edmunds Eye Framlingham	Nil. Nil.	·	•••	Carnarvon	Nil.	844		
Bury St. Edmunds Eye Framlingham Hadleigh	Nil. Nil. Nil.	· •••	•••		Nii.	344		
Bury St. Edmunds Eye Framlingham Hadleigh Halesworth	Nil. Nil. Nil. 50 5	·	•••	Denbighshire:—				
Bury St. Edmunds Eye Framlingham Hadleigh Halesworth Haverhill	Nil. Nil. Nil. 50 5 Nil.	·	•••	Denbighshire:— Denbigh	Nil.	•••	•••	
Bury St. Edmunds Eye Framlingham Hadleigh Halesworth Haverhill Ipswich	Nil. Nil. Nil. 50 5 Nil. 50 10	•••	33 7	Denbighshire:—			•••	
Bury St, Edmunds Eye Framlingham Hadleigh Halesworth Haverhill Ipswich Saxmundham	Nil. Nil. Nil. 50 5 Nil. 50 10 53 4	·	33 7	Denbighshire:— Denbigh Wrexham	Nil.	•••	410 pea	
Bury St. Edmunds Eye Framlingham Hadleigh Halesworth Haverhill Ipswich Saxmundham Stowmarket	Nil. Nil. Nil. 50 5 Nil. 50 10 53 4 Nil.	•••	33 7	Denbighshire:— Denbigh Wrexham Glamorgan:—	Nil. Nil.	•••	***	
Bury St. Edmunds Eye Framlingham Hadleigh Halesworth Ipswich Saxmundham Stowmarket Sudbury	Nil. Nil. 50 5 Nil. 50 10 53 4 Nil. 55 6	•••	33 7	Denbighshire:— Denbigh Wrexham	Nil.	•••	***	
Bury St, Edmunds Eye Framlingham Hadleigh Halesworth Haverhill Ipswich Saxmundham Stowmarket	Nil. Nil. Nil. 50 5 Nil. 50 10 53 4 Nil.	•••	33 7	Denbighshire:— Denbigh Wrexham Glamorgan:— Cardiff	Nil. Nil.	•••		
Bury St. Edmunds Eye Framlingham Hadleigh Halesworth Ipswich Saxmundham Stowmarket Sudbury Woodbridge	Nil. Nil. 50 5 Nil. 50 10 53 4 Nil. 55 6		33 7	Denbighshire:— Denbigh Wrexham Glamorgan:— Cardiff Montgomeryshire:—	Nil. Nil. Nil.	•••		
Bury St. Edmunds Eye Framlingham Hadleigh Halesworth Ipswich Saxmundham Stowmarket Sudbury Woodbridge	Nil. Nil. Nil. 50 5 Nil. 50 10 53 4 Nil. 55 6 Nil.		33 7	Denbighshire:— Denbigh Wrexham Glamorgan:— Cardiff	Nil. Nil.	•••		
Bury St. Edmunds Eye Framlingham Hadleigh Halesworth Ipswich Saxmundham Stowmarket Sudbury Woodbridge Tarnham	Nil. Nil. 50 5 Nil. 50 10 53 4 Nil. 55 6 Nil.		33 7	Denbighshire:— Denbigh Wrexham Glamorgan:— Cardiff Montgomeryshire:— Welshpool	Nil. Nil. Nil.	•••	•••	
Bury St. Edmunds Eye Framlingham Hadleigh Halesworth Ipswich Saxmundham Stowmarket Sudbury Woodbridge	Nil. Nil. Nil. 50 5 Nil. 50 10 53 4 Nil. 55 6 Nil.		33 7	Denbighshire:— Denbigh Wrexham Glamorgan:— Cardiff Montgomeryshire:—	Nil. Nil. Nil.	•••	•••	

NOTE.—The above prices are based on returns received from Inspectors during the week named.

They represent on the whole the average prices ruling in the preceding week.

Ministry of Agriculture and Fisheries, Whitehall Place, S.W. 1, 24th June, 1922.

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 24th June, 1922, pursuant to the Corn Returns Act, 1882.

•	British Corn.					Quantities	Sold.	Average Price.			
WHEAT				•••	•	Qrs. 16,069	Bus.	s. 53	d. 2		
BARLEY	•••	•••	•••	•••		3,097	o	41	9		
OATS	•••	•••	•••	•••	•••	- 5,026	. 5	. 32	· 5		

COMPARATIVE STATEMENT for the Corresponding Week in each of the Years from 1913 to 1921.

Corresponding Week in				(Average Price.									
		Wheat.		Barley.		Oats.		Wheat.		Barley.		Oats.		
•			Qrs.	Bus.	Qrs.	Bus.	Qrs.	Bus.	. s.	d.	s.	d.	s,	d,
1913	•••		18,184		580	6	3,091		33	1	25	2	21	0
1914	•••		17,456		751	5	2,555	6	34	4	24	б	19	9
1915	***		8,698	4	5,524	1	4,474	. 2	49	5	35	3	31	1
1916	•••		26,635		347	6	4,978	3	46	3	49	1	30	10
1917			10,417	2	8,577	5	3,213	5	78	3	73	11	55	1
1918	•••		17,557	0	2,538		1,071		74	4	57	10 .	46	4
1919	•••		30,448	1	1,731		3,853		73	3	63	4 · ·	49	1
l920	•••		5,071	3	1,634		1,560	0	78	9	87	2.	64	7
1921	•••		10,913	7	3,642	7	3,999	6	89	ı	41	0	38	11

^{*} 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.

NOTE.—The above prices are based on returns received from Inspectors during the week named. They represent on the whole the average prices ruling in the preceding week.

Ministry of Agriculture and Fisheries, Whitehall Place, London, S.W. 1. 24th June, 1922. R. J. THOMPSON,
Assistant Secretary.

A Separate Building, duly certified for religious worship, named BRYN CHAPEL, situated at Bryn Pydew, in the civil parish of Llangwstenin, in the county of Carnarvon, in Conway registration district, was, on the twenty-first June, 1922, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 25rd June, 1922.

15 D. ERNEST PARRY, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named SALVATION ARMY HALL, situated at St. John's-avenue, Colchester, in the civil parish of Colchester, in the county of Essex, in Colchester registration district, was, on the twenty-first June, 1922, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 23rd June, 1922.

CHARLES E. WHITE, Superintendent Registrar.

A Building, not being a Separate Building, duly certified for religious worship, named OUR LADY OF THE ROSARY CATHOLIC CHURCH, situated at Parkfield-road, Saltley, in the civil parish of Aston, in the county borough of Birmingham, in Aston registration district, was, on the twentieth June, 1922, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, and I Vict. c. 22.—Dated the 21st June, 1922.

o18 F. H. NICHOLLS, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named WESLEYAN CHAPEL, situated at Brixworth, in the civil parish of Brixworth, in the county of Northampton, in Brixworth registration district, was, on the nineteenth June, 1922, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 21st June, 1922

WM. C. WOODFORD, Superintendent Registrar.

In the County Court of Suffolk, holden at Bury St. Edmunds.

No. of Matter, No. 1 of 1922.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of J. PETTIT & SONS (BURY ST. EDMUNDS) Limited.

OTICE is hereby given, that a petition for the winding-up of the above named Company by the County Court of Suffolk, holden at Bury St. Edmunds, was, on the 2nd day of June, 1922, presented to the said Court by R. Gorringe and Co. (suing as a firm), of Brewery-road, Islington, in the county of Middlesex, Varnish and Colour Manufacturers, and Tabor, Trego and Company Limited, of

No. 52, Bishopsgate, in the city of London, Varnish and Japan Manufacturers; and that the said petition is directed to be heard before the Court sitting at the Shire Hall, Bury St. Edmunds, in the county of Suffolk, on Monday, the 10th day of July, 1922, at the hour of 11.30 in the forenoon; and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing, by himself or his Solicitor or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

THORP, SAUNDERS and THORP, 79, Salisbury-house, London Wall, in the city of London, Solicitors for the Petitioners.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named Solicitors, 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 two o'clock in the afternoon of the 8th day of July, 1922.

In the County Court of Kent, holden at Canterbury.
—Companies (Winding-up.)

No. 3 of 1922.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of EAGLE INDUSTRIAL CORPORATION Limited.

OTICE is hereby given, that a petition for the winding-up of the above named Company by the County Court of Kent, holden at Canterbury, was, on the 23rd day of June, 1922, presented to the said Court by Leonard Munro Cobb, of 223-229, Northdown-road, Cliftonville, in the county of Kent, House Furnisher; and that the said petition is directed to be heard before the Court sitting at the Guildhall, Canterbury, on the 11th day of July, 1922, at 11 o'clock in the forenoon, and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing, by himself or his Solicitor or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

LEONARD HILL, Petitioner's Solicitor, 8, Cecil-square, Margate; London 'Agent: Frank Daphne, 71, Lincoln's Inn-fields, W.C. 2.

Dapnne, 71, Lincoln's Inn-fields, W.C. 2.

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 petitioner, or his Solicitor or London Agent, 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 10th day of July, 1922.

In the County Court of Surrey, holden at Kingston. No. 1 of 1922.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of R. J. RODD Limited.

NOTICE is hereby given, that a petition for the winding-up of the above named Company by the County Court of Surrey, holden at Kingston, was, on the 22nd day of July, 1922, presented to the said Court by the Taw Manufacturing Company Limited, whose registered office is situate at the Campsbourne Works, High-street, Hornsey, in the county of Middlesex, creditors of R. J. Rodd Limited; and that the said petition is directed to be heard before the Court sitting at the Assize Courts, Kingston, on the 21st day of July, 1922; and any creditor or contributory of the said last mentioned 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 Solicitors or his Counsel, for that pur-

pose; 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.

MARSDEN, BURNETT, FAITHFULL and DAVY, 11, Henrietta-street, Cavendish-square, London, W. 1, Solicitors to 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 20th day of July, 1922.

In the High Court of Justice.—Chancery Division.

Mr. Justice Astbury.

No. 00218 of 1922.

In the Matter of the NUNEATON WOOL & LEATHER COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

POTICE is hereby given, that a petition has been presented to the High Court of Justice for confirming a Resolution of the above Company for reducing its capital from £100,000 to £72,250. A list of the persons admitted to have been creditors of the Company, on the 14th day of June, 1922, may be inspected at the offices of the Company at the Wool Works, Church-street, Nuneaton, or at the office of the undersigned Solicitor, 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 10th day of July, 1922, 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 6, Raymond-buildings, Gray's Inn, London, W.C. 1, or in default thereof he will be precluded from objecting to the proposed reduction of capital—Dated this 23rd day of June, 1922.

ARTHUR E. RIDDETT, 6, Raymond-buildings, Gray's Inn, W.C. 1, a Member of the firm of Messrs. Wood, Nash, Hewett and Riddett, Solicitors; Agent for

CLAY, ATKINS and COCKS, Nuneaton, Solicitors for the Company.

In the Chancery of the County Palatine of Lancaster.

—Liverpool District.

1922. Letter W., No. 2688.

In the Matter of the WILLIAM THOMAS SHIP-PING COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908, sections 46 to 56 and section 120.

OTICE is hereby given, that a petition has been presented to the Right Honourable the Chancellor of the Duchy and County Palatine of Lancaster (Liverpool District) for confirming a scheme of arrangement entered into between the above Company and its Members, pursuant to section 120 of the above mentioned Act, and a Resolution reducing the capital of the above Company from £500,000 to £225,000 by extinguishing the liability in respect of uncalled capital on all the shares of the Company pursuant to the said scheme of arrangement. A list of the persons admitted to have been creditors of the Company on the 14th day of June, 1922, may be inspected at the offices of the Company at 5, Castlestreet, Liverpool, or at the office of Mr. O. W. Owen, Solicitor, 5, Castle-street, Liverpool, 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 third day of July, 1922, 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 5, Castle-street, Liverpool, or in default thereof he will be precluded from objecting to the proposed reduction of capital.—Dated this 23rd day of June, 1922.

O. W. OWEN, 5, Castle-street, Liverpool, Solicitor to the Company.

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

In the Matter of the BLACKPOOL PASSENGER STEAMBOAT COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

Act, 1908.

NOTICE is hereby given, that the Order of the Court of Chancery of the County Palatine of Lancaster, dated the 31st day of May, 1922, confirming the reduction of the capital of the above named Company from £35,000 to £10,500, 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 Companies on the 19th day of June, 1922. The said Minute is in the words and figures following:—"The capital of the Blackpool Passenger Steamboat Company Limited (and Reduced) henceforth is £10,500, divided into 3,500 shares of £3 each, instead of the original capital of £35,000 divided into 3,500 shares of £10 each. At the time of the registration of this Minute the sum of £3 has been, and is to be deemed, to be paid up on each of the 2,996 shares which have been issued."—Dated the 22nd day of June, 1922. of June, 1922.

ASCROFT, WHITESIDE and CO., of 36, Birley-street, Blackpool, Solicitors for the Company.

In the Matter of PALACE (RUGBY) Limited. (In Voluntary Liquidation.)

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 232, Great Portland-street, London, W. 1, on the 12th day of June, 1922, the following Extraordinary Resolution was duly

following passed:

"That this Company cannot, by reason of its liabilities, continue its business, and that the same be wound up voluntarily; and that Mr. Edward Adams, of 232, Great Portland-street, London, W. 1, be and is hereby appointed Liquidator for the purpose of such winding-up, at a fee of £30 (thirty pounds)."

Dated this 13th day of June, 1922.

A ALDRIDGE Chairman.

A. ALDRIDGE, Chairman.

The Companies Acts, 1908 to 1917. The COMPONENTS CASTINGS COMPANY Limited.

A T an Extraordinary General Meeting of the A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the Park-road Metal Works, Hockley, Birmingham, on the 25th day of May, 1922, the following 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 9th day of June; 1922, the said Special Resolution was duly confirmed.

"That the Company be wound up voluntarily; and that George W. Ridout, of 191, Monument-road, Edgbaston, Birmingham, be and is hereby appointed Liquidator for the purposes of such winding-up."

H. D. ROLLASON, Chairman.

In the Matter of HARDING & PARRINGTON Limited.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at 105, Duke-street, in the city of Liverpool, on the seventh day of June, 1922, the following Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at 48, Cannon-street, in the city of London, on the twenty-third day of June, 1922, the same Resolution was duly confirmed as a Special Resolution, viz.:—

"That the Company be wound up voluntarily."
And at such last mentioned Meeting Harry Bosworth, of 67, Stanhope-street, in the city of Liverpool, Chartered Accountant, was appointed Liquidator for the purposes of such winding-up:—Dated this 23rd day of June, 1922.

WILLIAM F. CAIN. Chairman

WILLIAM E. CAIN, Chairman.

STRATFORD HAIR COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 7, Laurence Pountney-hill, London, E.C. 4, on the 23rd day of June, 1922, the

London, E.C. 4, on the 23rd day of June, 1922, the following Extraordinary Resolution was 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. Hector Macfarlane, of Hampton Works, Sugar Houselane, Stratford, London, E., be and is hereby appointed Liquidator for the purpose of such winding-up."
23rd June, 1922.

H. MACFARLANE, Chairman.

The Companies Acts, 1908 to 1917. Company Limited by Shares.

[Copy.]

Special Resolution (pursuant to the Companies (Consolidation) Act, 1908, Section 69) of GRIFFITH MORRIS & COMPANY Limited.

Passed 7th June, 1922. Confirmed 23rd June, 1922.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 6, Surrey-street, Liverpool, on the 7th day of June, 1922, the subjoined Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place on the 25rd day of June, 1922, the subjoined Special Resolution was duly confirmed, viz.—

Resolution.

"That in consequence of the Company having sold its undertaking, the Company be wound up voluntarily; and that Bernardo Thomas Crew, Chartered Accountant, of 4, Dove-court, Old Jewry, London, E.C. 2, be and is hereby appointed the Liquidator for the purposes of such winding-up."

ISOBEL MORRIS, Chairman.

E. H. HARVEY Limited.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at Yeovil, on Monday, the 19th day of June, 1922, the following Extraordinary Resolution was duly

passed, namely:—
"That as the Company, by reason of its liabilities, cannot continue its business it is advisable to wind up the same, and that the Company be and is hereby placed in voluntary liquidation; further, that John Bielby Butterworth, of 36, Corn-street, Bristol, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up." Dated this 19th day of June, 1922.

PETER HUNTER, Chairman.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of TRANS-ANDINE AND BRAZILIAN FINANCE CO. Limited.

Special Resolutions. Passed 8th June, 1922.

Confirmed 23rd June, 1922.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 36 and 37, Queen-street, London, E.C. 4, on the 8th day of June, 1922, the

following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at 36 and 37, Queen-street, London, E.C. 4, on the 23rd day of June, 1922, the following Special Resolutions were duly confirmed:—

(1) That the Trans-Andine and Brazilian Finance Co. Limited be wound up voluntarily.
(2) That Mr. Stephen Pagden Child, Chartered Accountant, of 36 and 37, Queen-street, London, E.C. 4, be and he is hereby appointed Liquidator for the purpose of such winding-up.
Dated this 24th day of June, 1922.

E. A. CHATFIELD, Chairman.

J. H. HOMANN & CO. Limited.

OPY Extraordinary Resolution passed at an Exholders of the above Company, held at Bank Chambers, George-street, Luton, Beds., on Thursday, the 18th day of May, 1922:—

(1) "That it has been proved to the satisfaction of the Shareholders that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable same be forthwith wound up."

(2) "That Mr. Robert Montgomery Laws, of Prudential Chambers, Luton aforesaid, Incorporated Accountant, be and is hereby appointed Liquidator for the purposes of such winding-up, his remuneration

for the purposes of such winding-up, his remuneration for such services to be hereafter fixed."

J. H. HOMANN, Chairman.

The Companies (Consolidation) Acts, 1908 to 1917. Special Resolution of LANCASHIRE PAVILIONS Limited.

> Passed May 21st, 1922. Confirmed June 7th 1922.

A T an Extraordinary General Meeting of the Members of the above Company, duly convened, and held at the registered office, 43, Preston New-road, Blackburn, in the county of Lancaster, on the twenty-first day of May, 1922, 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 of the said Company, also duly convened, and held at the registered office of the Company, 43, Preston New-road, Blackburn, on the 7th day of June, 1922, the following Special Resolution was duly confirmed,

"That the Company be wound up voluntarily; and that Mr. John H. S. Matthews, of 43, Preston Newroad, Blackburn, be appointed the Liquidator of the

Company.

Dated this seventh day of June, 1922.

008

HAROLD RYDEN, Chairman.

The Companies Acts, 1908 and 1913. In the Matter of D.M.P. SYNDICATE Ltd.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 236, High Holborn, in the county of London, on the 24th day of May, 1922, the following Resolutions were duly passed; and at a further Extraordinary General Meeting of the Mem-

rurtner Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 14th day of June, 1922, the following Resolutions were duly confirmed:—

1. That the Company be wound up voluntarily.

2. That Mr. Owen Walker, of 103, Cannon-street, in the city of London, Incorporated Accountant, be and is hereby appointed Liquidator for the purpose of such winding-up.

43

H. W. DIVER. Chairman

H. W. DIVER, Chairman.

LIVERPOOL DOCK CANTEEN COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Cunard Building, Liverpool, in the county of Lancashire, on the thirty-first day of May, 1922, 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. pany, also duly convened, and held at the same place,

on the twentieth day of June, 1922, the following Special Resolution was duly confirmed:—

Resolved.

"That the Company be wound up voluntarily; and that Mr. Walter Dranfield be and he is hereby appointed Liquidator for the purposes of such winding-

Dated this 23rd day of June, 1922.

WALTER DRANFIELD.

The Companies Acts, 1908 to 1917. Extraordinary Resolution of SAMUEL SCOTT & CO. Limited.

A T an Extraordinary General Meeting of the Members of the above Company, duly convened, and held at the registered office of the Company, No. 1, Martin-street, Stafford, on the 19th day of June, 1922, the following Resolution was duly passed as an Extraordinary Resolution, viz.:—

Resolution. "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 Thomas Westhead, of 1, Martin-street, Stafford, and William Stanley Lane, of 32, Waterloo-street, Birmingham, Chartered Accountants, be and they are hereby appointed Joint Liquidators for the purposes of such winding.up." winding-up."

Dated this 20th day of June, 1922.

C. H. WRIGHT, Chairman.

The Companies Acts, 1908 to 1917. In the Matter of J. H. HOBBS & COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 36, Cannon-street, Birmingham, in the county of Warwick, on the 19th day of June, 1922, 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 it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that Mr. C. T. Appleby, of 26, Corporation-street, Birmingham, aforesaid, be and he is hereby appointed Liquidator for the purposes of such winding-up.—Dated this twenty-second day of June, 1922.

J. H. HOBBS, Chairman.

The Companies Acts, 1908 to 1917. In the Matter of BESWAY Limited.

T an Extraordinary General Meeting of the A Members of the above named Company, duly convened, and held at 44-46, Eagle-street, London, W.C. 1, on the 7th day of June, 1922, the following Extraordinary Resolution was duly passed:

"That as the Company, by reason of its liabilities, cannot continue its business, it is advisable to wind up the same, and that the Company be and is hereby placed in voluntary liquidation; further, that E. S. Louis, of 142, St. John's-road, Lewisham, London, S.E., be and he is hereby appointed Liquidator for the numbers of each winding. " the purposes of such winding-up.'

Dated this 26th day of June, 1922.

W. L. FENTON TUCKER, Chairman.

The Companies Acts, 1908 to 1917. UNITED SHIPBUILDERS & REPAIRERS Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at the Great Eastern Hotel, Liverpool-street, in the city of London, on Tuesday, the 20th day of June, 1922, the following Extraordinary Resolution was duly

"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 under the provisions of the Companies Acts, 1908 to 1917; and that Mr. John Alexander Campbell, of No. 17, South-street, Finsbury, in the county of London, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-up." purpose of such winding-up.

048

O. P. L. HOSKYNS, Chairman.

In the Matter of GUTTERIDGE & CO. Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, No. 84, Arthur-road, Wimbledon Park, S.W. 19, on the 19th day of June, 1922, the following Extraordinary Resolutions were duly passed:—

Resolved.

Resolved.

1. "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."

2. "That James Henry Dixon, Chartered Accountant, of 11; Ironmonger-lane, London, E.C. 2, be and he is hereby appointed Liquidator for the purposes of such winding-up."

F. ENGLAND, Chairman of the Meeting.

In the Matter of BRISTOL ENGINEERING & BODY WORKS Limited. (Incorporated under the Companies Acts, 1908 and 1917.)

Passed 27th May, 1922. Confirmed 14th June, 1922.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 18, Marsh-street, Bristol, on Saturday, 27th May, 1922, the following Resolution was duly passed as an Extraordinary Resolution; and at a subsequent Extraordinary General Meeting of the Members of the above named Company, also duly convened, and held at the same place, on Wednesday, 14th June, 1922, the following Resolution was duly confirmed as a Special Resolution:—
"That it is desirable to wind up the Company, and

That it is desirable to wind up the Company, and that accordingly the Company be wound up voluntarily; and Mrs. Winifred Rogers be appointed Liquidator of the Company."

035

OSCAR BERRY, Chairman.

The Companies Acts, 1908 to 1917. The WEALD VILLAGE Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 29a, Wimpole-street, W. 1, in the county of London, on Wednesday, the 51st day of May, 1922, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on Wednesday, the 21st day of June, 1922, the following Special Resolution was duly confirmed, viz. —

That the Company he wound up voluntarily; and

That the Company be wound up voluntarily; and that Mr. John Herbert St. George, of 8, Staple-inn, W.C., be and he is hereby appointed Liquidator for

the purpose of such winding-up.
Dated this 26th day of June, 1922.

SAMUEL LITHGOW, Chairman.

COOMBES STORES Limited, 145, Northdown-road, Cliftonville, Margate.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at 145, Northdown-road, Cliftonville, Margate, on the first day of June, 1922, the subjoined 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 sixteenth day of June, 1922, the same Resolution was duly confirmed as a Special Resolution:—

"That the Company be wound up voluntarily; and that Mr. W. Novell Davis, of Messrs. Leman, Hill and

Hilton, Chartered Accountants, 145, Northdown-road, Cliftonville, Margate, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated the 16th day of June, 1922.

LEONARD G. ROGERS, Chairman.

LANCASHIRE UNDERWRITERS Limited.

Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 88, Mosley-street, Manchester, in the county of Lancaster, on the 7th day of June, 1922, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of this

"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. Joseph Wilfrid Shepherd, of 78, King-street, Manchester, be and is hereby appointed the Liquidator for the purposes of such winding-up."

ST. BOSTANDJI, Gov. Director.

R. J. ROBERTS Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly-convened, and held at 30, High-street, Wrexham, in the county of Denbigh, on the 15th day of May, 1922, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Mombers of the said Company, also duly convended. Members of the said Company, also duly convened, and held at the same place, on the 13th day of June, 1922, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily; and that Mr. Edward Llewellyn Rogers, of Abbotsfield, Wrexham, Iron Merchant, be and he is hereby appointed Liquidator for the purposes of such winding-

E. L. ROGERS, Chairman.

TEXTILE SPECIALITIES Limited.

an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Queen's Hotel, Leeds, in the county of York, on the 23rd day of May, 1922, the following Special Resolution was duly passed; and a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 13th day of June, 1922, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily; and that Joseph Gibson, of Kirkby Lonsdale, Chartered Accountant, be and he is hereby appointed Liquidator

for the purposes of such winding-up."

CHAS. H. HILL, Chairman.

In the Matter of A. CHASE & CO. Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 97, High-street, Teddington, in the county of Middlesex, on the 17th day of June, 1922, 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. Alfred Matthew Cole, of Fairfax-road, Teddington, be and he is hereby appointed Liquidator for the pur-poses of such winding-up."

Dated this 19th day of June, 1922.

W. EGGLESTONE, Chairman.

DURA Limited.

an Extraordinary General Meeting of the A above named Company, duly convened, and held at 56, Ninian-road, Cardiff, Glam., on the 1st day of June, 1922, the following Resolution was duly passed as an Extraordinary Resolution; 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 17th day of June, 1922, the same Resolution was duly confirmed as a Special Resolution, namely:—

"That the Company be wound up voluntarily."
At both the said Meetings the following Resolution was also nessed —

At both the said Meetings the following Resolution was also passed:—
"That Mr. Charles Gordon Jolliffe, of 70, Highstreet, Newport, Mon., Chartered Accountant, be and is hereby appointed Liquidator for the purposes of such winding-up."
Dated this 17th day of June, 1922.

THOS. E. W. TAYLOR, Chairman.

COLTON & COX Limited.

Extraordinary General Meeting of the A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, situate at South Collingham, in the county of Nottingham, on the 3rd day of June, 1922, 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 21st day of June, 1922, the following Special Resolution was duly confirmed: an

"That Colton & Cox Limited be wound up voluntarily; and that Horatio Cox, of South Collingham, in the county of Nottingham, Merchant, be and he is hereby appointed Liquidator for the purpose of such winding-up."

HORATIO COX, Director and Secretary.

BRANFIELD'S 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, Lockoford Works, Chesterfield, on the 29th day of May, 1922, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the same place on

General Meeting of the Members of the said Company, also duly convened, and held at the same place on the 13th day of June, 1922, the following Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily under the Companies Acts, and that Mr. Arthur Leslie Wing, Chartered Accountant, Stirling Chambers, Campo-lane, Sheffield, be appointed Liquidator for the purposes of such winding-up."

W. BRANFIELD, Chairman.

The Companies Acts, 1908-1917.

he CITY OF LONDON SHIPPING & TRADING COMPANY Limited. (In Voluntary Liquidation.)

Liquidation.)

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 14, St. Mary Axe, London, E.C. 3, on the 2nd day of June, 1922, the following Special Resolutions were duly passed; and at a subsequent General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 19th day of June, 1922, the following Special Resolutions were duly confirmed:

1. That the City of London Shipping and Trading Company Limited be wound up voluntarily.

2. That Graham W. Burgess, Esq., Chartered Accountant, of 14, St. Mary Axe, London, E.C. 3, be and is hereby appointed the Liquidator to conduct the winding-up.

the winding-up.

E. W. HARVEY, Secretary.

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T. J. FAIREY (KETTERING) Limited.

T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 1, Gas-street, Kettering, in the county of Northampton, on the twelfth day of June, 1922, the following Extraordinary Resolution was duly passed:—Resolved.

"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 under the pro-

visions of the Companies Acts, 1908 to 1917; and that Charles T. Appleby, of 26, Corporation street, Burmingham, Chartered Accountant, be hereby appointed Liquidator for the purposes of such winding-up."

T. J. FAIREY, Chairman.

In the Matter of the EX-OFFICERS', SOLDIERS' SAILORS' PUBLISHING COMPANY Limited.

A r an Extraordinary General Meeting of the above named Company, duly convened, and held at Red Lion House, Red Lion-court, Fleet-street, Lordon, E.C., on the 29th day of May, 1922, the following 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 19th day of June, 1922, the same Resolution was duly confirmed as a Special Resolution. viz. :—

"That the Company be wound up voluntarily; and that Kathleen Smith be appointed Liquidator thereof."

Dated this 24th day of June, 1922.

G. E. LUCKSTED, Chairman.

The Companies Acts, 1908 to 1917.

In the Matter of TRANS-ANDINE & BRAZILIAN FINANCE CO. Ltd. (In Voluntary Liquidation.)

PURSUANT to 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 Messrs. Trayton P. Child and Son, Chartered Accountants, 36 and 37, Queen-street, London, E.C. 4, on Friday, the 7th day of July, 1922, at 12 o'clock nocn, for the purposes provided for in the said section.

—Dated this 26th day of June, 1922.

STEPHEN P. CHILD, Liquidator.

The Companies Acts, 1908 to 1917.

The WEALD VILLAGE 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 Wimpole House, 29a, Wimpole-street, W. 1, on Thursday, the 6th day of July, 1922, at 3.30 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 26th day of June, 1922.

JOHN H. ST. GEORGE, Liquidator.

SAMUEL SCOTT & CO. Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of Samuel Scott & Co. Limited will be held at the registered office of the Company, No. 1, Martin-street, Stafford, on Thursday, the 6th day of July, 1922, at 12 o'clock noon, for the purposes provided for in the said section.—Dated the 21st day of June, 1922.

THOS. WESTHEAD, Joint WM. STANLEY LANE, Liquidators.

The Companies Acts, 1908-1917.

DURA Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, etc., notice is hereby given, that a Meeting of the creditors of the above named Company will be held at the offices of Parsons named Company will be field at the olices of Parsons and Jolliffe, Chartered Accountants, 70, High-street, Newport, Mon., at 11.30 o'clock a.m., on Monday, the 3rd day of July, 1922. Proxies for use at the Meeting must be lodged with the Liquidator not later than 4 o'clock p.m. on Saturday, the 1st prox.—Dated this 21st day of June, 1922.

C. GORDON JOLLIFFE, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of J. H. HOBBS AND COMPANY Limited, Angelina-street, Birmingham.

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 Grand Hotel, Birmingham, at 2.30 o'clock in the afternoon, on Monday, the 3rd day of July, 1922, for the purposes provided in the said section.—Dated this 19th day of June, 1922.

CHAS. T. APPLEBY, Liquidator.

The Companies Acts, 1908 to 1917. JOHN D. TIPPETT PRODUCTIONS Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act 1999 LINGUANT to section 188 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 7, Princes-street, Cavendish-square, W. 1, on Friday, the 7th day of July, 1922, at 11 o'clock in the forenoon, for the purposes mentioned in the said section.—Dated this 23rd day of June, 1922. J. MATHIE, Liquidator.

UNITED SHIPBUILDERS & REPAIRERS 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 the offices of Messrs. Toy, Campbell and Co., Chartered Accountants, 16 and 17, South-street, Finsbury, London, E.C. 2, on Wednesday, the 5th day of July, 1922, at 3 o'clock in the afternoon.—Dated this 22nd day of June, 1922.

J. A. CAMPBELL, F.C.A., Liquidator.

COOMBES STORES Limited. (In Voluntary Liquidation.)

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 Broadway Chambers, 145, Northdown-road, Cliftonville, Margate, on Friday, the seventh day of July, 1922, at eleven o'clock in the forenoon.—Dated this 24th day of June, 1922.

W. LOVELL DAVIS, Liquidator.

The Companies Acts, 1908-1917.

he CITY OF LONDON SHIPPING & TRADING COMPANY Limited. (In Voluntary The Liquidation.)

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 office of the Liquidator, 14, St. Mary Axe, London, E.C. 3, on Wednesday, the 5th day of July, 1922, at 11 o'clock in the fore-

GRAHAM W. BURGESS, Chartered Accoun-127 tant, Liquidator.

> Companies Act, 1908. P.W.F. SYNDICATE Ltd:

NOTICE is hereby given, in pursuance of section 188 (1) of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 27, Finsbury-square, E.C. 2, on Friday, the 7th day of July, 1922, at 10.30 a.m.—Dated the 23rd day of June, 1922.

RALPH M. WOOD, Liquidator.

E. H. HARVEY Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at

the Commercial Rooms, 43, Corn-street, Bristol, on Thursday, the 6th day of July, 1922, at 3.30 o'clock in the afternoon. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned at his address, 36, Corn-street, Bristol.—Dated this 23rd day of June, 1922.

JOHN B. BUTTERWORTH, Liquidator.

ENGLAND & TURNBULL Limited. (In Voluntary Liquidation.)

Liquidation.)

Notice is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of creditors of the above named Company will be held at the offices of the Liquidator, 45, Kingsway, W.C. 2, on Monday, the 3rd July, 1922, at 11 o'clock in the forenoon, for the purposes provided for in the said section. Notice is also hereby given, that the creditors of the above named Company are required, on or before the 8th July, 1922, 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 Liquidator; and, if so required, by notice in writing from the said Liquidator, they are, by their Solicitors or personally, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 21st day of June, 1922.

H. KIDSON, Liquidator.

In the Matter of the Companies Acts, 1908 and 1913, and in the Matter of STRATFORD HAIR COMPANY Limited. (In Voluntary Liquidation.)

PANY Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 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 the offices of Messrs. Smith and Earle, of 7, Laurence Pountney-hill, London, E.C. 4, on the 13th day of July, 1922, at twelve o'clock noon. Proxies intended to be used at the Meeting should be lodged with the Liquidator not later than twelve noon on the 12th day of July, 1922. Notice is also hereby given, that the creditors of the above named Company are required, on or before the 19th day of August, 1922, to send their names and addresses, and particulars of their debts or claims, to Hector Macfarlane, Hampton Works, Sugar Houselane, Stratford, London, E., the Liquidator of the Company; and, if so required, by notice in writing from the said Liquidator, are, by his Solicitors or personally, to come 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 this 23rd day of June, 1922. H. MACFARLANE, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of BRISTOL ENGINEERING AND BODY WORKS Limited. (In Voluntary Liquidation.)

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 18, Marsh-street, Bristol, on Friday, the 30th day of June, 1922, at three o'clock in the afternoon, for the purposes provided for in the said section; notice is also hereby given, that the creditors of the above named Company are required, on or before Monday, the 31st day of July, 1922, to send in their names and addresses, and particulars of their debts or claims, and the names and addresses their debts or claims, and the names and addresses their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned (Mrs.) Winifred Rogers, of 18, Marsh-street, Bristol, the Liquidator of the Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their debts or claims at 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 20th day of June. 1922. day of June, 1922.

WINIFRED ROGERS, Liquidator.

NOTE.—The above notice is purely formal. known creditors have been paid in full.

EX-OFFICERS', SOLDIERS' & SAILORS' PUB-LISHING COMPANY Ltd. (In Voluntary Liquidation.)

N OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of creditors of the above named Company will be held at Red Lion House, Red Lion-court, Fleet-street, London, E.C., on Wednesday, the 5th day of July, 1922, at 4 o'clock in the afternoon, for the purposes provided for in the said section; and notice is also hereby given, that the creditors of the above Company are required, on or before the 29th day of July, 1922, to send their names and addresses, and July, 1922, to send their names and addresses, and particulars of their debts or claims, and also the names and addresses of their Solicitors (if any), to the undersigned, Kathleen Smith, of Red Lion House, Red Lion-court, Fleet-street, London, E.C., Liquidator of the said Company; and, if so required by the said Liquidator, are, by their Solicitors or in person, to come and prove the said debts or claims at such time and place as shall be specified by the said Kathleen Smith, or in default they shall be excluded from the benefit of any distribution made before such debts benefit of any distribution made before such debts were proved.—Dated this 24th day of June, 1922.

KATHLEEN SMITH, Liquidator.

The LONGTON PICTURES & VARIETY ENTER TAINMENTS Ltd. (In Voluntary Liquidation.)

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that an adjourned Meeting of the creditors of the above named Company will be held at 10, Cheapside, Hanley, Stoke-on-Trent, on the 30th day of June, 1922, at 3 o'clock in the afternoon. Notice is also borely given that the avaditors of the above managed. 1922, at 3 o'clock in the afternoon. Notice is also hereby given, that the creditors of the above named Company are required, on or before the 22nd day of July, 1922, to send in their names and addresses, and particulars of their debts or claims, and names and addresses of their Solicitors (if any), to Donald Harry Bates, of 10, Cheapside, Hanley, in the county of Stafford, Incorporated Accountant, the Liquidator of the Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 21st day of June, 1922.

DONALD H. BATES, Liquidator.

The Companies Acts of 1908 to 1917.

The IMPERIA CO. Ltd. (In Voluntary Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 14th day of July, 1922, 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, A. F. Kearns, of 16, Kennedy-street, Manchester, Chartered Accountant, the Liquidator of the said Company; and if so required by notice in writing from the said. 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 22nd day of June, 1922.

A. F. KEARNS, Liquidator.

In the Matter of T. WHITTAKER AND COM-PANY Limited. (In Voluntary Liquidation.)

NY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the first day of August, 1922, to send in their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to William Anderson Smith, of 3, York-street, Manchester, the Liquidator of the Company, and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their debts or claims at such time or place as shall be specified in such at such time or 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 20th day of June, 1922. W. A. SMITH, Liquidator.

The STANDARD WORKS COMPANY Limited.

(In Voluntary Liquidation.)

(In Voluntary Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 28th of July, 1922, to send their names and addresses, and particulars of their debts and claims, and the names and addresses of their Solicitors (if any), to me, the undersigned, Harold Clare Lewis, of 30, Waterloo-street, Birmingham, the Liquidator of the said Company, and, if so required, by notice in writing by me, the said Liquidator, are, by their Solicitors or personally, to come in and prove their said 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 22nd day of June, 1922. day of June, 1922.

HAROLD CLARE LEWIS, Liquidator.

COLTON & COX Limited.

COLTON & COX Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 14th day of July, 1922, 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, Horatio Cox, of South Collingham, in the county of Nottingham, the Liquidator of the said Company; and, if so required, by notice in writing by 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 24th day of June, 1922.

HORATIO COX. Liquidator.

HORATIO COX, Liquidator.

COOMBES STORES Limited.

COOMBES STORES Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 11th day of July, 1922, 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, W. Lovell Davis, of 145, Northdown-road, Cliftonville, Margate, the Liquidator of the said Company; and, if so required, by notice in writing by 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 henefit of any distribution made before such debts are proved.—Dated this 24th day of June, 1922.

W. LOVELL DAVIS, Liquidator.

W. LOVELL DAVIS, Liquidator.

The Companies (Consolidation) Act, 1908. GEORGE THOMAS MASON Limited.

OTICE is hereby given, that the creditors of the above named Company are required, on or before the fifteenth day of July, 1922, to send their names and addresses, and the particulars of their debts names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Michael Pickles Cryer, of Old Bank Chambers, Keighley, in the county of York, Incorporated Accountant, or to Frederick Robert Petty, of North-street, Keighley aforesaid, Incorporated Accountant, the joint Liquidators of the said Company; and, if so required, by notice in writing from the said Liquidators, 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 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 twenty-third day of June, 1922.

WATERWORTH and LAYCOCK, of 6, Cookestreet, Keighley, Solicitors for the above named Liquidators.

PORTBURY Limited.

THE creditors of the above named Company are required on or before the 28th day of July, 1922, to send their names and addresses, and the particulars of their debts or claims, and the names and ticulars of their debts or claims, and the names and addresses of their Solicitors (if any), to William John Dujardin Bolt, of 6, King-street, Cheapside, E.C. 2, 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 22nd day of June. 1922. Dated this 22nd day of June, 1922.

W. J. DUJARDIN BOLT, Liquidator.

The Companies Acts, 1908-1917. JAMES TALBOT & DAVISON (1916) Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 1st day of August, 1922, to send their names before the 1st day of August, 1922, to send their names and addresses, and particulars of their debts or claims, to the undersigned, George Graham Poppleton, 26, Corporation-street, Birmingham, one of the Liqui dators of the said Company; and, if so required, by notice in writing from the Liquidators, 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 23rd day of June, 1922.

GEO. G. POPPLETON.

The Companies Acts, 1908-1917. JAMES TALBOT & DAVISON (1920) Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required, on on before the 1st day of August, 1922, to send their namer and addresses, and particulars of their debts or claims, to the undersigned, George Graham Poppleton, 26, Corporation-street, Birmingham, one of the Liquidators of the said Company; and, if so required, by notice in writing from the Liquidators, 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 23rd day of June, 1922. day of June, 1922. GEO. G. POPPLETON.

TEXTILE SPECIALITIES Limited.

TEXTILE SPECIALITIES Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 6th day of July, 1922, 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, Joseph Gibson, Chartered Accountant, of Burnside, Kirkby Lonsdale, the Liquidator of the said Company; and, if so required, by notice in writing by 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 22nd day of June, 1922.

10SEPH GIBSON, Liquidator. JOSEPH GIBSON, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the CHILIAN RAILWAY FINANCE COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 24th day of July, 1922, 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 Sydney Francis Casserley, of

No. 8, Princes-street, London, E.C. 2, 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 received in such paties or indefault thereof the 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 23rd day of June, 1922.

S. F. CASSERLEY, Liquidator.

Notice to Creditors.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of WELLINGTON COURT Limited.

THE creditors of the above named Company are required, on or before the 15th day of July, 1922, to send their names and addresses, and particulars of their debts or claims, to the undersigned, Solicitor for the Liquidators of the said Company; and, if so required, by notice in writing from the said Liquidators, are to 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 24th day of June, 1922.

ALBERT M. OPPENHEIMER, 31, Queen Victoria-street, E.C. 4.

In the Matter of The AUTOMATIC WRAP-PING MACHINERY Limited. (In Voluntary Liquidation.)

Liquidation.)

NOTICE is hereby given, in pursuance of section 195 (2) of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at No. 3, Burton-street, Bath, on Monday, the thirty-first day of July, 1922, at 3 o'clock, for the purpose of having laid before it an account, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation which may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books and papers of the Company, and of the Liquidator, shall be disposed of.—Dated the 23rd day of June, 1922. day of June, 1922.

DOUGLAS R. HATT, F.A.I., Liquidator.

The PREMIER DIRECT SUPPLY OIL COMPANY Limited.

COMPANY Limited.

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 Number 373, Albany-road, Camberwell, London, S.E. 5, on Thursday, the 3rd day of August, 1922, 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 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 23rd day of June, 1922.

PERCY NEEDHAM, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of M. E. J. SYNDICATE (No. 2) Limited.

AKE notice, that pursuant to section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Syndicate will be held at No. 6, Broad Street-place, London, E.C., on Wednesday, the 2nd day of August, 1922, 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 Syndicate 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 Syndicate, and of the Liquidator, shall be disposed of.—Dated this 23rd day of June, 1922.

E. J. SUMMERS, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of The ANGLO-RUSSIAN ISSUING SYNDICATE Limited.

TAKE notice, that, pursuant to section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Syndicate will be held at No. 6, Broad Street-place, London, E.C., on Wednesday, the 2nd day of August, 1922, at 12.30 in the afternoon, for the purpose of having an account laid before them, showing the manner in which account laid before them, showing the manner in which the winding-up has been conducted and the property of the Syndicate disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the menner in which the books, accounts and documents of the Syndicate, and of the Liquidator, shall be disposed of.—Dated this 23rd day of June, 1922.

E. J. SUMMERS, Liquidator.

CLERKE Limited. (In Voluntary Liquidation.)

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 56, Cannon-street, London, E.C. 4, on the twenty-eighth day of July, 1922, at eleven o'clock in the forenoon precisely, 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 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 twenty-third day of June, 1922. A. DANGERFIELD, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the GILBERTSON MOTOR CO. Ltd. (In Voluntary Liquidation.)

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at the office of the Liquidator, William Metcalf McKenzie, Incorporated Accountant 50. Frederick-street, Sunderland, on Monday, the 31st day of July, 1922, at 3.30 p.m., for the purpose of having laid before it an account, showing the manner in which the winding-up has been conducted and the property disposed of, and of hearing any explanation which may be given by the Liquidator; and also of determining by Extraordinary Resoluand also of determining, by Extraordinary Resolu-tion, the manner in which the books and papers of the Company, and of the Liquidator, shall be dis-posed of.—Dated this 23rd day of June, 1922.

PERCY C. CROW, 51, Frederick-street, Sunderland, Solicitor to the above named Liquida-

INDO CHINESE HEVEA RUBBER ESTATE Limited. (In Voluntary Liquidation.)

Limited. (In Voluntary 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 Winchester House, Old Broad-street, London, E.C., on Monday, the 31st day of July, 1922, at twelve o'clock noon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 21st day of June, 1922.

J. DOUGLAS BROAD, 1, Walbrook, E.C. 4,

J. Dood... Liquidator. DOUGLAS BROAD, 1, Walbrook, E.C. 4, In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of OHLSON SHIPS SALE & SURVEYING AGENCY Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at the offices of Messrs. Fawley Judge and Easton, Parliament Chambers, Quay-street, Hull, on Friday, the 28th day of July, 1922, at 3 o'clock in the afternoon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the windingment has been conducted and the property of the Comup has been conducted and the property of the Comand 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 20th day of June, 1922.

T. FAWLEY JUDGE, Liquidator. . .

The Companies Acts, 1908 to 1917. NIGERIAN STANNARIES Limited.

OTICE is hereby given, that a General Meeting of the Members of Nigerian Stannaries Limited will be held at Capel House, 54, New Broad-street, London, E.C., on Saturday, the 29th day of July, 1922, at 11.30 o'clock in the forenoon precisely, for the purpose of having an account laid before them by the Liquidator, 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 has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.

JAS. A. ROBERTSON, Liquidator.

L. FRENCH & CO. (HULL) Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that a General Meeting of the above named Company will be held at 32, Great St. Helens, London, E.C., on Thursday, the 3rd day of August, 1922, at 2.30 o'clock in the afternoon, for the purpose of having the account of the Liquidator, 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 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 24th day of June, 1922.

R. WILSON BARTLETT, Liquidator.

The Companies Acts, 1908 to 1917. The WITHERNSEA TENNIS AND BOWLING COMPANY Limited.

(In Voluntary Liquidation.)

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at Hull Incorporated Law Society's Hall, Lincoln's Inn-buildings, Bowlalley-lane, Hull, on Thursday, the 27th day of July, 1922, at 11 o'clock in the forenoon precisely, to receive the report of the Liquidator showing how the winding-up of the Company has been conducted and its property disposed of, to hear any explanation that may be furnished by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts and documents of the Company.—Dated this 22nd day of June, 1922. 22nd day of June, 1922.

H. GORE ATKINSON, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of MAHAWALE RUBBER AND TEA COMPANY Limited (being the Company of that name incorporated in 1897).

OTICE is hereby given, that a General Meeting of the above named Company will be held at the office of the Company, 10, Lime-street, London, E.C. 3, on Monday, the 31st day of July, 1922, at 2 p.m., for the purpose of having the Liquidator's account, 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 26th day of June, 1922.

BALLANTYNE, CLIFFORD and CO., Dock House, Billiter-street, London, E.C. 3, Solici-

tors for the Liquidator.

The Companies Acts, 1908 to 1917. INTERNAL COMBUSTION CLEANING COY. Limited. ENGINE The

OTICE is hereby given, that a General Meeting of the Members of the Internal Combustion Engine Cleaning Company Limited will be held at Capel House, 54, New Broad-street, London, E.C., on Friday, the 28th day of July, 1922, at 11.30 o'clock in the forenoon precisely, for the purpose of having an account laid before them by the Liquidator (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.

E. J. ANDREWS, Liquidator.

HIGHTOWN LAND DEVELOPMENT COM-PANY Limited: (In Liquidation.)

PANY Limited. (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 the registered office of the Company, 26, North John-street, Liverpool, on Monday, the 14th day of August, 1922, at 11 o'clock in the forenoon precisely, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conduced 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 and accounts of the Company, and the Liquidator, may be disposed of.—Dated this twenty-second day of June, 1922.

PENNINGTON and HIGSON, 36, Dale-street,

PENNINGTON and HIGSON, 36, Dale-street, Liverpool, Solicitors for the Liquidator, Mr. Harold Lingham Marsh.

MILLER, GRIFFIN & CO. Ltd. (In Liquidation.) MILLER, GRIFFIN & CU. Ltd. (In Liquidation.)

Notice is hereby given, that a General Meeting of Miller, Griffin & Co. Ltd. (in liquidation), will be held at 5, Raymond-buildings, Gray's Inn, London, W.C. 1, on Friday, the 28th July, 1922, at 12 o'clock noon, for the purpose of having the account of the Liquidator, 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 accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 22nd day of June, 1922.

W. SNOAD GRIFFIN, Liquidator.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, David Garfield, Rosie Garfield and David Molian, carrying on business as Costumiers, at 99A, Shaftesbury-avenue, in the county of London, under the style or firm of "OLIVETTE," has been dissolved by mutual consent as and from the 22nd day of May, 1922. All debts owing by the said late firm will be paid by the said David Garfield and Rosie Garfield.—Dated this 21st day of June. 1922. Dated this 21st day of June, 1922.

DAV. GARFIELD. ROSIE GARFIELD. D. MOLIAN.

095

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Charles James Bird, Herbert Flook Bird and Reginald Charles Bird, carrying on business as Boot and Shoe Manufacturers, at Kingswood, in the Boot and Shoe Manufacturers, at Kingswood, in the city and county of Bristol, under the style or firm of BIRD BROTHERS, has been dissolved by mutual consent as and from the first day of January, 1922. All debts due to and owing by the said late firm will be received and paid by the said Herbert Flook Bird and Reginald Charles Bird, who will carry on the business in co-partnership, under the style of Bird Brothers.—Dated the 22nd day of June, 1922.

H. F. BIRD. R. C. BIRD.

071

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, carrying on business as Motor Engineers and Garage and Taxi Cab Proprietors, at Alexandra Garage, No. 11, de la Beche-street, Swansea, under the style or firm of the ALEXANDRA GARAGE COMPANY, has been dissolved as from the 18th day of March, 1922, so far as concerns the undersigned, Rees Thomas Evans, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by the undersigned, David Clement Rees.—Dated the 15th day of June, 1922.

REES THOMAS EVANS.

REES THOMAS EVANS. DAVID CLEMENT REES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Robert William Stennett and Leslie Bancroft Waite, under the firm of STENNETT & WAITE, in the trade or business of Farmers, at Woodlands Farm (until lately called Whitegate Farm or Calcott Farm), Sturry, in the county of Kent, has been dissolved by mutual consent as and from the 30th day of May, 1922.—Dated this sixth day of June, 1922.

R. W. STENNETT. L. B. WAITE.

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NOTICE is hereby given, that the Partnership heretofore subsisting between James Osborn Harding and James Griffiths, carrying on business as HARGRIFF PAPER AND BAG COMPANY, at 16, New Meeting-street, Birmingham, is dissolved by mutual consent as from this date.—Dated this 22nd day of June, 1922.

J. O. HARDING. JAMES GRIFFITHS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Sidney Auckland Williams and Melvin Scott, carrying on business as Commission Agents, at 44, Bedford-row, London, W.C., under the style or firm of M. SCOTT, has been dissolved by mutual consent as and from 21st day of June, 1922. All debts due to and owing by the said late firm will be received and paid by the said Sidney Auckland Williams.—Dated this 21st day of June, 1922.

S. A. WILLIAMS M. SCOTT.

NOTICE is hereby given, that the Partnership heretofore subsisting between Heury Edwin Alfred Budding, Charles Fenwick Widdrington and William Henry Dunkin, carrying on business as Foreign Exchange Brokers, at 61, Old Broad-street, in the city of London, under the style or firm of BUDDING, WIDDRINGTON & DUNKIN, was dissolved as and from the 9th day of June, 1922, so far as concerns the said Charles Fenwick Widdrington. All debts due to and owing by the said late firm will be received and paid respectively by the said Henry Edwin Alfred Budding and William Henry Dunkin, who will continue to carry on the said business in partnership, under the style or firm of "Budding and Dunkin."—Dated the 22nd day of June, 1922.

HENRY EDWIN ALFRED BUDDING.

HENRY EDWIN ALFRED BUDDING. W. H. DUNKIN.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, George James Cope, Stanley Hammond and Leonard Harry Kennett, carrying on business as Milliners and Furriers, at 15, St. James'-parade, Muswell Hill, Middlesex, under the style or firm of "THE NEW ALIDA," has been dissolved by mutual consent as from the twentieth day of June, 1922. All debts due and owing to or by the said late firm will be received or paid by the said Leonard Harry Kennett, and such business will be carried on in the future by the said Leonard Harry Kennett.—As witness our hands this 20th day of June, 1922.

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G. J. COPE. S. HAMMOND. LEONARD H. KENNETT.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the under-signed, Ernest Robert Clark and Eben William signed, Ernest Robert Clark and Eben William Stephens, carrying on business as Robe and Blouse Manufacturers, at Mount-street, Nottingham, and 37, Berners-street, London, under the style or firm of "CLARK & STEPHENS," has been dissolved by mutual consent as from the twenty-second day of June, 1922. All debts due and owing to or by the said late firm will be received or paid by the said Ernest Robert Clark; and such business will be carried on in the future by the said Ernest Robert Clark.—As witness our hands this 22nd day of June, 1922. 1922.

E. R. CLARK. E. W. STEPHENS.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by William Richards and George Thomas Harley, under the style of "RICHARDS AND HARLEY," at the Sussex Poultry Farm, Donnington, Newport, in the county of Salop, in the trade or business of Poultry Farmers, was this day dissolved by mutual consent, and that in future the said business will be carried on by the said William Richards solely, who will receive and pay all debts due to and owing by the late firm.—As witness our hands this 22nd day of June, 1922.

W. RICHARDS.

W. RICHARDS. G. T. HARLEY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John Thomas Freer and James Herbert Walker, carrying on business as Solicitors at Tonbridge, Tunbridge Wells and Southborough, under the style or firm of FREER AND BROWN, has been dissolved by mutual consent as and from the 24th day of June, 1922.—Dated the 24th day of June, 1922.

JOHN T. FREER J. HERBERT WALKER.

NOTICE is hereby given, that the Partnership heretofore existing between us, the undersigned, James Joseph Taylor Hargrave and Arthur Henry Shalless, carrying on business at 192, Bedfordroad, Rock Ferry, in the county of Chester, as Electrical and Mechanical Engineers, under the style or firm of HARGRAVE & SHALLESS, has been dissolved as from the 23rd day of June, 1922. All debts due to and owing by the said late firm will be received and paid by the said Arthur Henry Shalless, who will continue to carry on the said business at the said address.—Dated this 23rd day of June, 1922.

JAMES JOSEPH TAYLOR HARGRAVE

JAMES JOSEPH TAYLOR HARGRAVE. ARTHUR HENRY SHALLESS. 158

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Thomas William Storey and Hector Morris, carrying on business as Agents and General Merchants at 53 and 56A, Victoria-buildings, Manchester, under the style or firm of T. W. STOREY & MORRIS, has been dissolved by mutual consent as and from the date hereof. All debts due to and owing by the said late firm will be received and paid by the said Thomas William Storey who will continue to carry on the business at 53 and 56A, Victoria-buildings, Manchester.—Dated the 22nd day of June, 1922.

THOMAS W. STOREY. HECTOR MORRIS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, OLIVER KENNARD and FRANK EARDLY APTED, carrying on business as Building Contractors, at Cecil House, Westwood-road, Sydenham, S.E. 26, and Cecil Works, Dartmouth-road, Forest Hill, S.E. 23, is dissolved by mutual consent as and from the twenty-second day of June, 1922. All debts due to and owing by the said late firm will be received and paid by the undersigned, Oliver Kennard, who will continue to carry on business under the same style as heretofore.—Dated 22nd day of June, 1922.

OLIVER KENNARD. FRANK E. APTED.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Edward Sidney Wylie and Robert Daniel Gregg, practising as Surgeon Dentists at 80, New North-road, Huddersfield, in the county of York, under the style or firm of GREGG & WYLIE, has been dissolved by mutual consent as and from the 23rd day of June, 1922. Each of the said late partners will in future practise on his own account and in his own name at the above address.—Dated this 24th day of June, 1922. of June, 1922.

EDWARD S. WYLIE. R. D. GREGG.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Charles Taylor and Alfred Hugh Böurne, carrying on business as Motor Removal and General Transport Contractors, at 35, Grant-road, Croydon, in the county of Surrey, under the style or firm of C. TAYLOR & SON, has been dissolved by mutual consent as and from the 13th day of April, 1922. All debts due to and owing by the said late. 1922. All debts due to and owing by the said late firm will be received and paid by the said Charles Taylor.—Dated 21st day of June, 1922.

C. TAYLOR. A. H. BOURNE.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Abraham Marder, commonly known as Arthur signed, Abraham Marder, commonly known as Arthur Manders, of 56, Petherton-road, Canonbury, in the county of London, and Louis Marder, commonly known as Louis Manders, of 297, Cheetham Hill-road, Manchester, in the county of Lancaster, carrying on business as Pipe Manufacturers at 318 and 320, Goswell-road, London, E.C. 1, under the style or firm of MARBRO PIPE COMPANY, has been dissolved by mutual consent as and from the twenty-fourth day of June, 1922. All debts due to and owing by the said late firm will be received and paid by the said Louis Marder, commonly known as Louis Manders.—Dated this twenty-sixth day of June, 1922.

ABRAHAM MARDER, known as Arthur Manders.

Manders 179 LOUIS MARDER, known as Louis Manders.

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Re ARABELLA SOUTHAM, Deceased.

Pursuant to Statute 22 and 23 Victoria, chap. 35.

Pursuant to Statute 22 and 23 Victoria, chap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Arabella Southam, of Tan y bwlch Farm, Dolwyddelen, in the county of Carnarvon, Widow (who died on the 22nd day of January, 1922, and whose will was proved in the Bangor District Probate Registry. on the 9th day of May, 1922, by Thomas Latimer-Jones, of 11, Station-road, Llanrwst, in the county of Denbigh, Solicitor, the sole executor therein named), are hereby required to send particulars, in writing, of their claims or demands to the undersigned, on or before the 31st day of July, 1922, after which date I shall proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which I shall then have had notice.—Dated this 20th day of June. 1922.

T. LATIMER-JONES, 11, Station-road, Llan-

T. LATIMER-JONES, 11, Station-road, Llan-160

JOHN FARRELL, Deceased.

Pursuant to 22nd and 23rd Victoria, cap. 35.

A LL persons having any claims against the estate of John Farrell, late of 45, Half Edge-lane, Eccles, in the county of Lancaster, Boot and Shoe Maker, deceased (who died on the 11th May, 1922, and whose will was proved in the Principal Probate Registry, on the 17th June, 1922, by Frank Marsh and Charles Henry Dean, the executors therein named), are hereby required to send particulars, in writing, of their claims to us, the undersigned, before the 25th July, 1922, 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 then have had notice.—Dated this 23rd day of June, 1922.

COOPER, SONS and CO., 2, Booth-street, Manchester, Solicitors for the said Executors.

Re MARY ROBINSON, 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 Mary Robinson, late of 23, Elgin-street, Hunslet, in the city of Leeds, Spinster, deceased (who died on the 15th day of April, 1922, and letters of administration to whose estate were granted on the 19th day of May, 1922, out of the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice, to George Henry Robinson, the lawful Cousin-german and one of the next of kin of the said intestate), are hereby required to send the particulars thereof, in writing, to us, the undersigned, the Solicitors for the said administrator, on or before the 20th day of July, 1922, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands he shall not then have had notice.—Dated this 19th day of June, 1922.

J. B. BROOKE and DYER, North British and Mercantile Buildings, East Parade, Leeds, Solicitors for the said Administrator.

MORGAN JAMES SAURIN, Deceased.

A LL persons having claims against the estate of the late Col. Morgan James Saurin, of 52, Montagu-square, London (who died on the 22nd day of May last), are requested to send particulars, in writing, to the undersigned, the executor's Solicitors, before 20th July, 1922.

MORGAN and RICHARDSON, Cardigan.

Re WILLIAM LLEWHELYN NICHOLAS, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of William Llewhelyn Nicholas, late of the Rectory, Flint, in the county of Flint, Rector of Flint and Canon of the Cathedral Church of St. Asaph, deceased (who died on the 2nd day of January, 1922, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of March, 1922, by Arthur James Wardle and William Edward Acraman, 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 31st debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of July, 1922. 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 said deceased or any part thereof 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 24th day of June, 1922.

LOWNDES and CO., 3, Brunswick-street, Liverpool, Solicitors for the said Executors.

Re ARTHUR FRANCIS FERBER, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Arthur Francis Ferber, late of "Richmond," 2, Belvidere Park, Great Crosby, in the county of Lancaster, retired Engineer, deceased (who died on the 15th day of February, 1922, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 6th day of May, 1922, by Henrietta Ferber and Arthur James Wardle, 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 particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of July, 1922, 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 24th day of June. 1922. June, 1922.

LOWNDES and CO:, 3, Brunswick-street, Liverpool, Solicitors for the said Executors.

Re ALFRED MAYBURY, Deceased.

Pursuant to the Act of Parliament of the 22nd and . 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Alired Maybury, late of mands against the estate of Alfred Maybury, late of 25, Georges-road, Liverpool, in the county of Lancaster, retired Grocer, deceased (who died on the 27th day of July, 1921, and whose will was proved in the Liverpool District Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of January, 1922, by Arthur James Wardle, the executor 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 executor, on or before the 31st day of July, 1922, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands he shall not then have had notice.—Dated this 24th day of June, 1922. 24th day of June, 1922.

LOWNDES and CO., 3, Brunswick-street, Liverpool, Solicitors for the said Executor.

Re JOSEPH NELSON, Deceased.

Pursuant to the Act of Parliament 22 and 23 Vict., c. 35.

LL persons having claims against the estate of Joseph Nelson, late of Skelton, in the county of Cumberland, deceased (who died on the 31st day of December, 1921, and whose will was proved in the Principal Probate Registry, on the 20th day of January, 1922, by Robert Ashworth, the executor therein named), are required to send in written particulars thereof, to the undersigned, before the 26th day of July, 1922, after which date the executor will distribute the estate, having regard only to claims of distribute the estate, having regard only to claims of which he shall then have had notice.

BLEAYMIRE and SHEPHERD, of Penrith, Solicitors for the Executor.

Re JANE ANN SIMS, Deceased. Pursuant to 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 Jane Ann Sims, late of Upper Clopton, Mickleton, in the county of Gloucester, formerly of Upper Colwall, Malvern, in the county of Worcester, Widow (who died on the 22nd day of September. 1921, and whose will was proved in the Principal Probate Registry of H.M. High Court of Justice, on the 19th day of May, 1922, by the Public Trustee, of Kingsway, London, W.C. 1, the executor

mamed in the said will), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executor, on or before the 22nd day of July, 1922, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims and demands he shall not then have had notice.—Dated this 22nd day of June, 1922.

EDWARD D. JOHNSON, 42 and 43, Waterloostreet, Birmingham, Solicitor to the said 676 Executor.

Re ROBERT LEE, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Robert Lee, late of Crowtrees Tilery or Farm, near Bowburn, in the county of Durham, Farmer, deceased (who died 5th March, 1898, and whose will was proved in the Durham District Probate Registry, 25th June, 1898, by Matthew Lee and Elizabeth Lee, the executors therein named), are hereby required to send in particulars of their demands to the undersigned, the Solicitors for the personal representatives of the deceased, on or before 28th July, 1922, after which date the personal representatives will proceed to distribute the assets of the 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 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 22nd June, 1922.

J. MAWSON and SON, Exchequer Offices, Durham, Solicitors for the Personal Represen-

Re WILLIAM ROSS HEDGES (the ELDER), Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of William Ross Hedges, the Elder, late of "Kingswood," 63, Wake Green-road, Moseley, in the city of Birmingham, deceased (who died on the 16th day of March, 1922, and whose will and codicils were proved in the Birmingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 23rd day of May, 1922, by Beatrice Barbara Pineger (Wife of Frederick James Pineger) and Charles Scofield Riddell, the surviving 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 31st day of July, 1922, 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 23rd day of June, 1922.

RYLAND, MARTINEAU and CO., 7, Cannonstreet, Birmingham, Solicitors for the said Executors.

SIMON BACHARACH, Deceased.

Pursuant to the Act of Parliament of the 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 Simon Bacharach, formerly of 25, Porter-street, Dudley, in the county of Worcester, afterwards interned in the Prisoners of War Internment Camp at the Alexandra Palace, in the county of

Middlesex, but late of Fürth, in Bavaria, of no occupation (who died on the 5th day of September, 1919, and whose will in respect of the English estate was proved in the Probate Division of the High Court of Justice at the Principal Probate Registry, on the 2nd day of May, 1922, by the Public Trustee, the executor named in the said will), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executor, on or before the 24th day of July, 1922, after which date the executor will proceed to pay the debts and to distribute the assets of the said deceased to and amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 23rd day of June, 1922.

ROWE and MAW, of Amberley House, Norfolkstreet, Strand, in the county of London, Solicitors to the said Executor.

WILLIAM BOYD, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Boyd, late of 107, Claremont-street, Gateshead, in the county of Durham (who died on the twenty-fifth day of March, 1922, and whose will was proved in the Durham District Probate Registry of His Majesty's High Court of Justice, on the eleventh day of May, 1922, by James Sleigh and William Ritzemer, the executors named in the said will), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the twenty-ninth day of July, 1922, 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 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 23rd day of June, 1922.

H. and A. SWINBURNE, 12, West-street,
Gateshead, Solicitors to the said Executors.

Miss ELEANOR WILKINSON, Deceased.

A LL persons having any debts, claims or demands against the estate of Miss Eleanor Wilkinson, late of 125, Upland-road, East Dulwich, London, S.E. (who died on the 17th March, 1922), are hereby required to send particulars of their claims to us before the first day of September, 1922. At the expiration of that time the executor will proceed to distribute the assets of the said testatrix among the parties entitled thereto; and he will not be liable for the assets, so distribute, to any person of whose claim we shall not then have had notice.—Dated this 25rd day of June, 1922.

CHAS. STEVENS and DRAYTON, 6, Bondcourt, Walbrook, E.C. 4, Solicitors to the said essential Executor.

Re BENJAMIN HOLLIES, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Benjamin Hollies, late of 25, Church-road, Netherton, Dudley, in the county of Worcester, Glass Decorator, deceased (who died on the 18th day of July, 1917, and letters of administration of his estate were granted by the Worcester District Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of December, 1917, to John Henry Hollies and Ernest Robinson Hollies, the administrators of the estate of the said deceased), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said ad-

ministrators, on or before the 3rd day of July, 1922, after which date the said administrators will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which 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 23rd day of June, 1922.

F. W. GREEN, 6, Priory-street, Dudley, Solicitor for the said Administrators.

Re MARY ANN STRONG, Deceased.

Pursuant to the Law of Property Act, 1859.

Pursuant to the Law of Property Act, 1859.

OTICE is hereby given, that all persons having claims against the estate of Mary Ann Strong, late of 42, Admiral-street, in the city of Liverpool, Spinster, deceased (who died on the 7th day of May, 1922, and whose will was proved in the Liverpool District Probate Registry of His Majesty's High Court of Justice, on the 26th day of May, 1922, by the executors therein named), are hereby required to send particulars of such claims to us, the undersigned, or or before the 31st day of July, 1922, after which date the said executors will distribute the assets of the said deceased, having regard only to the claims of which they shall then have had notice.—Dated the 23rd day of June, 1922.

TOULMIN. WARD and CO., 41, North John-

TOULMIN, WARD and CO., 41, North John-street, Liverpool, Solicitors for the said Execu-

Re EMMA JANE CHOWN, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

23rd Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Emma Jane Chown, late of Hartley House Lodge, Compton, Plymouth, in the county of Devon, formerly of 5, Grove-crescent, Teignmouth, in the said county, Widow, deceased (who died on the 29th day of January, 1922, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 6th day of March, 1922, by Albert Gard, the sole executor therein named), are hereby required to send in the particulars of their debts, claims or demands to me, the undersigned, the Solicitor for the said executor, on or before the 31st day of July, 1922, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands he shall not then have had notice.

—Dated this 23rd day of June, 1922. -Dated this 23rd day of June, 1922.

HERBERT J. W. RUSE, 6, St. Aubyn-street, Devonport, Solicitor for the said Executor.

Re ANNIE REBECCA CRABTREE, 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 Annie Rebecca Crabtree, late of 19, Elford-grove, in the city of Leeds (Wife of Charles William Crabtree), deceased (who died on the 21st day of December, 1920, and whose will was proved in the Wakefield District Registry of the Protect Districts of His Mointain Hish Court of Instinct proved in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice, on the 9th day of March, 1921, by William Baildon Craven and Henry Edward Clegg, 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 1st day of August, 1922, 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 22nd day of June, 1922.

CRAVEN and CLEGG, 6, East-parade, Leeds, Solicitors for the said Executors.

Re HARRY CREDLAND, Deceased.

Re HARRY CREDLAND, Deceased.

OTICE is hereby given, that all persons having any claim or demand against the estate of the late Harry Credland, of Highfields, Whitley Bridge, in the county of York (who died on the 6th day of April, 1922, unto whose estate probate was granted by the Principal Probate Registry, on the 21st day of June, 1922), are hereby required to send particulars of their claims to the undersigned by the 30th day of July, 1922, after which date the distribution of the assets of the deceased will proceed amongst the persons entitled thereto, having regard only to the claims of which notice shall then be given.—Dated this 24th day of June, 1922.

CARTER. BENTLEYS and GUNDILL. Solici-

CARTER, BENTLEYS and GUNDILL, Solicitors, Ropergate, Pontefract.

JOSEPH LOUGHRAN, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Joseph Loughran, late of May House, Warren-road, Blundellsands, in the county of Lancaster, retired Colliery Proprietor, deceased (who died on the 18th day of January, 1922, and whose will was proved in the Liverpool District Registry of the Probate Division of His Majesty's High Court of Justice, on the 8th day of May, 1922, by Caroline Mary Hore and Margaret Ethel Loughran, two of the executors therein named), are hereby required to send in the particulars of their hereby required to send in the particulars of their debts, claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 27th day of July, 1922, 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 hed potices and they will not be liable 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 22nd day of June, 1922.

H. G. C. DAY, 6, Castle-street, Liverpool, Solicitor for the said Executors.

Re MARY ABBISS, Deceased. Pursuant to 22 and 23 Vict., c. 35.

A LL persons having any claim against the estate of Mary Abbiss, late of 468, High-road, Streatham, in the county of Surrey, deceased (who died on the 3rd January, 1922), are required, on or before the 31st July next to send particulars of same before the olst July next to send particulars of same to the undersigned, as Solicitor for the administratrix, after which date the administratrix will proceed to distribute the estate amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and she will not be likely for the estate so distributed to any person liable for the estate, so distributed, to any person of whose claim she shall not then have had notice.—Dated this 23rd day of June, 1922.

A. S. KEARTON, 6, Serjeants'-inn, Fleet-street, London, E.C. 4.

Re THOMAS ROBERTS, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Roberts, late of the Crown against the estate of Thomas Roberts, late of the Crown Stores, in the town of Llandovery, in the county of Carmarthen Merchant, deceased (who died on the 20th day of September, 1921, and whose will and codicil was proved in the Principal Probate Registry on the 8th day of February, 1922, by Charles Evans, of Mark-lane Stores, Lampeter, in the county of Cardigan, Merchant, and Edwin Edwards, of Llwynderw, Cemmes-road, in the county of Montgomery, retired Dairyman, 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 Charles Evans and Edwin Edwards, on or before the 28th day of July, 1922, at the undermentioned address, after which date the said Charles Evans and Edwin Edwards will proceed to distribute the assets of the said Thomas Roberts, deceased, among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said Charles Evans and Edwin Edwards will not be liable for the assets of the said Thomas Roberts, deceased, or any part the said Thomas Roberts, 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 22nd day of June, 1922.

H. ALFRED THOMAS, of Llandovery, Carmarthenshire, Solicitor for the said Executors.

DAVID OWEN (otherwise DAVID JOHN OWEN), Deceased.

Pursuant to the Law of Property Amendment Act, 1859 (22 and 23 Vict., c. 35).

OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of David Owen (otherwise David John Owen), deceased, late of No. 200, Chepstowroad, Newport, in the county of Monmouth, Commission Agent, deceased (who died on the Ilth day of September, 1921, and whose will was proved by Edward Jenkins, of No. 154, Cathedral-road, in the city of Cardiff, J.P., the Reverend David Daniel Joseph, of "Avalon," St. Mark's-crescent, in the county borough of Newport (Mon.), and the Reverend Herbert Owen Davies, of St. Hilda's Vicarage, Griffithstown, in the said county of Monmouth, the executors therein named, on the 26th day of May, 1922, in the Principal Probate Registry), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitors of the said demands to the undersigned, the Solicitors of the said executors, on or before the 12th day of August, 1922; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have notice; and that they will be the said the said that they will be the said the said that they will be the not be liable for the assets, or any part thereof, so distributed, to any person of whose debts or claim they shall not then have had notice.—Dated this 24th day of June, 1922.

DAUNCEY and SONS, Albion Chambers, Newport, Mon.

Re ALICE HEAVEN, Deceased. 22 and 23 Vict., cap. 35.

OTICE is hereby given, that creditors and other OTICE is hereby given, that creditors and other persons having claims or demands against the estate of Alice Heaven, of No. 15, Eastfield-road, Westbury-upon-Trym, Bristol (who died on the 16th May, 1922, and whose will was proved in the Bristol District Probate Registry, on the 2nd June, 1922, by Edward Meade-King and Cyril Meade-King, the executors therein named), are required to send particulars of their claims to the undersigned, Solicitors for the said executors, before 31st July, 1922, after which date the said executors will distribute the assets of the said deceased, having regard only to assets of the said deceased, having regard only to the claims of which they shall then have had notice; and will not be liable for such assets so distributed to persons of whose claims they shall not then have had notice.—Dated 23rd June, 1922.

MEADE-KING and CO., 24, Orchard-street, Bristol, Solicitors for the above named above named Executors.

ADELINA CONSTANCE MAST, Deceased.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Adelina Constance Mast, formerly of Johannesburg, South Africa, and late of 7, Bassett-road, in the county of London, Spinster, deceased (who died on the 30th day of September, 1921, at Camberwell House, Peckham, and whose will was proved in Pretoria, in the Union of South Africa, by Albert Edwin Mast, of Johannesburg, the executor named therein, and has now been proved in the Principal Probate Registry, on the 21st day of June, 1922, by Frederic William Emery, of 36, Lincoln's Inn-fields, London, the lawful attorney of the said Albert Edwin Mast), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said Frederic the undersigned, the Solicitors for the said prederic William Emery, on or before the 31st day of July, 1922, at the undermentioned address, after which date the said Frederic William Emery will proceed to distribute the assets of the said Adelina Constance Mast, deceased, in England, amongst the parties entitled therete, having regard only to the claims and demands of which he shall then have had notice; and that he will not be liable for the said assets of the said Adelina Constance Mast, or any assets of the said Adelina Constance Mast, or any part thereof, so distributed, to any person of whose claims or demands he shall not then have had notice. -Dated this 22nd day of June, 1922.

FIELD, ROSCOE and CO., 36, Lincoln's Innfields, London, W.C. 2, Solicitors for the said Frederic William Emery.

Re SARAH SMITH, Deceased.

Pursuant to the Law of Property Amendment Acc, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Sarah Smith, late of 18, Rose Hill-road, Burnley, in the county of Lancaster, Widow, deceased (who died on the 12th day of February, 1922, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 20th day of June, 1922, by Henry Dickinson and John Selwyn Grant, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solictors for the said executors, on or before the 22nd day of July, 1922, after which date the said executors of July, 1922, 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 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 22nd day of June, 1922.

NOWELL, MELLER and NOWELL, 11, Hargreaves street, Burnley, Solicitors for the said Executors.

Dr. ROBERT ALLEN BRANNIGAN, Deceased.

LL persons having any claims or demands against the estate of the above deceased, late of 86, Bidston-road, Oxton, Cheshire, formerly of 109, Upper Parliament-street, Liverpool (who died on the 30th day of March, 1922), are hereby required to send to us, the undersigned, particulars thereof, in writing, before the first day of August next, after which date the executors will distribute the estate, having regard only to the claims and demands of which they shall then have had notice.—Dated 24th day of June, 1922.

MASON CEPTERSON and MARCHANGE.

MASON, GRIERSON and MARTIN, 34, Castlestreet, Liverpool, Solicitors for the Executors.

Re ADA MARY ANN DIXON, 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 Ada Mary Ann Dixon, late of 8, Montgomery-mount, in the city of Sheffield, Widow, deceased (who died on the 9th day of May, 1922, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 20th day of June, 1922, by Leonard Johnson Clegg, of 14, Figtree-lane, Sheffield aforesaid, Solicitor, and Walter Harvey, of the Sycamores, in the borough of Burnley, Secretary of a Building Society, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or

before the first day of August, 1922, 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 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 23rd day of June, 1922.

CLEGG and SONS, 14, Figtree-lane, Sheffield, Solicitors for the said Executors.

MARGARET ANN HAWORTH, Deceased.

Pursuant to 22-23 Vic., cap. 35.

NOTICE is hereby given, that all persons having claims against the estate of Margaret Ann Haworth, late of 55, Warley-road, Blackpool, Spinster (who died on the 4th February, 1922, and whose will was proved in the Lancaster District Probate Registry, on the 19th June, 1922, by the Public Trustee (Manchester), the executor therein named), are required to send particulars of their claims to us by the 1st send particulars of their claims to us by the 1st August, 1922, after which date the said executor will proceed to distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.—Dated 27th June, 1922.

and F. WYLIE KAY, 10, Birley-street, Blackpool, Solicitors for the Deputy Public Trustee (Manchester) in this Matter. 152

SOPHIA GILBERT, Deceased. 22 and 23 Vict., c. 35.

A LL persons having any claims against the estate of Sophia Gilbert, late of Milton, Wilts, Widow, deceased (who died on the 27th March, 1922), are required to send particulars to the undersigned not are required to sent of particulars to the the the the later than the 1st August 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 22nd day of June, 1922.

DIXON and MASON, Pewsey, Wilts, Solicitors to the Executors. 055

ELIJAH GILBERT, Deceased. 22 and 23 Vict., c. 35.

A LL persons having any claims against the estate of Elijah Gilbert, late of Milton, Wilts, Grocer, deceased (who died on the 9th April, 1908), are required to send particulars to the undersigned not later than the 1st August 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 22nd day of June, 1922.

DIXON and MASON, Pewsey, Wilts, Solicitors to the Executors.

Re the Lady AGNES HENRIETTA SARAH DANIELL, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35. OTICE is hereby given, that all persons having any claims or demands against the estate of the Lady Agnes Henrietta Sarah Daniell, late of 17, Lennox-gardens, in the county of London, deceased (who died on the 29th day of December, 1921, and whose will was proved in the Principal Probate Registry, on the 7th day of February, 1922, by the Right Honourable Uchter John Mark, Earl of Ranfurly, G.C.M.G., the executor therein named), are hereby required to send particulars, in writing, of such claims or demands to the undersigned, as Solicitors for the said executor, on or before the 31st day of July, 1922, after which date the said executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this twenty-sixth day of June, 1922 1922

ELVY ROBB and WELCH, 19, Bedford-row, London, W.C. 1, Solicitors for the said Execu-

GLADYS MURIEL GARDNER, Spinster, Deceased.

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

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

NOTICE is hereby given, that all persons having claims against the estate of Gladys Muriel Gardner, late of 28, Lancaster-road, Brighton, in the county of Sussex, Spinster (who died on the 11th day of May, 1921, and whose will was proved in the Principal Probate Registry by Dorothy Maude Sprague (Wife of William Nathaniel Sprague, Esq.), Sister of the deceased, one of the executors named in the said will, on the 7th day of April, 1922), are hereby required to send particulars, in writing, of their claims to us, the undersigned, the Solicitors to the said executrix, on or before the 22nd day of July next, after which date the executrix will proceed to distribute the assets of the said deceased ceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which the said executrix shall only to the claims of which the said executrix shalf then have had notice; and that she will not be liable for the assets of the deceased, or any part thereof, to any person or persons, Company or Corporation of whose claims she shall not then have had notice.—Dated this 22nd day of June, 1922.

RIVINGTON and SON, 1, Fenchurch-buildings, London, E.C. 3, Solicitors for the said Executrix.

Executrix.

Re WILLIAM LEE FOO, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Lee Foo, late of 36, Windsor-road, Wanstead, in the county of Essex, and formerly of 4, Cleveland-street, Birkenhead, in the county of Chester, Shipping Agent, deceased (who died on the 8th day of January, 1922, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 25th day of May, 1922, by the Public Trustee, of the Public Trustee Office, Kingsway, London, W.C. 2, the executor named in the said will), 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 28th day of July, 1922, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the 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 23rd day of June, 1922.

CECCIL HOLDEN and COTTON, 17, Brandon-treet Birkenhead Solicitors for the said.

CECIL HOLDEN and COTTON, 17, Brandon-street, Birkenhead, Solicitors for the said. Executor.

Re JAMES NEAL MACMULLAN, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Neal Macmullan, late of 26, Baker-street, formerly known as 11, Baker-street, in the county of London, deceased (who died on the 23rd day of February, 1922, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 25th day of April, 1922, by Wilfred Henry Bussell Cowx, of 94, Church-road, Moseley, Birmingham; Mary Douglas Macmullan, of 32, Hamilton-road, Bangor, Co. Down, Ireland; and Sarah Jane Macmullan, of 26, Baker-street, London, the executors therein named), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executors, on or before the ninth day of August, 1922, after tors, on or before the ninth day of August, 1922, 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 26th day of June, 1922.

HEMPSONS, Solicitors for the said Executors, 33, Henrietta-street, Strand, London, W.C.

Re DANIEL JONES, Deceased.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Daniel Jones, late of Llwynyreos, in the town of Llandovery, in the county of Carmarthen, Timber Merchant, deceased (who died on the 24th day of October, 1921, and whose will and codicil was proved in the Principal Probate Registry, on the 2nd day of February, 1922, by Henry Alfred Thomas, of Llandovery aforesaid, Solicitor, and William Jones, of Alma House, Llandovery aforesaid, Draper, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, on or before the 28th day of July, 1922, at the undermentioned address, after which date the said executors will proceed to distribute the assets of the said Daniel Jones, deceased, among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and the said Daniel Jones, 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 22nd day of June, 1922.

H. ALFRED THOMAS, of Llandovery, Caropo marthenshire, Solicitor for the said Executors.

Re LEONTINE GESNER, Deceased. 22 and 23 Vict., cap. 35.

OTICE is hereby given, that creditors and other persons having claims or demands against the estate of Leontine Gesner, of Lister House, Oakfield-grove, Clifton, Bristol (who died on the 21st May, 1922, and whose will was proved in the Bristol District Probate Registry, on 10th June, 1922, by Lucy Webb, one of the executors therein named), are required to send particulars of their claims to the undersigned, Solicitors for the said executor, before 31st July, 1922, after which date the said executor will distribute the assets of the said deceased, having regard only to the claims of which she shall then have had notice; and will not be liable for such assets, so distributed, to persons of whose claims they shall not then have had notice.—Dated 23rd June, 1922.

MEADE-KING and CO., 24, Orchard-street, Bristol, Solicitors for the above named Executor.

Re WILLIAM PROUDLOVE, 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 Proudlove, late of 89, Oxford-road, and 18, Parliament-street, Burnley, in the county of Lancaster, Furniture Dealer, deceased (who died on the 9th day of June, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of December, 1921, by Thomas Meller and Thomas Baron Nowell, 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 22nd day of July, 1922, 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 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 25rd day of June, 1922.

NOWELL, MELLER and NOWELL, 11, Hargreaves-street, Burnley, Solicitors for the said Executors.

Re THOMAS DICKINSON, 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 Thomas Dickinson, late of 55, Hill Top, Armley, in the county of York, Out of Business, deceased (who died on the 18th day of April,

1922, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 23rd day of May, 1922, by Charles Newham Short, the executor 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 executor, on or before the 1st day of August, 1922, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 23rd day of June, 1922.

HERBERT BROADBENT, 2, Basinghallsquare, Leeds, Solicitor for the said Executor.

The Revd. Canon JAMES EDGAR SHEPPARD, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the Revd. Canon James Edgar Sheppard, late of St. James's Palace, London, and The Cloisters, Windsor Castle, deceased (who died on the 30th day of August, 1921, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 25th day of October, 1921, by the Revd. Hugh Richard Lawrie Sheppard and Thomas Henry Wells, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, as Solicitors for the said executors, on or before the 23rd day of July, 1922, 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 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 23rd day of June, 1922.

PEAKE BIRD COLLINS and CO. 6 Redford.

PEAKE, BIRD, COLLINS and CO., 6, Bedfordrow, W.C. 1, Solicitors for the said Executors.

GEORGE BURCHAM FLOWERDEW, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of George Burcham Flowerdew, late of Craig-y-Don, Hale Brook Estate, Edgware, in the county of Middlesex, Gentleman (who died on the 8th day of May, 1922, and whose will was proved in the Principal Probate Registry on the 20th day of June, 1922, by Frances Burcham Flowerdew, of Hetherdene, Church-road, Northwood, in the county of Middlesex, Spinster, the sole executrix named in the said will), are hereby required to send in the particulars of such claims or demands to us, the undersigned, on or before the 3rd day of August, 1922, after which day the said executrix will proceed to distribute the assets of the said testator among the persons 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 said testator, or any part thereof, so distributed, to any person of whose debt or claim she shall not then have had notice.—Dated this 22nd day of June, 1922.

FRANCIS HOWSE and EVE, Surrey House, Victoria Embankment, London, W.C. 2, Solicitors for the said Executrix.

Re WILLIAM SMALLWOOD, Deceased. Notice pursuant to the Statute 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Smallwood, late of 48, Finniss-street, North Adelaide, South Australia (who died on the 30th day of May, 1921, at 78, Bedfordstreet, Monks Copperhall, Crewe, in the county of

Chester, and probate of whose will was resealed in the Principal Probate Registry, on the 27th day of April, 1922, in accordance with the provisions of the Colonial Probates Act, 1892, by Walter Howard, of Norfolk House, 28, Norfolk-street, Strand, London, the duly authorized attorney of the Executor, Trustee and Agency Company of South Australia, Ltd., of Adelaide aforesaid, the executors of the said will), are hereby required to send in particulars of such debts, claims and demands to us, the undersigned, on or before the 10th day of July, 1922, after which date the 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.—Dated this 24th day of June, 1922.

GAMLEN, BOWERMAN and FORWARD, 3

GAMLEN, BOWERMAN and FORWARD, 3 and 4, Gray's Inn.square, London, W.C. 1, Solicitors for the Executors.

ARNOLD WEISS, Deceased.

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

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 Arnold Weiss, late of "Pendreath," Clifton-road, Wimbledon, in the county of Surrey (who died on the 7th day of April, 1922, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of June, 1922, by Charles George Poole and Montagu Solomon, two of the executors therein named), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executors, on or before the 24th day of July, 1922, 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 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 23rd day of June, 1922.

J. and M. SOLLOMON, 58, Finsbury-pavement,

J. and M. SOLOMON, 58, Finsbury-pavement, E.C. 2, Solicitors for the said Executors.

GEORGE HENRY DENTON, 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 George Henry Denton, late of Maes Heulyn, Trefnant, Denbigh, deceased (who died on the 17th day of March, 1922, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 16th day of June, 1922, by Annie Grace Denton, the executrix therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, as Solicitors for the said executrix, on or before the 1st day of August, 1922, after which date the said executrix will prosaid executrix, on or before the 1st day or August, 1922, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part therefie to distributed to any person or persons of whose of, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.

—Dated this 23rd day of June, 1922.

DENTON, HALL and BURGIN, 3, Gray's Innplace, London, W.C. 1, Solicitors for the said Executrix.

ELLEN SOPHIA COOPER, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Miss Ellen Sophia Cooper, of No. 189, Queen's-gate, in the county of London, deceased (who died on the 6th day of June, 1922, having made her last will dated 7th of October, 1920, and appointed Sir William Cooper, Davis Geddie and Arthur Hamilton Cooper to be executors thereof), are

hereby required to send particulars, in writing, of claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of July, 1922, after which date the said executors will proceed to distribute the estate 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 will not be liable for the assets of the said deceased, or any part thereof, or distribution to any person or persons of whose claims and demands they shall not then have notice.

RAWLE, JOHNSTONE and CO., 1, Bedford-row, London, W.C. 1, Solicitors for the said Executors.

Re WILLIAM WATERS, 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."

cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands upon or against the estate of William Waters, late of Grange House, Chatterton-road, Finsbury Park, in the county of London, retired Naval Non-commissioned Officer, deceased (who died on the 1st day of June, 1893, and whose will was proved in the Principal Registry of Her late Majesty's High Court of Justice, on the 4th day of July, 1893, by Elizabeth Caroline Waters, the daughter of the said deceased, who has since married and is now Elizabeth Caroline Desborough, now residing at 78, Corbyn-street, Hornsey-road, Hornsey Rise, in the county of London, one of the executrixes therein named), are hereby required to send the particulars, in writing, of their debts, claims and demands to us, the undersigned, the Solicitor for the said executrix, on or before the 30th day of July, 1922, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which she shall then have had notice; and 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 debts, claims or demands she shall not then have had notice.—Dated this 23rd day of June, 1922.

JOHN H. MOTE and SON, 11, Gray's Inn-square, Landou. W.C. 1. Solicitors for the said Execu-

JOHN H. MOTE and SON, 11, Gray's Inn-square, London, W.C. 1, Solicitors for the said Execu-

Re THOMAS DAVIES, 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."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Davies, late of 12, Newfoundland-road, in the city of Cardiff, deceased (who died on the 4th day of April, 1921, and whose will was proved in the District Probate Registry at Llandaff on the 26th day of July, 1921, by Mary Ann Davies and Lewis Edwards, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, the Solicitors for the said executors, on or before the 31st day of July next, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which they shall them have had notice, and they will 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 have had notice.—Dated this 24th day of June, 1922.

WILLIAM JONES and SON, 29, St. Mary-street, Cardiff, Solicitors for the Executors.

Re MARIETTA RALLI, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., 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 Marietta Ralli, late of "St. Catherine's Lodge," Hove, in the county of Sussex, Widow (who died on the 2nd day of March, 1922, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice,

on the 18th day of May, 1922, by Alexander Pandia Ralli, Ambrose Rodoconachi and Anthony Alexander Vlasto, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to me, the undersigned, the Soliciclaims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 1st day of August, 1922, after which date the 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 so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 24th day of June, 1922.

CHAS. C. DAVIE, 21, Palmeira-court, Hove, Solicitor for the said Executors.

Lady LAURA JANE CAMPBELL MALET, Deceased.

Pursuant to 22 and 23 Vict., cap. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Lady Laura Jane Campbell Malet, deceased, late of The Hyde Park Gate Hotel, Kensington Gore, in the county of London, Widow (who died on the 9th day of May, 1922, and whose will was proved in the Principal Probate Registry of the Probate Division of His Majesty's High Court of Justice, on the 21st day of June, 1922, by Guy Ernest Morton Eden and Vera Jean Hamilton Malet Antoniadi, the executors named in 1922, by Guy Ernest Morton Eden and vera Jean Hamilton Malet Antoniadi, the executors named in the said will), 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 31st day of July, 1922, after which date the said executors will proceed to distribute the date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have 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 debts, claims or demands they shall not then have had notice.—Dated this 23rd day of June, 1922.

HASTIES, 65, Lincoln's Inn-fields, W.C., Solicitors for the said Executors.

MARGARET ELLEN JONES, Deceased.

MARGARET ELLEN JONES, Deceased.

Pursuant to the Law of Property Amendment Act,
1859 (22 and 23 Vict., c. 35).

NOTICE is hereby given, that all creditors and
persons having any claims or demands upon or
against the estate of Margaret Ellen Jones, late of
Brynddu-road, Llanfechell, Anglesea, formerly of 17,
Walsingham-road, Wallasey, in the county of Chester,
Widow, deceased (who died on the 13th day of
January, 1922, and whose will was proved by Mary
Jones, of 5, Elmswood-road, Wallasey aforesaid, the
executrix therein named, on the 6th day of April,
1922, in the Principal Probate Registry), are hereby
required to send in the particulars of their claims and
demands to the undersigned, the Solicitors of the said
executrix, on or before the 31st day of July, 1922;
and notice is hereby given, that after that date the
said executrix will proceed to distribute the assets of
the deceased among the parties entitled thereto, the deceased among the parties entitled thereto, having regard only to the claims of which the said executrix shall then have notice; and that she will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim she shall not then have had notice.—Dated this 23rd day of June, 1922.

W. SWANCOTT, MORGAN and CO., 41, North John-street, Liverpool, and 3, Church-street, Wallasey, Solicitors for the Executrix.

Re HUGH HAWKINS, Esq., Deceased.

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

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Hugh Hawkins, late of Rotherfield Grange, Reading, in the county of Berks, Esquire, deceased (who died on the 2nd day of April, 1922, 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 23rd day of May, 1922, by Hugh Douglas Haw-

kins, Esquire, and Miss Hilda Mary Hawkins, both of Rotherfield Grange, Reading, and John William Smith, of Andover, Hants, Esquire, 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 30th day of September, 1922, 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 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 23rd day of June, 1922.

SMITH and SON, Andover, Hants, Solicitors

SMITH and SON, Andover, Hants, Solicitors for the said Executors.

Re JOHN WILLIAM SMART, 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."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John William Smart, late of 11, Elswick-street, Gateshead, in the county of Durham, Engineer's Fitter, deceased (who died intestate on the 6th day of May, 1922, and letters of administration to whose personal estate and effects were granted out of the Durham District Probate Registry on the 8th day of June, 1922, to Hannah Richardson), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said administratrix, on signed, the Solicitors for the said administratrix, on or before the 1st day of August next, after which date the said administratrix will proceed to distribute 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 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 of whose claims or demands she shall not then have had notice.—Dated this 24th day of June, 1922.

C. R. WALKER and RENNEY, 57, John-street, Sunderland, Solicitors for the Administratrix.

Re ARTHUR JONES, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Arthur Jones, late of 4, Marine-parade, Penarth, in the county of Glamorgan, Coal Exporter, deceased (who died on the 13th day of March, 1921, and whose will was proved in the Llandaff District Registry of the Probate Division of His Majesty's High Court of Justice, on the 30th day of June, 1921, by Edgar Burt Thomas, of 68, Streathbourne-road, Upper Tooting, in the county of Surrey, and Frank Morgan, of 129, Stanwell-road, Penarth, in the county of Glamorgan, the executore therein named), are hereby required to send the par-Penarth, in the county of Glamorgan, the executors therein named), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the 31st day of July, 1922, 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 22nd day of June, 1922. of June, 1922.

W. B. FRANCIS and SON, Solicitors for the said Executors, 12, Dumfries-place, Cardiff.

Re CHRISTOPHER FREDERICK FACER, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Christopher Frederick Facer, late of 80, Blackboy-lane, South Tottenham, in the county of Middlesex (who died on the 28th day of January, 1922, and whose will was proved by William Richard Facer, the sole executor therein

named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 8th day of March, 1922), are hereby retice on the 8th day of March, 1922), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executor, on or before the 25th day of July, 1922. And notice is hereby given, that at the expiration of that time the said executor will proceed to distribute the assets of the said textator among the parties entitled thereto, having regard to proceed to distribute the assets of the said testator among the parties entitled thereto, having regard to the debte, claims and demands of which they shall then have had notice; and 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 22nd day of June, 1922.

AVERY, SON and FAIRBAIRN, Solicitors, Station Buildings, Bruce-grove, Tottenham, N. 17, Solicitors for the said Executor.

LUCY ROWLEY, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

A LL persons having any claim against the estate of Lucy Rowley, late of "Woodcote," Aldenham-road, Bushey, Herts, Spinster, formerly of "Sandal," 9, Belmont-road, Bushey, Herts (who died on the 11th day of February, 1922), are required to send particulars of such claims to the undersigned, on or before the 31st day of July, 1922, after which date the estate will be distributed.—Dated this 23rd day of June 1922 of June, 1922.

FRANCIS T. JONES, 44, Finsbury-square, E.C., Solicitor to the Executors.

I, ESME NEVILE CAMPBELL, heretofore known as "Denise Hayes," of Neptune Cottage, Hythe, in the county of Kent, an Infant, by William Nevile Campbell, of the same address, her lawful guardian, hereby give public notice, that on the 20th day of June, 1922, I formally and absolutely renounced, relinquished and abandoned the use of my surname "Hayes," and then assumed, adopted and determined thenceforth on all occasions whatsoever to use and subscribe the surname of "Campbell," and in addition thereto I assumed and adopted the two Christian names of "Esme Nevile," and determined thenceforth on all occasions whatsoever to use and subscribe the names of Esme Nevile Campbell mined thenceforth on all occasions whatsoever to use and subscribe the names of Esme Nevile Campbell instead of the name of "Denise Hayes"; and I give further notice, that by a deed poll, dated the said 20th day of June, 1922, duly executed and attested, and enrolled at the Central Office of the Supreme Court. I formally and absolutely renounced and absolute the said and absolutely renounced and absolutely renounced and absolute the said and absolutely renounced and absolute the said and a said absolute the said and a said absolute the said and a said and a said a said a said and a said a and enrolled at the Central Office of the Supremé Court, I formally and absolutely renounced and abandoned the said surname of "Hayes" and assumed and adopted the two Christian names of "Esme Nevile," and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the names of "Esme Nevile Campbell" instead of the names of "Denise Hayes," and so as to be at all times hereafter called, known and described by the names of Esme Nevile Campbell exclusively.—Dated 20th day of June, 1922.

ESME NEVILE CAMPBELL, heretofore known as "Denise Hayes," by William Nevile Campbell, her lawful Guardian.

OTICE is hereby given, that by a deed poll, dated the 21st day of June, 1922, and enrolled in the Central Office of the Supreme Court on the 23rd day of June, 1922, HARRY FRY, formerly known as Harry Freiberger, assumed the name of Fry in lieu of the said surname of Freiberger.—Dated 23rd day of June, 1922. 23rd day of June, 1922.

LIEBERMAN and CO., 38, Great James-street, Bedford-row, W.C. 1, Solicitors for the said Harry Fry.

MARGARET DAVIES, Deceased.

PURSUANT to an Order of the Chancery Division of the Figh Count of the Chancery of the High Court of Justice, dated the 29th day of May, 1922, and made "In the Matter of Benjamin Davies, an Infant, and in the Matter of the estate and of the Trusts of the will of Margaret Davies, deceased, Benjamin Davies, an Infant, by

John Davies, his next friend, against Mary Ann Evans. 1922 D. No. 900," the creditors of Margaret Davies, late of The Horse and Groom Inn, Gellifaelog, Dowlais, in the county borough of Merthyr Tydfil (who died on the 4th October, 1920), are, on or before the 20th July, 1922, to send, by post prepaid, to Cecil Brodrick, a member of the firm of Bell, Brodrick and Gray, 63, Queen Victoria-street, London, E.C. 4, Solicitors, their full 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 excluded from the benefit of the said order, unless the Court or Judge on application otherwise directs. Court or Judge on application otherwise directs. Every claimant holding any security is to produce the same before Master Ridsdale, at the Chambers of the Judge, Room No. 231, Royal Courts of Jus-tice, Strand, London, on Monday, the 31st July, 1922, at 12 o'clock noon, being the time appointed for adjudicating upon the claims. A claimant not re-siding in England or Wales must send with particulars of his claim the name and address of a personin England or Wales to whom notices to the claimant can be sent.—Dated this 17th June, 1922.

BELL, BRODRICK and GRAY, on behalf of the Plaintiff, Benjamin Davies.

PURSUANT to an Order of the High Court of Justice, made in an action in the Matter of the estate of MARY ANN FOWLE HAILEY, deceased. between Jeremiah Rotherham & Co. Ltd. (on behalf of themselves and all other the creditors of the said Mary Ann Fowle Halley, deceased), plaintiffs, and Frederick Charles Hailey, defendant, the creditors of the said Mary Ann Fowle Hailey, deceased, lately residing and carrying on business at 62, Bingfield-street, Barnsbury, in the county of Middlesex, Draper, etc. (who died intestate on the 5th April, 2021) are an extensible of the 6th April, Draper, etc. (who died intestate on the 5th April, 1921), are, on or before the 4th October, 1922, to send by post, prepaid, to Frederick Arnold Biddle, of Messrs. Biddle, Thorne and Co., at 22, Aldermanbury, London, E.C. 2, the Solicitor for the said plaintiffs, 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 creditor holding any security is to produce the same at the Chambers of the Judge, Room No. 162, Royal Courts of Justice, Strand, London, on Friday, the 13th October, 1922, at 11.30 o'clock in the forenoon, being the time and place appointed for adjudicating on the claims.—Dated this 27th day of June, 1922.

BIDDLE and CO., Solicitors for the said Plain-

BIDDLE and CO., Solicitors for the said Plain-

HARRY GEORGE GRAVES, Deceased.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, dated the 15th day of May, 1922, and made in an action In the Matter of the estate of Harry George Graves, deceased, Turner and Others against Graves, 1921, G. No. 2,977, the creditors of Harry George Graves, deceased, late of 19, Shepherd's Bush-green, Shepherd's. Bush, in the county of London, and of 22, Newburghroad, Acton, in the county of Middlesex, Tobacconist and Hairdresser (who died on the 20th March, 1918), are, on or before the '7th day of October, 1922, to send by post, prepaid, to Mr. W. P. Davies, of 60, Uxbridge-road, Shepherd's Bush, London, W. 12, their full 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 excluded from the benefit of the said Order unless the Court or Judge on application otherwise orders. Every claimant holding any security is to produce the same before Master Hughes-Onslow, at the Chambers of the Judge, Room No. 162, Royal Courts of Justice, Strand, London, on Tuesday, the 17th day of October, 1922, at 11.30 o'clock in the forenoon, being the time appointed for adjudicating upon the claims. A claimant not residing in England or Wales must send with particulars of his claim the name and address of a person in England or Wales to whom notices to the claimant can be sent.—Dated the 23rd day of June, 1922.

SHEARD, BREACH, WACE and ROPER, 2, Clement's-inn Strand London DURSUANT to an Order of the Chancery Divi-

SHEARD, BREACH, WACE and ROPER. 2, Clement's-inn, Strand. London, W.C. 2, Soli-citors for the Plaintiffs.

In the High Court of Justice.—Chancery Division-Mr. Justice Astbury.

No. 00295 of 1922.

In the Matter of the NEWCASTLE-UPON-TYNE MARINE INSURANCE ASSOCIATION FOR GOODS, and in the Matter of the Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that a petition was, on the 23rd May, 1922, presented to the High Court of Justice by the above named Company to confirm an alteration of the provisions of the memorandum with respect to the said Company's objects proposed to be effected by a Special Resolution of the proposed to be effected by a Special Resolution of the said Company, duly passed at an Extraordinary General Meeting of the said Company held on the 30th day of March, 1922, and subsequently duly confirmed at an Extraordinary General Meeting of the said Company held on the 20th day of April, 1922, and which Resolution is as follows:—

"That the memorandum of association be altered in memorandum of association be altered."

in manner following:

The following sub-clause shall be substituted for

"The following sub-clause shall be substituted for Sub-clause 3 (1), namely:—
"3 (1) To insure upon the mutual principle against loss or damage by perils of the sea by collision and by fire and against all or any other risks whatsoever commonly insured against by Insurance Associations or Companies any goods or merchandise on board any seaworthy ship or vessel bound to or from the port of Newsestlandor. Type or any other port or place which Newcastle-upon-Tyne or any other port or place which may be specified by the regulations of the Company for the time being in force from or to any port or place whatsoever, whether in the United Kingdom or elsewhere, and also any goods or merchandise whilst being carried on board any lighter from or to the shore to or from any such ship or vessel, or whilst being transhipped at any port approved by the Company, or whilst being carried to or from any such ship, vessel or lighter from or to a warehouse at any port approved by the Company. Provided always that the rights of Members under this clause and the insurances effected hereunder may be further limited by the regulations of the Company for the time being in force," with the usual ancilliary powers for the purpose. may be specified by the regulations of the Company purpose.

A print of the memorandum of association submitted to the said Meetings containing the new subclause substituted for Sub-clause 3 (1) may be inspected at the offices of the Company, situate at 32, Grainger-street West, Newcastle-upon-Tyne, also at the offices of the undersigned, the Solicitors of the

Company.

And notice is further given, that the said petition is directed to be heard before Mr. Justice Astbury, at the Royal Courts of Justice, Strand, London, on Tuesday, the 11th day of July, 1922; and any person interested in the said Company, whether as Member, creditor or otherwise, desirous of opposing the making of an Order for the confirmation of the said alteration under the above Act may appear at the time of hearing, by himself or his Counsel, for the purpose; and he is required to give two clear days' previous notice, in writing, of his intention so to appear, with the grounds of his objection, to the undersigned, the Solicitors of the said Company.

A copy of the said petition will be furnished to any purpose requiring the same by the anglessigned.

such person requiring the same by the undersigned, on payment of the regular charge for the same.—

Dated the 22nd day of June, 1922.

KING, WIGG and BRIGHTMAN, 11, Queen Victoria-street, E.C. 4; Agents for

WATSON BURTON and CORDER. Newcastle-upon-Tyne, Solicitors for the above named Company.

In the County Court of Carnarvonshire, holden at Bangor.

No. 1 of 1922.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of HUBERT D. CARTER (BANGOR) Limited.

P Y an Order made by His Honour Judge Caradoc Rees in the above Matter, dated the 8th day of May, 1922, on the petition of Higgin Limited, whose registered office is situate at 265, Deansgate, Manchester, in the county of Lancaster, Manufac-turers' Agents, presented on the 19th day of April, 1922, it was ordered that the voluntary winding-up of the said Hubert D. Carter (Bangor) Limited be continued, but subject to the supervision of this Court and any of the proceedings under the said voluntary winding-up may be adopted as the Court shall think fit; and it was ordered that William Rowley Redwood, the Liquidator appointed in the voluntary winding-up, do no longer act as such Liquidator, and that he deliver up to the Liquidators hereinafter named, on or before the 50th day of June, 1922, all bank and Treasury notes, money, and securities for moneys, books, papers, documents, minute books and papers that he may have in his possession or custody of and relating to the said Company. And it was further ordered that George Graham Poppleton, of Birmingham, Chartered Accountant, and Arthur Tyldesley Eves, of Manchester, Chartered and Incorporated Accountant, be appointed joint Liquidators of the said Company. And it was ordered that the Liquidators do, on the 8th day of August next; and thenceforth every three months, file with the Registhenceforth every three months, file with the Registrar a report, in writing, as to the position of and the progress made in the winding-up of the said Company, and of the realisation of the said assets thereof, and as to any other matters connected with the winding-up of the said Company as the Court may from time to time direct. And it was ordered that no bill of costs, charges or expenses or special remuneration of any Solicitor employed by the Liquidators of the said Company or any accountant, auctioneer, broker or other person be paid out of the said Company where well as assets of the said Company unless such costs, charges, expenses or remuneration shall have been taxed or allowed by the Registrar. And it was ordered that all such costs, charges, expenses and remuneration be taxed and ascertained accordingly. And it was ordered that the costs of the petitioners, including no local bar fee for Counsel and of Messrs. E. E. Bone and Son and Messrs. Chamberlain and Johnson appearing on behalf of creditors and others on the said petition, be taxed and paid out of the assets of the Company. And the creditors, contributories and Liquidators of the said Company and all other per-sons interested are to be at liberty to apply generally as there may be occasion.

PORTER, AMPHLETT and CO., Colwyn Bay, Solicitors for the Petitioners.

J H. HOMANN & CO. Limited. (In Liquidation.)

T a Meeting of creditors, held at Prudential Chambers, Luton, on June 2nd, 1922, at 3 p.m., the following Resolutions were duly passed, namely:—
"That the creditors confirm the appointment of
Mr. R. M. Laws as Liquidator in conjunction with
Mr. A. Granville White, on behalf of the creditors,
and that the appointment of Mr. White be referred
back to the Shareholders for confirmation, failing
which an application to the Court is to be made,"

W. I. Saville, Mr. W. H. Coon and Mr. A. Impey, be and are hereby appointed."

W. H. COON, Chairman.

J. H. HOMANN & CO. Limited. (In Liquidation.) OPY Resolution passed at an Extraordinary Meeting of Shareholders, held at Bank Chambers, Luton, Beds., on the 12th day of June,

"That in pursuance of the Resolution passed at a Meeting of the creditors of the Company, held on the 2nd day of June, 1922, Mr. A. Granville White be and is hereby appointed Liquidator of the Company in conjunction with Mr. R. Montgomery Laws."

J. H. HOMANN, Chairman.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the fifth day of October, 1921, by Mrs. F. C. SLACK, of 3, Manchester-road, Southport, and late of 3, Leeds-road, Harrogate.

HE creditors of the above named who have not already sent in their claims are required, on or before the 3rd day of July, 1922, to send in their

names and addresses, and the particulars of their debts or claims, to C. Leigh, of 19, Hoghton-street, Southport, 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 20th day of June 1000 20th day of June, 1922.

COOK and TALBOT, 10, St. George's-place, Lord-street, Southport, Solicitors for the above named Trustees.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 21st day of November, 1921, by HENRY BROOKS, of 102, Regent-road, Salford.

THE creditors of the above named Henry Brooks who have not already sent in their claims are required, on or before the 7th day of July, 1922, to send in their names and addresses, and the particulars of their debts or claims to Harry Sharp, of 30, Brownstreet, Manchester, the Trustee under the said deed, or in default thereof they will excluded from the benefit the dividend proposed to be declared. Dated this of the dividend proposed to be declared.—Dated this 23rd day of June, 1922.

H. SHARP, Trustee.

THE estates of the SOMERVILLE CONFECTIONERY COMPANY, carrying on business at 213, Abercromby-street, Glasgow, and J. SHANE and JAMES ANDERSON, 213, Abercromby-street, and residing respectively at 45, Hospital-street, and 36, McDougal-street, Parkhead, Glasgow, the only known partners of the said Company, as such partners and as individuals, were sequestrated on the twenty-third day of June, 1922, by the Sheriff of Lanarkshire at Glasgow.

The first deliverance is dated thirteenth day of June, 1922.

June, 1922.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon on Thursday, the sixth day of July, 1922, within the Faculty Hall, St. George's-place, Glasgow. A composition may be offered at the Meeting, and to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before the 23rd day of October, 1922.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

G. H. ROBB and CROSBIE, Solicitors, 30, George-square, Glasgow, Agents.

THE estates of RENE, Drapers and General Outfitters, 237 and 239, Leith-walk, Leith, as a firm, and Mrs. A. E. SUTTON, Draper and General Outfitter, there, the only known partner of said firm, as such partner and as an individual, were sequestrated on the 23rd day of June, 1922, by the Sheriff-Substitute of the Lothians and Peebles, at Edinburgh. The first deliverance is dated the 12th day of June, 1922.

1922.

The Meeting to elect the Trustee and Commissioners is to be held at 2.30 o'clock afternoon on Tuesday, the 4th day of July, 1922, within Dowell's Rooms, Number 18, George-street, Edinburgh.

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 23rd day of October, 1922.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

tion will be published in the Edinburgh Gazette alone.

23rd June, 1922.

PETER CLARK, S.S.C., Agent for Petitioners, 24, Hill-street, Edinburgh.

Sequestration of Mrs. MARGARET MORGAN, Widow, carrying on business at Douglas Hotel, Arcade, Stirling.

LL future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

This intimation was omitted from the Notice published in the Gazette on 23rd May, 1922, and is now given by authority of the First Division of the Court of Session, in terms of interlocutor, dated 21st June, 1922

R. M. and J. M. YELLOWLEES, Solicitors, 64, Murray-place, Stirling, Agents.

THE estates of Mrs. ANNIE HART (or McFARLANE), Carting Contractor, 57, Radnor-street, Clydebank, trading as Mrs. D. McFarlane, Contractor, there, were sequestrated on 24th June, 1922, by the Sheriff of Stirling, Dumbarton and Clackmannan, at Dumbarton.

The first deliverance is dated the 24th June, 1922.

The first deliverance is dated the 24th June, 1922. The Meeting to elect the Trustee and Commissioners The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon on Friday, the 7th July, 1922, within the Procurator's Room, County Buildings, Dumbarton. A composition may be offered at this Meeting, and to entitle creditors to the first dividend their oaths and grounds of debts must be lodged on or before the 24th October, 1922.

All future advertisements relating to this sequestration will be reliabled to the sequestration.

tion will be published in the Edinburgh Gazette alone.

WILLIAM STOVE, Solicitor, 173, St. Vincent-street, Glasgow, Agent.

In the High Court of Justice.—In Bankruptcy. In the Matter of a Bankruptcy Petition, filed the 24th day of June, 1922.

To ALLEN & HARRIS, of 3, Argyll-street, Oxford-

TAKE notice, that a bankruptcy petition has been presented against you to this Court by Davey, Stevens and Co., 5, Aldermanbury-avenue, in the city of London, and the Court has ordered that the publication of this notice in the London Gazette and in cation 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 4th day of July, 1922, at 11.30 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 at this Court.—Dated 24th day of June, 1922.

PAUL M. FRANCKE, Registrar.

The Bankruptcy Act, 1914.

In the County Court of Yorkshire, holden at Middlesbrough.—In Bankruptcy.

No. 4 of 1922.

Re RICHARD GREENSITT, residing at Boulby, Loftus, in the county of York, and FRANCIS WILLIAM WOODALL, residing at 37, Randolph-street, Saltburn-by-the-Sea, in the said county of York, carrying on business in co-partnership at Exeter-street, Saltburn-by-the-Sea aforesaid, under the style of GREENSITT & WOODALL, Motor Engineers. Engineers.

NOTICE is hereby given, that there being in the hands of the Trustee in the above bankruptcy a surplus estimated at £8 9s. 8d. arising from the separate estate of Richard Greensitt, one of the bankrupts, and there being no separate creditors of such bankrupt, it is the intention of the Official Receiver, at the expiration of fourteen days from the appearance of this notice in the Gazette, to transfer such surplus to the credit of the joint estate in the such surplus to the credit of the joint estate in the said bankruptcy.—Dated this 24th day of June, 1922.

C. L. TOWNSEND, Official Receiver and Trustee, 80, High-street, Stockton-on-Tees.

The Bankruptcy Act, 1869.

In the County Court of Derbyshire, holden at Derby. In the County Court of Deroyshire, holden at Derby.

In the Matter of a Special Resolution for Liquidation by arrangement of the affairs of HENRY HUGHES, of the Mersey Wheel Works, Nottingham-road, in the Borough of Derby, late of Leicester and Loughborough, in the County of Leicester, and formerly a partner in the firm of Arthur Robinson and Company, of the Mersey Wheel Works, Derby aforesaid, Railway Wheel Manufacturer and Mechanical Engineer.

NOTICE is hereby given, that a Supplemental Dividend of two shillings and one penny and three-eighths of a penny in the pound (2s. 13d.) will be paid on the 12th day of July, 1922, at my office, 4, Castle-place, Park-street, Nottingham.—Dated this 23rd day of June, 1922.

E. WYNNE HUMPHREYS, Official Receiver and Trustee, 4, Castle-place, Nottingham.

THE BANKRUPTCY ACT, 1914.

RECEIVING ORDERS.

AURELIUS, Thomas, 53, Croftdownroad, Highgate, London. ourt—HIGH COURT OF JUSTICE. Date of Filing Petition—June 2, 1922.

No. of Matter—809 of 1922.

Date of Receiving Order—June 23, 1922.

No. of Receiving Order—474.

Whether Debtor's or Creditor's Petition—Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,264. BERMAN, Louis, 23, Red Lion-street, Holborn, London. FISHMONGER. Court—HIGH COURT OF JUSTICE, Date of Filing Petition—May 18, 1922.

No. of Matter—710 of 1922.

Date of Receiving Order—June 23, 1922.

No. of Receiving Order—472.

Whether Debtor's or Creditor's Petition— Whether Debtor's or Creditor's Petition-Creditor's. Act of Bankruptcy proved in Creditor's Petition-Section 1-1 (G.), Bankruptcy Act, 1914.

2,265. BUTLER, Evelyn, lately 160, Cromwell-road, London, S.W., but whose present residence the Petitioning Creditors are unable to ascertain, but who is a domiciled Englishwoman, domiciled and at present residing in England. SPINSTER.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—May 26, 1922.
No. of Matter—771 of 1922.
Date of Receiving Order—June 23, 1922.
No. of Receiving Order—468.
Whether Debtor's or Creditor's I Petition-Creditor's. Act of Bankruptcy proved in Creditor's Petition-Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,266. CAMFBELL, Walter H. E., 64, Belgrave-road, London, S.W.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—May 17, 1922.
No. of Matter—702 of 1922.
Date of Receiving Order—June 23, 1922.
No. of Receiving Order—470.
Whether Debtor's or Creditor's Petition—Creditor's. Creditor's. Act of Bankruptcy proved in Creditor's Petition-Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,267. CARRERAS, Alfonso, 4, Marble Arch, W. London.
Court—HIGH COURT OF JUSTICE. Date of Filing Petition—May 19, 1922. No. of Matter—717 of 1922. Date of Receiving Order—June 23, 1922. No. of Receiving Order—475. Whether Debtor's Creditor's Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,268. HEASLEWOOD, R. (Male), of and lately carrying on business at 112, Grosvenor-road, London, S.W. MOTOR ENGINEER. Court—HIGH COURT OF JUSTICE.

Date of Filing Petition—April 10, 1922.
No. of Matter—528 of 1922.
Date of Receiving Order—June 21, 1922.
No. of Receiving Order—460.
Whether Debtor's or Creditor's Petition of and Whether Debtor's or Creditor's Creditor's Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,269. HENSON, Leslie Rowland, 23, Greenlanes, Islington, N. London. ELECTRICAL ENGINEER. Court—HIGH COURT OF JUSTICE. Date of Filing Petition—June 23, 1922. No. of Matter—910 of 1922. Date of Receiving Order—June 23, 1922.

No. of Receiving Order—471.

Whether Debtor's or Creditor's' Petition—Debtor's

No. 2,270. JAMES, G. E., Regent House, Kingsway, London, W.C. Court—HIGH COURT OF JUSTICE.

Date of Filing Petition—Feb. 16, 1922.
No. of Matter—259 of 1922.
Date of Receiving Order—June 21, 1922.
No. of Receiving Order—462.
Whether Debtor's or Creditor's Creditor's. Creditor's Petition-Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,271. LONGDEN, Edward W. D., of and lately carrying on business at 34c, Westminster Palace-gardens, Westminster, London.

Court—HIGH COURT OF JUSTICE.

Date of Fling Petition—Jan. 13, 1922.

No. of Matter—70 of 1922.

Date of Pacciping Order, Lynn 21, 1922. Date of Receiving Order—June 21, 1922. No. of Receiving Order—463. Whether Debtor's or Creditor's Whether I Creditor's. Petition-Act of Bankruptcy proved in Creditor's Petition-Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,272. PHILIPE, Denis W. De Rhe, residing at 3, Bramham-gardens, South Kensington, London. FILM ACTOR.

FILM ACTOR.

Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—April 24, 1922.

No. of Matter—587 of 1922.
Date of Receiving Order—June 22, 1922.

No. of Receiving Order—465.

Whether Debtor's or Creditor's or Creditor's.

Act of Rephanism and Act of Rephani Petition-Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,273. RADBURN, L. G. (trading as LIONEL), late of and lately carrying on business and residing at 34, Upper Richmond-road, East Putney, Surrey, whose present residence or place of business the Petitioning Creditors have been unable to ascertain. A domiciled Englishman, domiciled in Englishman.

to ascertain. A dominant in England.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—May 17, 1922.
No. of Matter—698 of 1922.
Date of Receiving Order—June 22, 1922.
No. of Receiving Order—459.
Whether Debtor's or Creditor's Creditor's. Act of Bankruptcy proved in Creditor's Petition-Section 1-1 (D.), Bankruptcy Act, 1914.

No. 2,274. RUBEN, Hyman, 42, Rothschild-buildings, Commercial - street, London. SOLE ings, (SEWER Court—HIGH COURT OF JUSTICE. Date of Filing Petition—June 23, 1922.
No. of Matter—908 of 1922.
Date of Receiving Order—June 23, 1922.
No. of Receiving Order—466.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,275. SALTER, Arthur, 106, Larkhall-lane, Clapham, London. FISHMONGER. Court—HIGH COURT OF JUSTICE. Date of Filing Petition—June 22, 1922. No. of Matter—903 of 1922. Date of Receiving Order—June 22, 1922. No. of Receiving Order—464. Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,276. STOCKER, Edgar, lately 37, Fleet-street, London, but whose present residence or place of business the Petitioning Creditors are unable to ascertain, who is a domiciled Englishman, domiciled and at present residing in England. Court—HIGH COURT OF JUSTICE.

Date of Filing Petition—May 26, 1922.

No. of Matter—770 of 1922.

Date of Receiving Order—June 22, 1922.

No. of Receiving Order—469.

Whether Debtor's or Creditor's Petition—Creditor's. Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,277. WATKINS, G. M., 11, Queen Victoriae street, and lately residing at 20, Larpent-avenue, Putney, both London. MERCHANT. Court—HIGH COURT OF JUSTICE.

Date of Filing Petition—May 11, 1922.

No. of Matter—674 of 1922.

Date of Receiving Order—June 22, 1922.

No. of Receiving Order—467.

Creditor's Petition-.Whether Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,278. o. 2,278. WILLOUR, Mall, London.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—May 19, 1922.
No. of Matter—721 of 1922.
Date of Receiving Order—June 22, 1922.
No. of Receiving Order—473.
Whether Debtor's or Creditor's I WILCOCK, Clement Arthur, 17, Pall Petition-Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

2,279. JONES, Edmund, residing at 4, Primrose-cottages, Hirwain, in the county of Erecon, and carrying on business at 59A, Station-road, Hirwain aforesaid, GREENGROCER, and formerly carrying on business at The Blue Bell Inn, Ystradfellte, in the county of Brecon, as an INNKEEPER. Court-ABERDARE and MOUNTAIN ASH. Date of Filing Petition—June 23, 1922.

No. of Matter—10 of 1922.

Date of Receiving Order—June 23, 1922.

No. of Receiving Order—10.

Whether Debtor's or Creditor's Petition-Debtor's.

No. 2,280. JOHNSTON, James, residing and carrying on business at 399, Poulton-road, Wallasey, in the county of Chester. DECORATOR and GENERAL CONTRACTOR. BIRKENHEAD. Date of Filing Petition—June 21, 1922.

No. of Matter—15 of 1922.

Date of Receiving Order—June 21, 1922.

No. of Receiving Order—11.

Whether Debtor's or Creditor's Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (F.), Bankruptcy Act, 1914.

o. 2,281. BUTTLE, Charles William, residing at 175, Church Hill-road, Handsworth Wood, in the city of Birmingham, COMMISSION AGENT, and carrying on business in co-partnership with Thomas Harold Phillips at 55, Tower-street, St. George's, Birmingham, Motor Engineer and Tin Plate Worker.

Court—BLRMINGHAM.

Date of Filing Petition—June 21, 1922 Date of Filing Petition—June 21, 1922.

No. of Matter—47 of 1922.

Date of Receiving Order—June 21, 1922.

No. of Receiving Order—32.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,282. GRIFFIN, Frank, residing and carrying on business at 765, Washwood Heath-road, Birmingham. COAL DEALER.

Court—BIRMINGHAM.

Date of Filing Petition—June 23, 1922.

No. of Matter—49 of 1922.

Date of Receiving Order—June 23, 1922.

No. of Receiving Order—33.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,283. CUNLIFFE, James Edward, 11, St. Annes-street, Bury. Motor Driver, lately WHOLESALE TOBACCONIST.
Court—BOLTON.
Date of Filing Petition—June 24, 1922.
No. of Matter—23 of 1922.
Date of Receiving Order—June 24, 1922.
No. of Receiving Order—23.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,284. CHICKEN, Martha (Widow), 244, Hotwell-road, in the city of Bristol. CONTRACTOR for SHIPPING SUPPLY, and carrying on business at 244, Hotwell-road, in the city of Bristol, under the style of COX & COMPANY.

Court—BRISTOL.
Date of Filing Petition—June 22, 1922.
No. of Matter—24 of 1922.
Date of Receiving Order—June 22, 1922.
No. of Receiving Order—23.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,285. EGGETT, Elwin William, residing and carrying on business at 664, Fishponds-road, Bristol. STATIONER and TOBACCONIST. Court—BRISTOL. Date of Filing Petition-June 23, 1922.

No. of Matter-25 of 1922. Date of Receiving Order—June 23, 1922.
No. of Receiving Order—24.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,286. DUXBURY, Benjamin Burwin, 60, Main-chester-road, Burnley, in the county of Lancaster. MANUFACTURER and MERCHANT. Court—BURNLEY. Date of Filing Petition—May 29, 1922. No. of Matter—19 of 1922. Date of Receiving Order—June 22, 1922.
No. of Receiving Order—19.
Whether Debtor's or Creditor's Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,287. PHILLIPS, George Alfred, 16, Church-street, Caerau, Maesteg, in the county of Glamorgan, Miner, lately carrying on business at 50, Victoria-road, Caerau, as a DRAPER. Court—CARDIFF. Court—CARDIEF.
Date of Filing Petition—June 23, 1922.
No. of Matter—38 of 1922.
Date of Receiving Order—June 23, 1922.
No. of Receiving Order—30.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,288. SOFTLY, William G., 7, Elm-walk, Gidea Park, Romford, Essex. CABINET MAKER'S MANAGER. Court-CHELMSFORD.

Date of Filing Petition—May 27, 1922. No. of Matter—22 of 1922. Date of Receiving Order—June 21, 1922. No. of Receiving Order—19.

Whether Debtor's or Creditor's

Creditor's. Act of Bankruptcy proved in Creditor's Petition--Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,289. TURNER, Charles Wilbur, 73, Boston-avenue, Southend-on-Sea, Essex, lately residing and carrying on business at 20, London-road (formerly known as 4, Electric-parade, London-road), Southend-on-Sea aforesaid. FURNIroad), Southend-on TURE SALESMAN Court-CHELMSFORD.

Date of Filing Petition—May 25, 1922.

No. of Matter—21 of 1922.

Date of Receiving Order—June 21, 1922.

No. of Receiving Order—18.

Whether Debtor's or Creditor's Petition—Creditor's.

Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,290. LOCKHART, Ernest, residing at The Library, Finkle-street, Workington, in the county of Cumberland, and carrying on business at 5a, Wilson-street, Workington aforesaid. WATCH-MAKER and JEWELLER.

Court—COCKERMOUTH and WORKINGTON.
Date of Filing Petition—June 21, 1922.
No. of Matter—5 of 1922.
Date of Receiving Order—June 21, 1922.
No. of Receiving Order—2.
Whether Debtor's or Creditor's Petition—Debtor's.

To. 2,291. WINFIELD, Richard, 67, Awsworth-road, Ilkeston, in the county of Derby. MINER and CONFECTIONER.

Court—DERBY and LONG EATON.
Date of Filing Petition—June 21, 1922.
No. of Matter—10 of 1922.
Date of Receiving Order—June 21, 1922.
No. of Receiving Order—10.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,292. FOTHERGILL, John William, residing and carrying on business at 21, Front-street, Colliery-row, Fence Houses, in the county of Durham. DRAPER and CONFECTIONER. Court—DURHAM.

Date of Filing Petition—June 21, 1922.

No. of Matter—19 of 1922.

Date of Receiving Order—June 21, 1922.

No. of Receiving Order—18.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,293. HATCH, Ernest, 1. St. Nicholas-road, Great Yarmouth, Norfolk. FISH CURER and GENERAL DEALER. Court-GREAT YARMOUTH.

Date of Filing Petition—June 23, 1922.

No. of Matter—17 of 1922.

Date of Receiving Order—June 23, 1922.

No. of Receiving Order—16.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,294. WYNESS & BALE, 13, Commercial-street, Brighouse, in the county of York. ELECTRICAL ENGINEERS. Court—HALIFAX. Date of Filing Petition—May 29, 1922.

No. of Matter—13 of 1922.

Date of Receiving Order—June 23, 1922.

No. of Receiving Order—12.

Whether Debtor's or Creditor's Petition—Creditor's tor's. Acts of Eankruptcy proved in Creditor's Petition— Section 1-1 (A. and H.), Bankruptcy Act, 1914.

No. 2,295. SMITH, Henry, East Breary Farm, Bramhope, in the county of York. FARMER. Court—LEEDS. Court—LEEDS.

Date of Filing Petition—June 22, 1922.

No. of Matter—40 of 1922.

Date of Receiving Order—June 22, 1922.

No. of Receiving Order—38.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,296. DORMAN, Jack Solomon, residing and carrying on business at 58, Saxby-street, Leicester, in the county of Leicester. TAILOR.

Court—LEICESTER. Date of Filing Petition—June 1, 1922.

No. of Matter—25 of 1922.

Date of Receiving Order—June 22, 1922.

No. of Receiving Order—25.

Whether Debtor's or Creditor's Petition—Creditor's Acts of Bankruptcy proved in Creditor's Petition-Section 1-1 (E., H.), Bankruptcy Act, 1914.

No. 2,297. HARTLEY, Isaac (trading as I. HART-LEY & CO.), 31, Halford-street, in the city of Leicester, and also at 6, Nottingham-street, Melton Mowbray, in the county of Leicester, and residing at 323, Aylestone-road, Leicester. CORN MERCHANT. Date of Filing Petition—June 22, 1922.

No. of Matter—28 of 1922.

Date of Receiving Order—June 22, 1922.

No. of Receiving Order—26.

Whether Debtor's or Creditor's Petition—Debtor's.

To. 2,298. BARTON, Alfred William, residing in lodgings at Trinity House, Walkeringham, in the county of Nottingham, and carrying on business at Walkeringham aforesaid. CATTLE DEALER. Count—LINCOLN and HORNCASTLE. Date of Filing Petition—June 23, 1922. No. of Matter—17 of 1922.
Date of Receiving Order—June 23, 1922.
No. of Receiving Order—14.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,299. NICHOLLS, Lucas, 27, Cromwell-street, Gainsborough, in the county of Lincoln. COAL Gainsborough, in the county of Lincoln. GAIL
MERCHANT.
Court—LINCOLN and HORNCASTLE.
Date of Filing Petition—June 23, 1922.
No. of Matter—18 of 1922.
Date of Receiving Order—June 23, 1922.
No. of Receiving Order—15.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,300. SKEPPER, Stephen, 10, Carlisle-street, Gainsborough, in the county of Lincoln. LIVERY STABLE PROPRIETOR.
Court—LINCOLN and HORNCASTLE.
Date of Filing Petition—June 8, 1922.
No. of Matter—13 of 1922.
Date of Receiving Order—June 22, 1922.
No. of Receiving Order—13.
Whether Debtor's or Creditor's Petition—Creditor's. Creditor's. Act of Bankruptcy proved in Creditor's Petition - Section 1-1 (D), Bankruptcy Act, 1914.

2,301. RHODES, Joseph, The New Waverley Hotel, 1 and 3, Lord Nelson-street, in the city of Liverpool. HOTEL PROPRIETOR. No. 2,301. Court-LIVERPOOL. Date of Filing Petition—June 21, 1922. No. of Matter—79 of 1922.

Thether Debtor's Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914. No. 2,302. PARKHURST, Stephen Francis, residing at Jessamine Villa, East Peckham, Kent, and carrying on business under the style of FRANK PARKHURST, Hale-street, East Peckham, Kent. PRACTICAL CYCLE ENGINEER and MAKER. Court—MAIDSTONE. Date of Filing Petition—June 21, 1922.

No. of Matter—5 of 1922.

Date of Receiving Order—June 21, 1922.

No. of Receiving Order—3.

Whether Debtor's or Creditor's Petition—Debtor's.

Date of Receiving Order—June 22, 1922. No. of Receiving Order—55. Whether Debtor's or Creditor's

to. 2,303. SHAW, Frank, The Criterion Inn, Hexham, Northumberland. INNKEEPER.

Court—NEWCASTLE-UPON-TYNE.
Date of Filing Petition—June 23, 1922.
No. of Matter—50 of 1922.
Date of Receiving Order—June 23, 1922.
No. of Receiving Order—46.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 2,304. HOPWOOD, William, "Sandycroft," Shaw, in the county of Lancaster. KNIGHT. Court—OLDHAM. Date of Filing Petition—June 13, 1922.

No. of Matter—11 of 1922.

Date of Receiving Order—June 23, 1922.

No. of Receiving Order—11.

Whether Debtor's or Creditor's Creditor's. Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

No. 2,305. SUMMERS, Walter Kerry, Wharf Farm, in the parish of Wroughton, in the county of Wilts, and lately carrying on business at Wharf Farm, Wroughton aforesaid.

Court—SWINDON. Date of Filing Petition—June 6, 1922.

No. of Matter—10 of 1922.

Date of Receiving Order—June 21, 1922.

No. of Receiving Order—10.

Whether Debtor's or Creditor's

Petition— Act of Bankruptcy proved in Creditor's Petition— Section 1-1 (G.), Bankruptcy Act, 1914.

FIRST MEETINGS AND PUBLIC EXAMINATIONS.

AURELIUS, Thomas, 53, Croftdown-road, Highgate, Court—HIGH COURT OF JUSTICE.

No. of Matter—809 of 1922.

Date of First Meeting—July 10, 1922. 11 a.m.

Place — Bankruptcy Buildings Carey - s

London, W.C. 2.

Date of Public Examination—Oct. 3, 1922. 11 a.m. Carey - street, Place — Bankruptcy London, W.C. 2. Buildings.

BERMAN, Louis, 23, Red Lion-street, Holborn,
London. FISHMONGER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—710 of 1922.
Date of First Meeting—July 6, 1922. 1 p.m.
Place — Bankruptcy Buildings. Carey - street,
London, W.C. 2.
Date of Public Examination—Oct. 3, 1922. 11 a.m. Place — Bankruptcy London, W.C. 2. Buildings. Carey - street,

BUTLER, Evelyn (Spinster), lately 160, Cromwell-road London, W., but whose present residence the Petitioning Creditors are unable to ascertain, but who is a domiciled Englishwoman domiciled and at present residing in England.

Court—HIGH COURT OF JUSTICE.

No. of Matter—771 of 1922. Date of First Meeting—July 7, 1922. 11 a.m.

Place — Bankruptcy Buildings Carey - street,
London, W.C. 2.

Date of Public Examination—Oct. 3, 1922.

11 a.m. Place — Bankruptcy

Carey - street, Buildings. London, W.C. 2.

CAMPBELL, Walter H. E., 64, Belgrave-road, London, S.W. Court—HIGH COURT OF JUSTICE. No. of Matter—702 of 1922. 1922. -July 7, 1922. 1 p.m. Carey - street, Date of First Meeting-Place — Bankruptcy Buildings. Carey -London, W.C. 2. Date of Public Examination—Oct. 3, 11 a.m. Carey - street, Place - Bankruptcy Buildings. London, W.C. 2.

CARRERAS, Alfonso, 4, Marble-arch, London, W. Court—HIGH COURT OF JUSTICE.
No. of Matter—717 of 1922. Date of First Meeting—July 10, 1922. 12 noon.
Place — Bankruptcy Buildings. Carey - street Carey - street, London, W.C. 2.

Date of Public Examination—Sept. 12, 1922. 11 a.m. Carey - street, Buildings.

Place — Bankruptcy London, W.C. 2.

HEASLEWOOD, R. (Male), of and lately carrying on business at 112, Grosvenor-road, London, S.W. MOTOR ENGINEER. MOTOR ENGINEER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—528 of 1922.
Date of First Meeting—July 5, 1922. 11 a.m.
Place — Bankruptcy Buildings, Carey - street,
London, W.C. 2.
Date of Public Examination—July 28, 1922.

11 a.m. Buildings, Carey - street, Place - Bankruptcy London, W.C. 2.

HENSON, Leslie Rowland, 23, Green-lanes, Islington, N. London. ELECTRICAL ENGINEER.
Court—HIGH COURT OF JUSTICE. ton, N. London. EMBOTRICAT ENGINEER. Court—HIGH COURT OF JUSTICE. No. of Matter—910 of 1922.

Date of First Meeting—July 6, 1922. 11 a.m. Place—Bankruptcy Buildings, Carey-street, London, W.C. 2. Date of Public Examination—July 28, 1922. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London,
W.C. 2.

JAMES, G. E., Regent House, Kingsway, London, W.C. Court—HIGH COURT OF JUSTICE.

No. of Matter—259 of 1922.

Date of First Meeting—July 5, 1922. 12 noon.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2. Date of Public Examination-July 28, 1922. 11 a.m. -Bankruptcy Buildings, Carey-street, London, W.C. 2.

LONGDEN, Edward W. D., of and lately carrying on business at 34c, Westminster Palace-gardens, Westminster, London. Court—HIGH COURT OF JUSTICE. No. of Matter—70 of 1922.

Date of First Meeting—July 5, 1922. 12.30 p.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2. Date of Public Examination—July 28, 1922. 11 a.m. Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

PHILIPE, Denis W. De Rhe, residing at 3, Bram-ham-gardens, South Kensington, London. FILM ACTOR. Court—HIGH COURT OF JUSTICE.

No. of Matter—587 of 1922.

Date of First Meeting—July 5, 1922. 12.30 p.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2. Date of Public Examination-Sept. 5, 1922. 11 a.m. Place-Bankruptcy Buildings, Carey-street, London, W.C. 2. RADBURN, L. G. (trading as LIONEL), late of and lately carrying on business and residing at 34, Upper Richmond-road, East Putney, Surrey, whose present residence or place of business the Petitioning Creditors have been unable to ascertain. A domiciled Englishman, domiciled in England

Court-HIGH COURT OF JUSTICE.

England.

No. of Matter—698 of 1922.

Date of First Meeting—July 5, 1922. 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2. Date of Public Examination-Sept. 5, 1922. 11 a.m. -Bankruptcy Buildings, Carey-street, London,. W.C. 2.

RUBEN, Hyman, 42, Rothschild-buildings, Commercial-street, London. SOLE SEWER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—908 of 1922.
Date of First Meeting—July 6, 1922. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London. Date of Public Examination—Sept. 5, 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

SALTER, Arthur, 106, Larkhall-lane, Clapham, London. FISHMONGER. don. FISHMONGER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—903 of 1922. Date of First Meeting—July 5, 1922. 11.30 a.m.
Place—Bankruptcy Buildings, Carey-street, London,
W.C. 2. Date of Public Examination-Sept. 5, 1922. 11 a.m. Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

STOCKER, Edgar, lately 37, Fleet-street, London, but whose present residence or place of business that whose present residence or place of business the Petitioning Creditors are unable to ascertain, who is a domiciled Englishman, domiciled and at present residing in England.

Court—HIGH COURT OF JUSTICE.

No. of Matter—770 of 1922.

Date of First Meeting—July 6, 1922. 11.30 a.m.

Place—Bankruptcy Buildings, Carey-street, London,

W.C. 2. Date of Public Examination-Sept. 26, 1922. a.m.

Bankruptcy Buildings, Carey-street, London, W.C. 2.

WATKINS, G. M., 11, Queen Victoria-street, and lately residing at 20, Larpent-avenue, Putney, both London. MERCHANT.

Court—HIGH COURT OF JUSTICE.

No. of Matter—674 of 1922.

Date of First Meeting—July 6, 1922. 12.30 p.m.

Place—Bankruptcy Buildings, Carey-street, London, W. C. 2 Date of Public Examination—Sept. 26, 1922.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

WILCOCK, Clement Arthur, 17, Pall Mall, London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—721 of 1922.
Date of First Meeting—July 7, 1922. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London, W.C. Date of Public Examination—Sept. 26, 1922. Place—Bar W.C. 2. Bankruptcy Buildings, Carey-street, London,

LLIAMS, John, 112, Penrhiwceiber - road, Penrhiwceiber, in the county of Glamorgan. WILLIAMS, Penrhiwceiber - road, GROCER. Court—ABERDARE and MOUNTAIN ASH.
No. of Matter—8 of 1922.
Date of First Meeting—July 6, 1922. 11.30 a.m.
Place—34, Park-place, Cardiff.
Date of Public Examination—July 28, 1922. 10.30 a.m. Date of Order for Summary Administration—June 21, 1922.

BARNES, Sidney Frederick, residing at 6, Marine-terrace, Waterloo Port, and carrying on business at The Market-street and High-street Garage, both in the borough of Carnarvon, in the county of Carnarvon. MOTOR ENGINEER.

Court—BANGOR.
No. of Matter—13 of 1922.

Date of First Meeting—July 5, 1922. 2.30 p.m.

Place—Official Receiver's Office, St. Peter's-church-yard. The Cross. Chester.

yard, The Cross, Chester.

Date of Public Examination—July 28, 1922. 11.15

Place—Court House, Bangor.
Date of Order for Summary Administration—June
20, 1922.

MORLEY, James Charles, Spilsby, Lincolnshire. BUTCHER.

Court—BOSTON.

No. of Matter—16 of 1922.

Date of First Meeting—July 7, 1922. 12 noon.

Place—Official Receiver's Office, 4 and 6, West-

street, Boston.
Date of Public Examination—July 10, 1922.

12.30 p.m.

Place—Municipal Buildings, Boston.

Date of Order for Summary Administration—
June 22, 1922.

OOLEY, J. (Male), "Zavia," Grand-avenue, Worthing, in the county of Sussex.

Court—BRIGHTON and LEWES (at Brighton).

No. of Matter—7 of 1922.

Date of First Meeting—July 6, 1922. 2.30 p.m.

Place—Official Receiver's Offices, 12A, Marlborough DOOLEY, place, Brighton.

Date of Public Examination—Aug. 2, 1922. 11 a.m.

Place—Court House, Church-street, Brighton.

Date of Order for Summary Administration—June 23, 1922.

BALL, William Error ROADMAN.

Court—CARDIFF.
No. of Matter—36 of 1922.
Date of First Meeting—July 4, 1922. 3 p.m.
Place—34, Park-place, Cardiff.
Oate of Public Examination—Sept. 6, 1922.

Cathay's Park, Cardiff June 20, 1922.

SMITH, James Franklin, Parkholme, Moston-by-Backford, in the county of Chester. Retired LIEUTENANT COLONEL, H.M. ARMY. -CHESTER.

Court—CHESTER.

No. of Matter—5 of 1922.

Date of First Meeting—July 5, 1922. 3 p.m.

Place—Official Receiver's Office, St. Peter's Church-

yard, The Cross, Chester.

Date of Public Examination—July 19, 1922. 11 a.m.

Place—The Castle, Chester.

Date of Order for Summary Administration—May 29, 1922.

HARRISON, Thomas William, residing and carrying on business at 3, Derringham-street, in the city and county of Kingston-upon-Hull. PLUMBER. Court—KINGSTON-UPON-HULL and PAT-PINGTON.

No. of Matter—21 of 1922. Date of First Meeting-July 5, 1922. 11.30 a.m. Place—Official Receiver's Offices, York City Bank

Chambers, Lowgate, Hull.
Date of Public Examination—July 10, 1922. 2 p.m.

Place—Guildhall, Alfred Gelder street, Hull: Date of Order for Summary Administration— June 20, 1922.

HARTLEY, Isaac (trading as S. HARTLEY & CO.), 31, Halford-street, in the city of Leicester, and also at 6, Nottingham-street, Melton Mowbray, in the county of Leicester, and residing at 323, Aylestone road, in the city of Leicester. CORN

MERCHANT.
Court—LEICESTER.
No. of Matter—28 of 1922.
Date of First Meeting—July 6, 1922. 3 p.m.
Place—Official Receiver's Office, 1, Berridge-street, Leicester.

Date of Public Examination-July 7, 1922. 11 a.m. Place-The Castle, Leicester.

BARRATT Herbert Wildbore, 37 and 41, Bridge-street, Gainsborough. GENERAL DEALER. Court—LINCOLN and HORNCASTLE.
No. of Matter—16 of 1922.
Date of First Meeting—July 6, 1922. 12 noon.
Place—Official Receiver's Office, 10, Bank-street,

G

No. 32723.

Date of Public Examination-July 6, 1922.

Place—Sessions House, Lincoln.

Date of Order for Summary Administration—June
23, 1922.

KEPPER, Stephen, 10, Carlisle-street, Gainsborough. LIVERY STABLE PROPRIETOR.
Court—LINCOLN and HORNCASTLE.
No. of Matter—13 of 1922.
Date of First Meeting—July 6, 1922. 12.30 p.m.
Place—Official Receiver's Office, 10, Bank-street, SKEPPER,

Date of Public Examination—July 6, 1922.

Place-Sessions House, Lincoln.

JONES, John Lowe, residing at 47, Newlands-street, Everton, and carrying on business at 36, Breezo-hill, Walton, both in the city of Liverpool. CABINET MAKER and UPHOLSTERER.

COURT—LIVERPOOL.
No. of Matter—73 of 1922.
Date of First Meeting—July 5, 1922. 11 a.m.
Place—Offices of the Official Receiver, 11, Dalo-

street, Liverpool.

Date of Public Examination—July 24, 1922.

Place—Court House, Government Buildings, Victoria-street, Liverpool.

PARKHURST, Stephen Francis, residing at Jessamine Villa, East Peckham, Kent, and carrying on business under the style of FRANK PARKHURST at Hale-street, East Peckham, Kent. PRACTICAL CYCLE ENGINEER and MAKER.

MAKER.
Court—MAIDSTONE.
No. of Matter—5 of 1922.
Date of First Meeting—July 4, 1922. 11.15 a.m.
Place—Official Receiver's Office, 280A, High-street,

Date of Public Examination-July 28, 1922. 10.30

Place—Sessions House, Maidstone.

DAVIDSON, James Henry; residing and carrying on business at 31, Church-street, Newton Heath, Manchester, in the county of Lancaster. HAIR-DRESSER, TOBACCONIST and Fancy Goods

Court—MANCHESTER.
No. of Matter—86 of 1922.
Date of First Meeting—July 6, 1922. 2.30 p.m.
Place—Official Receiver's Offices, Byrom-street, Manchester

Date of Public Examination-July 21, 1922. a.m.

Place-Court House, Quay-street, Manchester.

TABBUSH, Abraham Joseph, residing at 81, Clydcroad, West Didsbury, Manchester, lately carrying on business as a SHIPPING MERCHANT under the style of A. J. TABBUSH at 11, Peterstreet, Manchester, also lately employed as a Foreign Correspondence Clerk, and now out of business and employment business and employment.

Court—MANCHESTER.
No. of Matter—70 of 1922.
Date of First Meeting—July 6, 1922.

Sp.m.
Place—Official Receiver's Offices, Byrom-street,
Monobester

Manchester. Date of Public Examination-July 21, 1922.

Place—Court House, Quay-street, Manchester.

BARRY, James, 7a, Tramroadside North, in the town and county borough of Merthyr Tydfil. GREENGROCER and MEAT SALESMAN. Court—MERTHYR TYDFIL.

No. of Matter—18 of 1922.

Date of First Meeting—July 4, 1922. 2.30 p.m.

Place—34, Park-place, Cardiff.

Date of Public Examination—July 27, 1922.

Place—Town Hall, Merthyr Tydfil.
Pate of Order for Summary Administration—June
21, 1922

JONES, John Albert, residing at 56, Twynyrodyn, in the town and county borough of Merthyr Tydfil, and carrying on business at 32, Bethesda-street, Merthyr Tydfil aforesaid. TAILOR, Court—MERTHYR TYDFIL,

No. of Matter-19 of 1922.

Date of First Meeting—July 7, 1922. 2.45 p.m. Place—34, Park-place, Cardiff.
Date of Public Examination—July 27, 1922. Place—Town Hall, Merthyr Tydfil.

Date of Order for Summary Administration—June

21, 1922,

MORGAN, David, MORGAN, Evan Price, and MORGAN, David Benjamin, trading as D. MORGAN & SONS, 16, George-street, Ystrad Mynach, in the county of Glamorgan, COAL FACTORS; also trading as the BRYNYGROES COLLIERY COMPANY at Ystradgynlais, in the county of Glamorgan, and as the WINDMILL COLLIERY at Upholland, near Wigan, in the county of Lancaster. COLLIERY PROPRIETORS county of Lancaster. PRIETORS.

Court—MERTHYR TYDFIL.
No. of Matter—20 of 1922 (by transfer from Ponty-

pridd).

Date of First Meeting—July 4, 1922. 11 a.m. Place—34, Park-place, Cardiff.

Date of Public Examination—July 27, 1922.

Place—Town Hall, Merthyr Tydfil.

YORK, George Henry, Orlingbury, in the county of Northampton. BLACKSMITH. Court—NORTHAMPTON and TOWCESTER. No. of Matter—25 of 1922.

Date of First Meeting—July 4, 1922. 10 a.m. Place—Official Receiver's Office, The Parade, Northampton.

Date of Public Examination—July 4, 1922.

Place—County Hall, Northampton.

Date of Order for Summary Administration—June 19, 1922.

JAMES, William Henry, Somerset House, Margaret-street, Abercynon, in the county of Glamorgan. GROCER and CONFECTIONER. Court—PONTYPRIDD, YSTRADYFODWG and PORTH.

No. of Matter-28 of 1922

Date of First Meeting—July 6, 1922. 11 a.m.
Place—34, Park-place, Cardiff.
Date of Public Examination—July 18, 1922. 10.15 a.m.

Place-Court House, Court House-street, Pontypridd.

Data of Order for Summary Administration—June 21, 1922.

LEWIS, Theophilus, LEWIS, Thomas, and LEWIS, Edmund (trading as LEWIS BROTHERS), Tynycymmer Farm, Porth, in the county of Glamorgan. FARMERS.

Court—PONTYPRIDD, YSTRADYFODWG and DECEMBER 1

PORTH.

No. of Matter—20 of 1922.

Date of First Meeting—July 7, 1922. 3.15 p.m.

Place—34 Park-place, Cardiff.

Date of Public Examination—July 18, 1922. 10.15 a.m.

Place--Court House, Court House-street, Ponty-

Date of Order for Summary Administration—June 14, 1922.

MASON, Daniel William, residing at 39, Alexandraroad, Gelly, Ton Pentre, in the county of
Glamorgan, and carrying on business at Mason's
Cash Drug Stores, 175, Parc-road, Cwmparc, in
the said county of Glamorgan. DRUG STORE
PROPRIETOR.
Court—PONTYPRIDD, YSTRADYFODWG and

PORTH.

No. of Matter—27 of 1922.

Date of First Meeting—July 7, 1922. 3.45 p.m.

Place—34, Park-place, Cardiff.

Date of Public Examination—July 18, 1922.

10.15 a.m. luce—Court House, Court House-street, Ponty-Place-

pridd.

Date of Order for Summary Administration—
June 21, 1922.

WALL, Entma (Married Woman) (trading as E. H. WALL), 18, Fisherton-street, Salisbury, and Houndwood Cottage, Farley, both in the county of Wilts. FANCY and ART NEEDLEWORK of Wilts. DEALER. Court-SALISBURY.

No. of Matter—11 of 1922.

Date of First Meeting—July 5, 1922. 2.30 p.m.

Place—Official Receiver's Office, City Chambers,
Catherine-street, Salisbury.

Date of Public Examination—July 13, 1922.

2 p.m.

Place—Council House, Salisbury.
Date of Order for Summary Administration—
June 23, 1922.

CLIFTON, Ernest John, and CLIFTON, Jessie (his Wife), now residing in lodgings at 22, Heberstreet, Old Goole, Goole, in the county of York, and lately residing and carrying on business under the style of CLIFTONS, at High-street, Crowle, in the county of Lincoln. GROCERS and CONFECTIONERS.

Court—SHEFFIELD.

No. of Matter—63 of 1922.

Date of First Meeting—July 5, 1922. 12.30 p.m. Place—Official Receiver's Offices, Figtree-lane, Sheffield.

Sheffield. Date of Public Examination—July 20, 1922. 2.30 p.m.
Place—County Court Hall, Bank-street, Sheffield.

ELSE, George Arthur, 42, Blair Athol-road, in the city of Sheffield, carrying on business at 168, Upper Allen-street, Sheffield aforesaid. DRAPER.

Court—SHEFFIELD.
No. of Matter—61 of 1922.
Date of First Meeting—July 4, 1922. 12.30 p.m.
Place—Official Receiver's Offices, Figtree-lane, Sheffield.

Snemeio.

Date of Public Examination—July 20, 1922. 2.30 p.m.

Place—County Court Hall, Bank-street, Sheffield.

Date of Order for Summary Administration—June 24, 1922.

HAMPSHIRE, John Marshall Concertt, 91, Don-caster-road, Goldthorpe, near Rotherham, in the county of York. COLLIERY ELECTRICIAN. Court—SHEFFIELD. No. of Matter—62 of 1922. Date of First Meeting—July 5, 1922. 12 noon. Place—Official Receiver's Offices, Figtree-lane,

Sheffield.

Date of Public Examination—July 20, 1922. 2.30 p.m.

Place—County Court Hall, Bank-street, Sheffield.

Date of Order for Summary Administration—June 24, 1922.

KEMSHALL, Lily Frances (Spinster) (described in the Receiving Order as Lily Kemshall), residing in lodgings at 22, Hunter House-road, in the city of Sheffield, and carrying on business at 481, Glossop-road, Sheffield aforesaid. DRESS-MAKER and SMALLWARES DEALER.

Court—SHEFFIELD.

No. of Matter—60 of 1922.

Date of First Meeting—July 4, 1922.

Place—Official Receiver's Offices, Figtree-lane, Sheffield.

Date of Public Examination—July 20, 1922. 2.30 p.m.

Place—County Court Hall, Bank-street, Sheffield.

Date of Order for Summary Administration—
June 24, 1922.

BATE, Frederick Douglas Clavell, 203, Manchesterroad, Heaton Norris, in the county of Lancaster, Motor Engineer; WARBURTON, James Pearson. 2, Lincoln-street, Longsight, Manchester, Motor Engineer, and MARSDEN, John, 71, Rydal-street, Newton-le-Willows, in the said county, Engineer and Salesman, carrying on business in co-partnership under the style of THE VELIKOID MANUFACTURING CO. at Daw Bank Works, Stockport, in the county of Chester. MOTOR ENGINEERS.

Court—STOCKPORT.

No. of Matter—11 of 1922.

Date of First Meeting—July 5, 1922. 2.30 p.m. Place—Official Receiver's Offices, Byrom-street, Manchester.

Manchester

Date of Public Examination-July 11, 1922. 10.30 a.m.

Place-Court House, Vernon-street, Stockport.

CLARKE, John. residing at 6, Lowfield-road, Stock-port, in the county of Chester, and practising at Borough Chambers, St. Petersgate, Stockport aforesaid, SOLICITOR. Court-STOCKPORT.

No. of Matter-10 of 1922. Date of First Meeting—July 5, 1922. 3 p.m. Place—Official Receiver's Offices, Byrom-street, Date of Public Examination-July 11, 1922. 10.30 -Court House, Vernon-street, Stockport. Place-

MARTIN, George, residing in apartments at 2, Napier-street, Hazel-grove, in the county of Chester, Farrier, lately residing and carrying on business at the Three Tunnes, London-road, Hazel-grove aforesaid. LICENSED VIC-Hazel-grove TUALLER. Court—STOCKPORT.
No. of Matter—16 of 1922.
Date of First Meeting—July 5, 1922. 3.30 p.m.
Place—Official Receiver's Offices, Byrom-street, Manchester. Date of Public Examination-July 11, 1922. 10.30

Place—Court House, Vernon-street, Stockport.

MORGAN, David. 73, Brighton-road, Gorseinon, in the county of Glamorgan. MILK VENDOR. Court—SWANSEA. No. of Matter--13 of 1922. Place—Official Receiver's Offices, Government Buildings, St. Mary's-street, Swansea. Date of Public Examination—July 28, 1922. 11 Place—Town Hall, Swansea.

Date of Order for Summary Administration—June

SUMMERS, Walter Kerry, Wharf Farm, in the parish of Wroughton, in the county of Wilts, and lately carrying on business at Wharf Farm, Wroughton aforesaid.
Court—SWINDON.
No. of Matter—10 of 1922.
Date of First Meeting—July 4, 1922. 11.30 a.m.
Place—Official Receiver's Offices, 38, Regent-circus, Swindon. Date of Public Examination—July 19, 1922. 2.30

23, 1922.

p.m. Place—County Court Buildings, Clarence-street, Swindon.

Date of Order for Summary Administration-June 21, 1922.

RICHARDS, James, residing at The Navigation Inn, Gilwern, in the county of Brecon, and carrying on business at The Navigation Inn aforesaid. PUBLICAN. Court—TREDEGAR and ABERTILLERY.
No. of Matter—27 of 1922.
Date of First Meeting—July 7, 1922. 11.30 a.m.
Place—County Court Office, Dock-street, Newport Date of Public Examination-July 20, 1922.

Place—Town Hall, Tredegar.
Date of Order for Summary Administration—June 21, 1922.

WILLIAMS, Thomas, residing and carrying on business at 83, Worcester-street, Brynmawr, in the county of Brecon. FISH and FRUIT MERCHANT.

Court—TREDEGAR and ABERTILLERY.

No. of Matter—28 of 1922.

Date of First Meeting—July 7, 1922. 12 noon.

Place—County Court Office, Dock-street, Newport (Mon.).

(Mon.). Date of Public Examination-July 20, 1922.

2 p.m. Place—Town Hall, Tredegar.

Date of Order for Summary Administration— June 21, 1922.

CHENHALLS, William (described in the Receiving Order as W. Chenhalls (Male)), Trelew House, St. Just, in the county of Comwall.

Court—TRURO and FALMOUTH.

No. of Matter—9 of 1922.

Date of First Meeting—July 4, 1922. 12 noon.

Place—Official Receiver's Office, 12, Princes-street, Truro. Date of Public Examination—July 18, 11.45 a.m.
Place—Town Hall, Truro.

JAYNES, Edward, 51, Mallin-street, West Smethwick, in the county of Stafford. GROCER and GENERAL DEALER and Tube Worker.
Court—WEST BROMWICH.
No. of Matter—10 of 1922.

Date of First Meeting—July 5, 1922. 11 a.m.

Place—Official Receiver's Office, Ruskin Chambers,
191, Corporation-street, Birmingham.

Date of Public Examination—July 14, 1922.

11 a.m. Place-Law Courts, Lombard-street West, West Bromwich.

Date of Order for Summary Administration— June 17, 1922.

ORDER ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

JONES, Sir Edgar Rees, M.P., carrying on business at Dacre House, Victoria-street, London. Court—HIGH COURT OF JUSTICE.

No. of Matter—158 of 1922.

Date of Order—June 23, 1922.

Nature of Scheme or Composition sanctioned or Order made—To pay in full forthwith all preferential debts, also all proper fees, costs, charges and expenses of and incident to the Bankruptcy Petition and this Arrangement, also a Composition of five shillings in the 2 to all poved unsecured Creditors on the Court's approval hereof. Certain other Creditors have withdrawn their Certain other Creditors have withdrawn their proofs or claims and released the Debtor from all personal liability in respect thereof and relied upon their securities. Receiving Order discharged. Composition approved.

ADJUDICATIONS.

BURKE, Albert Arthur, 4, St. Mary Axe, in the city of London, and lately residing at 76, Parksdown-road, Maida Vale, London. COMPANY MANAGER.

No. of Matter—418 of 1921.

Date of Order—June 23, 1922.

Date of Filing Petition—April 6, 1921.

DARLOW, Ernest, of and lately carrying on business at Mortlake Timber Mills, Varley-road, Custom at Mortiage Timber Mins, variey-road House, Essex. Court—HIGH COURT OF JUSTICE. No. of Matter—396 of 1922. Date of Order—June 23, 1922. Date of Filing Petition—March 15, 1922.

DOCKING, George, Edward, 35, Le S.E. 1. GROCER. Court—HIGH COURT OF JUSTICE. No. of Matter—666 of 1922. Date of Order—June 22, 1922. Date of Filing Petition—May 10, 1922. Edward, 35, Le Roy-street,

GARROD, Frederick, of and lately carrying on business at 54, Lower Thames-street, London. POTATO MERCHANT. Court—IIIGH COURT OF JUSTICE.
No. of Matter—561 of 1922.
Date of Order—June 24, 1922.
Date of Filing Petition—April 19, 1922.

HAWKINS, Charles, The Brown Bear Tavern, 63, Broad-street, Bloomsbury, London.
Court—HIGH COURT OF JUSTICE. No. of Matter—1,547 of 1921. Date of Order—June 24, 1922. Date of Filing Petition—Dec. 5, 1921.

HENSON, Leslie Rowland, 23, Green-lanes, Islington, N. London. ELECTRICAL ENGINEER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—910 of 1922.
Date of Order—June 23, 1922.
Date of Filing Petition—June 23, 1922.

LAWRENCE, Marks (described in the Receiving Order as M. Lawrence), 25, Golden-square, Regent-street, London. DRAPER. Court—HIGH COURT OF JUSTICE. No. of Matter—589 of 1922.
Date of Order—June 24, 1922.
Date of Filing Petition—April 24, 1922.

LISHMAN, Annie (Married Woman) (trading as A. KORINSKY), of and lately carrying on business at 30, Leman-street, Aldgate, London. WHOLESALE and RETAIL CONFEC-TIONER.

Court—HIGH COURT OF JUSTICE. No. of Matter—607 of 1922. Date of Order—June 24, 1922. Date of Filing Petition—April 27, 1922.

MANTELL, Edgar Joseph (described in the Receiving Order as Edgar J. Mantell), Day's Commercial Hotel Restaurant, 23, Blackfriars-road, London.

Court—HIGH COURT OF JUSTICE.
No. of Matter—584 of 1922.
Date of Order—June 24, 1922.
Date of Filing Petition—April 22, 1922.

MENDOZA, Louis Lewis Pereira, of and carrying on business at 117, Mount Pleasant-lane, Clap-ton, and 75, Stamford-hill, both London. NURSING HOME PROPRIETOR and OFFICIAL MOHEL. Court—HIGH COURT OF JUSTICE.
No. of Matter—1,669 of 1921.
Date of Order—June 21, 1922.
Date of Filing Petition—Dec. 30, 1921.

MOTTRAM, Francis Joseph, 31, Finborough-road, West Brompton, Kensington, S.W. 10, and lately of 18, Pall Mall, Hanley, Stafford. SOLICI-TOR.

Court—HIGH COURT OF JUSTICE. No. of Matter—665 of 1922. Date of Order—June 23, 1922. Date of Filing Petition—May 10, 1922.

PAWSON, William Hargrave, late 16, Coswaystreet, Marylebone, London, but whose present
residence or place of business the Petitioning
Creditors are unable to ascertain. Domiciled
Englishman, domiciled in England.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1,636 of 1921.
Date of Order—June 22, 1922.
Date of Filing Petition—Dec. 20, 1921.

RAE, Sydney (trading as S. RAE & CO.), of and lately residing at 9, Finsbury Park-road, Finsbury Park, Middlesex, and carrying on business at 10, Station-road, Finsbury Park aforesaid. BLOUSE and ROBE MANUFACTURER. Court—HIGH COURT OF JUSTICE. No. of Matter—317 of 1922.

Date of Order—June 22, 1922.

Date of Filing Petition—March 2, 1922.

RUBEN, Hyman, 42, Rothschild Buildings, Commercial-street, London. SOLE SEWER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—908 of 1922.
Date of Order—June 23, 1922.
Date of Filing Petition—June 23, 1922.

SALTER, Arthur, 106, Larkhall-lane, Clapham, London. FISHMONGER. Court—HIGH COURT OF JUSTICE. No. of Matter—903 of 1922. Date of Order—June 22, 1922. Date of Filing Petition—June 22, 1922.

SILL, Edward Henry, 6, Broad Street-place, city of London. Court—HIGH COURT OF JUSTICE. No. of Matter—570 of 1922. Date of Order—June 22, 1922. Date of Filing Petition—April 20, 1922.

JONES, Edmund, residing at 4, Primrose-cottages, Hirwain, in the county of Brecon, and carrying on business at 59a, Station-road, Hirwain aforesaid, and formerly carrying on business at The Blue Bell Inn, Ystradfellte, in the county of Brecon. GREENGROCER, formerly INNKEEPER. Court—ABERDARE and MOUNTAIN ASH. No. of Matter—10 of 1922.

Date of Order—June 23, 1922.

Date of Filing Petition—June 23, 1922.

STONE, Joseph Frank (in the Petition described as J. Frank Stone), Springfield, Prestatyn, in the county of Flint. GENERAL DEALER.

Court—BANGOR.
No. of Matter—11 of 1922.
Date of Order—June 23, 1922.
Date of Filing Petition—May 29, 1922.

JOHNSTON, James, residing and carrying on business at 399, Poulton-road, Wallasey, in the county of Chester. DECORATOR and GENERAL CONTRACTOR.

Court—BIRKENHEAD.

No. of Matter—15 of 1922.

Date of Order—June 23, 1922.

Date of Filing Petition—June 21, 1922.

BUTTLE, Charles William, residing at 175, Church Hill-road, Handsworth Wood, in the city of Birmingham, COMMISSION AGENT, and carrying on business in co-partnership with Thomas Harold Phillips at 55, Tower-street, St. George's, Birmingham, as a Motor Engineer and Tin Plate Weeker.

Worker.
Court—BIRMINGHAM.
No. of Matter—47 of 1922.
Date of Order—June 21, 1922.
Date of Filing Petition—June 21, 1922.

GRIFFIN, Frank, residing and carrying on business at 765, Washwood Heath-road, Birmingham. at 765, Washw COAL DEALER

Court—BIRMINGHAM.
No. of Matter—49 of 1922.
Date of Order—June 23, 1922.
Date of Filing Petition—June 23, 1922.

CUNLIFFE, James Edward, 11, St. Anne's-street, Bury. Motor Driver, lately WHOLESALE TOBACCONIST. Court—BOLTON. No. of Matter—23 of 1922. Date of Order—June 24, 1922. Date of Filing Petition—June 24, 1922.

WILCOCK, James, 63, Church-street, Leigh, Lancs.
COMMISSION AGENT and Moneylender.
Court—BOLTON.
No. of Matter—20 of 1922.
Date of Order—June 24, 1922.
Date of Filing Petition—June 2, 1922.

CHICKEN, Martha (Widow), 244, Hotwell-road, in the city of Bristol, and carrying on business at 244, Hotwell-road, in the city of Bristol, under the style of COX & COMPANY. CONTRACTOR for SHIPPING SUPPLY.

Court—BRISTOL.

No. of Matter—24 of 1922.

Date of Order—June 22, 1922.

Date of Filing Petition—June 22, 1922.

EGGETT, Elwin William, residing and carrying on business at 664, Fishponds-road, Bristol. STATIONER and TOBACCONIST.

Court—BRISTOL.
No. of Matter—25 of 1922.
Date of Order—June 23, 1922.
Date of Filing Petition—June 23, 1922.

CALCAGNI, Antonio, late 42, High-street, Ogmore Vale, in the county of Glamorgan, but whose present residence or place of business the Petitioning Greditors are unable to ascertain.

Court—CARDIFF.

No. of Matter—29 of 1922.

Date of Order—June 20, 1922.

Date of Filing Petition—March 21, 1922.

OAVIES, Joseph Bonner, Treharne-road, Caerau, near Bridgend, in the county of Glamorgan. No occupation, formerly MINER and DRAPER. Court—CARDIFF.

No. of Matter—33 of 1922.

Date of Order—June 23, 1922.

Date of Filing Petition—May 26, 1922.

FRANCIS, WIDOW. Agnes, 147, Cathays-terrace, Cardiff. Court—CARDIFF.

No. of Matter—46 of 1921.
Date of Order—June 20, 1922.
Date of Filing Petition—Oct. 10, 1921.

PHILLIPS, George Alfred, 16, Church-street, Caerau, Maesteg, in the county of Glamorgan, Miner, lately carrying on business at 50, Victoria-street, Caerau, as a DRAPER.

Court—CARDIFF.
No. of Matter—38 of 1922.
Date of Order—June 23, 1922. Date of Filing Petition-June 23, 1922.

LÓCKHART, Ernest, residing at The Library, Finkle-street, Workington, in the county of Cumberland, and carrying on business at 5A, Wilsonstreet, Workington aforesaid. WATCHMAKER and JEWELLER.

COURT—COCKERMOUTH and WORKINGTON. No. of Matter—5 of 1922. Date of Order—June 21, 1922. Date of Filing Petition—June 21, 1922.

WINFIELD, Richard, 67, Awsworth-road, Ilkeston, in the county of Derby. MINER and CONFEC-TIONER. Court—DERBY and LONG EATON.
No. of Matter—10 of 1922.
Date of Order—June 21, 1922.
Date of Filing Petition—June 21, 1922.

THOMPSON, Joseph, Wilton, in the county of Wilts, and Friary Mill, Dorchester, in the county of Dorset. CONTRACTOR.
Court—DORCHESTER. No. of Matter—6 of 1922. Date of Order—June 22, 1922. Date of Filing Petition—May 12, 1922.

FOTHERGILL, John William, residing and carrying on business at 21, Front-street, Colliery-row, Fence Houses, in the county of Durham. DRAPER and CONFECTIONER.

Court—DURHAM.

No. of Matter, 10 of 1999 No. of Matter—19 of 1922. Date of Order—June 21, 1922. Date of Filing Petition—June 21, 1922.

SMITH, Henry, East Breary Farm, Bramhope, in the county of York. FARMER. Court—LEEDS. No. of Matter—40 of 1922. Date of Order—June 22, 1922. Date of Filing Petition—June 22, 1922.

HARTLEY, Isaac (trading as I. HARTLEY & CO.), 31, Halford-street, in the city of Leicester, and also at 6, Nottingham-street, Melton Mowbray, in the county of Leicester, and residing at 323, Aylestone-road, Leicester. CORN MER-CHANT CHANT. Court—LEICESTER

No. of Matter—28 of 1922. Date of Order—June 22, 1922. Date of Filing Petition—June 22, 1922.

BARTON, Alfred William, residing in lodgings at Trinity House, Walkeringham, in the county of Nottingham, and carrying on business at Walkeringham aforesaid. CATTLE DEALER. Court—LINCOLN and HORNCASTLE. No. of Matter—17 of 1922.

Date of Order—June 23, 1922.

Date of Filing Petition—June 23, 1922.

NICHOLLS, Lucas, 27, Cromwell-street, borough, in the county of Lincoln.
MERCHANT. COAL Court—LINCOLN and HORNCASTLE.
No. of Matter—18 of 1922.
Date of Order—June 23, 1922.
Date of Filing Petition—June 23, 1922.

SKEPPER, Stephen, 10, Carlisle-street, Gainsborough, in the county of Lincoln. LIVERY STABLE PROPRIETOR. Court—LINCOLN and HORNCASTLE. No. of Matter—13 of 1922. Date of Order—June 22, 1922. Date of Filing Petition—June 8, 1922.

PARKHURST, Stephen Francis, residing at Jessamine Villa, East Peckham, Kent, and carrying on business under the style of FRANK PARKHURST, Hale-street, East Peckham, Kent. PRACTICAL CYCLE ENGINEER and MAKER Court-MAIDSTONE.

No. of Matter—5 of 1922. Date of Order—June 21, 1922. Date of Filing Petition—June 21, 1922.

GREMSON, Barnett, residing at 83, Great Clowes-street, Lower Broughton, Salford, and carrying on business at 82, Portland-street, Manchester. HOSIERY MERCHANT. Court—MANCHESTER. No. of Matter—87 of 1922. Date of Order—June 22, 1922. Date of Filing Petition—June 19, 1922.

SHIPMAN, Morris, 33, Victoria-street, Merthyr Tydfil, in the county of Glamorgan. DRAPER. Court—MERTHYR TYDFIL. No. of Matter—16 of 1922. Date of Order—June 23, 1922. Date of Filing Petition—May 10, 1922.

HAW, Frank, The Criterion Hotel, Hexham, Northumberland. INNKEEPER. Court—NEWCASTLE-UPON-TYNE. No. of Matter—50 of 1922. Date of Order—June 23, 1922. Date of Filing Petition—June 23, 1922.

HATCHER-WEETMAN, Walter Ernest, Albe-marle, Cupernham, Romsey, in the county of Hants. GARDENER. Court—SOUTHAMPTON. No. of Matter—3 of 1922. Date of Order—June 21, 1922. Date of Filing Petition—April 6, 1922.

SUMMERS, Walter Kerry, Wharf Farm, in the parish of Wroughton, in the county of Wilts, and lately carrying on business at Wharf Farm, Wroughton aforesaid.

Court—SWINDON.

No. of Matter—10 of 1922.

Date of Order—June 22, 1922.

Date of Filing Petition—June 6, 1922.

WRIGHT, Harold, and WRIGHT, Oswald, Lichfield-road, Rushall, near Walsall, in the county of Stafford, carrying on business at Pelsall-lane, Rushall, near Walsall aforesaid, under the style of the RUSHALL FOUNDRY COMPANY, as Ironfounders and Engineers, and also carrying on business at the same address under the style of WRIGHT AND COMPANY, WHOLE-SALE CONFECTIONERS.

Court—WALSALL.
No. of Matter—12 of 1922

No. of Matter—12 of 1922. Date of Order—June 22, 1922. Date of Filing Petition—May 19, 1922.

REEVE, Ernest Hood, 1, Central-chambers, 150,
Parade, Learnington, in the county of Warwick.
CHARTERED ACCOUNTANT.
Court—WARWICK.
No. of Matter—5 of 1922.
Date of Order—June 22, 1922.
Date of Filing Petition—March 15, 1922.

The following Amended Notice is substituted for that published in the London Gazette of Feb. 14, 1922:— SCOTT, Walter (described in the Receiving Order as W. Scott), of and lately carrying on business at 37B, Aldersgate-street, London. SILK MERCER.

MERICER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1,361 of 1921.
Date of Order—Feb. 9, 1922.
Date of Filing Petition—Oct. 27, 1921.

ADJUDICATION ANNULLED.

HOLDING, (William Henry, lately residing and carrying on business at 2, Lower Milton-road, Gillingham, Kent, but now residing and carrying on business at 116, Burnt Oak-terrace, Gillingham aforesaid. DEALER.

Court—ROCHESTER.
No. of Matter—21 of 1907.
Date of Adjudication—July 13, 1907.
Date of Adjudication—July 13, 1907.
Date of Annulment—June 21, 1922.
Grounds of Annulment—It appearing to the Court that all the debts have been paid in full, together with interest at the rate of 24 per centum per annum.

annum:

APPLICATIONS FOR DISCHARGE.

JENKINS, Thomas, Hampton House, Norfolk-road, Margate, in the county of Kent. BUILDER. Court—CANTERBURY.
No. of Matter—8 of 1913.
Day Fixed for Hearing—July 11, 1922. 11 a.m. Place—The Guildhall.

FEARN, Alfred, Camden Hotel, Tunbridge Wells, in the county of Kent. PUBLICAN'S MANAGER. Court—TUNBRIDGE WELLS. No. of Matter—12 of 1916. Day Fixed for Hearing—July 20, 1922. 10.30 a.m. Place—Town Hall, Tunbridge Wells.

The following Amended Notice is substituted for that published in the London Gazette of June 20, 1922.

LUKE, Gustavus Frederick, carrying on business and residing under the name of FREDERICK MANDER at 1, High-street, Chislehurst, Kent. TAILOR.

Court-CROYDON.

No. of Matter—47 of 1921.

Day Fixed for Hearing—July 19, 1922. 10.30 a.m.

Place—County Court, Scarbrook-road, Croydon.

ORDER MADE ON APPLICATION FOR DISCHARGE.

TE, Elizabeth Ann (professionally known and described in the Receiving Order as BETH TATE), late 33, Westminster Palace-gardens, Westminster, whose present residence or whereabouts the Petitioning Creditor is unable to accertain TATE, Elizabeth

tain.
Court—HIGH COURT OF JUSTICE.
Nc. of Matter—857 of 1919.
Date of Order—May 30, 1922.
Nature of Order made—Bankrupt's discharge suspended for three weeks and that she be discharged as from June 20, 1922.
Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A.), Bankruptcy Act, 1914. 1914.

APPOINTMENTS OF TRUSTEES.

BROTHWELL, Fred, residing at Arley, Penrhyn avenue, and carrying on business at Rhos-road, both in Rhos-on-Sea, in the county of Denbigh. HAIRDRESSER, etc.

Court—BANGOR.

No. of Matter—12 of 1922.

Trustee's Name, Address and Description—Smith, Harold, 3, Clwyd-street, Rhyl, Accountant.

Date of Certificate of Appointment—June 23, 1922.

THOMPSON, Joseph, Wilton, in the county of Wilts, and Friary Mill, Dorchester, in the county of Dorset. CONTRACTOR.

Court—DORCHESTER.

No. of Matter—6 of 1922.

Trustee's Name, Address and Description—Collins, Arthur, 28, Baldwin-street, Bristol, Chartered Accountant.

Date of Certificate of Appointment-June 24, 1922.

COATON, Thomas Green, residing at 29, Evington-street, and carrying on business at 16, Humber-stone-road, both in the city of Leicester, under the style of T. G. COATON AND COMPANY. ELECTRICAL ENGINEER.

Court—LEICESTER. No. of Matter—24 of 1922.

Trustee's Name, Address and Description— Hawkins, Ebenezer Henry, 4, Charterhouse-square, London, E.C. 1, Incorporated Accountant. Date of Certificate of Appointment—June 22, 1922.

HAW, Herbert, 28, Gorse-road, Blackpool, in the county of Lancaster, and carrying on business at 94, Market-street, in the city of Manchester. YARN AGENT.
Court—MANCHESTER.
No. of Matter—44 of 1922.
Trustees' Names, Addresses and Description—Collinge. Bramwell. 30. Spring-gardens. Man-

Collinge, Bramwell, 30, Spring-gardens, Man-

chester, Chartered Accountant, and Brierley, William Wallace, 24, Clegg-street, Oldham, Chartered Accountant.

Date of Certificate of Appointment-June 22, 1922.

McKIE, Eliza (Widow), 14, Burnfoot-terrace, trading at 108 and 164, Whitley-road, Whitley Bay, Northumberland. COSTUMIER and FANCY DRAPER.

DRAPER.
Court—NEWCASTLE-UPON-TYNE.
No. of Matter—44 of 1922.
Trustee's Name, Address and Description—Bell,
George John, 24, Grainger-street West, Newcastleupon-Tyne, Accountant.
Date of Certificate of Appointment—June 23, 1922.

SOUTHWELL, Reginald Bentley, Rectory Cottage, Chetton, near Bridgnorth, in the county of Salop. CLERK in HOLY ORDERS. Court—SHREWSBURY. No. of Matter—11 of 1922. Trustee's Name, Address and Description— Deighton, Charles Herbert, Bridgnorth, Salop,

Date of Certificate of Appointment-June 24, 1922.

OSBORNE, Albert (trading as THE EXCELSIOR SUPPLY CO.), residing and carrying on business at 35, High Northgate, Darlington, in the county of Durham. DRAPER and BOOT DEALER.

Court—STOCKTON-ON-TEES.

No. of Matter—14 of 1922.

Trustee's Name, Address and Description—Sansom, Harry, 39, Priestgate, Darlington, Chartered Accountant.

Date of Certificate of Appointment—June 24, 1922.

MARTIN, Herbert Ellis, residing and carrying on business at Goblindale Farm, The Trench, near Ellesmere, in the county of Salop. FARMER. Court—WREXHAM.

No. of Matter—14 of 1922.
Trustee's Name. 'Address and Description

Trustee's Name, Address and Description— Part idge, Albert Henry, 3, Warwick-court, Gray's Inn, London, W.C. 1, Chartered Accountant

Date of Certificate of Appointment-June 23, 1922.

NOTICES OF INTENDED DIVIDENDS.

COHEN, Myer (commonly known and described in the Receiving Order as J. ROSS (Male)), 45, Duns-mure-road, Stamford-hill, London. BOOK-MAKER.

Court—HIGH COURT OF JUSTICE. No. of Matter—355 of 1921.

Last Day for Receiving Proofs—July 14, 1922.

Name of Trustee and Address—Boyle, Walter,
Official Receiver, Bankruptcy Buildings, Careystreet, London, W.C. 2.

JONES, Sir Edgar Rees, carrying on business at Dacre House, Victoria-street, London. M.P. Court—HIGH COURT OF JUSTICE. No. of Matter—158 of 1922. Last Day for Receiving Proofs—July 14, 1922. Name of Trustee and Address—Garton, F. T., Official Receiver, Bankruptcy Buildings, Carey-street, London, W.C. 2.

PODESCHWA, George, and KUNSTLER, Louis, 51.
Fann-street, in the city of London, MANTLE and
COSTUME MANUFACTURERS, trading and
described in the Receiving Order as PODESCHWA
and KINSLER (a Firm).
Court—HIGH COURT OF JUSTICE.
No. of Matter—819 of 1921 (under order for consolidation of proceedings).
Last Day for Receiving Proofs—July 12, 1922.
Name of Truetee and Address—Miles, Algernon
Osmond, 28, King-street, Cheapside, London,
E.C. 2.

E.C. 2.

-CUSICK, Alfred, 131, Holland-street, Denton, in the county of Lancaster, and lately carrying on business at 73, Manchester-road, Hyde, in the county of Chester, and at Borough-arcade, Market-street, Hyde aforesaid. GREENGROCER.

Court—ASHTON-UNDER-LYNE and STALY-

BRIDGE.

No. of Matter—2 of 1922.

Last Day for Receiving Proofs—July 12, 1922. Name of Trustee and Address—Gibson, John Grant, Official Receiver, Byrom-street, Manchester.

RICH, Thomas Martin (described in the Receiving Order as Tom Rich), The Limes, Kington Langley, near Chippenham, in the county of Wits. CATTLE DEALER.

Court—BATH.

No. of Matter—2 of 1917.

Last Day for Receiving Proofs—July 11, 1922.

Name of Trustee and Address—Darley, Frederick William, Official Receiver, 26, Baldwin-street, Bristol.

Bristol.

WOODHEAD, John Stanley, 68, Rochdale-road, Bury, in the county of Lancaster, PAINTER and DECORATOR, and carrying on business at Butcher-lane, Bury aforesaid.

Court—BOLTON.
No. of Matter—36 of 1921.

Last Day for Receiving Proofs—July 12, 1922. Name of Trustee and Address—Gibson, John Grant, Official Receiver, Byrom-street, Manchester.

HANDLEY, George, Brogden Hall, Barnoldswick, Yorkshire. FARMER. Court—BRADFORD.

No. of Matter—33 of 1922.
Last Day for Receiving Proofs—July 12, 1922.
Name of Trustee and Address—Durrance, Walter.
Official Receiver, 12, Duke-street, Bradford.

POOLE, Arthur Henry, Norman Villa, Victoria-street, Staple Hill, in the county of Gloucester, and carrying on business at 17, Kingsland-road, St. Philips, in the city and county of Bristol, under the name and style of HENDY AND COMPANY, COAL FACTORS and MER-CHANTS.

Court—BRISTOL.

No. of Matter—35 of 1913.

Last Day for Receiving Proofs—June 11, 1922.

Name of Trustee and Address—Darley, Frederick William, Official Receiver, 26, Baldwin-street, Bristol

STOVIN, Fred, The Portcullis Hotel, (Sodbury. LICENSED VICTUALLER. Chipping

Sodbury. LICENSED VICTUALLER.
Court—BRISTOL.
No. of Matter—11 of 1922.
Last Day for Receiving Proofs—July 10, 1922.
Name of Trustee and Address—Taylor, John Godfrey, Chartered Accountant, 28, Baldwinstreet, Bristol.

ABRAHAM, Arnold Cuthbert, 59, Albert-road, Hythe, in the county of Kent. OFFICER in H.M. FORCES.
Court—CANTERBURY.
No. of Matter—6 of 1922.
Last Day for Receiving Proofs—July 12, 1922.
Name of Trustee and Address—Ward, Arthur Harold, Official Receiver's Office, 68A, Castlestreet, Canterbury.

NASH, James Henry, 23, King's-bridge, in the city of Canterbury, and NASH, Frederick Charles, 6, Westgate, in the said city, TAILORS, carrying on business in co-partnership at 3, The Parade, in the said city, under the name of NASH BROTHERS.

Court—CANTERBURY. No. of Matter—41 of 1903.

No. of Matter—41 of 1905.

Last Day for Receiving Proofs—July 12, 1922.

Name of Trustee and Address—Ward, Arthur Harold, Official Receiver's Office, 68A, Castlestreet, Canterbury.

NASH, Frederick Charles (Separate Estate).
Court—CANTERBURY.
No. of Matter—41 of 1903.
Last Day for Receiving Proofs—July 12, 1922.
Name of Trustee and Address—Ward, Arthur Harold, Official Receiver's Office, 68A, Castlestreet, Canterbury.

WILKINS, William Bertram, 3 and 5, Station-road, Anerley, Surrey. FURNITURE DEALER. Court—CROYDON. No. of Matter—11. of 1922. Last Pay for Receiving Proofs—July 12, 1922. Name of Trustee and Address—Gourlay, Thomas, 29, Russell-square, W.C. 1.

BUBB, George, residing at White House, Wallheath, in the county of Stafford, and carrying on business at 73, King-street, Dudley, in the county of Worcester. IRONMONGER and HORSE DEALER.
Court—DUDLEY.
No. of Matter—5 of 1911.

Last Day for Receiving Proofs—July 11, 1922.

Name of Trustee and Address—Fairbairn, Andrew Martin, Official Receiver, 1, Priory-street,

MULLETI, Joseph James, residing at 4, Caroline-street, and carrying on business at St. John's-street, both Kates Hill, Dudley, Worcestershire BUILDER and CONTRACTOR.

Court—DUDLEY.

No. of Matter-19 of 1905. Last Day for Receiving Proofs—July 11, 1922.

Name of Trustee and Address—Fairbairn, Andrew Martin, Official Receiver, 1, Priory-street, Dudley.

HALL, John Oscar, 8, Irene-terrace, West Auckland, in the county of Durham, lately carrying on business as a FRUITERER and GENERAL DEALER at Fleece Hotel Yard, West Auckland aforesaid.

Court-DURHAM.

No. of Matter—12 of 1921.

Last Day for Receiving Proofs—July 19, 1922.

Name of Trustee and Address—Ellis, Walter Argus, Official Receiver, 14, John-street, Sunderland.

PHIMISTER, William James, I, Lancaster-terrace, Chester-le-Street, in the county of Durham, and carrying on business at 181, Front-street, Chester-le-Street aforesaid. MOTOR EN-GINEER.

Court—DURHAM. No. of Matter—17 of 1921.

Last Day for Receiving Proofs—July 15, 1922.

Name of Trustee and Address—Gray, Alan Jared,
Accountant and Auditor, 3, Manor-place, Sunder-

CHURCHMAN, Reginald White, residing at "Carola," St. John's-road, Stansted, and carrying on business at The Garage, Cambridge-road. Stansted oforesaid, under the firm or style of R. W. CHURCHMAN, and also as the STANSTED MOTOR COMPANY. DEALER IN MOTOR CARS and ACCESSORIES.

Court—HERTFORD.

No. of Matter—4 of 1919.

Last Day for Receiving Proofs—July 11, 1922.

Name of Trustee and Address—Hawkins, Ebenezer Henry, 4, Charterhouse-square, London, E.C. 1.

Henry, 4, Charterhouse-square, London, E.C. 1.

SYKES, Norman, Ballroyd-road, Fartown, Huddersfield, in the county of York. WOOLLEN CLOTH MERCHANT.
Court—HUDDERSFIELD.
No. of Matter—12 of 1921.

Last Day for Receiving Proofs—July 12, 1922. Name of Trustee and Address—Durrance, Walter, Official Receiver, 12, Duke-street, Bradford.

SHRIMPTON, Thomas Andrew, 42, Load-street,
Bewdley, in the county of Worcester. GROCER.
Court—KIDDERMINSTER.
No. of Matter—2 of 1917.
Last Day for Receiving Proofs—July 11, 1922.
Name of Trustee and Addross—Fairbairn, Andrew
Martin, Official Receiver, 1, Priory-street, Dud-

HICKMAN, William Edward, Bank Top New Mills, Mill-street, Leeds (trading under the style or firm of WILLIAM TENNANT), residing at Poplar-grove, in the parish of Barwick-in-Elmet, near Leeds aforesaid. WHOLESALE PAPER STOCK and WOOLLEN RAG MERCHANT.

MERCHANI.
Court—LEEDS.
No. of Matter—70 of 1891.
Last Day for Receiving Proofs—July 14, 1922.
Name of Trustee and Address—Bowling, Harry
Clifford, Official Receiver in Bankruptcy, 24, Bond-street, Leeds.

BARKER, George William (trading as the ISOBAR HOSIERY MANUFACTURER, formerly at 252, Hinckley-road, Leicester, and carrying on business at 241, Bradgate-street, Leicester.

HOSIERY MANUFACTURER, formerly carrying on business at 69A, Nottingham-road; Loughborough, in the county of Leicester.

Court—LEICESTER.

No. of Matter—38 of 1921.

Last Day for Receiving Proofs—July 12, 1922.

Name of Trustee and Address—Burton, John Hunt, 1, Berridge-street, Leicester.

COWL, Harry, residing at 23, Brook-road, Bootle, in the county of Lancaster, and carrying on business alone at Cereal Court B, in the city of Liverpool, under the style of COWL & COMPANY. CARGO SUPERINTENDENT. Court—LIVERPOOL.
No. of Matter—64 of 1921.
Last Day for Receiving Proofs—July 12, 1922.
Name of Trustee and Address—Symond, Elwy Davies, Official Receiver, 11, Dale-street, Liverpool.

SMITH, Richard Coutts, "Monkswell," Victoria Park, Wavertree, Liverpool, in the county of Lancaster. Of no Occupation. Court—LIVERPOOL. No. of Matter—12 of 1921. Last Day for Receiving Proofs—July 12, 1922. Name of Trustee and Address—Symond, Elwy Davies, Official Receiver, 11, Dale-street, Liverpool.

HAMLET, John Henry, residing at 22, Arran-avenue, Sylvan-avenue, Marsland-road, Sale, in the county of Chester. COTTON SALESMAN.

Court—MANCHESTER.

No. of Matter—18 of 1916.
Last Day for Receiving Proofs—July 12, 1922.

Name of Trustee and Address—Gibson, John Grant, Official Receiver, Byrom-street, Manchester.

GREENSITT, Richard, residing at Boulby Loftus, in the county of York, and WOODALL, Francis William, residing at 37, Randolph-street, Saltburn-by-the-Sea, in the said county of York, carrying on business in co-partnership at Exeterstreet, Saltburn-by-the-Sea aforesaid, under the style of GREENSITT & WOODALL. MOTOR ENGINEERS.

Court—MIDDLESBROUGH.

No. of Matter—4 of 1922.

Last Day for Receiving Proofs—July 20, 1922.

Name of Trustee and Address—Townsend, Charles

Lucas, Official Receiver, 80, High-street, Stockton-on-Tees.

STOCKWELL, Victor Harry, 119, Corporation-road, and 251, Newport-road, Middlesbrough, in the county of York. FISH DEALER.

Court—MIDDLESBROUGH.

No. of Matter—24 of 1909.

Last Day for Receiving Proofs—July 12, 1922.

Name of Trustee and Address—Townsend, Charles Lucas, Official Receiver, 80, High-street, Stockton-on-Tees. ton-on-Tees.

WALTON, George Herbert, residing at 28, West Park-street, Chatteris, in the county of Cambridge, and carrying on business at St. Martin's-road, Chatteris. WHEELWRIGHT and VAN BUILDER.

Court—PETERBOROUGH. No. of Matter—11 of 1921.

Last Day for Receiving Proofs—July 12, 1922. Name of Trustee and Address—Morris, John Osborne, Official Receiver, 5, Petty Cury, Cambridge.

READING, Joseph Paul, 2, Coventry-street, Stour-bridge, in the county of Worcester. LICENSED VICTUALLER and Wine and Spirit Merchant. Court—STOURBRIDGE. No. of Matter—3 of 1912. Last Day for Receiving Proofs—July 11, 1922. Name of Trustee and Address—Fairbairn, Andrew Martin, Official Receiver, 1, Priory-street, Dudley.

Dudley.

COCKBURN, Margaret Alice (Widow), residing and carrying on business at 10, North-terrace, Seaham Harbour, in the county of Durham. BOOT and SHOE DEALER.

Court—SUNDERLAND.

No. of Matter—30 of 1921.

Last Day for Receiving Proofs—July 15, 1922.

Name of Trustee and Address—Gray, Alan Jared,
Accountant and Auditor, 3, Manor-place, Sun-

BURGIN, John Sydney, Long-street, Foston, near Grantham, in the county of Lincoln, lately residing at Beech House, and carrying on business at 39, Market-street, both in Hemsworth, in the county of York. TAILOR and OUTFITTER.

Court—WAKEFIELD.

No. of Matter—17 of 1922.

Last Day for Receiving Proofs—July 8, 1922. Name of Trustee and Address—Kitson, Martin Naylor, 13, Barstow-square, Wakefield.

JAMES, Henry, residing at 27, Dicconson-street, Wigan, and carrying on business at Dawber-street, Wigan. TAILOR.
Court—WIGAN.
No. of Matter—6 of 1921.
Last Day for Receiving Proofs—July 12, 1922.
Name of Trustee and Address—Symond, Elwy Davies, Official Receiver, 11, Dale-street, Liver-pool.

DAVIES, William, The Grapes Inn, Cefn Mawr, Ruabon, in the county of Denbigh. LICENSED VICTUALLER.

Court—WREXHAM.
No. of Matter—4 of 1922.
Last Day for Receiving Proofs—July 12, 1922.
Name of Trustee and Address—Hooson, Isa

Daniel, Official Receiver, St. Peter's Churchyard, The Cross, Chester.

NOTICES OF DIVIDENDS.

JACOBS, Montagu, 14, Queen Victoria-street, in the

ACOBS, Montagu, 14, Queen Victoria-street, in the city of London.

Court—HIGH COURT OF JUSTICE.

No. of Matter—616 of 1902.

Amount per £—1s. 84d.

First or Final, or otherwise—First and Final.

When Payable—Any day (except Saturday) between the hours of 11 a.m. and 2 p.m.

Where Payable—Bankruptcy Buildings, Careystreet, London, W.C. 2.

LEVY, Davis, of and lately carrying on business and residing at 12, Mile End-road, London. COSTUMIER.

Court—HIGH COURT OF JUSTICE.
No. of Matter—1,193 of 1921.

Amount per £—5s.

First or Final, or otherwise—First.

When Payable—July 12, 1922.

Where Payable—78/79, Avenue-chambers, Southampton-row, W.C. 1.

MAURY, Pierre Mones, 119A, Mount-street, Berkeleysquare, in the county of London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—423 of 1918.
Amount per £—20s. and interest at 4 per cent.
First or Final, or otherwise—First and Final.
When Payable—June 30, 1922.
Where Payable—At the Offices of Elles, Salaman,
Coates and Co. 1 and 2. Bucklersbury, London,

Coates and Co., 1 and 2, Bucklersbury, London,

MAZOVETSKY, Baruch (known as BERNARD MAZAR, and described in the Receiving Order as B. Mazar), 19, Manchester-avenue, Aldersgatestreet, in the city of London. FUR and SKIN MERCHANT.

MERCHANT:
Court—HIGH COURT OF JUSTICE.
No. of Matter—270 of 1921.
Amount per £—6½d.
First or Final, or otherwise—Second and Final.
When Payable—July 3, 1922.
Where Payable—Moore, Stephens and Co.,
Gresham-buildings, Guildhall, London, E.C. 2.

OAK, William Augustus, 168, Norwood-road, S.E. 27.

NEWSAGENT.

Court—HIGH COURT OF JUSTICE.

No. of Matter—1,351 of 1921.

Amount per £-84d.

First or Final, or otherwise—First and Final.

When Payable—Any day (except Saturday), between the hours of 11 a.m. and 2 p.m.

Where Payable—Bankruptcy Buildings, Careystreet, London, W.C. 2.

OGEN, David, residing and carrying on business at 211, Rye-lane, Peckham, in the county of London. MANTLE DEALER. Court—HIGH COURT OF JUSTICE.

No. of Matter—1,157 of 1921.

Amount per 2—8d.

First or Final, or otherwise—First and Final.

When Payable—Any day (except Satubetween the hours of 11 a.m. and 2 p.m.

Where Payable—Bankruptcy Buildings, (street, London, W.C. 2. Saturday),

PHILLIPS, Alfred Samuel (trading as PHILLIPS & SONS), Quadrant House, 58, Regent-street, in the county of London. LADIES' TAILOR. Court—HIGH COURT OF JUSTICE. No. of Matter—309 of 1918.

Amount per £—6d.
First or Final, or otherwise—Third and Final.
When Payable—July 3, 1922.
Where Payable—23, King-street, Cheapside, London, E.C. 2.

EVANS, Thomas, Synod Villa Shop, Cross Inn,
Llanarth, Cardiganshire. DRAPER, GROCER
and IRONMONGER.
Court—ABERYSTWYTH.
No. of Matter—1 of 1918.
Amount per £—1s. 1d.
First or Final, or otherwise—Supplementat
When Payable—July 6, 1922.
Where Payable—4, Queen-street, Carmarthen.

I'ARR, Henry, St. Pancras, Chichester, S COAL MERCHANT and CONTRACTOR. COAL MERCHANT and CONTRACTOR.
Court—BRIGHTON and LEWES (at Brighton).
No. of Matter—75 of 1920.
Amount per £—2s. 6d.
First or Final, or otherwise—Third.
When Payable—June 30, 1922.
Where Payable—At the offices of Orbell and Kirk,
151-2, North-street, Brighton.

SS, Frederick Charles, 64, Gloucester-road, Bishopston, in the city and county of Bristol, lately residing at 71, North-road, Bishopston aforesaid, and carrying on business at 32, Windsor-road, St. Andrews Park, Bishopston aforesaid, and 71, North-road aforesaid. ELECTRICAL ENGINEER.

-Firet and Final.

TRICAL ENGINEER.
Court—BRISTOL
No. of Matter—6 of 1922.
Amount per £—2s. 63d.
First or Final, or otherwise—F
When Payable—June 30, 1922.
Where Payable—Official Rec
Baldwin-street, Bristol. Receiver's Office, 26,

EDGE, Joseph, Ash House, Huxley, in the county of Chester. FARMER.

Court—CHESTER.

No. of Matter—2 of 1922.

Amount per £—6s. 3½d.

First or Final, or otherwise—First and Final.

When Payable—July 7, 1922.

Where Payable—Official Receiver's Office, St.

Peter's Churchyard. The Cross. Chester.

Peter's Churchyard, The Cross, Chester.

ANDREW, Bert George, 4, Johnson-street, Great Grimsby. MOTOR DRIVER, late TAXI-CAB PROPRIETOR.

Court—GREAT GRIMSBY.
No. of Matter—33 of 1921.

Amount per £—2s. 11d.

Rirst or Final, or otherwise—First and Final.

When Payable—July 1, 1922.

Where Payable—Official Receiver's Office, St.

Mary's Chambers, Great Grimsby.

JONSSON, Florence Gertrude, (Married Woman), 246, Victoria-street, Great Grimsby. GENERAL DRAPER.

Court—CREAT GRIMSBY.

No. of Matter—14 of 1922.

Amount per £—3s.

First or Final, or otherwise—First.

When Payable—July 4, 1922.

Where Payable—Official Receiver's

Mary's Chambers, Great Grimsby. Office, St.

THOMAS, W. R., 41, Tressillian-road, Brockley, Kent. CIVIL SERVANT. Court—GREENWICH.

No. 32712.

No. of Matter-4 of 1918.

Amount per £-1s. 2d.

First or Final, or otherwise—Sixth instalment of composition of 15s. in the £.

When Payable—July 12, 1922.

Where Payable—29, Russell-square, W.C. 1.

FALCONAR, William Ernest, late 35, Wellington-square, Hastings, Sussex, but now 263, Hammer-smith-road, London. PHYSICIAN and SUR-

GEON. Court—HASTINGS.

No. of Matter—15 of 1910.

Amount per £—1s, 63d.

First or Final, or otherwise—First and Final.

When Payable—June 29, 1922.

Where Payable—Official Receiver's Office, 12a, Marlborough-place, Brighton.

LINTER, Reginald Ernest, residing at 9, Silverbeech-avenue, Allerton, and lately carrying on business at 84, Bold-street, both in the city of Liverpool. LADIES' HAIR DRESSER. Court—LIVERPOOL.

No. of Matter—42 of 1920.

Amount per £—1s. 10¾d.

First or Final, or Otherwise—First and Final.

When Payable—July 6, 1922.

Where Payable—Official Receiver's Office, 11, Dalestreat, Liverpool.

THOMPSON, John, residing at 35, Northern-grove, West Didsbury, in the county of Lancaster, and lately carrying on business as THE THOMPSON CHEMICAL COMPANY at 105, George-street, Manchester, in the county of Lancaster. CHEMICAL MANUFACTURER.

Court—MANCHESTER.

No. of Matter—54 of 1921.

Amount per £—5d.

First or Final, or Otherwise—First and Final.

When Payable—July 5, 1922.

Where Payable—Official Receiver's Offices, Byromstreet, Manchester.

street, Manchester.

THOMAS, William Richard, residing at 173, Caerleon-road, Newport, in the county of Monmouth, and carrying on business at Dudley-street, Newport aforesaid. BUILDER.
Court—NEWPORT (Mon.).
No. of Matter—14 of 1921.
Amount per £—4½d.
First or Final, or otherwise—First and Final.
When Payable—July 12, 1922.
Where Payable—Official Receiver's Office, 34, Parkplace. Cardiff.

place, Cardiff.

DENNEWORTH, Ada Catherine, residing at 33, Hylton-road, Sunderland, in the county of Durham, and carrying on business separately and apart from her Husband at 33, Hylton-road aforesaid. CONFECTIONER.

Court—SUNDERLAND.

No. of Matter—17 of 1921.

Amount per 2—2s, 2d.

First or Final, or otherwise—First and Final.

When Payable—July 5, 1922.

Where Payable—Official Receiver's Offices, 14, John-street, Sunderland.

John-street, Sunderland.

ROBERTSON, Charles Edwin, residing and carrying on business at A6, Third-street, Horden, in the county of Durham. CYCLE and MOTOR AGENT.

AGENT.
Court—SUNDERLAND.
No. of Matter—22 of 1921.
Amount per £—10s. 6d.
First or Final, or otherwise—First and Final.
When Payable—July 5, 1922.
Where Payable—Official Receiver's Offices, 14,
John-street, Sunderland.

BEBINGTON, Alfred John, 121, Norfolk-street, and Siddall's Buildings, in the county borough of Swansea. WATCHMAKER and JEWELLER. Court—SWANSEA.
No. of Matter—4 of 1922.
Amount per £—10s. 7d.
First or Final, or otherwise—First and Final.
When Payable—June 30, 1922.
Where Payable—Official Receiver's Offices, Government Buildings, St. Mary's-street, Swansea.

CXLEY, Wright, Highfield-road, Horbury, near Wakefield, Yorkshire. SHOEMAKER. Court—WAKEFIELD.

No. of Matter—34 of 1921.
Amount per £—2s. 53d.
First or Final, or otherwise—First and Final.
When Payable—June 27, 1922.
Where Payable—Official Receiver's Office, 21, Kingstreet, Wakefield. Horbury, near EXLEY,

NOTICE TO DEBTOR IN LIEU OF PER-SONAL SERVICE OF BANKRUPTCY NOTICE AND PETITION, AND OF APPLICATION TO COMMIT FOR CON-TEMPT OF COURT.

STONE, B. (Male), residing at 11, Westbourne-avenue, South Shore, Blackpool, and carrying on business at 199, Deansgate, Manchester, and trading as MAISON ALEXANDRE, at 38, King-street, Manchester aforesaid, all in the county of Lancaster. MERCHANT and LADIES' OUT-FITTER.

Court—MANCHESTER.
No. of Matter—80 of 1922.
Nature of Notice of which Substituted Service
Directed—Petition.

Date thereof—June 13, 1922.

Date of Hearing—July 10, 1922. 11.20 a.m.

Name and Description of Person by whom Petition is Presented—Ritchie and Eason, 26, Dickinson-street, Manchester, Cotton Manufacturers.

Pursuant to the Act and Rules, notices to the above effect have been received by the Board of Trade.

H. F. CARLILL,

Inspector-General in Bankruptcy.

THE COMPANIES (WINDING-UP) ACT, 1890, AND THE

COMPANIES (CONSOLIDATION) ACT, 1908.

WINDING-UP ORDERS

. Name of Company—A. LEVY AND SONS Limited. Address of Registered Office—No. 32, Camp-road, Leeds. Court—LEEDS.
No. of Matter—1 of 1922.
Date of Order—June 12, 1922.
Date of Presentation of Petition—May 12, 1922.

The following Notice is substituted for that which appeared in the London Gazette of May 9th, 1922:—

Name of Company—W. H. WALLER Limited. Address of Registered Office—54, Portland-street, Manchester.

Court—CHANCERY OF THE COUNTY PALA-TINE of LANCASTER (MANCHESTER TINE of DISTRICT).

No. of Matter—1922, Letter W., No. 44. Date of Order—May 29, 1922. Date of Presentation of Petition—Feb. 23, 1922.

FIRST MEETINGS.

Name of Company KENZIE Limited. of Company-MACDONALD AND MAC-Address of Registered Office—42, East Castle-street, Oxford-circus, London, W.

Court-HIGH COURT OF JUSTICE.

No. of Matter—00158 of 1922. Creditors—Date, July 6, 1922; Hour, 11.30 a.m.; Place, 33, Carey-street, Lincoln's Inn, London, Place, 3 W.C. 2.

Contributories—Date, July 6, 1922; Hour, 12 noon; Place, 33, Carey-street, Lincoln's Inn, London, W.C. 2.

Name of Company—METAL SMELTERS Limited.
Address of Registered Office—Amberley House,
Norfolk-street, in the county of London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—003 of 1922.
Creditors—Date, July 7, 1922; Hour, 11.30 a.m.;
Place, 33, Carey-street, Lincoln's Inn, London,
W.C. 2.

Contributories—Date, July 7, 1922; Hour, 12 noon; Place, 33, Carey-street, Lincoln's Inn, London, W.C. 2.

Name of Company-YORKSHIRE MOULDINGS Limited.

Address of Registered Office-Anchor Works, Dews-

bury. Court—DEWSBURY.

No. of Matter—3 of 1922.

Creditors—Date, July 6, 1922; Hour, 12 noon; Place—County Court House, Dewsbury.
Contributories—Date, July 6, 1922; Hour, 12.15 p.m.; Place—County Court House, Dewsbury.

NOTICES OF DIVIDENDS.

Name of Company—THE UNITED ENGINEER-ING COMPANY Limited.

Address of Registered Office—22, Basinghall-street, in the city of London.

Court—HIGH COURT OF JUSTICE.

No. of Matter—00336 of 1921.

Amount per 2—9s. 37d.

First and Final, or otherwise—First and Final.

When Payable—Any day (except Saturday) between the hours of eleven and two.

Where Payable—At the Office of the Official

Where Payable—At the Office of the Official Receiver and Liquidator, 33, Carey-street, Lin-coln's Inn, London, W.C. 2.

Name of Company—THE WESTERN CABINET COMPANY (1919) Limited.

COMPANY (1919) Limited.

Address of Registered Office—9-11, New Inn-yard,
Tottenham Court-road, in the county of London.
Court—HIGH COURT OF JUSTICE.

No. of Matter—002 of 1921.

Amount per 2—2s. 8d.
First and Final, or otherwise—First and Final.
When Payable—Any day (except Saturday) between the hours of eleven and two.
Where Payable—At the Office of the Official Receiver and Liquidator, 33, Carey-street, Lincoln's Inn, London, W.C. 2.

NOTICE OF APPOINTMENT OF LIQUIDATOR.

Name of Company—DEEPDENE Limited. ame of Company—DEEPDENE Limited.

Address of Registered Office—Deepdene Hotel,
Dorking, Surrey.
Court—CROYDON.

No. of Matter—1 of 1922.
Liquidator's Name—J. Stephenson, with a Committee of Inspection.
Liquidator's Address—23, King-street, E.C. 2.
Date of Appointment—May 30, 1922.

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.

H. M. WINEARLS, Comptroller of the Companies Department.

14.

NOTICE-All Notices and Advertisements are published in The London Gazette at the risk of the Advertiser.

All Notices and Advertisements by Private Advertisers may be tendered at or sent direct by post to the Office of The London Gazette, H.M. Stationery Office, Princes Street, Westminster, S.W. 1, for insertion at the authorised rates of payment. The office hours are from 10 a.m. to 6 p.m., closing at one o'clock on Saturdays.

All Notices and Advertisements must be prepaid. To save delay, Notices and Advertisements sent direct by post should be accompanied by Postal Orders, made payable to The Superintendent, London Gazette. Notices and Advertisements paid for by cheque will not be inserted until such cheques have been cleared.

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 or attested by a Solicitor of the Supreme Court.

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- (a) Notices under the Bankruptcy Acts (except the Discharge and Closure Act, 1887, see (b)) -7s.6d.
 - (b) Notices under the Bankruptcy (Discharge and Closure) Act, 1887-10s.
- (c) Notices under the Companies Winding-up Act, 1890, and the Companies (Consolidation) Act, 1908, as prescribed by the Rules under the Acts -7s. 6d. Other Companies Winding up Notices at the rates given under (f).
- (d) Notices under the County Courts Act, 1888, when received from the Registrar of County Court Judgments—15s.
 - (s) Friendly Societies Notices—7s. 6d.
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All Notices and Advertisements should reach the Office of The London Gazette, H.M. Stationery Office, Princes Street, Westminster, S.W. 1, before 2 p.m. on the day previous to publication. Notices and Advertisements received after that time will be inserted, if circumstances permit, on payment of a late fee for each Notice or Advertisement at the following rates:-

> Up to 5 p.m. on the day previous to publication 58. Up to noon on the day of publication ... Up to 2 p.m. on the day of publication ... 10s. 20s.

All communications on the business of The London Gazette should be addressed to The Superintendent, Office of the London Gazette, H.M. Stationery Office. Princes Street, Westminster, S.W. 1.

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37, PETER STREET, MANCHESTER; 1, Sr. ANDREW'S CRESCENT, CARDIFF;
23. FORTH STREET EDINBURGH;
or from EASON & SON, Ltd., 40 and 41, Lower Sackville Street, Dublim.

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Tuesday, 27 June, 1922. Price Two Shillings Net.

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