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TUESDAY, AUGUST 10, 1875.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS a Convention between Great Britain and France, for the establishment of International Copyright, was concluded at Paris on the third of November, one thousand eight hundred and fifty-one; and

Whereas an Order in Council was passed on the tenth day of January, one thousand eight hundred and fifty-two, to give effect to that Convention: and

Whereas an Act was passed in the fifteenth year of the reign of Her present Majesty, chapter twelve, intituled "An Act to enable Her Majesty "to carry into effect a Convention with France "on the subject of Copyright; to extend and " explain the International Copyright Acts; and " to explain the Acts relating to Copyright in " Engravings;" and

Whereas it has been considered expedient to alter and amend the sixth section of the aboverecited Act, which section is as follows:-"Nothing in the said Act contained shall be so "construed as to prevent fair imitations or adap-tations to the English stage of any dramatic " piece or musical composition published in any "foreign country;" and

Whereas such section has been altered and amended by an Act passed during the present year of the reign of Her Majesty, chapter twelve, intituled "An Act to amend the Law relating to "International Codyright:"

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and by virtue of the authority committed to Her by the last-recited Act, doth order, and it is hereby ordered, that from and after the day next after the day of the publication hereof in the London Gazette, the sixth section of the first above-recited Act shall not apply to the dramatic pieces to which protection is extended by the Order in Council of the tenth of January, one thousand eight hundred and fifty-two; and the said recited Act shall take effect, with respect to such dramatic pieces, and to the translations thereof, as if the said sixth section of the said Act were repealed.

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Order in Council dated the seventeenth day of March one thousand eight hundred and seventy-five Her Majesty acting in exercise of the powers conferred upon Her by the Merchant Shipping Act Amendment 1862 was pleased to make certain regulations as to the measurement of merchant ships of the Kingdom of Spain the ascertainment of the tonnage thereof and otherwise incident thereto.

And whereas it has been made to appear to Her Majesty that it is expedient that the operation of the said recited Order in Council should be suspended until the first day of January one

thousand eight hundred and seventy-six.

Now therefore Her Majesty, by and with the advice of Her Privy Council, is hereby pleased to direct that the operation of the said recited Order of the seventeenth day of March one thousand eight hundred and seventy-five shall be, and the same is hereby, suspended until the first day of January one thousand eight hundred and seventysix, when the same shall come into operation.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS, by an Act passed in the session of Parliament holden in the fifty-seventh year of the reign of His Majesty King George the Third, intituled "An Act to empower His " Majesty to suspend the training and to regulate "the quotas of the Militia," it is, amongst other things, enacted "that it shall be lawful for His "Majesty, by any Order or Orders in Council, to "suspend the calling out of the Militia of the "United Kingdom, or any part of the United Kingdom, or of any county, riding, shire, stewartry, city, town, or place, for the purpose " of being trained and exercised in any year, and " to order and direct that no training or exercising " of the Militia of the United Kingdom, or of any " part of the United Kingdom, or of any county " or counties, riding or ridings, shire or shires, " stewartry or stewartries, city or cities, town or "towns, or place or places, specified in any such "Order or Orders in Council, shall take place in

"any year, anything contained in any Act or "Acts of Parliament relating to the Militia to "the contrary notwithstanding."

And whereas it has seemed fit to Her Majesty, by and with the advice of Her Privy Council, to suspend the calling out of the North Mayo, South Mayo, and Sligo Regiments of Militia, and to direct that there shall be no training and exercising thereof in the year one thousand eight hundred and seventy-five:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, doth hereby suspend the calling out of the North Mayo, South Mayo, and Sligo Regiments of Militia, and doth order and direct that there shall be no training and exercise thereof in the year one thousand eight hundred and seventy-five; and it is further ordered that this Order be published in the London Gazette.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by the 106th Section of "The Explosives Act, 1875," it is enacted that it shall be lawful for Her Majesty from time to time, by Order in Council, to define for the purposes of the said Act, the composition, quality, and character of any explosive, and to classify explo-

Now, therefore, in pursuance of the above-mentioned provision of the said Act, Her Majesty is pleased, by and with the advice of Her Privy Council, to order as follows:—

For the purposes of the said Act explosives shall be divided into seven classes as follows-

Class 1 Gunpowder. Class 2 Nitrate Mixture. ••• Nitro Compound. Class 3 Class 4 Chlorate Mixture. ... Class 5 Fulminate. ••• ... Class 6 Ammunition. ...

And when an explosive falls within the description of more than one class it shall be deemed to belong exclusively to the latest of the classes within the description of which it falls.

Firework.

CLASS 1.—Gunpowder Class.

The term "gunpowder" means exclusively gunpowder ordinarily so called.

CLASS 2.—Nitrate-mixture Class.

The term "nitrate-mixture" means any preparation, other than gunpowder ordinarily so called, formed by the mechanical mixture of a nitrate with any form of carbon or with any carbonacoous substance not possessed of explosive properties, whether sulphur be or be not added to such preparation, and whether such preparation be or be not mechanically mixed with any other nonexplosive substance.

The nitrate-mixture class comprises such ex-

plosives as-

Class 7

Pyrolithe, Pudrolithe,

Poudre Saxifragine,

and any preparation coming within the above definition.

CLASS 3.—Nitro-compound Class.

term "nitro-compound" means any chemical compound possessed of explosive properties, or capable of combining with metals to form an explosive compound, which is produced by the chemical action of nitric acid (whether mixed or not with sulphuric acid) or of a nitrate mixed with sulphuric acid upon any carbonaceous substance, whether such compound is mechanically mixed with other substances or not.

The nitro-compound class has two divisions. Division 1 comprises such explosives as—

Nitro-glycerine, Dynamite. Lithofracteur, Dualine, Glyoxiline, Methylic nitrate,

and any chemical compound or mechanically mixed preparation which consists either wholly or partly of nitro-glycerine or of some other liquid nitrocompound.

Division 2 comprises such explosives as-

Gun-cotton, ordinarily so called,

Gun-paper, Xyloidine, Gun-sawdust, Nitrated gun-cotton, Cotton gun-powder, Schultz's powder, Nitro-mannite, Picrates,

Picric powder, and any nitro-compound as before defined, which is not comprised in the first division.

Class 4.—Chlorate-mixture Class.

The term "chlorate-mixture" means any explosive containing a chlorate.

The chlorate-mixture class has two divisions.

Division 1 comprises such explosives as-

Horsley's blasting powder, Brain's blasting powder,

and any chlorate preparation which consists partly of nitro-glycerine or of some other liquid nitro-

Division 2 comprises such explosives as-Horsley's original blasting powder,

Erhardt's powder, Reveley's powder, Hochstadter's blasting charges,

Reichen's blasting charges, Teutonite,

Chlorated gun-cotton,

and any chlorate-mixture as before defined, which is not comprised in the first division.

Class 5.—Fulminate Class.

The term "fulminate" means any chemical compound or mechanical mixture, whether included in the foregoing classes or not, which, from its great susceptibility to detonation, is suitable for employment in percussion caps or any other appliances for developing detonation, or which, from its extreme sensibility to explosion, and from its great instability (that is to say, readiness to undergo decomposition from very slight exciting causes), is especially dangerous.

This class consists of two divisions.

Division 1 comprises such compounds as the fulminates of silver and of mercury, and prepara-tions of these substances, such as are used in percussion caps; and any preparation consisting of a mixture of a chlorate with phosphorus, or certain descriptions of phosphorus compounds, with or without the addition of carbonaceous matter, and any preparation consisting of a mix.

ture of a chlorate with sulphur, or with a sulphuret, | with or without carbonaceous matter.

Division 2 comprises such substances as the chloride and the iodide of nitrogen, fulminating gold and silver, diazobenzol, and the nitrate of diazobenzol.

CLASS 6 .- Ammunition Class.

The term "ammunition" means an explosive of any of the foregoing classes when enclosed in any case or contrivance, or otherwise adapted or prepared so as to form a cartridge or charge for small arms, cannon, or any other weapon, or for blasting, or to form any safety or other fuze for blasting or for shells, or to form any tube for firing explosives, or to form a percussion cap, a detonator, a fog signal, a shell, a torpedo, a war rocket, or other contrivance other than a firework.

The term "percussion cap" does not include a detonator.

The term "detonator" means a capsule or case which is of such strength and construction, and contains an explosive of the fulminate-explosive class in such quantity that the explosion of one capsule or case will communicate the explosion to other like capsules or cases.

The term "safety fuze" means a fuze for blasting which burns and does not explode, and which does not contain its own means of ignition, and which is of such strength and construction and contains an explosive in such quantity that the burning of such fuze will not communicate laterally with other like fuzes.

The ammunition class has three divisions.

Division 1 comprises exclusively-

Safety cartridges, Safety fuzes for blasting, Railway fog signals, Percussion caps.

Division 2 comprises any ammunition as before defined which does not contain its own means of ignition, and is not included in Division 1, such as—

Cartridges for small-arms, which are not safety cartridges,

Cartridges and charges for cannon, shells, mines, blasting, or other like purposes, Shells and torpedoes containing any explosives,

Fuzes for blasting which are not safety fuzes,

Fuzes for shells,

Tubes for firing explosives,

War rockets,

which do not contain their own means of ignition. Division 3 comprises any ammunition as before defined which contains its own means of ignition, and is not included in Division 1, such as—

Detonators,

Cartridges for small-arms, which are not safety cartridges,

Fuzes for blasting, which are not safety fuzes.

Fuzes for shells,

Tubes for firing explosives,

which do contain their own means of ignition.

By ammunition containing its own means of ignition is meant ammunition having an arrangement, whether attached to it or forming part of it, which is adapted to explode or fire the same by friction or percussion.

CLASS 7 .- Firework Class.

The term "firework" comprises firework composition and manufactured fireworks.

Division 1.—The term "firework composition" means any chemical compound or mechanically

mixed preparation of an explosive or inflammable nature which is used for the purpose of making manufactured fireworks, and is not included in the former classes of explosives, and also any coloured fire composition.

Division 2.—The term "manufactured firework" means any explosive of the foregoing classes, and any firework composition, when such explosive or composition is enclosed in any case or contrivance, or is otherwise manufactured so as to form a squib, cracker, serpent, rocket (other than a war-rocket), maroon, star, lance, wheel, Chinese fire, Roman candle, or other article adapted for the production of pyrotechnic effects or pyrotechnic signals.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the twentysecond year of Her Majesty's reign, intituled "An Act to amend the law relating to "Municipal Elections," it is (amongst other things) enacted, that if two-thirds in number of the Council of any borough shall agree to petition, and the Council shall, thereupon, petition Her Majesty for the division of such borough into wards, or for the alteration of the number and boundaries of the wards into which any borough is, or from time to time shall be, divided, it shall be lawful for Her Majesty, from time to time, if she shall think fit, by advice of Her Privy Council, to fix the number of wards into which such borough shall be divided; and every such borough shall be divided into the number of wards mentioned in the Order in Council made on such petition. Provided, nevertheless, that notice of every such petition, and of the time when it shall please Her Majesty to order that the same shall be taken into consideration by Her Privy Council, shall be published in the London Gazette one month at least before such petition shall be so considered:

And whereas, after the passing of the said Act, two-thirds in number of the said Council of the borough of Wrexham, in the county of Denbigh, agreed to petition, and the said Council did, thereupon, that is to say, on the twenty-seventh day of April, one thousand eight hundred and seventy-five, petition for the division of such borough into wards, and that Her Majesty, by the advice of Her Privy Council, would fix the number of wards into which the said borough shall be divided. And whereas Her Majesty was thereupon graciously pleased to order that such petition should be taken into consideration by Her Privy Council on the thirtieth day of June, one thousand eight hundred and seventy-five:

And whereas notice of the said petition, and of the time when it so pleased Her Majesty to order that the same should be taken into consideration, was published in the London Gazette on the fourteenth day of May, one thousand eight hundred and seventy-five, being one month at least before such petition was so taken into consideration.

Now, therefore, Her Majesty, in pursuance and exercise of the power in Her Majesty by the said Act of Parliament in that behalf vested, is pleased, by and with the advice of Her Privy Council, to fix the number of wards into which the said borough shall be divided, and to order and direct that such borough shall be divided into four wards.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the first session of the Parliament holden in the first and second years of the reign of Her present Majesty, intituled "An Act to abridge the holding " of benefices in plurality, and to make better " provision for the residence of the clergy," after reciting that "Whereas, in some instances, tithings, " hamlets, chapelries, and other places or districts " may be separated from the parishes or mother " churches to which they belong, with great advan-" tage, and places altogether extra-parochial may " in some instances with advantage be annexed to " parishes or districts to which they are con-"tiguous, or be constituted separate parishes for ecclesiastical purposes," it is, amongst other things, enacted "That when, with respect to his "own diocese, it shall appear to the Archbishop " of the Province, or when the bishop of any "diocese shall represent to the said archbishop "that any such tithing, hamlet, chapelry, place, or "district within the diocese of such archbishop, " or the diocese of such bishop, as the case may " be, may be advantageously separated from any " parish or mother church, and either be constituted a separate benefice by itself or be united "to any other parish to which it may be more "conveniently annexed, or to any other adjoining "tithing, hamlet, chapelry, place, or district, "parochial or extra-parochial, so as to form a " separate parish or benefice, or that any extra-" parochial place may with advantage be annexed " to any parish to which it is contiguous, or be "constituted a separate parish for ecclesiastical "purposes; and the said archbishop or bishop "shall draw up a scheme in writing (the scheme of such bishop to be transmitted to the said " archbishop for his consideration), describing the " mode in which it appears to him that the altera-" tion may best be effected, and how the changes "consequent on such alteration in respect to "ecclesiastical jurisdiction, glebe lands, tithes, " rent-charges, and other ecclesiastical dues, rates, " and payments, and in respect to patronage and "rights to pews, may be made with justice to all " parties interested; and if the patron or patrons " of the benefice or benefices to be affected by such alteration shall consent in writing under "his or their hands to such scheme, or to such " modification thereof as the said archbishop may "approve, and the said archbishop shall, on full " consideration and inquiry, be satisfied with any "such scheme, or modification thereof, and shall " certify the same and such consent as aforesaid, "by his report to Her Majesty in Council, it "shall be lawful for Her Majesty in Council to " make an Order for carrying such scheme, or "modification thereof, as the case may be, into " effect."

And whereas the Lord Bishop of Hereford hath made a representation in writing to his Grace the Lord Archbishop of Canterbury, in the words and figures following; that is to say :-

"To the Most Reverend Archibald Campbell, Lord Archbisop of the Province of Canter-

"We, James, Lord Bishop of Hereford, do hereby represent to your Grace that there are, in the county and diocese of Hereford, the vicarage and parish of Holme Lacy, with the chapelry of Bolstone annexed, and the vicarage and parish of I ford, Baronet, being the patron or the person

Ballingham; that the population of the parish of Holme Lacy consists of about three hundred and seven persons, and the net annual income of the said vicarage of Holme Lacy is about four hundred and sixty-seven pounds; that the population of the chapelry of Bolstone consists of about sixtyone persons, and the net annual income of the said chapelry is about seventy - two pounds five shillings; that the population of the parish of Ballingham consists of about one hundred and sixty-eight persons, and the net annual income of the said vicarage of Ballingham is about one hundred and eighty-two pounds seventeen shillings and sixpence; that the distance from the parish church of Holme Lacy to the chapelry of Bolstone is about one mile and a half; that the distance from the parish church of Ballingham to the said chapel of Bolstone is about one mile and a half; These two places are more accessible to each other than to Holme Lacy, because they are situate on the same range of hilly land, whilst Holme Lacy lies in a valley; The patronage of the said vicarage of Holme Lacy, with the chapelry of Bolstone, and also the patronage of the said vicarage of Ballingham belong to Sir Henry Edwyn Chandos Scudamore Stanhope, of Holme Lacy, in the county of Hereford, Baronet; That the Reverend William Pitt Scudamore Stanhope, M.A., is the present vicar of the said vicarage of Holme Lacy, with the chapelry of Bolstone, and the Reverend Alexander George Jones, B.A., is the present vicar of the said vicarage of Ballingham; That it appears to us that the said chapelry of Bolstone may be advantageously separated from the vicarage and parish of Holme Lacy, and be united for ecclesiastical purposes to the said parish of Ballingham; That pursuant to the directions contained in the 26th section of the Act 1 and 2 Victoria, cap. 106, we have prepared the following scheme which, together with the consent thereto of the patron and incumbent of the said benefice of Holme Lacy with the chapelry of Bolstone, and the incumbent of the said vicarage of Ballingham, we do submit to your Grace, to the intent that your Grace may, if on full consideration and inquiry you shall be satisfied with such scheme, certify the same and such consents by your report to Her Majesty in Council."

And whereas the scheme and consents in the said representation are in the words following: -

"The SCHEME above referred to.

"That the chapelry of Bolstone, shall be separated from the parish of Holme Lacy, and be annexed to the said parish of Ballingham; That the incumbent of Ballingham shall have exclusive cure of souls within the said chapelry of Bolstone, and all fees and other ecclesiastical dues and payments for churchings, marriages, burials, and other ecclesiastical offices solemnized and performed within the said chapelry of Bolstone shall belong to the incumbent of Ballingham; That all and singular the glebe, rent, tithe, rent-charge, or other payments in lieu of tithes arising, or which shall from time to time arise, or become payable for or in respect of the lands and hereditaments in the said chapelry of Bolstone shall be payable to the incumbent of Ballingham.

"Dated this twelfth day of July, one thousand eight hundred and seventy-five.

" J. Hereford.

" Consents.

"I, Sir Henry Edwyn Chandos Scudamore Stanhope, of Holme Lacy, in the county of Hereentitled to present to the said vicarage of Holme Lacy with the chapelry of Bolstone, and also the patron or the person entitled to present to the vicarage of Ballingham, if the same respectively were now vacant; and I, William Pitt Scudamore Stanhope, the vicar of the said vicarage of Holme Lacy and chapelry of Bolstone; and I, Alexander George Jones, the vicar of the said vicarage of Ballingham, do hereby severally consent to the foregoing scheme, and to every matter and thing therein proposed and set forth.

"Dated this sixth day of May, one thousand

eight hundred and seventy-five.

"H. E. C. Scudamore Stanhope.
"W. P. S. Stanhope.

" Alexander G. Jones."

And whereas the said Lord Bishop hath transmitted the said scheme to the said Lord Arch bishop, together with the said consents;

And whereas the said Lord Archbishop, being, on full consideration and enquiry, satisfied with such scheme, hath certified the same, and such consents as aforesaid, by his report to Her Majesty in Council, dated the sixteenth day of July, one thousand eight hundred and seventy-five, which report is in the words and figures following:-

"To the QUEEN's Most Excellent Majesty in Council.

"We, the undersigned, Archibald Campbell, Lord Archbishop of the Province of Canterbury, do hereby report to your Majesty in Council: That the Right Reverend James, Lord Bishop of Hereford, has represented unto us (amongst other things)—That there are in the county of Hereford and diocese of Hereford, the vicarage and parish of Holme Lacy, with the chapelry of Bolstone annexed, and the vicarage and parish of Ballingham; That for the reasons stated in the said representation, it appears to the said Lord Bishop, that the said chapelry of Bolstone may be advantageously separated from the vicarage and parish of Holme Lacy, and be united for ecclesiastical purposes to the parish of Ballingham; That the said Lord Bishop has drawn up a scheme, in writing, describing the mode in which it appears to him the proposed alterations may best be effected, and how the changes consequent upon such alterations may be made with justice to all parties interested, which scheme, together with the consents thereto of the patron and incumbents of the benefices to be affected has been transmitted by the said Lord Bishop to us for our considera-The representation and scheme of the said Lord Bishop, and the consents before referred to, are hereunto annexed; And we, the said Archbishop, being, on full consideration and enquiry, satisfied with the said scheme, do hereby, pursuant to the Act of first and second years of your Majesty's reign, cap. 106, certify the same, and such consents as aforesaid, to the intent that your Majesty in Council may, in case your Majesty in Council shall think fit so to do, make and issue an Order for carrying the said scheme into effect.

"As witness our hands this sixteenth day of July, one thousand eight hundred and seventy-

"A. C. Cantuar."

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act passed in the first session of Parliament holden in the first and second years of the reign of Her present Majesty, intituled "An Act to abridge the holding "of benefices in plurality, and to make better provision for the residence of the clergy," it is, amongst other things, enacted, "That whenever "it shall appear to the Archbishop of the Pro-"vince, with respect to his own diocese, and "whenever it shall be represented to him by the " bishop of any diocese, or by the bishops of any "two dioceses, that two or more benefices, or "that one or more benefice or benefices, and one " or more spiritual sinecure rectory or rectories, "vicarage or vicarages, in his or their diocese or "dioceses, being either in the same parish or con-" tiguous to each other, and of which the aggregate "population shall not exceed one thousand five "hundred persons, and the aggregate yearly value " shall not exceed five hundred pounds, may, with " advantage to the interests of religion, be united "into one benefice, the said Archbishop of the " Province shall inquire into the circumstances of "the case; and if on such inquiry it shall appear " to him that such union may be usefully made, " and will not be of inconvenient extent, and that "the patron or patrons of the said benefices, sinecure rectory or rectories, vicarage or vicar-"ages respectively, is or are consenting thereto, " such consent being signified in writing under the " hands of such patron or patrons, the said Arch. "bishop shall, six weeks before certifying such "inquiry and consent to Her Majesty, as herein-"after directed, cause, with respect to his own diocese, a statement in writing of the facts, "and in other cases a copy in writing of the " aforesaid representation, to be affixed on or near "the principal outer door of the church, or in "some public and conspicuous place in each of "such benefices, sinecure rectories or vicarages, "with notice to any person or persons interested, that he, she, or they, may, within such six "weeks, show cause in writing under his, her, or "their hand or hands, to the said Archbishop, "against such union; and if no sufficient cause " be shown within such time, the said Archbishop " shall certify the inquiry and consent aforesaid "to Her Majesty in Council, and thereupon it shall be lawful for Her Majesty in Council to " make and issue an Order or Orders for uniting "such benefices, sinecure rectory or rectories, "vicarage or vicarages, into one benefice, with "cure of souls for ecclesiastical purposes only; " and it shall be lawful for Her Majesty in Council " to give directions for regulating the course and " succession in which the patrons, if there be more "than one patron, shall present or nominate to "such united benefice, from time to time, as the " same shall become vacant."

And whereas the Lord Archbishop of Canterbury, pursuant to the provisions of the said Act, hath duly prepared and laid before Her Majesty in Council a certificate, in writing, bearing date the twenty-sixth day of June, in the year of our Lord one thousand eight hundred and seventyfive, in the words following; that is to say:

"To the QUEEN's Most Excellent Majesty in Council.

"We, the undersigned, Archibald Campbell, Lord Archbishop of the Province of Canterbury. Primate of all England and Metropolitan, do hereby certify to your Majesty in Council:

"That the Right Reverend James, Lord Bishop of Hereford, having represented unto us that the rectory of Bredenbury, in the county and diocese of Hereford, and the vicarage of Wacton, in the same county and diocese, being contiguous to each other, and of which the aggregate population does not exceed one thousand five hundred persons, might, with advantage to the interests of religion, be united into one benefice, we inquired into the circumstances of the case.

"That on such inquiry it appears to us that such union might be usefully made, and would not be of inconvenient extent, and that William Henry Barneby, of Bredenbury Court, in the county of Hereford, Esquire, the patron or person entitled to present to the said rectory of Bredenbury, if the same were now vacant, and the said Lord Bishop being in right of his see the patron or person entitled to present or collate to the said vicarage of Wacton, if the same were now vacant, have respectively signified their consent, in writing; to the union of the said benefices into one benefice with cure of souls for ecclesiastical purposes.

"That six weeks and upwards before certifying such inquiry and consents to your Majesty in Council, we caused copies, in writing, of the aforesaid representation of the said Lord Bishop to be affixed on the principal outer door of the church of each of the said benefices, with notice to any person or persons interested that he, she, or they might, within such six weeks, show cause, in writing, under his, her, or their hand or hands, to us, the said Archbishop, against such union, and

no such cause has been shown.

"The representation of the said Lord Bishop of Hereford, our inquiry into the circumstances of the case, the statement of circumstances in reply thereto, the consents, in writing, of the patrons, and copies of the representation and notice before

mentioned, are hereunto annexed.

"And we do hereby certify the inquiry and consents aforesaid to your Majesty in Council, to the intent that your Majesty in Council may, in case your Majesty in Council shall think fit so to do, make and issue an Order for uniting the said benefices into one benefice, with cure of souls for ecclesiastical purposes, and for declaring that the course and succession in which the patrons shall present to such united benefice, from time to time as the same shall become vacant (that is to say): from and after the avoidance of the united benefice by the death, resignation, or deprivation, or other determination of the incumbency of such one of them, the Reverends John Booth and Charles Bridges, as shall become the first incumbent of such united benefice, the patronage and right of presentation of and to the said united benefice, shall belong to, and be exercised by, the said William Henry Barneby, his heirs and assigns, and the said Lord Bishop and his successors in the turns and in manner following (that is to say): the first two turns of presentation and every alternate turn shall belong to the said William Henry Barneby, and the third and every other alternate turn of presentation shall belong to the said Lord Bishop and his successors.

"As witness our hand this twenty-sixth day of June, in the year of our Lord one thousand eight

hundred and seventy-five.

"A. C. Cantuar."

Now, therefore, Her Majesty in Council, by and with the advice of her said Council, is pleased to with notice to any person or persons interested, order, and doth hereby order, that the said rectory that he, she, or they, may, within such six

of Bredenbury, in the county and diocese of Hereford, and the vicarage of Wacton, in the same county and diocese shall be united into one benefice for the cure of souls for ecclesiastical purposes only. And Her Majesty in Council is pleased to give directions for and declare that the patronage of the said united benefice, whenever the same shall become vacant, shall be exercised as follows (that is to say: from and after the avoidance of the united benefice by the death, resignation, or deprivation, or other determination of the incumbency of such one of them, the Reverends John Booth and Charles Bridges, as shall become the first incumbent of such united benefice, the patronage and right of presentation of and to the said united benefice shall belong to, and be exercised by, the said William Henry Barneby, his heirs and assigns, and the said Lord Bishop and his successors in the turns and in manner following (that is to say): the first two turns of presentation and every alternate turn shall belong to the said William Henry Barneby, his heirs and assigns, and the third and every other alternate turn of presentation shall belong to the said Lord Bishop and his successors.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

M7 HEREAS by an Act passed in the first session of Parliament holden in the first and second years of the reign of Her present Majesty, intituled "An Act to abridge the holding " of benefices in plurality, and to make better " provision for the residence of the clergy," it is, amongst other things, enacted, "That whenever "it shall appear to the Archbishop of the Pro-"vince, with respect to his own diocese, and " whenever it shall be represented to him by the " bishop of any diocese, or by the bishops of any "two dioceses, that two or more benefices, or "that one or more benefice or benefices, and one " or more spiritual sinecure rectory or rectories, "vicarage or vicarages, in his or their diocese or "dioceses, being either in the same parish or con-" tiguous to each other, and of which the aggregate population shall not exceed one thousand five " hundred persons, and the aggregate yearly value " shall not exceed five hundred pounds, may, with " advantage to the interests of religion, be united " into one benefice, the said Archbishop of the " Province shall inquire into the circumstances of "the case; and if on such enquiry it shall appear " to him that such union may be usefully made, " and will not be of inconvenient extent, and that "the patron or patrons of the said benefices, " sinecure rectory or rectories, vicarage or vicar-"ages respectively, is or are consenting thereto, " such consent being signified in writing under the "hands of such patron or patrons, the said Arch-" bishop shall, six weeks before certifying such "inquiry and consent to Her Majesty, as herein-"after directed, cause, with respect to his own diocese, a statement in writing of the facts, "and in other cases a copy in writing of the " aforesaid representation, to be affixed on or near "the principal outer door of the church, or in " some public and conspicuous place in each of " such benefices, sinequre rectories or vicarages,

"weeks, show cause in writing under his, her, or "their hand or hands, to the said Archbishop, "against such union; and if no sufficient cause " be shown within such time, the said Archbishop "shall certify the inquiry and consent aforesaid "to Her Majesty in Council, and thereupon it " shall be lawful for Her Majesty in Council to " make and issue an Order or Orders for uniting " such benefices, sinecure rectory or rectories, "vicarage or vicarages, into one benefice, with "cure of souls, for ecclesiastical purposes only; " and it shall be lawful for Her Majesty in Council " to give directions for regulating the course and " succession in which the patrons, if there be more "than one patron, shall present or nominate to " such united benefice, from time to time, as the " same shall become vacant."

And whereas the Lord Archbishop of Canterbury pursuant to the provisions of the said Act, hath duly prepared and laid before Her Majesty in Council a certificate in writing, bearing date the sixteenth day of July in the year of our Lord one thousand eight hundred and seventy-five in the words following, that is to say:—

"To the QUEEN's Most Excellent Majesty in Council.

"We the undersigned Archibald Campbell Lord Archbishop of the Province of Canterbury Primate of all England and Metropolitan do hereby certify to your Majesty in Council—That the Right Reverend Richard Lord Bishop of Chichester as Bishop of the diocese within which are situate the benefices following namely the vicarage of Yapton and the rectory of Ford both in the county of Sussex having represented unto us that the said benefices being contiguous to each other and of which the aggregate population does not exceed six hundred and eighty-one persons might with advantage to the interests of religion be united into one benefice we inquired into the circumstances of the case.

"That on such inquiry it appeared to us that such union might be usefully made and would not be of inconvenient extent and that the said Lord Bishop of Chichester in right of his see the patron or person entitled to collate to the said benefice of Yapton the same being now vacant and also to the said benefice of Ford if the same were now vacant has signified his consent in writing to the union of the said benefices into one benefice with cure of souls for ecclesiastical purposes.

"That six weeks and upwards before certifying such enquiry and consent to your Majesty in Council we caused copies in writing of the aforesaid representation of the said Lord Bishop to be affixed on the principal outer door of the parish church of each of the said benefices with notice to any person or persons interested that he she or they might within such six weeks show cause in writing under his her or their hand or hands to us the said Archbishop against such union and no such cause has been shown.

"The representation of the said Lord Bishop of Chichester with the statement of circumstances relating thereto the consent in writing of the patron and the copies of the representation and notice before mentioned are hereunto annexed.

"And we do hereby certify the inquiry and consents aforesaid to your Majesty in Council to the intent that your Majesty in Council may in case your Majesty in Council shall think fit so to do make and issue an Order for uniting the said benefices into one benefice with cure of souls for ecclesiastical purposes only and for declaring that the patronage and right of collation to such united

benefice whenever the same shall become vacant shall belong to and be exercised by the Bishop of Chichester for the time being for ever.

As witness our hand this sixteenth day of July in the year of our Lord one thousand eight hundred and seventy-five.

"A. C. Cantuar."

Now therefore Her Majesty in Council by and with the advice of Her said Council is pleased to order and doth hereby order that the said vicarage of Yapton in the county of Sussex and diocese of Chichester and the rectory of Ford in the same county and diocese shall be united into lone benefice for the cure of souls for ecclesiastical purposes only.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the first session of Parliament holden in the first and second years of the reign of Her present Majesty, intituled "An Act to abridge the holding " of benefices in plurality, and to make better " provision for the residence of the clergy," it is, amongst other things, enacted, "That whenever "it shall appear to the Archbishop of the Pro-"vince, with respect to his own diocese, and "whenever it shall be represented to him by the " bishop of any diocese, or by the bishops of any "two dioceses, that two or more benefices, or "that one or more benefice or benefices, and one " or more spiritual sinecure rectory or rectories, " vicarage or vicarages, in his or their diocese or "dioceses, being either in the same parish or con-" tiguous to each other, and of which the aggregate " population shall not exceed one thousand five " hundred persons, and the aggregate yearly value " shall not exceed five hundred pounds, may, with "advantage to the interests of religion, be united " into one benefice, the said Archbishop of the " Province shall inquire into the circumstances of "the case; and if on such inquiry it shall appear " to him that such union may be usefully made, " and will not be of inconvenient extent, and that "the patron or patrons of the said benefices, " sinecure rectory or rectories, vicarage or vicar-"ages respectively, is or are consenting thereto, " such consent being signified in writing under the "hands of such patron or patrons, the said Archbishop shall, six weeks before certifying such " inquiry and consent to Her Majesty, as herein-"after directed, cause, with respect to his own diocese, a statement in writing of the facts, " and in other cases a copy in writing of the " aforesaid representation to be affixed on or near "the principal outer door of the church, or in " some public and conspicuous place in each of " such benefices, sinecure rectories, or vicarages, "with notice to any person or persons interested, that he, she, or they, may, within such six " weeks, show cause in writing under his, her, or "their hand or hands, to the said Archbishop, "against such union; and if no sufficient cause " be shown within such time, the said Archbishop ' shall certify the inquiry and consent aforesaid " to Her Majesty in Council, and thereupon it " shall be lawful for Her Majesty in Council to " make and issue an Order or Orders for uniting "such benefices, sinecure rectory or rectories, "vicarage or vicarages, into one benefice, with

"cure of souls for ecclesiastical purposes only; and it shall be lawful for Her Majesty in Council to give directions for regulating the course and succession in which the patrons, if there be more than one patron, shall present or nominate to such united benefice, from time to time, as the same shall become vacant."

And whereas the Lord Archbishop of Canterbury pursuant to the provisions of the said Act, hath duly prepared and laid before Her Majesty in Council a certificate in writing, bearing date the sixteenth day of July, in the year of our Lord one thousand eight hundred and seventy-five, in the words following, that is to say:—

"To the QUEEN's Most Excellent Majesty in Council.

"We the undersigned Archibald Campbell Lord Archbishop of the Province of Canterbury Primate of all England and Metropolitan do hereby certify to your Majesty in Council

"That the Right Reverend William Basil Lord Bishop of Saint David's having represented unto us that the vicarage of Llanilar in the county of Cardigan and diocese of Saint David's and the rectory of Rhosdie in the same county and diocese being contiguous to each other and of which the aggregate population does not exceed one thousand five hundred persons might with advantage to the interests of religion be united into one benefice we inquired into the circumstances of the case.

"That on such inquiry it appeared to us that such union might be usefully made and would not be of inconvenient extent and that the said Lord Bishop being in right of his see the patron or person entitled to present or collate to the said vicarage of Llanilar if the same were now vacant and also to the said rectory of Rhosdie the same being now vacant has signified his consent in writing to the union of the said benefices into one benefice with cure of souls for ecclesiastical purposes.

purposes.

"That six weeks and upwards before certifying such inquiry and consent to your Majesty in Council we caused copies in writing of the aforesaid representation of the said Lord Bishop to be affixed on the principal outer door of the church of each of the said parishes with notice to any person or persons interested that he she or they might within such six weeks show cause in writing under his her or their hand or hands to us the said Archbishop against such union and no sufficient cause has been shown.

"The representation of the said Lord Bishop of Saint David's our inquiry into the circumstances of the case the statement of circumstances in reply thereto the consent in writing of the patron and the copies of the representation and notice before mentioned are hereunto annexed.

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

"As witness our hand this sixteenth day of July in the year of our Lord one thousand eight hundred and seventy-five.

"A. C. Cantuar."

Now therefore Her Majesty in Council by and with the advice of Her said Council is pleased to order and doth hereby order that the said vicarage of Llanilar in the county of Cardigan and diocese of Saint David's and the rectory

"cure of souls for ecclesiastical purposes only; of Rhosdie in the same county and diocese shall and it shall be lawful for Her Majesty in Council be united into one benefice for the cure of souls to give directions for regulating the course and for ecclesiastical purposes only.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the first session of Parliament holden in the first and second years of the reign of Her present Majesty, intituled "An Act to abridge the holding "of benefices in plurality, and to make better "provision for the residence of the clergy," it is, amongst other things, enacted, "That whenever "it shall appear to the Archbishop of the Pro-"vince, with respect to his own diocese, and " whenever it shall be represented to him by the " bishop of any diocese, or by the bishops of any "two dioceses, that two or more benefices, or "that one or more benefice or benefices, and one " or more spiritual sinecure rectory or rectories, " vicarage or vicarages, in his or their diocese or "dioceses, being either in the same parish or con-" tiguous to each other, and of which the aggregate "population shall not exceed one thousand five " hundred persons, and the aggregate yearly value "shall not exceed five hundred pounds, may, with advantage to the interests of religion, be united "into one benefice, the said Archbishop of the " Province shall inquire into the circumstances of "the case; and if on such inquiry it shall appear 46 to him that such union may be usefully made, "and will not be of inconvenient extent, and that "the patron or patrons of the said benefices, sinecure rectory or rectories, vicarage or vicar-"ages respectively, is or are consenting thereto, " such consent being signified in writing under the " hands of such patron or patrons, the said Arch-" bishop shall, six weeks before certifying such "inquiry and consent to Her Majesty, as herein-"after directed, cause, with respect to his own "diocese, a statement in writing of the facts, "and in other cases a copy in writing of the " aforesaid representation, to be affixed on or near "the principal outer door of the church, or in "some public and conspicuous place in each of " such benefices, sinecure rectories or vicarages, "with notice to any person or persons interested, that he, she, or they, may, within such six weeks, show cause in writing under his, her, or "their hand or hands, to the said Archbishop, "against such union; and if no sufficient cause " be shown within such time, the said Archbishop " shall certify the inquiry and consent aforesaid "to Her Majesty in Council, and thereupon it " shall be lawful for Her Majesty in Council to " make and issue an Order or Orders for uniting "such benefices, sinecure rectory or rectories, "vicarage or vicarages, into one benefice, with "cure of souls, for ecclesiastical purposes only; and it shall be lawful for Her Majesty in Council " to give directions for regulating the course and " succession in which the patrons, if there be more "than one patron, shall present or nominate to " such united benefice, from time to time, as the " same shall become vacant."

And whereas the Lord Archbishop of Canterbury pursuant to the provisions of the said Act, hath duly prepared and laid before Her Majesty in Council a certificate in writing, bearing date the sixteenth day of July, in the year of our Lord

one thousand eight hundred and seventy-five, in the words following, that is to say:

"To the QUEEN's Most Excellent Majesty in Council

"We the undersigned Archibald Campbell Lord Archbishop of the Province of Canterbury Primate of All England and Metropolitan do hereby certify to your Majesty in Council

"That the Right Reverend William Basil Lord Bishop of Saint David's having represented unto us that the vicarage of Llanerchaeron in the county of Cardigan and diocese of Saint David's and the vicarage of Dihewid in the same county and diocese being contiguous to each other and of which the aggregate population does not exceed one thousand five hundred persons might with advantage to the interests of religion be united into one benefice we inquired into the circumstances of the case.

"That on such enquiry it appeared to us that such union might be usefully made and would not be of inconvenient extent and that the Honourable George Vaughan of Cwmmwydion in the county of Cardigan and Mary Ashby Lewis of Llanayron in the county of Cardigan Widow being the patrons or persons entitled to present in alternate turns to the said vicarage of Llanerchaeron if the same were now vacant and also to the said vicarage of Dihewid the same being now vacant have signified their consent in writing to the union of the said benefices into one benefice with cure of souls for ecclesiastical purposes.

"That six weeks and upwards before certifying such enjuiry and consents to your Majesty in Council we caused copies in writing of the aforesaid representation of the said Lord Bishop to be affixed on the principal outer door of the church of each of the said parishes with notice to any person or persons interested that he she or they might within such six weeks show cause in writing under his her or their hand or hands to us the said Archbishop against such union and no such cause has been shown.

"The representation of the said Lord Bishop of Saint David's our enquiry into the circumstances of the case the statement of circumstances in reply thereto the consents in writing of the patrons and copies of the representation and notice before mentioned are hereunto annexed.

"And we do hereby certify the enquiry and consents aforesaid to your Majesty in Council to the intent that your Majesty in Council may in case your Majesty in Council shall think fit so to do make and issue an Order for uniting the said benefices into one benefice with cure of souls for ecclesiastical purposes and for declaring that the course and succession in which the respective patrons for the time being shall present to the said benefices after the same shall be united into one benefice from time to time as the same shall become vacant shall be as follows (that is to say) the first third and every alternate turn shall be in the said Mary Ashby Lewis her heirs and assigns for ever and the second fourth and every other alternate turn shall be in the said George Vaughan his heirs and assigns for ever. As witness our band this six. teenth day of July in the year of our Lord one thousand eight hundred and seventy-five.

" A. C. Cantuar."

Now therefore Her Majesty in Council by and with the advice of Her said Council is pleased to order and doth hereby order that the said vicarage of Llanerchaeron in the county of Cardigan and

wid in the same county and diocese shall be united? into one benefice for the cure of souls for ecclesiastical purposes only And Her Majesty in Council is pleased to give directions for and declare that the patronage of the said united benefice whenever the same shall become vacant shall be exercised as follows (that is to say) the first third and every alternate turn shall be in the said Mary Ashby Lewis her heirs and assigns for ever and the second fourth and every other alternate turn shall be in the said George Vaughau his heirs and assigns for ever.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church called Christ Church situate within the limits of the parish of Mitcham in the county of Surrey and in the diocese of Winchester

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church called Christ Church situate within the limits of the parish of Mitcham as aforesaid.

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

"And, with the like consent of the said Edward Harold Bishop of the said diocese of Winchester (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchdiocese of Saint David's and the vicarage of Dihe- ings and burials should be solemnized or per-

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formed at such church, and that the fees to be received in respect of the publication of such banns and of the solemnization or performance of the said offices should be paid and belong to the minister of the same church for the time being: Provided always, that nothing herein contained shall be construed as expressing any intention on the part of us the said Commissioners to concur in or approve the taking of any fee for the performance of the said office of baptism or for the registration thereof,

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

your Royal wisdom, shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Christ Church, Mitcham, being;—

"All that part of the parish of Mitcham in the county of Surrey and in the diocese of Winchester which is bounded on the east by the new parish of Emmanuel Streatham on the north partly by the parish of Streatham and partly by the parish of Saint Nicholas Tooting—otherwise called or known as Tooting Graveney-all in the said county of Surrey and in the diocese of Winchester aforesaid on the west partly by the district chapelry of the Holy Trinity South Wimbledon in the said county of Surrey and in the diocese of London and partly by the parish or parochial chapelry of Saint Mary Merton in the said county of Surrey and in the diocese of Winchester aforesaid and upon the remaining side that is to say on the south by an imaginary line commencing on the boundary which divides the said parish or parochial chapelry of Saint Mary Merton from the parish of Mitcham aforesaid at a point distant two hundred and twenty-seven yards or thereabouts due north of Phipps Bridge such point being in the centre of the bridge which carries the footway leading from a certain house into 'Phipp's Bridge-road' over the stream or watercourse which flows along the north-western side of the said road into the River Wandle and extending thence eastward for a distance of twenty yards or thereabouts along the middle of the said footway to its junction with Phipps Bridge-road aforesaid and extending thence north-eastward for a distance of ten yards or thereabouts along the middle of the last-named road to a point opposite to a boundary stone inscribed 'M. Ch. Ch. D. C. 1875 No. 1' and placed on the eastern side of the said road over the culvert which carries the watercourse which forms the northern and eastern boundary of the buildings and premises called or known in one part as Homefield and in the other part as Harland's Varnish Manufactory and extending thence eastward to such boundary stone and continuing thence for a distance of nine and a half chains or thereabouts first eastward and then southward along the middle of the last-described stream or watercourse to a point opposite to the middle of the western end of the roadway which leads past the northern side of the rows of houses called or known respectively as Hope Cottages and as Aberdeen-terrace into Church-road and extending thence eastward along the middle of the said roadway to its junction with Church-road aforesaid and continuing thence still eastward across the lastnamed road to a boundary stone inscribed 'M. Ch: Ch: D. C. 1875, No. 2 and placed on the eastern side of the same road immediately opposite to the middle of the above-described roadway and

continuing thence still eastward and in a direct line for a distance of nearly a quarter of a mile to a boundary stone inscribed 'M. Ch; Ch; D. C. 1875, No. 3' and placed on the south-western side of Merton-lane opposite to the middle of the south-western end of the cart or occupation road which leads through the farmyard attached to Manor House to the southern end of the common land called or known as Figges Marsh and. extending thence, that is from the last-mentioned boundary stone north-eastward and in a direct line for a distance of forty-nine chains or thereabouts to the mile stone indicating a distance of seven and a half miles from Whitehall and of eight miles from the Royal Exchange and placed on the western side of the high road from London to Mitcham and extending thence first eastward to a point in the middle of the said high road and then southward for a distance of thirty-one chains or thereabouts along the middle of the same high road to the point at the southern end of Figges Marsh aforesaid where the same high road is joined by Streatham-lane and extending thence north-eastward for a distance of thirty-two chains or thereabouts along the middle of the last named lane to a point opposite to a boundary stone inscribed 'M. Ch: Ch: D. C. 1875, No. 4' and placed on the south-eastern side of the same lane nearly opposite to the southeastern end of the occupation roadway leading to the house called or known as Gorringe Park at the north-western end of the line of fences which divides the closes numbered respectively 181, 180, 217, 218, and the occupation road leading to the house called or known as Lonesome upon the map of the ordnance survey of the said parish of Mitcham on the 2500 scale and upon the map hereunto annexed from the closes numbered respectively 185, 214, 215, and 216 upon the same maps and extending thence south-eastward to such boundary stone and continuing thence generally in the same direction for a distance of twentyfour chains or thereabouts along the said line of fences (crossing the line of the Peckham and Sutton Branch of the London Brighton and South Coast Railway) to a boundary stone inscribed 'M. Ch: Ch: D. C. 1875. No. 5' and placed at a point in the bend of the occupation road which leads to the house called or known as Lonesome, as aforesaid, such point being at the south-eastern end of the same line of fences and being also upon the boundary which divides the said parish of Mitcham from the new parish of Emmanuel Streatham aforesaid and also all that detached part of the said parish of Mitcham which is situate on the southern side of the road leading from Merton: road to Lambeth Cemetery and which is bounded on all sides by the parish of Saint Nicholas Tooting otherwise called or known as Tooting . Graveney."

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT, ·

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners VV for England have, in pursuance of the Act of the thirty-seventh and thirty-eighth years of Her Majesty, chapter sixty-three, and of the Acts therein referred to, duly prepared and laid before Her Majesty in Council a scheme, bearing date the seventeenth day of June, in the year one thousand eight hundred and seventy-five, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the thirty-seventh and thirty-eighth years of your Majesty, chapter sixty-three, and of the Acts therein referred to, have prepared, and now humbly lay before your Majesty in Council, the following scheme with respect to the four archdeaconries within the diocese of Exeter; to wit, the Archdeaconry of Exeter, the Archdeaconry of Totnes, the Archdeaconry of Barnstaple, and the Archdeaconry of Cornwall, and with respect to the rural deaneries, or some of them, which are within the said archdeaconries respectively.

"Whereas it has been represented to us by the Right Reverend Frederick, Bishop of the said diocese of Exeter, that it is desirable to make the arrangements with respect to the archdeaconries and rural deaneries of the same diocese, or of some of them, which are herein-

after recommended and proposed.

"And whereas we are of opinion that it is expedient that the said arrangements should be

carried into effect.

"Now, therefore, with the consent of the said Frederick, Bishop of the said diocese of Exeter, testified by his having set his hand and his episcopal seal to this scheme, we humbly recommend and propose with respect to the arch-deaconries within the said diocese of Exeter, that the following arrangements, after the effecting of which the said archdeaconries and rural deaneries respectively will comprise the several parishes or other parochial cures or divisions and the churches or chapels which are set forth or specified in the schedule annexed to this scheme, shall be made; that is to say:

"1. That the respective Deaneries of Dunsford and Plymtree, in the Archdeaconry of Exeter, shall be abolished, and the several parishes belonging thereto respectively shall respectively be transferred to and form part of such deaneries and archdeaconries respectively as hereinafter

provided.

"2. That the Deaneries of Dunkeswell and Honiton, in the Archdeaconry of Exeter, shall, except as hereafter provided, be amalgamated into one deanery, to be called the Deanery of Dunkeswell and Honiton; that the Deanery of Tiverton, in the same archdeaconry, shall be divided into two deaneries, to be called respectively the Deanery of Tiverton West and the Deanery of Tiverton East, and to consist respectively of such parishes as hereinafter provided; and that a new deanery be formed in the same archdeaconry, to be called the Deanery of Ottery, and to consist of the parishes hereinafter thereto assigned.

"3. That the several parishes of Clyst Hydon, Clyst Saint Lawrence, and Rewe, now in the Deanery of Plymtree, in the Archdeaconry of Exeter, shall be detached and dissevered from such deanery, and transferred to and form part of the Deanery of Aylesbeare, in the same arch-

deaconry; that the parish of Saint Thomas the Apostle, with the chapelry of Oldridge, and the new parish of Saint Andrew Exwick, now in the Deanery of Kenn, in the Archdeaconry of Exeter, shall be detached and dissevered from such deanery, and transferred to and form part of the Deanery of Christianity, in the same archdea-

"4. That the several parishes of Bow, with Broad Nymet and Clannaborough, now in the Deanery of Chulmleigh and Archdeaconry of Barnstaple, and the parish of Woolfardisworthy, now in the Deanery of South Molton and Archdeaconry of Barnstaple, shall respectively be detached and dissevered from such deaneries and archdeaconry respectively, and transferred to and form part of the Deanery of Cadbury and Arch-

deaconry of Exeter.

"5. That the parish of Crediton, with the chaplaincy thereof, and Posbury Chapel, now in the Deanery of Kenn, and the parish of Hittisleigh, now in the Deanery of Dunsford, all in the Archdeaconry of Exeter, shall respectively be detached and dissevered from such deaneries respectively and transferred to and form part of the said Deanery of Cadbury, in the same archdeaconry.

"6. That the several parishes of Broadhembury Buckerell, Feniton, Peyhembury, Plymtree, and Talaton, now in the Deanery of Plymtree, the several parishes and new parishes or ecclesiastical districts of Branscombe, Escot, Saint Philip and Saint James, Harpford with Fen Ottery, Ottery Saint Mary, Salcombe Regis, Sidbury, Sidmouth (with All Saints' Chapel), Tipton, Saint John and Westhill Saint Michael, now in the Deanery of Aylesbeare, and the several parishes of Gittisham, Farway, and Southleigh, now in the Deanery of Honiton, all in the Archdeaconry of Exeter, shall respectively be detached and dissevered from such deaneries respectively, and transferred to and form the aforesaid Deanery of Ottery, in the same archdeaconry.

"7. That the several parishes of Ashton, Bridford, Cheriton Bishop, Christow, Doddiscombs-leigh, Dunsford, Holcombe Burnell, Tedburn, Saint Mary, and Whitstone, now in the Deanery of Dunsford, and the Archdeaconry of Exeter, shall respectively be detached and dissevered from such deanery, and transferred to and form part of the Deanery of Kenn, in the same archdeaconry.

"8. That the following parishes, new parishes, chapelries, or chapels, now forming part of the Deanery of Tiverton, namely, the several parishes, new parishes, chapelries, or chapels of Bampton, (including Petton Chapel and Shillingford), Calverleigh, Loxbeare, Morebath, Templeton, Clare Portion, Pitt Portion, Priors Portion, and Tideral Portion, Priors Portion, combe Portion, Tiverton (with the chapelries or chapels of Chevythorne, Cove, and Saint George) West Exe Saint Paul, and Washfield, shall respectively be annexed to and form part of the said new Deanery of Tiverton West, in the Archdeaconry of Exeter, and the following parishes now forming part of the said Deanery of Tiverton, namely, the several parishes of Bickleigh, Burlescombe Clayhanger, Culmstock, Halberton, Hockworthy, Holcombe Rogus, Huntsham, Sampford Peverell, Uffculm, Uplowman, and Willand, shall respectively be annexed to and form part of the said new Deanery of Tiverton East, in the Archdeaconry of Exeter.

"9. That the parish of Cadeleigh, now in the Deanery of Cadbury, and Archdeaconry of Exeter, shall be detached and dissevered from such Deanery, and transferred to and form part of the said new Deanery of Tiverton West, in the same

archdeaconry.

"10. That the several parishes of Cruwys

Morchard, Oakford, Puddington, Stoodleigh, and Washford Pyne, now in the Deanery of South Molton, and Archdeaconry of Barnstaple, shall respectively be detached and dissevered from such deanery and archdeaconry respectively, and transferred to and form part of the said Deanery of Tiverton West, and Archdeaconry of Exeter.

"11. That the several parishes or chapelries of Blackborough, Bradninch, Butterleigh, Cullompton, Kentisbeare, and Silverton, now in the Deanery of Plymtree, and the parish of Hemyock, now in the Deanery of Dunkeswell, all in the Archdeaconry of Exeter, shall respectively be detached and dissevered from such deaneries respectively, and transferred to and form part of the said Deanery of Tiverton East, in the same archdeaconry.

"12. That the several parishes or ecclesiastical districts of Bittadon, Braunton, West Down, Georgeham, Heanton Punchardon, Ilfracombe, Saint Philip and Saint James Ilfracombe, Saint Matthew Lee, Marwood, and Morthoe, now in the Deanery of Sherwell, in the Archdeaconry of Barnstaple, shall be detached and dissevered from such deanery, and transferred to and form part of the Deanery of Barnstaple, in the same arch-

"13. That the several parishes of Ashreigney and Winkleigh, now in the Deanery of Torrington, and the several parishes of Cheldon, Thel-bridge, East Worlington, and West Worlington, now in the Deanery of South Molton, all in the Archdeaconry of Barnstaple, shall respectively be detached and dissevered from such deaneries respectively, and transferred to and form part of the Deanery of Chulmleigh, in the same archdeaconry

"14. That the several parishes or chapelries of Landkey and Swymbridge (with Travellers' Rest Chapel), now in the Deanery of Barnstaple, in the Archdeaconry of Barnstaple, shall respectively be detached and dissevered from such deanery, and transferred to and form part of the Deanery of Sherwell, in the same archdeaconry.

"15. That the several parishes or ecclesiastical districts of East Buckland, with Filleigh, Chittlehamholt Saint John, and Chittlehampton, now in the Deanery of Barnstaple, in the Archdeaconry of Barnstaple, and the several parishes of West Buckland and Charles, now in the Deanery of Sherwell, in the same archdeaconry, shall respectively be detached and dissevered from such deaneries respectively, and transferred to and form part of the Deanery of South Molton, in the same archdeaconry.

"16. That the parish of Alverdiscott, and the parish or chapelry of Frithelstock, now in the Deanery of Hartland, in the Archdeaconry of Barnstaple, and the several parishes of High Bickington, Huntshaw, and Yarnscombe, now in the Deanery of Barnstaple, in the Archdeaconry of Barnstaple, shall respectively be detached and dissevered from such deaneries respectively, and transferred to and form part of the Deanery of

Torrington, in the same archdeaconry.

"17. That the Deanery of Tamerton, in the Archdeaconry of Totnes, shall be abolished, and the several parishes, chapelries, or ecclesiastical districts belonging thereto shall respectively be transferred to and form part of such other deaneries in the same archdeaconry as herein-

after provided.
"18. That a new deanery, to be called the Deanery of Three Towns, shall be formed in the Archdeaconry of Totnes, to consist of the several parishes, new parishes, ecclesiastical districts, or chapelries following, now in the Deanery of Plympton, and Archdeaconry of Totnes, namely, the parishes, new parishes, ecclesiastical districts, or chapelries of Saint Budeaux, Saint James, Saint John, Saint Mary, Saint Paul, Saint Stephen, Saint Aubyn, and Saint Michael, Devonport, Stoke Damerel, Saint Andrew Plymouth, with Pennycross Chapel, Saint Andrew's Chapel, Saint James, Saint Peter, All Saints, Holy Trinity (with Saint Saviour's Chapel), Christ Church, Charles, Saint Luke, Plymouth, Emmanuel Compton Gifford, Sutton-on-Plym, and East Stonehouse, with Saint Paul's Chapel, and the same parishes, new parishes, ecclesiastical districts, or chapelries, shall respectively be detached and dissevered from the said Deanery of Plympton, and be transferred to and form the said new Deanery of Three Towns.

"19. That the several parishes of Stoke Fleming, and Townstal, with Saint Saviour's, and the parish or chapelry of Saint Petrox, now in the Deanery of Totnes, in the Archdeaconry of Totnes, shall respectively be detached and dissevered from such deanery, and transferred to and form part of the Deanery of Ipplepen, in the

same archdeaconry.
"20. That the several parishes or chapelries of Abbotskerswell, Coombeinteignhead, Denbury, Haccombe, East Ogwell with West Ogwell, Torbrian, Woodland, and Wolborough, with the chapels of Saint Leonard Newton Abbot and Saint Paul, now in the Deanery of Ipplepen, in the Archdeaconry of Totnes, shall respectively be detached and dissevered from such deanery, and transferred to and form part of the Deanery

of Moreton, in the same archdeaconry.

"21. That the several parishes of Chudleigh and Trusham, now in the Deanery of Kenn, and Archdeaconry of Exeter, and the parish of Chagford, now in the Deanery of Dunsford, and Archdeaconry of Exeter, shall respectively be detached and dissevered from such deaneries and archdeaconry respectively, and transferred to and form part of the Deanery of Moreton, and Arch-deaconry of Totnes.

"22. That the parish of Bridestowe, with Sourton, now in the Deanery of Tavistock, in the Archdeaconry of Totnes, shall be detached and dissevered from such deanery, and transferred to and form part of the Deanery of Okehampton, in

the same archdeaconry.

"23. That the several parishes of Drewsteignton, Gidleigh, Spreyton, South Tawton, and Throwleigh, now in the Deanery of Dunsford, and Archdeaconry of Exeter, shall respectively be detached and dissevered from such deanery and archdeaconry respectively, and transferred to and form part of the said Deanery of Okehamp-ton and Archdeaconry of Totnes.

"24. That the parish of North Tawton, now in the Deanery of Chulmleigh and Archdeaconry of Barnstaple shall be detached and dissevered from such deanery and archdeaconry respectively, and transferred to and form part of the said Deanery

of Okehampton and Archdeaconry of Totnes. "25. That the several parishes of Bickleigh, with Sheepstor and Tamerton Foliot, now in the Deanery of Tamerton and Archdeaconry of Totnes, shall respectively be detached and dissevered from such deanery, and be transferred to and form part of the Deanery of Plympton, in the same archdeaconry.

"26. That the several parishes, chapelries, or ecclesiastical districts of Beer Ferrers with Beer Alston, Buckland Monachorum, Horrabridge, Meavy, Sampford Spiney, Saint Mary Tavy, Saint Peter Tavy, Walkhampton, and Whitchurch, now in the Deanery of Tamerton, in the Archdeaconry of Totnes, shall respectively be detached and dissevered from such deanery, and transferred to

and form part of the Deanery of Tavistock, in Archdeaconry of Cornwall, and shall consist of

the same archdeaconry.

"27. That the parish of Moreleigh, now in the Deanery of Woodleigh, the parish of North Huish, now in the Deanery of Plympton, and the parishes of Staverton, Broadhempston, and Stoke Gabriel, and the new parish of Landscove, now in the Deanery of Ipplepen, all in the Archdeaconry of Totnes, shall be detached and dissevered from such deaneries respectively, and transferred to and form part of the Deanery of Totnes, in the same archdeaconry.

"28. That the parish of Blackawton, with Street, now in the Deanery of Totnes, in the Archdeaconry of Totnes, shall be detached and dissevered from such deanery, and transferred to and form part of the Deanery of Woodleigh, in

the same archeaconry.

"29. That a new deanery, to be called the Deanery of Saint Austell, shall be formed in the Archdeaconry of Cornwall, and shall consist of the following parishes, new parishes, or chapel-ries now in the Deanery of Powder, in the same archdeaconry, namely, the parishes, new parishes, or chapelries of Saint Austell, Saint Blazey, Charlestown, Saint Dennis, Saint Ewe, Fowey, Saint Goran, Mevagissey, Saint Mewan, Saint Michael Carhayes, Par, Roche, Saint Sampson or Golant, Saint Stephens in Brannel, Treverbyn, and Tywardreath, with Tregaminion, and the same parishes, new parishes, or chapelries shall respectively be detached and dissevered from the said Deanery of Powder, and transferred to and

form the said new Deanery of Saint Austell.
"30. That another new deanery, to be called the Deanery of Bodmin, shall be formed in the Archdeaconry of Cornwall, and shall consist of the following parishes, now in the same Archdeaconry, namely, the parishes of Blisland, Bodmin, Egloshayle, Endellion (with prebends), Helland, Saint Kew, Saint Mabyn, Saint Minver, with the chapels of Saint Michael and Saint Enodock, Temple, and Saint Tudy, now in the Deanery of Trigg Minor, the parishes of Cardynham, Warleggan, and Saint Winnow, with Saint Nighton, now in the Deanery of West, the parishes of Lanivet and Withiel, and the parish or chapelry of Lanhydrock, now in the Deanery of Pyder, and the parishes of Lanlivery, Lostwithiel, and Luxulyan, now in the Deanery of Powder, and the same parishes shall respectively be detached and dissevered from the said Deane-ries of Trigg Minor, West, Pyder, and Powder respectively, and transferred to and form the said

new Deanery of Bodmin.

"31. That another new deanery, to be called the Deanery of Carnmarth, shall be formed in the Archdeaconry of Cornwall, and shall consist of the following parishes or new parishes, now in the same archdeaconry, namely, the parishes or new parishes of Camborne, Illogan with Trevenson and Portreath, Penponds, Redruth, Treleigh, Treslotham Saint John, and Tucking Mill All Saints now in the Deanery of Penwith, the parishes or new parishes of Saint Day, Falmouth, Flushing, Saint Gluvias, with Penryn and Saint Budock, Gwennap, Lannarth, Christ Church, Mabe, Mylor, Penwerris, and Saint Stythians, with Perranarworthal, now in the Deanery of Kerrier, and the ecclesiastical district of Mount Hawke, now in the Deanery of Pyder, and the same parishes or new parishes, and the said eccle-

siastical district shall respectively be detached and dissevered from the said Deaneries of Penwith, Kerrier, and Pyder, and transferred to and form the said new Deanery of Carnmarth. "32. That another new deanery, to be called

the Deanery of Stratton, shall be formed in the

the following parishes and new parish, now in the Deanery of Trigg Major, in the same arch-deaconry, namely, the parishes of Saint Gennys, Jacobstow, Kilkhampton, Launcells, Marham-church, Morwenstow, Poughill, Poundstock, Stratton, Week Saint Mary, and Whitstone, and the new parish of Saint Michael Bude Haven, and the same parishes and new parish shall respec-tively be detached and dissevered from the said Deanery of Trigg Major, and transferred to and form the said new Deanery of Stratton.

"33. That the parish of Crowan, now in the Deanery of Penwith, in the Archdeaconry of Cornwall, shall be detached and dissevered from such deanery, and transferred to and form part of the

Deanery of Kerrier, in the same archdeaconry.
"34. That the several parishes of Saint Agnes and Perranzabuloe and the new parish of Mithian, now in the Deanery of Pyder, in the Archdeaconry of Cornwall, shall be detached and dissevered from such deanery, and transferred to and form part of the Deanery of Powder, in the same archdeaconry

"35. That the several parishes of Broadwoodwidger and Virginstow, now in the Deanery of Tavistock and Archdeaconry of Totnes, shall be detached and dissevered from such deanery and archdeaconry respectively, and transferred to and

form part of the Deanery of Trigg Major and Archdeaconry of Cornwall.

"36. That the several parishes of Lawhitton, Lewannick, Lezant, North Hill, and Stoke Climsland, now in the Deanery of East, in the Archdeaconry of Cornwall, shall respectively be detected and dissevered from such deanery and detached and dissevered from such deanery, and transferred to and form part of the Deanery of

Trigg Major, in the same archdeaconry, and—
"37. That the several parishes of Saint Clether, Davidstow, and Otterham, and the parish or chapelry of Saint Juliot, now in the Deanery of Trigg Major, in the Archdeaconry of Cornwall, shall respectively be detached and dissevered from such deanery, and transferred to and form part of the Deanery of Trigg Minor, in the same

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other matter or thing with respect to the matters aforesaid, or any of them, under or by virtue of the said Acts, or either of them, or of any other Act of Parlia-

"SCHEDULE of Archdeaconries and Rural Deaneries in the Diocese of Exeter which is referred to in the foregoing Scheme.

ARCHDEACONRY OF EXETER. Deanery of Aylesbeare.

Bicton, R. Broadclyst, V. Budleigh, East, V., with Budleigh Salterton, Clyst Saint George, R. Clyst Honiton, V Clyst Hydon, R. Clyst Saint Mary, R. Clyst Saint Lawrence,

Aylesbeare, V.

R. Colaton Raleigh, V. Countess Wear, V. Farringdon, R. Littleham, V., with Exmouth, C.

Lympstone, R. Newton Poppleford, V. Otterton, \ Pinhoe, V. Poltimoreand Huxham, Ú.R. Rockbeare, V. Rewe, R. Sowton, R. Stoke Canon, V. Topsham, V. ${f W}$ himple, ${f R}$. Withecombe Raleigh, Woodbury, V. Woodbury Salterton,

3968 Deanery of Ohristianity. Exeter Exeter " Allhallows, Gold-" Saint Mary Major, R., smith-street, R. with Saint Mary Mag-Allhallows on the Walls, R. dalene, C. Saint Mary Steps, R. Saint Olave, R. Saint John's Hospital School Chapel 22 Bedford Chapel Saint Pancras, R. " Saint David, V., with Saint Paul, R. Saint Michael, and Saint Petrock, with Saint Kerrian, U. R. All Angels, C Saint Edmund, R Saint Sidwell, R. Saint Stephen, R. Exwick Saint Andrew, V. " Holy Trinity, R., with Wynard's Chapel " Saint James, R. Heavitree, V., with Whipton Chapel, and Liverydole Chapel Saint John, with Saint George, U.R. Saint Lawrence, R. " Saint Leonard, R. " Saint Thomas Saint Martin, B. " Saint Mary Arches, Apostle, V., with Oldridge, P. C. \mathbf{R} . Deanery of Cadbury Hittisleigh, R. Bow with Broadnymet, U. B Kennerleigh, R. Morehard Bishop, R. Brampford Speke, V., Netherexe, V. Newton St. Cyres, V. with Cowley, C. Cadbury, V. Poughill, R. Colebrooke, V. Crediton, V., with the Sandford, V. Shobrooke, R. Stockleigh English, R. Chaplaincy thereof, Stockleigh Pomeroy, R. and Posbury Chapel. Thorverton, V. Upton Hellions, ${f R}.$ Clannaborough, R. Upton Pyne, R. Cheriton Fitzpaine, R. Woolfardisworthy, R. Down Saint Mary, R. Deanery of Dunkeswell and Honiton. Luppit, V.

Axminster, V., with Kilmington, C., and Membury, C. Axmouth, V. Awliscombe, V. Churchstanton, R. Clayhidon, R. Colyton, V. Comboyne, R. Combo Raleigh, R. Cotleigh, R. Dunkeswell, V Dunkeswell Abbey Holy Trinity, P. C. Honition, R.

Branscombe, V. Broadhembury, V. Buckerell, V Escot Saint Philip, and St. James, V. Farway, R. Feniton, R. Gittisham, R. Harpford, V., with Fen Ottery, C. Ottery St. Mary, V.

Alphington, R. Ashton, R. **A**shcombe, ${f R}$. Bishopsteignton, V. Bridford, R. Cofton Saint Mary, V. Cheriton Bishop, R. Christow, V.
Dawlish, V., with
Saint Mark, C.

Monkton, V. Musbury, R. Northleigh, R. Offwell, ${f R}$ Rousdon, R. Seaton V. with Beer, C. Sheldon, V. Shute, V Stockland, V., with Dalwood, C. Uplyme, R. Upottery, V. Widworthy, R. Yarcombe, V.

Deanery of Ottery. Peyhembury, V. Plymtree, R. Salcombe Regis, V. Sidbury, V. Sidmouth, V., with All Saints Chapel, Southleigh, R. Talaton, R. Tipton, Saint John, V. Westhill Saint Michael, V.

Deanery of Kenn. Doddiscombsleigh, R. Dunchideock, with Shillingford, U.R. Dunsford, V. Exminster, V. Holcombe Burnell, V. Ide, V. Kenn, R. Kenton, V. Luton Saint John, V.

Mamhead, R. Teignmouth East, V. Powderham, R. Teignmouth West, V. Whitstone, R. Starcross, V. Tedburn Saint Mary, R.

Deanery of Tiverton West.

Bampton, V., including Tiverton-Petton Chapel and ,, Clare I Shillingford Cadeleigh, R. Calverleigh, R. Cruwys Morchard, R. Loxbeare, R. Morebath, V. Oakford, R. Puddington, R. Stoodleigh, R. Templeton, R.

" Clare Portion, R. " Pitt Portion, R., with Cove, C. " Priors Portion, R. "Tideombe Portion, R., with Chevythorne, C. "Saint George's Chapel. "West Exe Saint Paul, Washfield, R. "Washford Pyne, R.

Deanery of Tiverton East.

Bickleigh, R. Hockworthy, V. Holcombe Rogus, V. Blackborough, R. Burlescombe, V. Bradninch, V. Huntsham, R. Kentisbeare, R. Sampford Peverell, R. Butterleigh, R, Silverton, R. Uffculm, V. Clayhanger, R. Cullompton, V. Culmstock, V. Uplowman, R. Halberton, V. Willand, R. Hemyock, R.

ARCHDEACONRY OF BARNSTAPLE.

Deanery of Barnstaple.

Ashford, V. Ilfracombe, V Atherington, R. " Saint Philip and Barnstaple, V., Holy Trinity, V. Saint James, V " Saint Matthew Lee, Saint Mary P.C. Magdalene, V. Bishop's Tawton, V. Bittadon, R. Instow, R. Marwood, R. Morthoe, V. Braunton, V. Newport, V. Newton Tracey, R. Down, West, V. Fremington, V. Pilton, V. Georgeham, R. Tawstock, R., with Harracot, C. Westleigh, V. Heanton Punchardon, R. Horwood, R.

Deanery of Chumleigh.

Ashreigney, R. Brushford, V. Eggesford, R. Lapford, R. Thelbridge, R. Wembworthy, R. Bundleigh, R. Burrington, V. Chawleigh, R. Winkleigh, V Worlington East, R. Cheldon, R. Chumleigh, R. Coleridge, V., with Worlington West, R. Zeal Monachorum, R. Nymet Rowland, R.

Deanery of Hartland.

Abbotsham, V. Landcross, R. Littlebam, R. Alwington, R. Appledore, Lundy Island, R. Monkleigh, V. Northam, V. Bideford, R. Buckland Brewer, V. Bucks Mills Saint Parkham, R. Anne, V. Clovelly, R. Wear Gifford, R. Welcombe, V. Hartland, V. Woolfardisworthy, V.

Deanery of Holsworthy

Abbotsbickington, V. Bradford, R. Bradworthy, V., with Pancraswyke, C. Bridgerule, V. Clawton, V. Bulkworthy, C. Ashwater, R. Black Torrington, R.

Halwell, R.
Holsworthyy, R.
Hollacombe, R.
Luffincott, R.
Milton Damerel, R.
with
Cookbury, C.

Putford, West, R.,
with
Putford, East, V.
Pyworthy, R.
Sutcombe, R.
Tetcott, R.
Thornbury, R.

Deanery of Sherwell.

Arlington, R.
Berrynarbor, R.
Bratton Fleming, R.
Brendon, R.
Challacombe, R.
Coombe Martin, R.
Countisbury, V.
Down, East, R.
Goodleigh, R.
Highbray, R.
Kentisbury, R.

Landkey, V.
Loxhore, R.
Lynton, V.
Martinhoe, R.
Parracombe, R.
Sherwell, R.
Stoke Rivers, R.
Swymbridge, V., with
Travellers' Rest
Chapel
Trentishoe, R.

Deanery of Southmolton.

Anstey, East, R.
Anstey, West, V.
Bishop's Nympton, V.
Buckland, East, with
Filleigh, U. R.
Buckland, West, R.
Charles, R.
Chittlehamholt, Saint
John, V.
Chittlehampton, V.
Creacombe, R.
George Nympton, R.
King's Nympton, R.

Knowstone, with
Molland, V.
Mariansleigh, V.
Meshaw, R.
Northmolton, V., with
Twitchen, C.
Rackenford, R.
Romansleigh, R.
Roseash, R.
Southmolton, V.
Warkleigh, with
Satterleigh, U. R.
Witheridge, V.

Deanery of Torrington.

Alverdiscott, R.
Beaford, R.
Bickington, High, R.
Buckland, Filleigh, R.
Dolton, R.
Dowland, V.
Frithelstock, V.
Giles, Saint, in the
Wood, V.
Huntshaw, R.
Huish, R.

Iddisleigh, R.

Langtree, R.

Meeth, B.
Merton, R.
Newton, Saint Petrock,
R.
Peters Marland, V.
Petrockstow, R.
Roborough, R.
Shebbear, V., with
Sheepwash, C.
Torrington, Great, V.
Torrington, Little, V.
Yarnscombe, V.

ABOHDEACONBY OF TOTNES.

Deanery of Ipplepen.

Babbacombe, V. Stokeinteignhead, R. Brixham, V., with Stoke Fleming, R. Churston Ferrers, C. Townstal, V., with Brixham, Lower, V. Collaton, Saint Mary Saint Saviour, C. Tormohun, with the Virgin, V. Ipplepen, V. Cockington, V. Ellacombe, V. Kingskerswell, V. Torquay, Saint John, Kingswear, V. Mary Church, Saint, V., with Saint Luke, Upton, R. Coffinswell, C. Nicholas, Saint, V. Torwood, Saint Mark, Paignton, V., with Marldon, C. R., with Saint Matthias, C. Petrox, Saint, V.

Deanery of Moreton.

Abbotskerswell, V.
Ashburton, V., with
Buckland, C.
Bickington, V.
Bovey, North, R.
Bovey Tracey, V., with
Saint John's Chapel.

Chagford, R.
Chudleigh, V.
Coombeinteignhead, R.
Denbury, R.
Haccombe, R.
Hennock, V., with
Knighton, C.

Highweek, R.
Ideford, R.
Ilsington, V.
Kingsteignton, V.
Leusden, V.
Lustleigh, R.
Manaton, R.
Moretonhampstead, R.
Ogwell, East, with
Ogwell, West, U. R.

Teigngrace, R.
Torbrian, R.
Trusham, R.
Widdecombe-in-the
Moor, V.
Wolborough, R., with
Saint Leonard, Newton Abbot, C., and
Saint Paul, C.
Woodland, V.

Deanery of Okehampton.

Ashbury, B.
Beaworthy, R.
Belstone, R.
Bratton, Clovelly, R.
Bridestowe, R., with
Sourton, C.
Broadwoodkelly, R.
Drewsteignton, R.
Exbourne, R.
Gidleigh, R.
Hatherleigh, V.
Highampton, R.
Honeychurch, R.
Inwardleigh, R.

Jacobstowe, R.
Monk, Okehampton, R.
North Lew, R.
Okehampton, V. with
Saint James's Chapel.
Sampford Courtenay,
R., with
Sticklepath, C.
Spreyton, V.
Tawton North, R.
Tawton South, V.
Throwleigh, R.
Week Saint German's,
P. C.

Deanery of Plympton.

Bickleigh, V., with
Sheepstor, C.
Brixton, V.
Cornwood, V.
Egg Buckland, V.
Ermington, V., with
Kingston, C.
Harford, R.
Holbeton, V.
Hooe, V.
Ivybridge Saint John,
P. C.

Modbury, V., with
Brownstone, C.
Newton Ferrers, R.
Plympton Saint Mary, V.
Plympton Saint Maurice, V.
Plymstock, V.
Revelstoke, R.
Shaugh, V.
Tamerton Foliot, V.
Ugborough, V.
Wembury, V.
Yealmpton, V.

Deanery of Tavistock.

Beer Ferrers, R., with
Beer Alston, C.
Buckland Monachorum, V.
Bradstone, R.
Brent Tor, V.
Coryton, R.
Dunterton, R.
Horrabridge, P. C.
Kelly, R.
Lamerton, V., with
North Brent Tor
Chapel.
Lew Trenchard, R.
Lifton, R.

Lidford, R., with
Prince Town, C.
Maristowe, V.; with
Thrushelton, C.
Meavy, R.
Milton Abbot, V.
Sampford Spiney, R.
Stowford, R.
Sydenham Damerel, R.
Tavistock, V.
Tavistock Saint Paul, V.
Tavy Saint Mary, R.
Tavy Saint Peter, R.
Walkhampton, V.
Whitchurch, V.

Deanery of Three Towns.

Budeaux, Saint, V.
Stoke Damerel, R.
Devonport—
,, Saint Aubyn, P. C.
,, Saint James, V.
,, Saint John, C.
,, Saint Mary, V.
,, Saint Paul, V.
,, Saint Stephen, V.
,, Saint Michael, P. C.
Plymouth—
,, Saint Andrew, V.
with
Pennycross, C.

Saint Andrew, C.

Plymouth—
"Saint James, V.
"Saint Peter, V.
"All Saints, V.
"Holy Trinity, V., with
Saint Saviour's
Chapel.
"Christ Church, V.
"Charles, V.
"Saint Luke, P. C.
"Compton Gifford
Emmanuel, P. C.
Sutton on Plym, V.
Stonehouse, East, V.
"Saint
Paul's Chapel

Deanery of Totnes.

Ashprington, R.
Berry Pomeroy, V.
Brent, South, V.
Buckfastleigh, V.
Broadhempston, V.
Cornworthy, V.
Dartington, R.
Dean Prior, V.
Diptford, R.
Dittisham, R.
Halwell, V.

Harberton, V.
Harbertonford, V.
Holne, V.
Landscove, V.
Littlehempston, R.
Moreleigh, R.
North Huish, R.
Rattery, V.
Staverton, V.
Stoke Gabriel, R.
Totnes, V.

Deanery of Woodleigh.

Allington, East, R.
Allington, West, V.,
with
Malborough, C.
South Huish, C., and
South Milton, C.
Aveton Gifford, R.
Blackawton, V., with
Street, C.
Bigbury, R.
Charleton, R.
Churchstow, V., with
Kingsbridge, C.
Dodbrooke, R.

Loddiswell, V., with
Buckland-tout-Saints,
C.
Pool, South, R.
Portlemouth, R.
Ringmore, R.
Salcombe, V.
Slapton, V.
Stokenham, V., with
Chivelstone, C., and
Sherford, C.
Thurleston, R.
Woodleigh, R.

ARCHDEACONEY OF CORNWALL. Deanery of Saint Austell.

Austell, Saint, V.
Blazey, Saint, V.
Charlestown, V.
Dennis, Saint, R.
Ewe, Saint, R.
Fowey, V.
Goran, Saint, V.
Mevagissey, V.
Mewan, Saint, R.
Michael, Saint, Carhayes, R.

Par, V.
Roche, R.
Sampson, Saint, or
Golant, V.
Stephens, Saint, in
Brannel, R.
Treverbyn, V.
Tywardreath, V., with
Tregaminion, C.

Deanery of Bodmin.

Blisland, R.
Bodmin, V.
Cardynham, R.
Egloshayle, V.
St. Endellion, R., with
Prebends
Helland, R.
Kew, Saint, V.
Lanhydrock, V.
Lanivet, R.
Lanlivery, V.
Lostwithiel, V.
Luxulyan, V.

Mabyn, St. R.
Minver, Saint, V., with
The Chapels of Saint
Michael, and
Saint Enodock
Temple, V.
Tudy, Saint, R.
Warleggan, R.
Winnow, Saint, V.,
with
Nighton, Saint, C.
Withiel, R.

Deanery of Carnmarth.

Camborne, R.
Day, Saint, V.
Falmouth, R.
Flushing, V.
Gluvias, Saint, V., with
Penrhyn, C., and
Saint Budock, C.
Gwennap, V.
Illogan, R., with
Trevenson, C., and
Portreath, C.
Lannarth, Christ
Church, V.

Mabe, V.
Mount Hawke, P.C.
Mylor, V.
Penponds, V.
Penwerris, V.
Redruth, R.
St. Stythians, V., with
Perranarworthal, C.
Treleigh, V.
Treslothan, Saint
John, V.
Tuckingmill, All
Saints, V.

Deanery of East.

Antony, V.
Botus Fleming, R.
Calstock, R.
Dominick, Saint, R.
Germans, Saint, V.
Hessenford, V.

Ive, Saint, R.
John, Saint, R.
Landrake, V., with
Saint Erny, V.
Landulph, R.
Linkinhorne, V.

Maker, V.
Mellion, Saint, R.
Menheniot, V.
Millbrook, V.
Pillaton, R.
Quethiock, V.
Rame, R.
Saltash, P. C.

Sheviocke, R.
Southhill, with
Callington, R.
Stephens, Saint, by
Saltash, V.
Tideford, V.
Torpoint, Saint James,
V.

Deanery of Kerrier.

Saint, Landewednack, R. Antony, in Meneage, Manaccan, V Mawgan in Meneage. Breage, with Germoe, V. with Carnmenellis, V. Saint Martin Constantine, V. Meneage, R. Mawnan, R. Mullyon, V. Porthleven, Saint Bar-Crowan, V. Cury, with Gunwalloe, V. tholomew, V. Godolphin, V Ruan Major, R. Grade, with Sithney, Saint, V. Ruan Minor, U. R. Helston, V. Wendron, V. Keverné, Saint, V.

Deanery of Penwith.

Buryan, Saint, R. Pendeen, V. Erth, Saint, Penzance, Saint Mary, Gulval, V. Gwinear, V. P. C. Penzance, Saint Paul, Halsetown, V. Hayle, Saint Elwyn, P. C. Saint Perran Uthnoe, ĸ. Hilary, Saint, V.
Ives, Saint, V.
Just, Saint, in Penwith, V.
Lelant, V. with Phillack, with Gwithian, R. Sancreed, V. Scilly, the Isles of Saint Mary, P. C. with the chapels of Towednack, C. Saint Martin Levan, Saint, R. Ludgvan, Saint, R. Madron, V., with Morvah, C. Marazion, P. C. Saint Agnes Tresco and Bryher Sennen, Saint, R. Newlyn, Saint Peter, V. Zennor, V. Paul, Saint, V.

Deanery of Powder.

Agnes, Saint, V. Allen, Saint, R. Kenwyn, with Saint Kea, R. Saint George, V. Saint John, V. Anthony, Saint, Roseland, V. Baldhu, V. Ladock, R. Lamorran, R. Merther, V. Chacewater, Saint Paul, Clement, Saint, V. Michael, Saint, Penkevil, R. Creed, R., with Grampound Chapel Mithian, V. Cornelly, V. Perranzabuloe, V. Philleigh, R. Erme, Saint, R. Probus, Saint, V. Ruan Lanihorne, R. Devoran, Saint John, V. Feock, Saint, V. Tregony, R., with Cuby, V. Truro, Saint Mary, R. ,, 'Saint Paul, V. Gerrans, Saint, R. Just, Saint, in Roseland Veryan, V.

Deanery of Pyder.

Breoke, Saint, R. Erv.
Colan, V. Eva
Columb, Saint, Major,
R. May
Columb, Saint, Minor,
V. Nev
Crantock, V. Pad
Cubert, V. Pet

Enoder, Saint, V.

of Pyder.

Ervan, Saint, R.

Eval, Saint, V.

Issey, Saint, V.

Mawgan, Saint, R.

Merryn, Saint, V.

Newlyn, Saint, V.

Padstow, V.

Petherick, Little, R.

Wenn, Saint, V.

Deanery of Stratton.

Bude Haven, Saint Mi- Morwenstow, V. chael, V. Poughill, V. Gennys, Saint, V. Poundstock, V. Jacobstow, R. Stratton, V Kilkhampton, R. Week, Saint Mary, R. Launcells, V. Whitstone, R. Marhamchurch, R.

Deanery of Trigg Major.

Petherwyn, South, V., Alternon, V. Bolventor, with Boyton, V. Trewen, C. Petherwyn, North, V. Broadwoodwidger, V. Egloskerry, V., with Tremayne, C. Stoke Climsland, R. Saint Stephen by Laun-Giles, Saint, in the ceston, V. Heath, V. Laneast, V. Saint Thomas by Launceston, V Lawhitton, R. Tamerton, North, V. Lewannick, V. Treneglos with Lezant, R. Warbstow, V. Launceston, Saint Mary Tresmere, V. Magdalene, V. Virginstow, R. North Hill, R. Werrington, V.

Deanery of Trigg Minor.

Breward, Saint, V. Clether. Saint, V. Lesnewth, R. Clether, Saint, Michaelstow, R. Davidstow, V. Minster, R. Forrabury, R. Otterham, R. Juliot, Saint, R. Teath, Saint, V. Tintagel, V. Lanteglos, with Advent, R. Trevalga, R.

Deanery of West.

Boconnoc, with Liskeard, V. Looe East and West, Broadoak, U. R. Cleer, Saint, V. Martins, Saint, R. Morval, V. Dulce, R. Herodsfoot, V. Keyne, Saint, R. Neot, Saint, V. Lanreath, R. Pelynt, V. Pinnock, Saint, R. Talland, V. Lansallos, R. Lanteglos by Fowey, Veep, Saint, V."

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the twenty-fifth section of the Act of the twentythird and twenty-fourth years of Her Majesty, chapter one hundred and forty-two, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-ninth day of April, in the year one thousand eight hundred and seventy-five, in the words and figures following, that is to say: I

No. 24235.

"We, the Ecclesiastical Commissioners for England, acting in pursuance of the twenty-fifth section of the Act of the twenty-third and twentyfourth years of your Majesty, chapter one hundred and forty-two, have prepared, and now humbly lay before your Majesty in Council, the following scheme for making certain corrections or alterations in relation to the provisions of a certain Order of your Majesty in Council, bearing date the seventeenth day of July, one thousand eight hundred and seventy-three, and published in the London Gazette on the day following, by virtue of which Order the benefice of Saint Mary Aldermary, with Saint Thomas Apostle, in the city and diocese of London, and the benefice of Saint Antholin with Saint John the Baptist upon Walbrook, in the same city and diocese, have been united and consolidated into, and have become and are one benefice, by the name and style of 'The United Rectory of Saint Mary Aldermary with Saint Thomas Apostle, Saint Antholin, and Saint John the Baptist upon Walbrook.

"Whereas it is by the fourth part of the scheme ratified by the said Order (which scheme is hereinafter called 'the said Original Scheme'), provided that the church of the said benefice of Saint Antholin with Saint John the Baptist upon Walbrook (that is to say, the church of Saint Antholin) shall, except the spire and tower thereof, be taken down, and that the materials and site thereof (except the materials and site of the said spire and tower), shall be sold by public tender by us, the said Ecclesiastical Commissioners, as by the said original scheme is further provided; but that the spire and tower of the same church of Saint Antholin shall not be taken down, and the site thereof shall not be sold, and that the same spire and tower and the site thereof shall remain vested in the incumbent or rector of the united benefice therein and hereinbefore mentioned for the benefit of the parishioners of the two parishes of Saint Antholin and Saint John the Baptist upon Walbrook, and shall be preserved and maintained by means of a certain fund, which, under the said original scheme, is to be set apart by us out of the proceeds of the sale of the said church of Saint Antholin, the amount of which fund is, by the same scheme, fixed at six hundred pounds.

"And whereas in the said fourth part of the said original scheme, certain provisions were contained and directions given as to the removal into the said tower of the said church of Saint Antholin, of certain tablets or monuments, and as to the re-interment beneath the same tower of certain human remains.

"And whereas by the fifth part of the said original scheme, it is provided that out of the moneys to be realized by the sale as aforesaid of the said church of Saint Antholin, a sum, not exceeding three thousand pounds, shall be paid by us as therein mentioned, and shall be applied as therein men-tioned in repairing and keeping in repair the church of the said united benefice, that is to say, the church of Saint Mary, Aldermary, and in putting the same church into fit and proper condition to become the parish church of the same united benefice, and in beautifying and reseating the same church as therein mentioned.

"And whereas the spire and tower of the said church of Saint Antholin are now standing, but the rest of the same church has lately been taken down, under the provisions of the said original scheme, so ratified as aforesaid, and the site of the said church is now ready to be sold under the same provisions, the human remains which were found beneath the said church and site having been dealt with as is in that behalf provided by

the seventeenth section of the Act of the twenty-third and twenty-fourth years of your Majesty, chapter one hundred and forty-two, and by the said fourth part of the said original scheme.

"And whereas the tablets and monuments hereinbefore mentioned have or some of them have been placed within, or re-erected within, the said tower of the said church of Saint Antholin.

. "And whereas, upon a survey of the said spire and tower of the said church of Saint Antholin, made under our direction by a competent architect, it has appeared that a sum of not less than two thousand pounds is required to defray the estimated cost of making good defects in the same spire and tower, and of putting the same spire and tower into thoroughly substantial repair, and of otherwise fulfilling the requirements of part four of the said original scheme; and further it has been made to appear to us that, by the preserva-tion and maintenance of the said spire and tower, not only is the money which might be obtained upon a sale of the same spire and tower and the site thereof sacrificed, but also the market value of that part of the site of the said church of Saint Antholin, which is ready to be sold as aforesaid, is considerably reduced.

"And whereas it has been made to appear to us to be desirable that upon any such sale as aforesaid of the site of the said late church of Saint Antholin, and upon any sale of the said spire and tower of the same church and the site thereof, power should be obtained by us to effect such sale or sales (if we should see fit) by public

"And whereas it has also been represented to us, that the sum of three thousand pounds, which as aforesaid, we are, under the provisions of the said original scheme to pay over for the repairing and keeping in repair and beautifying and reseating of the said church of Saint Mary Aldermary, is insufficient for these purposes.

"And whereas it has been made to appear to us that the recommendations and proposals hereinafter made, as to the tablets and monuments of Saint Antholin's church, and as to the human remains aforesaid, may be carried into effect with-

out inconvenience or indecorum.

" Now, therefore, with the consent of the Right Honourable and Right Reverend John, Bishop of the said diocese of London, as such Bishop (testified by his having signed and sealed this scheme), and with the consent of the Dean and Chapter of the Cathedral Church of Saint Paul, in London, the patrons of the said united rectory of Saint Mary Aldermary with Saint Thomas Apostle, Saint Antholin, and Saint John the Baptist upon Walbrook (testified by the said Dean and Chapter having affixed their common or corporate seal to this scheme), and with the consent of the Vestry of each of the said four parishes of Saint Mary Aldermary, Saint Thomas Apostle, Saint Antholin, and Saint John the Baptist upon Walbrook (testified, in the case of each vestry, by the signature attached to this scheme, in pursuance of a resolution to that effect of the chairman of a vestry meeting duly convened for the purpose of giving such consent), and of the Reverend Lewis Borrett White, Clerk in Holy Orders, Rector or Incumbent of the united rectory of Saint Mary Aldermary with Saint Thomas Apostle, Saint Antholin, and Saint John the Baptist upon Walbrook, in whom, as such rector or incumbent, the spire and tower of the said church of Saint Antholin, and the site thereof remain vested as aforesaid, we humbly recommend and propose that in lieu of, or (as the case may be) in correction or alteration of the provisions, or some of them, of the said original scheme, ratified by the said Order of your Majesty in Council, of the seventeenth day of July, one thousand eight hundred and seventy-three, we shall, as from the day of the date of any order of your Majesty in Council ratifying this scheme, be empowered to carry into effect all or any of the following provisions, and that the same provisions shall thereafter accordingly take effect, that is to say:—

"1. That any tablets or monuments which, under part four aforesaid of the said original scheme, ought to be, or may have been removed into, or re-erected in the tower of, the said church of Saint Antholin shall, at the cost of the fund provided by the twenty-second section of the said Act of the twenty-third and twenty-fourth years of your Majesty, chapter one hundred and forty-two, be removed into, and be re-erected in the

said church of Saint Mary Aldermary.

"2. That any human remains which, under part four of the said original scheme ought to be or may have been re-interred beneath the said tower of the said church of Saint Antholin, shall be re-interred in the City of London Cemetery at Ilford, in the county of Essex, the cost of such re-interment to be defrayed out of the proceeds of the sale or sales contemplated by part four of the said original scheme, and by the next following section of this present scheme.

"3. That the said spire and tower of the said church of Saint Antholin shall be taken down, and that the materials thereof and the site thereof shall be sold by us, the said Ecclesiastical Commissioners for England, the sale of the same materials and the sale of the same site to be made at one time or at more than one time, as may be convenient, and the same site to be (at our discretion) sold either separately from or together with, and either at the same time as, or at a dif-ferent time from, that part of the site of the said church of Saint Antholin which is now ready to be sold as aforesaid; and that all moneys arising from such sale or sales of the materials and site of the said spire and tower shall be paid over to us, the said Ecclesiastical Commissioners, for the purposes of this scheme; and that the sale of the materials and site of the said spire and tower, and also the sale of that part of the site of the said

be sold as aforesaid, may, at our discretion be made either by public auction or by public tender.

church of Saint Antholin, which is now ready to

"4. That the said sum of six hundred pounds which we, under the provisions of part five of the said original scheme, are directed to pay to the churchwardens of the two parishes of Saint Antholin and Saint John the Baptist upon Walbrook, as a fund for preserving, maintaining, and keeping in repair the fabric of the said spire and tower, shall not be so paid, but that in lieu thereof, a sum of one thousand pounds (being the same sum of six hundred pounds together with a further sum of four hundred pounds, part of the proceeds of the sale or sales contemplated as aforesaid by part four of the said original scheme and by this present scheme) shall be paid by us to the same churchwardens (whose receipt shall be a sufficient discharge to us for the same), and that the same sum of one thousand pounds shall, by the same churchwardens, be invested in Government securities, to be held by the churchwardens for the time being of the same two parishes upon trust to apply the interest or dividends thereof, and of any accumulation thereof caused by investment in similar securities of unapplied interest or dividends, in preserving, maintaining, and keeping in repair (with the consent of the other churchwardens o

the said united benefice) the church of the said | George the Third, chapter one hundred and thirtyunited benefice, that is to say, the church of Saint

Mary Aldermary.

"5. That the sum of two thousand pounds, being as aforesaid the estimated cost of fulfilling the requirements of part four of the said original scheme (which requirements, if this scheme shall be ratified by your Majesty in Council cannot be fulfilled), and being a sum charged on the fund created by the twenty-second section of the said Act of the twenty-third and twenty-fourth years of your Majesty, chapter one hundred forty-two, shall, out of the same fund, be paid by us in the manner, and subject to the conditions and for the purposes contemplated by part five, section one, of the said original scheme, such payment to be in addition to, and not in lieu of, the payment of any sum which, under the provisions of the same part and section, we are now em-

powered to pay as therein is mentioned.

"6. That out of the proceeds of the sale or sales contemplated as aforesaid by part four of the said original scheme, and by this present scheme, a sum not exceeding four hundred and fifty pounds shall be expended by us and at our discretion in providing a suitable railing of iron around, and a suitable monument or memorial stone above or over a certain vault which has been made at the eastern end of the site of the said Church of Saint Antholin, within which vault certain human remains have been reinterred under and in accordance with the provisions of part four of the said original scheme. Provided always, that the said railing and the said monument or memorial stone shall be erected after designs prepared according to our instructions, and shall be approved by us and by the Bishop of the diocese of London for the time being, and by the churchwardens for the time being of the said two parishes of Saint Antholin and Saint John the Baptist upon Walbrook.

"And lastly we recommend and propose that, except in so far as the same is affected by the provisions of this supplemental scheme, the said Order of your Majesty in Council of the seventeenth day of July, one thousand eight hundred and seventy-three, shall continue in full force and effect as if this scheme had not been made."

And whereas the said scheme has been laid before both Houses of Parliament for the space of

two calendar months.

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

C. L., Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioner's for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King I by the parish of Hinton Admiral, in the said county

four; of the Act of the second and third years of Her Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council, a representation, bearing date the seventeenth day of June, in the year one thousand eight hundred and seventy-five, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fiftyninth year of his Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Mary, situate at Bransgore, in the parish of Christchurch, in the county of Southampton, and in the diocese of Winchester.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Mary, situate at Bransgore as

aforesaid.

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

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

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

your Royal wisdom, shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Mary, Bransgore, being :-

"All that part of the parish of Christchurch, in the county of Southampton, and in the diocese of Winchester, wherein the present incumbent of such parish now possesses the exclusive cure of souls, which is bounded on the south-east

and diocese, on the east and on the north-east by the extra-parochial territory called or known as the New Forest, in the same county and diocese, on the north-west by the parish of Sopley, in the same county and diocese, and upon allother sides, that is to say, on the south-west and on the south, by an imaginary line commencing upon the boundary which divides the said parish of Sopley from the parish of Christchurch aforesaid, at a point in the middle of the road leading from Ripley to Winkton, such point being at or near to the north-eastern corner of Sopley Park; and extending thence, for a distance of thirty-eight chains, or thereabouts, first south-eastward and then southward along the middle of the said road to its junction with the road leading from Winkton aforesaid, past South Bockhampton to Godwin's Croft; and extending thence, for a distance of one mile and a quarter, or thereabouts, in a direction first southward and then generally eastward, along the middle of the last-described road to the centre of the ford by which the same road crosses the River Mude; and extending thence, generally southward, for a distance of ten chains, or thereabouts, along the middle of the said river to its junction with the stream flowing from New Close Farm and Waterditch; and extending thence, eastward, for a distance of fifteen and a-half chains, or there-abouts, along the middle of the said stream to the boundary at the centre of the ford at Waterditch, where the same stream crosses the road leading from Nea Croft to Burton Common, which boundary divides the said parish of Christchurch from the parish of Hinton Admiral, aforesaid."

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

C. L. Peel.

AT the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council'

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, and of the Act of the nine-teenth and twentieth years of Her Majesty, chapter one hundred and four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the fifteenth day of July, in the year one thousand eight hundred and seventy-five, in the words following, that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixth and seventh years of your Majesty, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of your Majesty, chapter one hundred and four, have prepared and now humbly lay before your Majesty in Council, the following scheme for compensating a certain spiritual person, to wit the

Reverend James Morrison Morgan, Clerk in Holy Orders, whose emoluments have been diminished by reason of proceedings under the said Acts, or one of them, to wit by the formation of the district (now the new parish) of Newbarns and Hawcoat, out of the parish of Dalton-in-Furness, in the county of Lancaster, and in the diocese of Carlisle, of which said parish the said James Morrison Morgan was, at the date of such formation, and is now, the vicar or incumbent.

"Whereas it has been made to appear to us that the fees, dues, or other emoluments of the said James Morrison Morgan, as such vicar or incumbent as aforesaid, have been diminished as aforesaid, and that the payment to him, the said James Morrison Morgan, of the annual sum of six pounds, would provide a just and reasonable

compensation for such diminution.

"Now, therefore, we humbly recommend and propose that in respect of the new parish of Newbarns and Hawcoat aforesaid, there shall be paid by us to the said James Morrison Morgan, so long as he shall continue to be vicar or incumbent of the said parish of Dalton-in-Furness as aforesaid, and no longer, the annual sum of six pounds, payment of such annual sum being made by equal half-yearly payments, upon the first day of May and the first day of November in each year, but with the right also in the said James Morrison Morgan or (as the case may be), in his representatives, to a proportionate payment in respect of any period being less than half a year which may elapse between the first day of May or the first day of November (as the case may be) and the day on which he, the said James Morrison Morgan, shall, from whatever cause, cease to be vicar or incumbent of the said parish of Daltonin-Furness.

"And we further recommend and propose that the right of the said James Morrison Morgan, as such vicar or incumbent as aforesaid, to receive the said annual sum of six pounds shall be held to have accrued, and that payment thereof shall accordingly be made as from the first day of May, in the year one thousand eight hundred and seventy-four, being a date subsequent to the day upon which the vicar or incumbent of the said new parish of Newbarns and Hawcoat became empowered to perform in the church thereof those offices, and became entitled to retain for his own benefit those fees in consideration of the loss of which to the said James Morrison Morgan, as such vicar or incumbent of the said parish of Dalton-in-Furness as aforesaid, the amount of the compensation grant in this scheme recommended and proposed has been fixed by us.

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

Parliament.

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN'S Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the first and second years of Her Majesty chapter one hundred and six, of the Act of the third and fourth years of Her Majesty chapter one hundred and thirteen, of the Act of the thirteenth and fourteenth years of Her Majesty chapter ninety-eight, and of the Act of the twenty-third and twenty-fourth years of Her Majesty chapter one hundred and forty-two, duly prepared and laid before Her Majesty in Council, a scheme bearing date the thirteenth day of May, in the year one thousand eight hundred and seventy-five, in the words and figures following, that is to say;

"We, the Ecclesiastical Commissioners for England in pursuance of the Act of the first and second years of your Majesty chapter one hundred and six, of the Act of the third and fourth years of your Majesty chapter one hundred and thirteen, of the Act of the thirteenth and fourteenth years of your Majesty chapter ninety-eight, and of the Act of the twenty-third and twenty-fourth years of your Majesty chapter one hundred and fortytwo, have prepared and now humbly certify to your Majesty in Council the following scheme for uniting the benefice (being a rectory) of Saint James Garlickhithe in the city of London with the benefice (being a rectory) of Saint Michael Queenhithe with Holy Trinity the Less in the said city of London and for the other purposes hereinafter mentioned.

"Whereas under the provisions of the said lastly mentioned Act the Right Honourable and Right Reverend Archibald Campbell late Bishop of the diocese of London issued a commission for the purpose of inquiring into the expediency of the proposed union of the said rectory of Saint James Garlickhithe and the said rectory of Saint Michael Queenhithe with Holy Trinity the Less and by the return made to the said commission the Commissioners therein named certified all such matters and things as appeared to them material together with their opinion that the proposed union was expedient, and in such return they specified the terms on which in their opinion the same union ought to be effected.

"And whereas the said Archibald Campbell late Bishop of the said diocese of London (who in right of his see was the patron of the said rectory of St. James Garlickhithe) caused proposals for a scheme based upon the terms recommended by the Commissioners named in the hereinbefore-mentioned Commission to be laid before us the said Ecclesiastical Commissioners for England which proposals have been assented to by the dean of the Cathedral and Metropolitical Church of Christ Canterbury and the chapter of the same Church who at the date of the proposals were the patrons alternately with the dean of the Cathedral Church of St. Paul in London and the chapter of the same church of the said rectory of St. Michael Queenhithe with Holy Trinity the Less and also by the dean and chapter of the said last-named cathedral church who were the other alternate patrons and who have since become and now are the sole patrons of the said lastly-named rectory and also by the vestry of the parish of Saint James Garlickhithe and by the vestry of the parish of Saint Michael Queenhithe and by the vestry of the parish of Holy Trinity the Less.

"And whereas it appears to us to be expe-

dient that such union of the said rectories of Saint James Garlickhithe and Saint Michael Queenhithe with Holy Trinity the Less should be effected and that such arrangements relating thereto and to the patronage of the said rectories should be made as are hereinafter-mentioned

and proposed.

"1. Now therefore we humbly recommend and propose with the consents of the Right' Honourable and Right Reverend John, now Bishop of the said diocese of London (testified by his signing and sealing this scheme) and of the said dean and chapter of the cathedral church of Saint Paul in London (testified by their having to this scheme affixed their corporate seal) and with the consents of the respective vestries of the said several parishes of Saint James Garlick-hithe and Saint Michael Queenhithe and Holy Trinity the Less (testified by the respective chairmen of the said several vestries having respectively signed this scheme pursuant to resolutions passed at vestries respectively duly convened for the purpose of giving such consents) that the said rectory of Saint James Garlickhithe and the said rectory of Saint Michael Queenhithe with Holy Trinity the Less shall be united and consolidated into and shall become and be one benefice under the style of 'The United Rectory of Saint James Garlickhithe and Saint Michael Queenhithe with Holy Trinity the Less.'

"2 And we further recommend and propose that if when this scheme shall have been ratified by an order of your Majesty in Council and shall have taken effect as hereinafter provided both of the said rectories shall be vacant the union of the said rectories shall take effect forthwith and if one of the said rectories only shall be then vacant the said union shall also take effect forthwith, if the incumbent of the other of the said rectories shall consent to become the incumbent of the united rectory, but if he shall not so consent then that the union shall take effect upon the then next vacancy of his benefice and the then incumbent of the other of the said rectories shall be the first incumbent of the united rectory, and if when this scheme shall have been ratified by an Order of your Majesty in Council and shall have taken effect as hereinafter provided both of the said rectories shall be full then that the said union shall take effect upon the next vacancy of either of them if the incumbent for the time being of the other of the said rectories shall consent to become the incumbent of the united rectory, and he shall be the first incumbent of the united rectory but if he shall not so consent then the said union shall take effect immediately upon the next vacancy of his benefice and the then incumbent of the other of the said rectories shall be the first incumbent of the united rectory and that in either case it shall be lawful for the Bishop to admit to the united rectory the first incumbent thereof (if an incumbent for the time being of either of the existing rectories) without any form or fee of or for presentation and he shall thereupon become the incumbent of the united rectory and that until the time of the union taking effect the existing incumbencies shall remain separate and the rights and liabilities in respect thereof shall remain unaffected by anything herein contained.

"3. And we further recommend and propose that if after the ratification of this scheme by an Order of your Majesty in Council and before the union shall have taken effect the incumbent for the time being of either of the existing rectories shall with the consent of the Bishop retire from his incumbency in order that the union may take immediate effect the incumbent so retiring from

his incumbency shall be entitled during the period hereinafter specified to receive out of the annual income of the united rectory and by way of com-pensation a yearly sum equal in amount to the net annual value of the tithe and tithe rents charge and endowments annexed to his rectory computed on the average receipts of the three years immediately preceding the year in which he shall so retire which annual sum shall commence as from the day on which the union shall take effect and shall be payable by equal half-yearly payments in every year the first half-yearly payment thereof to become due and be paid at the end of six calendar months next after the day on which the union shall take effect and that the said annual sum shall be payable to the retiring incumbent during the remainder of his life or until he shall accept any other church preferment of an annual value equal to or greater in amount than the said annual sum to be so made payable to such retiring incumbent as aforesaid and upon his accepting such preferment the said annual sum shall thenceforth absolutely cease to be payable but if he shall accept other church preferment of a less net annual amount (to be ascertained without reference to and exclusively of the value of the house of residence if any) then whilst he shall hold such other preferment the said annual sum shall in each year be reduced by a sum equal in amount to the net annual sum (to be so ascertained as aforesaid) payable to him for the same year in respect of such other preferment but if the same annual sum shall cease by his death or by his acceptance of such church preferment, as the case may be on any other than one of the half yearly days of payment, he or his executors or administrators shall be entitled to a proportionate part of the said annual sum for the period which at the time of such cessor shall have elapsed of the then current half year which proportionate part shall be payable at the end of the then current half year and that the said annual sum shall be charged upon the annual income of the united rectory and shall be payable out of the same by the incumbent for the time being thereof and as between such incumbent and the retiring incumbent and his assigns the said annual sum shall be a first charge at law and in equity upon the income of the united rectory and the incumbent of the said united rectory shall be deemed to have accepted the same subject to a trust to pay to the retiring incumbent or his assigns the said annual sum out of the income of such united rectory and for that purpose to use all due diligence to receive and collect the income of the said united rectory and if such annual sum or any part thereof shall be in arrear and unpaid for a period of more than twenty-one days after any of the said half yearly days of payment and the fact of the same being so in arrear shall be verified by the declaration of the incumbent who shall have so retired or his assigns or in such other manner as shall be required by the Bishop for the time being of the said diocese of London it shall be lawful for the said Bishop to make an order upon the incumbent for the time being of the united rectory requiring him to pay the amount in arrear within a time to be specified in such order and if the same shall not be paid within such period as last aforesaid then it shall be lawful for the said Bishop to sequester the profits of the said united rectory until all such arrears and the costs of the sequestration shall have been paid and satisfied but the power to be so conferred upon the said Bishop shall not in anywise abridge or interfere with the rights of the incumbent who shall have so retired, or his assigns to recover the said annual sum and all arrears thereof by proceedings at law or in equity or with the legal and equitable rights of the incumbent for the time being of the united rectory to recover from the preceding incumbent of the united rectory his executors or administrators any arrears of the said annual sum which ought to have been paid

by such preceding incumbent.

"4. And we further recommend and propose that if the said union shall have taken immediate effect by reason of the incumbent for the time being of either of the existing incumbencies having retired from his incumbency and such incumbent shall be living when the united rectory shall for the first time after such union become vacant the incumbent who shall have so retired shall if in the opinion of the Bishop for the time being of the said diocese of London he be not disqualified by age or otherwise be entitled to fill such vacancy and may be admitted by the said Bishop to the said united rectory without any form or fee of or for presentation and he shall thereupon become the incumbent of the said united rectory and the annual sum hereinbefore made payable to him shall thereupon absolutely cease to be

payable.

"5. And we further recommend and propose that upon the said union taking effect the church of Saint James Garlickhithe shall become and thereafter continue to be the parish church of the said united rectory and that after the said union the expense of maintaining the fabric of the parish church of the united rectory and the works and ornaments thereof, the salaries of organist, clerk, sexton, beadle, and other officers and servants and the expense of providing all things requisite for Divine Service therein shall be defrayed by the parish of Saint James Garlickhithe exclusively out of funds which are at the disposal of that parish and that in consideration thereof the vestry and churchwardens of the parish of Saint James Garlickhithe shall be exclusively entitled to regulate and manage all matters connected with the maintaining the fabric of the parish church of the said united rectory and the works and ornaments thereof and to provide all things requisite for Divine Service therein without any control or interference on the part of the vestries or churchwardens of the other two parishes of the said united rectory such other two parishes not being liable to pay or contribute to any such expenses.

"6. And we further recommend and propose that upon the said union taking effect the font communion table and plate used for the purposes of the Holy Communion in the church of the parishes of Saint Michael Queenhithe with Holy Trinity the Less shall if in the opinion of the Bishop for the time being of the said diocese of London it be deemed desirable be transferred to the parish church of the said united rectory, but if the same shall in the opinion of such Bishop not be required for such church, then that the same or such of them or so much of the said plate as shall not be so required shall be transferred to such other church or chapel within the diocese of London as the Bishop for the time

being of the said diocese shall select.

"7. And we further recommend and propose that upon the said union taking effect if the tables of fees used in the two churches be alike in all particulars, the table of fees used in the church which will become the church of the united rectory shall (until revised or altered by proper authority) be the table of fees for the three parishes of the said united rectory but if such table of fees be not alike in all particulars then that the same shall be of no authority and a new table of fees shall be made for the use of the said three parishes

of the said united rectory under the authority of and with the consents and in the manner specified in the eleventh section of the Act of the fifty-ninth year of His late Majesty King George the Third

chapter one hundred and thirty-four.

"8. And we further recommend and propose that upon the said union taking effect the persons who at that time shall hold the offices of parish clerk of the parish of Saint James Garlickhithe, and parish clerk of the parishes of Saint Michael Queenhithe with Holy Trinity the Less shall without any further appointment become the joint parish clerks of the said three parishes of the said united rectory and the persons who at the time of the said union taking effect shall hold the offices of sexton of the parish of Saint James Garlickhithe and sexton of the parishes of Saint Michael Queenhithe with Holy Trinity the Less shall without any further appointment become the joint sextons of the said three parishes of the said united rectory and upon the death retirement or removal of either of the joint parish clerks the other of them shall become the sole parish clerk of the same three parishes and upon the death retirement or removal of either of the joint sextons the other of them shall become the sole sexton of the same three parishes and that in consideration of the parish of Saint James Garlickhithe exclusively providing the funds necessary for the repairs of the church of the said united rectory and the other before mentioned expenses the persons to fill the offices of clerk organist sexton and the other subordinate offices of the said church of the said united rectory shall afterwards upon any vacancy in those offices be respectively appointed by the vestry of such last named parish exclusively.

"9. And we further recommend and propose

that upon the said union taking effect the persons who at that time shall respectively hold the offices of clerk and sexton of the parishes of Saint Michael Queenhithe with Holy Trinity the Less and who shall become one of such joint clerks and sextons of the said three parishes of the said united rectory shall respectively cease to hold the office of clerk and sexton respectively of the said parishes of Saint Michael Queenhithe with Holy Trinity the Less and the clerk so ceasing to hold such office shall by way of compensation so long as he shall be one of the joint clerks of the said three parishes of the united rectory receive from the vestry of the said parishes of Saint Michael Queenhithe with Holy Trinity the Less during the pleasure of such vestry a salary equal in amount to his then present salary and in like manuer the sexton so ceasing to hold such office shall by way of compensation so long as he shall be one of the joint sextons of the said three parishes of the united rectory receive from the vestry of the parishes of Saint Michael Queenhithe with Holy Trinity the Less during the pleasure of such vestry a salary equal in amount to his then present salary subject to the performance by such clerk and sexton respectively of such duties appertaining to the offices of parish clerk and sexton respectively in the parish church of the united rectory or otherwise connected with such parish church and the performance of the services therein as the rector and churchwardens may from time to time require but that no parish clerk or sexton of the said three parishes of the united rectory shall have any larger estate or interest in his office than he .. shall have possessed in his original office before the said union.

that upon the said union taking effect all the properties constituting the emoluments and endowments of the respective rectories of Saint

James Garlickhithe and Saint Michael Queenhithe with Holy Trinity the Less shall become and be transferred and annexed to the said united

rectory as the endowment thereof.

"11. And we further recommend and propose that upon the said union taking effect the church of the said parishes of Saint Michael Queenhithe with Holy Trinity the Less shall be taken down and that its materials and so much of its site as shall not under the provisions hereinafter for that purpose contained be appropriated as a site for a house of residence for the incumbent of the united rectory shall be sold by public tender or by private contract, the pulpit, bells, clocks, organ, and other furniture and fittings being reserved to be appropriated if in the opinion of the Bishop for the time being of the diocese of London so required for the use of the church of the three parishes of the united rectory and if not so required then for the use of any church to be designated by the said Bishop but if not so required and appropriated that the same shall also be sold by public tender or by private con-tract provided always that the passage leading from Little Trinity-lane to a door on the north side of Saint Michael's church and over which passage is built the house, No. 17, Little Trinitylane, be not in any manner dealt with by this

"12. And we further recommend and propose that in the first place there shall be set apart and appropriated out of the net proceeds which shall be realized by the sales effected in pursuance of the recommendations and proposals hereinbefore contained such a sum as we shall determine (being not less than one-half part of the entire net proceeds of the said sales) for the erection of a new church which shall be built upon land to be duly conveyed to us situate in some part to be designated to us by the Bishop of London of the ancient parish of Saint Pancras in the said diocese of London and that the residue of the said net proceeds of the said sales shall be applied by us to the following purposes, that is

to say,

"(A.) We shall out of such residue pay to the present organist of St. Michael's church on her ceasing to be such organist as compensation for loss of office a sum of money equal to two years of her present salary and to the present pew opener in Saint Michael's Church on her ceasing to be such pew opener as compensation for the loss of such office a sum of money equal to one year of her present salary and to the present organ blower in Saint Michael's Church on his ceasing to be such organ blower as compensation for the loss of such office a sum of money equal to one year of his present salary and to the present sexton of the said parish of Saint Michael on his ceasing to be such sexton as compensation for the loss of such office a sum of money equal to one year of his present salary.

of his present salary.

"(B.) We shall in the next place pay out of such residue any reasonable costs of removing the memorial windows from the church of Saint Michael and of dealing with them as the churchwardens of the said church with the approval of

the Bishop shall determine.

"(C.) We shall in the next place set apart out of such residue and pay the churchwardens of Saint Michael's parish a sum of two hundred pounds to be by them invested in the three per cent. consols and the interest of such investment shall be applied by such churchwardens in or towards keeping the churchyard of Saint Michael's parish in good order and condition.

"(D.) We shall in the next place set apart and

"(D.) We shall in the next place set apart and pay out of such residue to the present mistress of the school which has been hitherto kept in the tower of Saint Michael's church as compensation for the loss which she will sustain a capital sum of two hundred and twenty-five pounds being a sum equal to five years of the salary received by her as such schoolmistress.

"(E.) We shall in the next place set apart out of such residue a sum of money not exceeding five hundred pounds for the construction in some portion of the churchyard of Saint Michael of a vault or tomb wherein subject to the consents required by the seventeenth section of the said Act of the twenty-third and twenty-fourth years of your Majesty chapter one hundred and forty-two the remains of the dead deposited under the church of Saint Michael shall be re-interred but if such consents shall not be obtained the sum so to be set apart shall constitute part of the fund provided by the twenty-second section of the

last-mentioned Act.

"(F) We shall in the next place set apart out of such residue a sum of five hundred pounds to be applied by us when and as in our discretion we shall think fit to meet any sum of a like or larger amount which may be given by the parish of Saint James Garlickhithe in addition to the sum of one thousand pounds to be provided by the parish of Saint James Garlickhithe as hereinafter mentioned for the erection of a house of residence for the united benefice but if no such additional sum be provided by the said parish within two years next after the completion of the sale of that part of the site of the church of Saint Michael Queenhithe which by this scheme is directed to be sold the said sum of five hundred pounds so to be set apart by us shall constitute part of the fund provided by the twenty-second section of the said Act of the twenty-third and twenty-fourth years of your Majesty chapter one hundred and forty-two.

"(G) The remainder of the residue of the said proceeds shall also constitute part of the fund provided by the said twenty-second section of the said last-mentioned Act, except such part thereof as may be appropriated as next hereinafter

mentioned.

"13. And we further recommend and propose that we with the consent of the said Bishop for the time being of the said diocese of London shall have a discretionary power of appropriating out of such last-mentioned residue any sum not exceeding one tenth part of the entire net proceeds of the said sales for the purpose of re-pewing repairing restoring or altering the said church of Saint James Garlickhithe and of putting the same into a fit and proper condition for becoming the church of the said three parishes of the said united rectory such sum to be laid out and expended under the joint direction of the vestries and churchwardens of the same three parishes and under the superintendence of a competent architect whose charges shall be defrayed out of the same sum, to be nominated by them and to be approved of by the Bishop for the time being of the said diocese of London and that if any difference or dispute shall arise as to the proper mode of expending or applying the same sum or , any part thereof every such question difference or dispute shall be settled and determined by the Bishop whose decision shall be final and whose episcopal jurisdiction shall not be in any way abridged or interfered with by the special power or control hereby proposed to be given to the said vestries and churchwardens.

"14. And we further recommend and propose that a portion of land to be selected and determined by us shall be reserved out of the land forming the site of the church of the said parishes of Saint Michael Queenhithe with Holy Trinity the Less and shall be appropriated and set apart thereupon become and be absolutely vested in

as a site for a house of residence for the Incumbent for the time being of the united rectory and that the parishioners of the said parish of Saint James Garlickhithe shall (as they have already agreed to do) out of moneys under their control and management or from other sources and upon such appropriated portion of land erect a house for the residence of such incumbent which house shall be built according to plans and specifications to be approved by us the said Commissioners and the Bishop of London and at a cost of not less than one thousand pounds and the freehold of the said house of residence and of the site thereof shall as from the date of the certificate of our architect certifying the due comple-tion of the same become and be vested in the incumbent of the united benefice and the same house shall thereupon become and continue to be the house of residence of such incumbent and his successors but so that he shall not demise or let the same to any person or persons for any period during his incumbency or otherwise part with the possession thereof for any period and that in order to conduce to the residence within the said united benefice of the incumbent thereof for the time being such incumbent so long in any year as he shall be absent (except on account of actual incapacity of mind or body, and under a license from the Bishop granted on one or both of these grounds) from the said house of residence for any greater period in the whole than three calendar months in such year shall pay a rent after the rate of one hundred and fifty pounds per annum for each and every month or portion of a month during his absence beyond such three calendar months which rent shall be payable to the churchwardens for the time being of the parish of Saint James Garlickhithe and be deemed to accrue due de die in diem and shall be payable on such days as such churchwardens shall from time to time direct and the churchwardens for the time being of the parish of Saint James Garlickhithe shall have the like remedies for the recovery thereof by distress and otherwise as landlords have for rent due under an indenture of demise and all sums received by such churchwardens in respect of such rent shall be added to and incorporated with the fund for the time being under the control of the rector and churchwardens of the parish of Saint James Garlickhithe applicable to the maintenance of the fabric of the church of the united benefice and shall be applied by them accordingly.

"15. That upon and as from the day when the union hereinbefore proposed of the said two benefices of Saint James Garlickhithe and Saint Michael Queenhithe with Holy Trinity the Less shall have taken full legal effect as hereinbefore mentioned the patronage of the said rectory of Saint James Garlickhithe which is now vested in the Bishop of London for the time being in right of his see shall without any conveyance or assurance in the law other than the duly gazetted Order of your Majesty in Council ratifying this scheme by virtue of which Order such union will so take effect be transferred from the said Bishop of London to and shall thereupon become and be vested in the dean and chapter of the cathedral church of Saint Paul's London and that in exchange for such patronage so transferred and vested the patronage of the rectory of High Easter in the county of Essex and diocese of Rochester which patronage is now vested in the said dean and chapter of Saint Paul's, London shall in like manner and by the same authority and upon and as from the day last aforesaid and not sooner be transferred from the said dean and chapter of Saint Paul's London and shall

the Bishop of London for the time being so that by means of such exchange the patronage of the united benefice hereinbefore proposed to be created shall as from the date of the union be wholly and absolutely vested in the said dean and chapter of Saint Paul's, London, to which exchange of patronage so hereby proposed the said Bishop of London and the said dean and chapter of Saint Paul's have consented, and in token of such consent have to this scheme set their respective corporate seals.

"16. And we further recommend and propose that from and after the consecration of the church to be erected within some part of the ancient parish of Saint Paucras as hereinbefore provided the patronage of such new church shall be vested in the said dean and chapter of Saint

Paul's London.

"17. And we further recommend and propose that this scheme shall not take effect until the consents which under the seventeenth section of the said Act of the twenty-third and twenty-fourth years of your Majesty chapter one hundred and forty-two are requisite to the sale and appropriation of the site of the church of Saint Michael Queenhithe hereinbefore recommended shall have been duly obtained.

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

or of any other Act of Parliament."

And whereas the said scheme has been laid before both Houses of Parliament for the space of

two calendar months.

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the twenty-seventh and twenty-eighth years of Her Majesty chapter seventy duly prepared and laid before Her Majesty in Council a scheme, bearing date the eighth day of July, in the year one thousand eight hundred and seventyfive, in the words following, that is to say:
. "We the Ecclesiastical Commissioners for

England in pursuance of an Act of the twentyseventh and twenty-eighth years of your Majesty chapter seventy have prepared and now humbly lay before your Majesty in Council the following scheme for effecting the transfer to us and our successors of certain lands and hereditaments now

London and for substituting in lieu thereof an.

annual money payment.

"Whereas it is by the same Act enacted that it shall be lawful under the authority of a scheme prepared by us, and of an Order of your Majesty in Council ratifying the same, with the consent in writing under the common or corporate seal of any vicars choral, priest vicars, senior vicars, custos and vicars, warden and vicars, or minor canons, who may constituate a corporation aggregate in any cathedral church in England and of their visitor, for the said vicars choral, priest vicars, senior vicars, custos and vicars, warden and vicars, or minor canons, to transfer to and vest in us for the purposes of the Acts relating to us and subject to the provisions thereof and to the conditions which may be specified in any such scheme and Order all the lands and hereditaments belonging to such Corporation, for and in consideration of any annual or other money payment to be made by us to such Corporation.

"And whereas the said minor canons are a

corporation aggregate within the meaning of the said hereinbefore recited Act, and have agreed with us that with the view of effecting such a transfer of certain lands and hereditaments now belonging to them as is contemplated by the said Act the following arrangement shall be recom-

mended by us to your Majesty in Council.
"Now therefore with the consent of the said Minor Canons of the Cathedral Church of Saint Paul in London, and of the Right Honourable and Right Reverend John Lord Bishop of London their Visitor (testified by their having hereunto affixed their respective corporate seals), we humbly recommend and propose that immediately upon the the gazetting of any Order of your Majesty in Council ratifying this scheme, and without any conveyance or assurance in the law other than such duly gazetted Order, all lands and hereditaments whatsoever now belonging to the said minor canons, excepting all separate estates now belonging to or held in trust for them individually, and excepting also the share payable to the said minor canons as a corporation of and from the fund called the Cupola Fund, and excepting also any right of ecclesiastical patronage shall together with all the estate right title and interest in the same of the said minor canons be for the consideration hereinafter mentioned transferred by and from the said minor canons to us and shall then and thereupon become and be absolutely vested in us and our successors for the purposes of the Acts relating to us, and subject to the provisions of the same Acts, and that we shall upon such gazetting as aforesaid be entitled to the rents profits and proceeds of the said lands and hereditaments hereby proposed to be transferred to us as from the twenty-fifth day of March one thousand eight hundred and seventy-five, and that in consideration of and for such transfer there shall be paid by us to the said minor canons by equal half yearly payments, on the twenty-fifth day of March and the twenty-ninth day of September in every year, the annual sum of two thousand pounds.

"And we further recommend and propose that the first of such half-yearly payments in respect of the hereinbefore-mentioned annual sum of two thousand pounds shall be made by us on the twenty-ninth day of September one thousand eight hundred and seventy-five.

"And we further, recommend and propose that for and in consideration of a certain lease demising property belonging to the said college which came in course for renewal prior to the said twenty-fifth day of March one thousand belonging to the College of the twelve Minor said twenty-fifth day of March one thousand Canons of the Cathedral Church of Saint Paul in eight hundred and seventy-five not having been

No. 24235.

renewed, whereby the said minor canons suffered a loss from not receiving the fine which would have been payable to them on the renewal of the same lease, there shall be paid by us to the said minor canons immediately upon the publication as aforesaid of any Order of your Majesty in Council ratifying this scheme a sum of one thousand pounds.

"And we further recommend and propose that the receipt or receipts of the custos or warden of the said college for the time being shall be a good and valid discharge to us for all and any and every such sums of money as shall therein be expressed to have been paid by us to the said minor canons or to such custos or warden under the authority of this scheme when ratified as aforesaid.

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

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of "The Ecclesiastical Commission Act 1868" sections three and thirteen duly prepared and laid before Her Majesty in Council a scheme, bearing date the eighth day of July, in the year one thousand eight hundred and seventy-five, in the words and figures following, that is to say:

"We the Ecclesiastical Commissioners for England in pursuance of the "Ecclesiastical Commission Act 1868" sections three and thirteen have prepared and now humbly lay before your Majesty in Council the following scheme relating to the minor canonries in the cathedral church of

Saint Paul in London.

"Whereas by the sixth section of the 'Saint Paul's iCathedral London Minor Canonries Act 1875' ft was enacted that subject to the privilege theretoeore enjoyed by a minor canon of being preferr d at the option of the Dean and Chapter from on e minor canonry to another minor canonry on its becoming vacant in lieu of that held by him and subject to the provision thereinafter contained for the substitution in such case of separate estate all lands tenements and hereditaments and other property then belonging by way of separate estate to any minor canonry in the said cathedral church of Saint Paul (except any payment or payments accustomably made by the Dean and Chapter of the said church to the holder of any such canonry and except the right (if any) to ecclesiastical preferment under the Order in Council thereinafter mentioned) should as to any such separate estate belonging to any minor canonry in the said church which might be vacant at the date of the passing of the same Act, be immediately transferred to and absolutely vested in us and should as to any such separate estate belonging to any other minor canonry in the said cathedral church (except as thereinbefore was excepted) be in like manner transferred to and absolutely vested in us upon and from the next avoidance of any such other minor canonry and that the rents and profits of such separate estates as they should become so transferred and vested in the Ecclesiastical Commissioners as aforesaid should be applicable to the purposes of the common fund under the control of the said Commissioners but that notwithstanding any of the provisions in the same Act contained it should be lawful for the said Dean and Chapter to appoint to any minor canonry or minor canon-ries which should become vacant after the passing of the same Act any one or more of the persons who should hold minor canonries at the time of the passing of the same Act, and that in the event of any such appointment the separate estate belonging to the minor canonry which should have so become vacant should not vest in us, but in lieu thereof the separate estate of the minor canonry which should be vacated by the appointment of the minor canon thereof to such other minor canonry should vest in us in the same manner in all respects as was by the same Act provided with reference to the separate estates of minor canona ries becoming vacant after the passing of the same Act.

"And whereas the separate estates of the said minor canonries consist partly of property vested in the corporation of minor canons in trust for the benefit of the holders of the minor canonries individually, partly of property vested in the Dean and Chapter of the said cathedral church in trust for the benefit of the holders of the minor canon-ries individually, and partly of certain payments made by the said Dean and Chapter to the several minor canons.

"And whereas at the date of the passing of the said Saint Paul's Cathedral London Minor Canonries Act three of the twelve minor canonries in the said cathedral namely the second fifth and eighth minor canonries were vacant and the separate estates belonging to such three minor canonries have accordingly become absolutely vested in us under the provisions of the same Act and the remaining nine minor canonries were at the date of the passing of the same Act and are still held by the nine persons next hereinafter mentioned namely the first minor canonry by William Charles Fynes Webber, the third minor canonry by Christopher Packe, the fourth minor canonry by William Calvert, the sixth minor canonry by James William Vivian, the seventh minor canonry by William Henry Milman, the ninth minor canonry by William Sparrow Simpson, the tenth minor canonry by William John Hall, the eleventh minor canonry by John Vidgen Povah, and the twelfth minor canonry by John Henry Coward.

"And whereas the said nine minor canons and the said Dean and Chapter at and by their request and direction, and also the said corporation of minor canons have severally and together agreed with us that a scheme shall be laid before your Majesty in Council for effecting a transfer to us of the separate estates belonging to the said nine minor canonics and of the whole of the interest therein present and contingent of the said nine minor canons excepting only the payments so made as aforesaid to the said mind canons by the said Dean and Chapter for the considerations and upon the terms hereinafter set forth which terms are in our opinion fair and reasonable, and the said nine minor canons and the said Dean and Chapter and the said corporation of minor canons have further agreed with us that such scheme should comprise the incidental provisions hereinafter set forth, such provisions being necessary for carrying into effect the said transfer.

"Now therefore with the consent of the said William Charles Fynes Webber, Christopher Packe, William Calvert, James William Vivian, William Henry Milman, William Sparrow Simpson, William John Hall, John Vidgen Povah, and John Henry Coward which consent is signified by their having severally signed and sealed this scheme, and with the consent of the said corporation of minor canons and of the said Dean and Chapter testified by their having hereunto affixed their several common or corporate seals, and with the consent of the Right Honourable and Right Reverend John Lord Bishop of London as visitor of the said minor canons testified by his having hereunto affixed his corporate seal, we humbly recommend and propose that all the property belonging by way of separate estate to the said nine minor canonries excepting the payments so made to the holders thereof as aforesaid by the said Dean and Chapter, and all the interest present and contingent of the said nine minor canons in the same property shall upon and from the day on which any Order of your Majesty in Council ratifying this scheme shall be duly published in the London Gazette be transferred to us in the manner contemplated by "The Ecclesiastical Commission Act 1868" and that we shall be entitled to the rents profits and proceeds of the property so to be transferred to us as from the twenty-fifth day of March one thousand eight hundred and seventy-five, and that in consideration of and for such transfer there shall be paid by us by equal half-yearly payments on the twenty-ninth day of September and the twenty-fifth day of March in every year to each of the said nine minor canons as long as he shall remain a minor canon of the said cathedral the annual sum of two hundred pounds and that the first of each of such half-yearly payments shall be made on the twenty-ninth day of September

And we further recommend and propose that for and in consideration of a lease demising property belonging to the ninth minor canonry and two other leases demising property belonging to the twelfth minor canonry which three leases came in course for renewal prior to the said twenty-fifth day of March one thousand eight hundred and seventy-five not having been renewed whereby the said William Sparrow Simpson and John Henry Coward the respective holders of the said ninth and twelfth minor canonries suffered loss from not receiving the fines which would respectively have been payable to them on the renewals of the said leases, there shall be paid by us immediately upon the publication as aforesaid of any Order of your Majesty in Council ratifying this scheme to the said William Sparrow Simpson a capital sum of five hundred pounds and to the said John Henry Coward a capital sum of nine hundred pounds.

"And we further recommend and propose that mothing herein contained shall prevent us from recommending and proposing any further or other measures relating to the matters aforesaid in conformity with the provisions of the said Acts or of any other Act of Parliament."

And whereas the said scheme has been approved humbly recommend and propose that, without any by Her Majesty in Council: now, therefore, Her assurance in the law other than this scheme, and

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

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, and of the Act of the seventeenth and eighteenth years of Har Majesty, chapter eighty-four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the seventeenth day of June, in the year one thousand eight hundred and seventy-five, in the words following, that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen, and of the Act of the seventeenth and eighteenth years of your Majesty, chapter eighty-four, have prepared and now humbly lay before your Majesty in Council the following scheme for apportioning the income of the rectory of the parish of Thoresway, in the county of Lincoln, and in the diocese of Lincoln, between that benefice and the vicarage of the parish of Market Rasen, in the same county and diocese.

"Whereas the Lord High Chancellor of Great Britain for the time being, acting on behalf of your Majesty, is patron in right of the Crown, both of the said vicarage of the parish of Market Rasen and also of the said rectory of the parish

"And whereas it has been made to appear to us that the benefice (that is to say the vicarage) of Market Rasen aforesaid is at present ill endowed, and that the benefice (that is to say the rectory) of Thoresway aforesaid, is at present more than sompetently endowed.

"And whereas the Right Honourable Hugh McCalmont, Baron Cairns, now Lord High Chancellor of Great Britain, acting herein with the consent (as hereinafter appears) of the Bishop of the said diocese of Lincoln, has represented to us, and we are of opinion, that it is desirable that additional provision should be made for the cure of souls within the said parish of Market Rasen by means of that apportionment of the income of the said benefice of Thoresway, which is hereinafter recommended and proposed.

"And whereas the said benefice of Market Rasen and the said benefice of Thoresway are now vacant.

"Now, therefore, with the consent of the Right Reverend Christopher, Bishop of the said diocese of Lincoln, and with the consent of the said Hugh McCalmont, Baron Cairns, acting as such patron of each of the said two benefices as aforesaid (in testimony whereof they, the said consenting parties, have respectively signed and sealed this scheme), we, the said Ecclesiastical Commissioners, humbly recommend and propose that, without any

any duly gazetted Order of your Majesty in Council ratifying the same, and as from the day of the date at which the same Order shall be so published in the London Gazette, all the glebe lands, and all (if any) other the endowments now belonging to the said benefice of Thoresway, shall be charged, and for ever thereafter chargeable, with one clear annual sum or yearly charge of three hundred and fifty pounds in favour of the vicar or incombent for the time being of the said benefice of Market Rasen and his successors, to whom the same annual sum or yearly charge of three hundred and fifty pounds shall, as from the same day, be due and payable, the same annual sum or yearly charge of three hundred and fifty pounds to be apportionable between any outgoing vicar or incumbent of the said benefice of Market Rasen, or his representatives, and his successor in the same vicinage or incumbency, and to be receivable by each such vicar or incumbent by equal half-yearly payments, on the first day of May and the first day of November in every year, and to be recoverable as against the person or persons who for the time being shall be beneficially entitled to the endowments of the said benefice of Thoresway by action of debt.

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

Parliament."

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

C, L. Peel.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners
for England have, in pursuance of the
Act of the sixteenth and seventeenth years of
Her Majesty, chapter fifty, and of the Act of the
twenty-third and twenty-fourth years of Her
Majesty, chapter one hundred and twenty-four,
duly prepared and laid before Her Majesty
in Council a scheme, bearing date the first day
of July, in the year one thousand eight hundred
and seventy-five, in the words and figures following; that is to say:
"We, the Ecclesiastical Commissioners for

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixteenth and seventeenth years of your Majesty, chapter fifty, and of the Act of the twenty-third and twenty-fourth years of your Majesty, chapter one hundred and twenty-four, have prepared, and now humbly lay before your Majesty in Council, the following scheme for effecting an exchange of the whole advowson of the benefice (being a rectory)

of Greetham, in the county of Lincoln, and in the diocese of Lincoln, for a certain portion (that is to say one-third part) of the advowson of the benefice of Friesthorpe (being a rectory) with Snarford (being a rectory), in the same county and diocese.

"Whereas the Bishop for the time being of the said diocese of Lincoln is seized to him and his successors in fee of the advowson or perpetual right of patronage of and to the said benefice of

Greetham and the church thereof.

"And whereas the rectory of Friesthorpe aforesaid, being a benefice, of which the advowson was then solely vested in the Dean and Chapter of the Cathedral Church of the Blessed Virgin Mary, in the city and diocese of Lincoln, and their successors, and the rectory of Snarford aforesaid, being a benefice of which the advowson was then solely vested in the Bishop for the time being of the said diocese of Lincoln, and his successors, were, by an Order of your Majesty in Council, dated the first day of May, one thousand eight hundred and fifty-five, united and became one benefice as aforesaid; and by the same Order it was ordered that the course and succession in which the respective patrons for the time being should present to the said benefices of Friesthorpe and Snarford, after the same should be united into one benefice, should be as follows, that is to say, one turn to the patron for the time being of the said rectory of Friesthorpe, and two turns to the patron for the time being of the said rectory of Snarford, by means of which Order one-third part of the advowson of (that is to say, one turn in three of presentation to) the said benefice of Friesthorpe with Snarford has become and now is vested in the said Dean and Chapter and their successors, and the other two-third parts of the advowson of (that is to say, two turns in three of presentation to) the same benefice have become and now are vested in the Bishop for the time being of the said diocese of Lincoln and his successors.

"And whereas upon the vacancy which shall next happen in the incumbency of the said benefice of Friesthorpe with Snarford, the right of presentation to the same benefice will, under the said Order, belong to the Bishop of Lincoln.

"And whereas the Right Reverend Christopher, now Bishop of the said diocese of Lincoln, and the Very Reverend Joseph Williams Blakesley, now Dean of the said Cathedral Ghurch of Lincoln, on behalf of himself as Dean and of the Chapter of the same cathedral church, have respectively signified to us their desire that the patronage of the said two benefices, and of the churches thereof respectively, may be re-arranged, by way of exchange, in manner hereinafter recommended and proposed.

"And whereas we have made due enquiry and calculation as to the circumstances and relative values of the said benefices and patronage, and we do hereby certify to your Majesty that the circumstances and present values of the said benefices respectively are as set forth in the

schedule hereunto annexed.

"Now, therefore, with the consent of the said Christopher, Bishop of the said diocese of Lincoln, and with the consent of the said Joseph Williams Blakesley, the Dean, and of the Chapter of the said Cathedral Church of the Blessed Virgin Mary, in the said city and diocese of Lincoln (in testimony of which consent to this scheme the said Bishop hath set his hand and his episcopal seal, and the said Dean and Chap er have affixed their common or corporate seal), we humbly recommend and propose, that upon and from the day of the date

of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, and without any conveyance or assurance in the law other than such duly gazetted Order, the whole advowson or perpetual right of patronage of and to the said benefice of Greetham and the church thereof shall be assigned and transferred from the said Christopher, now Bishop of the said diocese of Lincoln, and from his successors (in whom, as aforesaid, it is now vested), and shall become and be absolutely vested in, and shall and may from time to time be exercised by, the said Dean and Chapter of the said Cathedral Church of the Blessed Virgin Mary, in the said city and diocese of Lincoln, and their successors for ever; and that in exchange for the same, all that the right of presentation to the said benefice of Friesthorpe with Snarford, and the churches thereof (that is to say, the church of the parish of Friesthorpe and the church of the parish of Snarford), which, by virtue of the said Order of your Majesty in Council of the first day of May, one thousand eight hundred and fifty-five, is now vested in the said Dean and Chapter of the said cathedral church, which right, as aforesaid, extends to and

comprises one-third part of the advowson of (that is to say, one turn in three of presentation to) the same benefice, shall, in like manner, upon and from the day aforesaid, be assigned and transferred from the said Dean and Chapter of the said Cathedral Church of the Blessed Virgin Mary, in the said city and diocese of Lincoln, and from their successors (in whom, as aforesaid, it is now vested), and shall become and be absolutely vested in, and shall and may from time to time be exercised by, the said Christopher, Bishop of the said diocese of Lincoln, and his successors for ever, by means of which last-mentioned assignment and transfer the whole advowson or perpetual right of patronage of the said benefice of Friesthorpe with Snarford will, upon and from the day aforesaid, be vested in the Bishop of the said diocese of Lincoln and his successors.

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

" SCHEDULE to which the foregoing Scheme has reference.

Name and Quality of Benefice.	County.	Diocese.	Population by Census of 1871.	Gross Income for the year 1874.	Residence.
Greetham (a Rectory)	Lincoln	Lincoln	180	£ 281	Yes, but subject to mortgage
Friesthorpe (a Rectory) with Snarford (a Rectory) }	Lincoln	Lincoln	1 22	409 {	Yes, but subject to mortgage."

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

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirty-second and thirty-third years of Her Majesty, chapter ninety-four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the seventeenth day of June, in the year one thousand eight hundred and seventy-five, in the words following, that is to say:

"We, the Ecclesiastical Commissioners for England, acting under the provisions of the Act of the thirty-second and thirty-third years of your Majesty, chapter ninety-four, have prepared, and

now humbly lay before your Majesty in Council, the following scheme or representation for altering the boundaries of the new parish of Birtley, in the county of Durham, and in the diocese of Durham, and of the new parish of Burnmoor, in the same county and diocese.

"Whereas, by—the authority of an Order of your Majesty in Council, bearing date the eighth day of January, in the year one thousand eight hundred and fifty, and published in the London Gazette upon the eleventh day of the same month, a part of the parish of Chester-le-Street, in the county and diocese aforesaid, was assigned as a district to the consecrated church of Saint John the Evangelist, situate at Birtley, in the said parish of Chester-le-Street, and the same district was called 'The Chapelry District of Birtley.'

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

"And whereas, by the authority of another Order of your Majesty in Council, bearing date the twenty-eighth day of December, in the year one thousand eight and sixty-five, and published in the London Gazette on the second day of January, in the year one thousand eight hundred and sixty-six, a part of the parish of Penshaw, in the county

and diocese aforesaid, was constituted a separate district, and was called 'The District of Burn-

"And whereas, by the authority of another Order of your Majesty in Council, bearing date the seventeenth day of May, in the year one thousand eight hundred and sixty-seven, and published in the London Gazette on the twenty-first day of the same month, the boundaries of the said district of Burnmoor were altered by way of extension.

"And whereas the said district of Burnmoor has since become a new parish of the character contemplated by the said Act of the sixth and seventh years of your Majesty, chapter thirtyseven, and by the said above-mentioned Act of the thirty-second and thirty-third years of your

Majesty, chapter ninety-four.

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

"Now, therefore, with the consent of the Right Reverend Charles, Bishop of the said diocese of Durham (in testimony whereof he has signed and sealed this scheme or representation), we, the said Ecclesiastical Commissioners, humbly represent, recommend, and propose that from and after the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme or representation, the boundaries of the said new parish of Birtley, and the boundaries of the said new parish of Burnmoor, shall be altered so that all that part of the said new parish of Birtley, which is described in the schedule hereunder written, and is delineated and set forth upon the map or plan hereunto appended, and is thereon coloured pink, shall be disannexed from such new parish, and shall be included within the limits of the said new parish of Burnmoor; and that from and after the day of the same date, and without any other assurance in law, the said part of the new parish of Birtley so to be included as aforesaid shall become and be and form part of the said new parish of Burnmoor.

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

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

"The territory proposed to be dissevered from the new parish of Birtley, in the county of Durham, and in the diocese of Durham, and to be annexed to the new parish of Burnmoor, in the same county and diocese, being :-

" All that part of the said new parish of Birtley, comprising that portion of Lambton Park which lies on the northern side of the River Wear, which said part is bounded on the south partly by the new parish of Burnmoor aforesaid, or, in other words, by the said River Wear, and partly by the parish or parochial chapelry of Chester-le-Street, in the county and diocese aforesaid, and upon all other sides, that is to say, on the west, on the north, and on the north-east, by an imaginary line commencing upon the boundary which divides the said parish or parochial chapelry of Chester-le-Street from the new parish of Birtley aforesaid, at the point where Blind-lane joins the road leading from Chester-le-Street past Picktree to Vigo; and

extending thence, northward, for a distance of forty-four and a half chains, or thereabouts, along the eastern side of the last-mentioned road (thereby following in part the wall or fence forming the western boundary of Lambton Park aforesaid, and passing under the road called or known as the North Drive) to the point on the southern side of the building and premises called or known as the Rickleton Bone Mill, where the said road leading from Chester-le-Street, past Picktree to Vigo as aforesaid, joins the wall or fence forming the northern boundary of Lambton Park aforesaid; and extending thence, for a distance of rather more than one mile and a-half, first eastward, then northward, then again eastward, and then south-eastward, along the lastdescribed wall or fence to the point on the southwestern side of the houses called or known as Chartershaugh, where the same wall or fence abuts upon the northern bank of the River Wear aforesaid; and continuing thence, still southeastward, and in a direct line, to the boundary in the middle of the same river which divides the said new parish of Birtley from the new parish of Burnmoor aforesaid."

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

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

XI HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, sections six and eight, duly prepared and laid before Her Majesty in Council a scheme, bearing date the first day of July, in the year one thousand eight hundred and seventy-five, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act of the sixth and seventh years of your Majesty, chapter thirty. seven, have prepared, and now humbly lay before your Majesty in Council, the following scheme for authorising the sale and disposal of certain property now vested in us, in the parish of Datchet, in the county of Buckingham:

"Whereas, under and by virtue of a certain indenture, bearing date the first day of November, one thousand eight hundred and seventyone, and made or expressed to be made between

Charles Richards Steward, of Ipswich, in the county of Suffolk, Gentleman, of the first part, Jane Richards, of No. 7, Osborne-terrace, Ken-nington, in the county of Surrey, Spinster, of the second part, Caroline Anne Richards, of Newport, in the Isle of Wight, in the county of Hants, Widow, of the third part, Fanny Steward, of Whitton-cum-Thurleston, in the said county of Suffolk, Widow, of the fourth part, the Reverend George William Steward, of Caister next Great Yarmouth, in the county of Norfolk, Clerk in Holy Orders, of the fifth part, Neil Benjamin Edmonstone, of Leamington, in the county of Warwick, Esquire, of the sixth part, Fanny Eleanor Steward and Rosa Steward, both of Whitton-cum-Thurleston aforesaid, Spinsters, of the seventh part, and us, the Ecclesiastical Commissioners for England, of the eighth part, the lands and hereditaments described in the schedule hereto annexed, situate in the said parish of Datchet, became and are now vested in us.

"And whereas the said lands and hereditaments are not subject to any outstanding beneficial lease of grant, but are now in our possession, but some portions thereof, on account of their character and situation, are unsuitable and inconvenient to be held or applied for the purposes for which estates vested in us are applicable under the Acts by

which our proceedings are governed.

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

manner as shall appear to us advisable.

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

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

"SCHEDULE.

"All that freehold messuage or tenement or sioners for England a site for a church, which site cottage, situate in the parish of Datchet, in the is situate within the limits of the ancient parish of county of Buckingham, and adjoining the rectory Saint Mary Islington aforesaid; to wit within

house there, and now or formerly in the occupation of Emma Leathley, or her assigns, and also all that piece or parcel of freehold land, situate at Datchet aforesaid, containing one acre one rood and thirty-seven perches, or thereabouts, formerly belonging to the Windsor, Staines, and South-Western Railway Company, and which said two several freehold lands and hereditaments are described in the first part of the schedule annexed to the indenture referred to in this scheme, and for the better identification thereof are delineated on the plan drawn upon the front skin of the same indenture, and are thereon respectively coloured green."

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

C. L. Peel.

A T the Court at Osborne House, Isle of Wighl, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the lixth and seventh years of Her Majesty chapter thirty-seven of the Act of the nineteenth and twentieth years of Her Majesty chapter one hundred and four and of the Act of the thirty-fifth and thirty-sixth years of Her Majesty chapter one hundred and fifty-four duly prepared and laid before Her Majesty in Council a Scheme, bearing date the eighth day of July, in the year one thousand eight hundred and seventy-five, in the words

and figures following, that is to say;

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the sixth and seventh years of your Majesty chapter thirty-seven of the Act of the niheteenth and twentieth years of your Majesty chapter one hundred and four and of the Act of the thirty-fifth and thirty-sixth years of your Majesty chapter one hundred and fifty-four have prepared and now humbly lay before your Majesty in Council the following scheme for constituting a separate district for spiritual purposes out of the new parish of Saint Philip Islington and out of the new parish of Saint Peter Islington both within the limits of the ancient parish of Saint Mary Islington in the county of Middlesex and in the diocese of London

"Whereas in pursuance of the said lastly mentioned Act the Master Wardens and Commonalty of freemen of the art or mystery of Clothworkers of the city of London hereinafter called 'the Clothworkers Company' have with the approval of the Right Honourable and Right Reverend John Bishop of the said diocese of London as Bishop of the diocese selected and provided and conveyed to us the said Ecclesiastical Commissioners for England a site for a church, which site is situate within the limits of the ancient parish of Saint Mary Islington aforesaid; to wit within

the limits of the new parish of Saint Philip those portions of the said new parish of Saint

Islington before mentioned

"And whereas the said Clothworkers Company have at their own expense and according to plans elevations and specifications which have been approved by the said John Bishop of the said diocese of London, and by us the said Ecclesiastical Commissioners built upon the said site so selected and provided as aforesaid a church which contains not less than five hundred sittings and which has been fitted up for the performance of Divine service according to the rites of the Church of England and has been approved by us the said Ecclesiastical Commissioners

"And whereas the said Clothworkers Company have expended upon the erection and fitting up of the said church in addition to the cost of providing the site thereof a sum of not less than four

thousand pounds sterling

"And whereas the said church has been consecrated and dedicated to the service of Almighty God by the name of 'Saint James the Apostle' and is further called 'The Church of Saint James of the Foundation of William Lambe Citizen and Clothworker of London'

And whereas the said Clothworkers Company have also at their own expense provided a residence for the minister or incumbent for the time being of the said church at a distance not exceeding eight hundred and eighty yards from such

church

"And whereas it is provided by the said lastly mentioned Act that the said Clothworkers Company shall by way of endowment pay to the minister or incumbent of the said church for the time being the annual sum or stipend of three hundred pounds for ever such annual sum or stipend to be paid in the manner in the same Act mentioned and to be charged upon the messuages and hereditaments which are in the same Act mentioned and described

"And whereas it is also provided by the said lastly-mentioned Act that the right of patronage and nomination from time to time of a minister or incumbent to the said church shall be vested in the Clothworkers Company their successors and assigns subject to such restrictions as to the sale or disposition of such patronage or nomination as

are in the same Act set forth

"And whereas in pursuance of the said Act the said Clothworkers Company have applied to us the said Ecclesiastical Commissioners for England to put in force the powers and authorities vested in us by the two Acts first above-mentioned for the purpose of constituting a separate district for spiritual purposes to be assigned to the said church and to comprise certain specified portions of the said new parish of Saint Philip Islington and of the said new parish of Saint Peter Islington within the limits of which proposed district the said church of Saint James the Apostle is situate

"And whereas it appears to us to be expedient that the said portions of the new parish of Saint Philip Islington and of the new parish of Saint Peter Islington being within the limits of the ancient parish of Saint Mary Islington and also having within their limits the said church of Saint James the Apostle as aforesaid should be constituted a separate district or new parish for ecclesiastical purposes in the manner hereinafter set forth

"Now therefore with the consent of the said John Bishop of the said diocese of London (testified by his having signed and sealed this scheme) we the said Ecclesiastical Commissioners for England humbly recommend and propose that all

those portions of the said new parish of Saint Philip Islington and of the said new parish of Saint Peter Islington which are described in the Schedule hereunder written and are delineated and set forth upon the map hereunto annexed shall upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme become and be constituted a separate district for spiritual purposes and that the same shall be named (when such district shall have become as it will by operation of law at once become a new parish) 'The new parish of Saint James the Apostle Islington'

"And we further recommend and propose that the said church of Saint James the Apostle being a consecrated church in use for the purposes of Divine worship and situate within the limits of the district or new parish hereinbefore recommended and proposed to be constituted shall as from the day last mentioned be and for that purpose we hereby specify the same church as the parish church of the said new parish of Saint

James the Apostle Islington

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

"The SCHEDULE to which the foregoing Scheme has reference

"The New Parish of Saint James the Apostle, Islington, being,

"All those contiguous portions of the new parish of Saint Philip Islington and of the new parish of Saint Peter Islington both within the limits of the ancient parish of Saint Mary Islington in the county of Middlesex, and in the diocese of London which are comprised within and are bounded by an imaginary line commencing upon the boundary which divides the said new parish of Saint Peter Islington from the new parish of Saint Philip Islington aforesaid at the point where Dame-street is joined by Saint Paul-street and extending thence north-eastward for a distance of seventy-three yards or thereabouts along the middle of the last-named street to its intersection by Packington-street and extending thence northwestward for a distance of sixty-seven yards or thereabouts along the middle of the last-named street to its intersection by Prebend-street and extending thence north-eastward for a distance of one hundred and seven yards or thereabouts along the middle of the last-named street to a point at the north-western end of Union-street and extending thence in a more northerly direction for a distance of two hundred and three yards or thereabouts across the open space on the eastern side of the church of Saint James the Apostle Islington to and along the middle of Dean-street to the boundary at the junction of the last-named street with South-street which boundary divides the said new parish of Saint Philip Islington from the new parish of Saint Bartholomew Islington also within the limits of the ancient parish of Saint Mary Islington aforesaid and extending thence first north-westward then south-westward and then again north-westward along the lastmentioned boundary thereby following the course of the streets or footways called or known respectively as South-street aforesaid Frog-lane Anglers-gardens Halton-place and Pickeringstreet to the point in the middle of Essex-road opposite to the riddle of the north-western end of

Pickering-street aforesaid where the said last-mentioned boundary joins the boundary which divides the said new parish of Saint Philip Islington from the new parish of Saint Stephen Islington also within the limits of the ancient parish of Saint Mary Islington aforesaid and extending thence south-westward along the last-mentioned boundary and along the boundary which divides the said new parish of Saint Philip Islington from that portion of the said ancient parish of Saint Mary Islington now remaining attached for ecclesiastical purposes to the church of Saint Mary Islington thereby following the middle of Essexroad aforesaid to the point opposite to the middle of the north-western end of Queen's Head-street where the last-mentioned boundary joins the boundary which divides the said new parish of Saint Peter Islington from the last-described portion of the ancient parish of Saint Mary Islington aforesaid and continuing thence still southwestward for a distance of forty-three yards or thereabouts along the last-mentioned boundary thereby continuing to follow the middle of Essexroad as aforesaid to a point immediately opposite to the north-western end of the wall forming the south-western boundary of the buildings and premises called or known as the Clothworkers Almshouses of the foundation of John Heath and numbered 34 in Essex-road aforesaid and extending thence generally south-eastward to and along the said wall thereby passing along the backs of the houses and premises situate on the northeastern side of the streets called or known as Elliotts-place and Elliotts-gardens to the point where the same wall is joined by the wall forming the south-eastern boundary of the same almshouses and extending thence generally north-eastward along the last-described wall thereby passing along the backs of the houses and premises situate on the north-western side of Saint Johnstreet and along the north-western side of the house and premises called or known as No. 63 Queen's Head-street to the north-eastern end of the said last-described wall on the south-western side of Queen's Head-street aforesaid and continuing thence still north-eastward and in a direct line to the boundary in the middle of the lastnamed street which divides the said new parish of Saint Peter Islington from the new parish of Saint Philip Islington aforesaid and extending thence first south-eastward then south-westward and then again south-eastward along the last-mentioned boundary thereby following the middle of Queen's Head-street aforesaid and the middle of Prebendstreet aforesaid and of Dame-street aforesaid to the first-described point where the last-named street is joined by Saint Paul-street aforesaid and where the said imaginary line commenced."

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

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

Now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the LonMajesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of London.

C. L. Peel.

T the Court at Osborne House, Isle of Wight; the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

England in pursuance of the Act of the fiftyninth year of His Majesty King George the Third chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty chapter forty-nine; and of the Act of the nineteenth and twentieth years of your Majesty chapter fifty-five have prepared, and now humbly lay before your Majesty in Council the following representation as to the assignment of district chapelry to the consecrated church of Saint Nicholas situate at Blundell Sands in the parish of Sefton in the county of Lancaster and in the diocese of Chester.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Nicholas situate at Blundell Sands as aforesaid.

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

"And with the like consent of the said William Bishop of the said diocese of Chester (testified as aforesaid) we, the said Ecclesiastical Commissioners, further represent that it appears to us to be expedient that banns of matrimony should be published, and that marriages baptisms churchings and burials should be solemnized or performed at the said church of Saint Nicholas situate at Blundell Sands as aforesaid and that the fees to be received in respect of the publication of such banns and of the solemnization or performance of the said offices should be paid and belong to the minister of the same church for the time being: Provided always that so long as the Reverend Engelbert Horley the present rector or incumbent of the rectory of the said parish of Sefton shall continue to be such rector or incumdon Gazette pursuant to the said Acts; and Her | bent all the fees which may be received in respect

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of such publication solemnization or performance at the said church of Saint Nicholas situate at Blundell Sands as aforesaid shall be paid over by the minister thereof to the said Engelbert Horley and provided also that nothing herein contained shall be construed as expressing any intention on the part of us the said Commissioners to concur in or approve the taking of any fee for the performance of the said office of baptism or for the registration thereof.

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Nicholas, Blundell Sands being:

"All that part of the parish of Sefton in the county of Lancaster and in the diocese of Chester which is comprised within and is co-extensive with the limits of that portion of the township and chapelry of Great Crosby which is bounded on the south-east by the particular district of Christ Church Litherland sometime part of the said parish of Sefton on the west by the estuary of the River Mersey on the north by the township of Little Crosby in the parish of Sefton aforesaid and on the remaining side that is to say on the north-east by an imaginary line commencing at the point where the boundary dividing the said township of Little Crosby from the township and chapelry of Great Crosby aforesaid crosses the line of the Liverpool Crosby and Southport Railway such point being a little to the north of the mile post on the said line of railway indicating a distance of eight miles from Liverpool and extending thence that is from the said township boundary for a distance of nearly one mile and a half first southward and then south-eastward along the middle of the same line of railway to a point at or near to the Crosby Railway Station where Blundell Sands-road East crosses the said line of railway and extending thence north-eastward for a distance of twenty-three and a half chains or thereabouts along the middle of the lastnamed road to its junction with Marsh-lane and with Albert-road and extending thence for a distance of thirty-seven and a half chains or thereabouts first southward and then south-eastward along the middle of the last-named road to the boundary at the junction of the same road with Brighton-road otherwise called or known as Brook-road which boundary divides the said township and chapelry of Great Crosby from the particular district of Christ Church Litherland aforesaid."

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

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter one hundred and four duly prepared and laid before Her Majesty in Council a scheme, bearing date the fifteenth day of July, in the year one thousand eight hundred and seventy-five, in the words following, that is to say;

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the third and fourth years of your Majesty chapter one hundred and thirteen, of the Act of the sixth and seventh years of your Majesty chapter thirty-seven, and of the Act of the nineteenth and twentieth years of your Majesty chapter one hundred and four, have prepared and now humbly lay before your Majesty in Council the following scheme for constituting a separate district for spiritual purposes out of the new parish of the Holy Trinity Bordesley in the county of Warwick, and in the diocese of Worcester.

"Whereas it has been made to appear to us that it would promote the interests of religion that the particular part of the said new parish of the Holy Trinity Bordesley which is hereinafter mentioned and described (such part not at present containing within its limits any consecrated church or chapel in use for the purposes of Divine worship) should be constituted a separate district for spiritual purposes in the manner hereinafter set forth.

"And whereas a sum of three thousand pounds sterling has been contributed and paid to our account at the Bank of England by certain persons in aid of the endowment of the district hereinafter recommended to be constituted, and of the maintenance of the minister thereof for the time being and we have in respect thereof agreed with the said persons so contributing the said sum of three thousand pounds as aforesaid and have undertaken to provide and pay by equal half-yearly payments on the first day of May and the first day of November in each and every year to such minister as aforesaid when duly licensed in accordance with the provisions of the herein secondly mentioned Act, and to his successors, the yearly sum of one hundred pounds.

"And whereas the said sum of three thousand pounds sterling has been so contributed and paid as aforesaid upon the understanding that we should pay out of the common fund created by the firstly herein named Act to the minister for the time being of the said district hereinafter recommended to be constituted when such minister shall have been duly licensed as before mentioned; the annual sum of fifty pounds and upon the further understanding that (such arrangement appearing to us to be expedient) the whole right of patronage of the said district and of the nomination of the minister thereof should be assigned in the manner hereinafter mentioned.

"And whereas we have undertaken and agreed to make the said grant of fifty pounds per annum as aforesaid by an instrument to be executed by us under our common seal in accordance with

the provisions of the Act of the twenty-ninth and thirtieth years of your Majesty chapter one hundred and eleven.

"Now therefore with the consent of the Right Reverend Henry Bishop of the said diocese of Worcester (in testimony whereof he has signed and sealed this scheme) we humbly recommend and propose that all that part of the said new parish of the Holy Trinity Bordesley which is described in the schedule hereunder written and is delineated and set forth on the map or plan hereunto annexed, shall upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme become and be constituted a separate district for spiritual purposes, and that the same shall be named 'The District of All Saints, Small Heath.

. "And we further recommend and propose that the whole right of patronage of the said district so recommended to be constituted and of the nomination of the minister thereof, shall without any assurance in the law other than this scheme and any duly gazetted Order of your Majesty in Council ratifying the same and upon and from the day of the date of the publication of such Order in the London Gazette as aforesaid be assigned to and be absolutely vested in and shall and may from time to time be jointly exercised by Hector Richard Cooksey, of Edgbaston, in the said county of Warwick, Justice of the Peace, John Archer, of Edgbaston aforesaid Surgeon, James Henry Mole of Edgbaston aforesaid Gold Chain Manufacturer The Reverend William Herring Poulton, of Queen's College, Birmingham, in the said county of Warwick, Clerk in Holy Orders, and the Honourable and Reverend Henry Douglas, of Hanbury in the county of Worcester, Clerk in Holy Orders, and their heirs and assigns for ever.

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

"The SCHEDULE to which the foregoing Scheme has reference.

"The District of All Saints, Small Heath,

" All that part of the new parish of the Holy Trinity Bordesley in the county of Warwick and in the diocese of Worcester which is bounded on the south-west by the particular district or new parish of Christ Church Sparkbrook, in the same county and diocese on the south-east by the parish of Yardley in the county of Worcester, and in the diocese of Worcester aforesaid on the north-east by the new parish of Saint Andrew Bordesley in the said county of Warwick, and in the diocese of Worcester aforesaid, and on the remaining side that is to say on the north-west by an imaginary line commencing upon the boundary which divides the said new parish of Saint Andrew, Bordesley, from the new parish of the Holy Trinity Bordesley aforesaid at the centre of the bridge which carries Coventry-road over the line of the Midland Railway and extending thence south-westward for a distance of rather more than twentyfive chains along the middle of the said line of railway to the boundary at the centre of the bridge which carries the same line of railway over the line of the Great Western Railway which boundary divides the said new parish of the Holy | should be assigned as a district chapelry to the

Trinity Bordesley from the particular district or new parish of Christ Church, Sparkbrook afore-said."

And whereas drafts of the said scheme, have, in accordance with the provisions of the hereinbefore secondly mentioned Act, been transmitted to the patron and incumbent of the vicarage of the said new parish of the Holy Trinity, Bordesley, out of which it is intended that the district in such scheme recommended to be constituted shall be taken, and such patron and incumbent have respectively signified their assent to the said scheme.

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fiftyninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Barnabas situate in the township of Bradwell within the limits of the parish of Hope in the county of Derby and in the diocese of Lichfield.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Barnabas situate in the township of Bradwell as aforesaid.

Now therefore, with the consent of the Right Reverend George Augustus Bishop of the said diocese of Lichfield (testified by his having signed and sealed this representation), we, the said Ecclesiastical Commissioners, humbly represent, that it would, in our opinion, be expedient that all that part of the said parish of Hope which is described in the schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed,

said church of Saint Barnabas situate in the township of Bradwell as aforesaid, and that the same should be named 'The District Chapelry of Saint Barnabas, Bradwell.'

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

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Barnabas Bradwell being:

"All that the southern part of the parish of Hope in the county of Derby and in the diocese of Lichfield wherein the present incumbent of such parish now possesses the exclusive cure of souls which is comprised within and is co-extensive with the limits of the following subdivisions of the said parish to wit the township of Bradwell, the township of Grindlow, so much of the township of Wardlow as is situate in the said parish of Hope, the hamlet or township of Great Hucklow, the hamlet or township of Little Hucklow and the hamlet or township of Abney and Abney Grange and the lordship or township of Hazlebache, all which said subdivisions of the parish of Hope aforesaid when taken together form one whole and coherent tract of territory."

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

W HEREAS by an Act passed in the session VV of Parliament, held in the seventeenth and eighteenth years of the reign of Her present Majesty, intituled "An Act to make further pro-"vision for the burial of the dead in England "beyond the limits of the Metropolis,"

Council, upon the petition of the Town Council of any borough, stating that an Order in Council has been made for closing all or any of the burialgrounds of one or more parishes, being wholly or partly within such borough, that there is difficulty or inconvenience in providing, under the powers of an Act passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws con-" cerning the burial of the dead in England beyond " the limits of the Metropolis, and to amend the "Act concerning the burial of the dead in the "Metropolis," requisite places of burial for the inhabitants of such parish or parishes, it shall be lawful for Her Majesty, with the advice of Her Privy Council, to order that powers shall be vested in the Council of such borough for providing such places of burial under the provisions of the said Act: Provided always, that notice of such petition, and of the time when it shall please Her Majesty to order that the same shall be taken into consideration by the Privy Council, shall be published in the London Gazette and in one of the newspapers usually circulating in such borough one month at least before such petition is so considered:

And whereas the Mayor, Aldermen, and Burgesses of the borough of Longton in the county of Stafford have presented a petition to Her Majesty in Council, stating that an Order in Council has been issued for closing the burial ground of St. James's Church, within the said borough; and representing that there is difficulty and inconvenience in providing requisite places of burial for the inhabitants of the said borough, under the powers of the Act passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act " to amend the Laws concerning the burial of the "dead in England beyond the limits of the Metro-"polis, and to amend the Act concerning the " burial of the dead in the Metropolis," and praying that powers may be vested in the Town Council of the said borough for providing such places of burial under the provisions of the said Act passed in the seventeenth and eighteenth years of Her Majesty's reign.

And whereas notice of such petition, and of the time when Her Majesty was pleased to order that the same be taken into consideration by Her Privy Council, has been duly published as required by the above said first-recited Act.

Now, therefore, Her Majesty is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that powers be vested in the Town Council of the borough of Longton, for providing requisite places of burial for the inhabitants of the parishes within the said borough of Longton, under the provisions of the said first recited Act, intituled "An Act to make "further provision for the burial of the dead " in England beyond the limits of the Metropolis."

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act passed in the Session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial "of the dead in England beyond the limits of the "Metropolis, and to amend the Act concerning enacted that, in case it appears to Her Majesty in I." the burial of the dead in the Metropolis," it is

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

And whereas the Right Honourable Richard Assheton Cross, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned parishes without the previous consent of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the modifications hereinafter specified:

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

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the undermentioned parishes, without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials in the said parishes shall be discontinued (except as herein otherwise directed), as follows; viz.:—

MICHAELSTON-SUPER-AVON.—Forthwith wholly in the church of Michaelston-super-Avon; and also in the churchyard, except in graves which can be opened to the depth of four feet without the exposure of coffins, and that each coffin buried be enclosed by stonework, brickwork, or concrete.

CREWKERNE.—Forthwith in the parish churchyard of Crewkerne; and in the burial-ground of Christ Church, and of the Baptist and Unitarian Chapels, in the same parish, except in vaults and walled graves existing on the first of January, one thousand eight hundred and seventy-five; each coffin buried in which shall be embedded in charcoal and separately enclosed by stonework or brickwork properly cemented.

REDCAR, MARSKE - BY - THE - SEA.—Forthwith wholly in the church of St. Peter's, Redcar; and in the churchyard, except in now existing vaults and walled graves, in which each coffin shall be separately enclosed by stonework properly cemented, and except in earthen graves which have not been previously buried in, to be used only for the burial of members of the families of those already buried in the churchyard.

COLLIERLEY.—Forthwith wholly in the church; and in the churchyard, after the thirty-first of December, one thousand eight hundred and seventy-five, except in now existing vaults and walled graves, in which each coffin shall be enclosed by brick or stonework properly cemented.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

And whereas the Right Honourable Richard Assheton Cross, one of Her Majesty's Principal Secretaries of State, after ten days' previous notice of his intention to make such representation having been duly given to the churchwardens or other persons having the care of the vaults under the parish church of Staines, in the county of Middlesex, has made a representation, stating that, for the purpose of preventing the said evaults from becoming or continuing dangerous or injurious to the public health, an Order should be made for the adoption of the measures which are hereinafter set forth;

Now, therefore, Her Majesty, by and with the

advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the Churchwardens of Staines do adopt, or cause to be adopted, the following measures, viz.:-

That the coffins in the said vaults be embedded in fresh earth mixed with one-sixth part of charcoal and enclosed by brickwork or stonework properly cemented.

C. L. Peel,

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

And whereas an Order in Council was made, on the twenty-first day of May, one thousand eight hundred and fifty-five, directing, with certain exceptions, the discontinuance of burials in, amongst other places, the churchyard hereinafter mentioned; and whereas it seems fit to Her Majesty, by and with the advice of Her Privy Council, that the said Order be varied:

Now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, as follows; viz.:-

TISBURY, WILTS .- Forthwith in the Parish Church; and on and after the first of June, one thousand eight hundred and fifty-five, in the Churchyard, except in that part which is to the south and east of the church, and in graves where there is no water, and which are not less than five feet deep.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Right Honourable Richard VV Assheton Cross, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial "of the dead in England beyond the limits of the "Metropolis, and to amend the Act concerning "the burial of the dead in the Metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened, without the previous consent of one of cation Act, 1870," have, in virtue of the powers

Her Majesty's Principal Secretaries of State, in the undermentioned parishes, and that burials should be discontinued therein, with the following modifications, viz. :-

SAINT JOHN THE BAPTIST, CHESTER.—Forthwith wholly in the churchyard of Saint John

the Baptist, Chester.

MOTTRAM IN LONGDENDALE.—In the parish churchyard of Mottram in Longdendale except in existing vaults and walled graves, every coffin buried in which shall be separately entombed, and except in existing earthen family graves not less than four feet deep which can be opened without the exposure of coffins,

LEVEN.—Forthwith wholly in the old church-

yard of Leven, Yorkshire.

ROMFORD.—After the thirtieth September, one thousand eight hundred and seventy-five in the old cemetery or additional churchyard of Romford, except in family vaults and walled graves, in which each coffin shall be separately enclosed by stonework or brickwork properly cemented, and except in earthen graves which can be opened to the depth of five feet without the exposure of coffins, to be used only for the burial of members of the families of those previously buried therein. Also that no burial in or under the chapel be allowed.

HASLINGDEN.—In the burial grounds of the Baptist, the Independent, the Wesleyan and the Ebenezer Baptist Chapels in Haslingden except in graves which can be opened to the depth of five feet without the exposure of coffins or disturbance of remains, and that every coffin buried be enclosed in concreté or by stonework or brickwork properly cemented.

WINTERTON. - In the churchyard of Winterton after the thirtieth June one thousand eight

hundred and seventy-six.

HORNSEA IN HOLDERNESS.—Forthwith wholly in the parish church of Hornsea in Holderness, and in the churchyard except in now. existing vaults and walled graves, every coffin buried in which shall be separately enclosed by stonework or brickwork properly cemented: and except also in earthen graves which can be opened without the exposure of coffins, or the disturbance of any human remains except decayed bones.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the

thirteenth day of September next;

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

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Llanberis, appointed under "The Elementary Edu-

conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the eighteenth of March, one thousand eight hundred and seventy-five, numbered 443:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order.

No. CDXLIII.

THE ELEMENTARY EDUCATION ACT,

BYE-LAWS OF THE LLANBERIS SCHOOL BOARD.

AT a Meeting of the School Board of the parish of Llanberis, held at the Board Room, in the said parish, on Thursday, the 18th of March, 1875, the said Board, do hereby, in pursuance of the powers given to them by the Elementary Education Acts, 1870, 1873, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

and ordain the following Bye-laws:—
1. In these Bye-laws the term "Parent," includes guardian, and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of the child when the father is living and residing

within the parish of Llanberis.

2. The parent of any child not less than five nor more than thirteen years of age, residing within the said parish, shall cause such child to attend some efficient Elementary School, which the parent may choose.

3. The time during which every child shall attend school shall be the whole time during which the school selected shall be open. No child shall be required to attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving, or on Saturday.

- 4. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 1871, such child shall be totally exempt from the obligation to attend school.
- 5. A child shall not be required to attend school (a) if such child is under efficient instruction in some other manner, or (b.) if such child has been prevented from attending school from sickness or any unavoidable cause, or (c.) if there is no Public Elementary School which such child can attend within three miles, measured according to the nearest road, from the residence of such child.
- 6. Any person committing a breach of these Bye-laws, or any of them, shall, upon conviction, be subject to a penalty not exceeding five shillings, including costs, for each offence; provided always, that no person shall be liable to be convicted more than once in respect of acts of such negligence or disobedience occurring in one and the same week.

7. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council, and shall from that day supersede and take the place of the Bye-laws

passed by the Board on the 17th of October, 1872, and which were sanctioned by Her Majesty on the 26th day of June, 1873, and all other Bye laws (if any) heretofore passed by the Board.



D. P. Williams, Chairman,

John Owen Jones, Clerk.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Steppingley, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the second of March, one thousand eight hundred and seventy-five, numbered 444:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Acts, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred in the foregoing Order.

No. CDXLIV.

THE ELEMENTARY EDUCATION ACT, 1870.

Steppingley School Board.

BYE-LAWS.

1. The parents of all children not less than five nor more than eleven years of age, shall cause such children to attend school, unless there is some reasonable excuse.

Any of the following reasons shall be a reasonable excuse, namely:— :

- 1. That the child is under efficient instruction in some other manner.
- That the child has been prevented from attending school by sickness or any unavoidable cause.
- That there is no Public Elementary School open which the child can attend within a distance of three miles, measured according to the nearest road, from the residence of such child.
- 2. The time during which every such child is required to attend school is the whole time for which the school selected shall be open as a day school for the instruction of children, but the School Board may from time to time in any special case, for reasons which appear to the Board satisfactory, grant exemption from attendance for some definite portion of the school hours.

3. Nothing in the present Bye-laws :-

 Shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects.

(2.) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs; or (3.) Shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of

children employed in labour.

4. Provided that any child over the age of ten years who has reached the third standard of the New Code of the Education Department for 1874, as shown by the certificate of one of Her Majesty's Inspectors of Schools, shall not be required to attend school under these Bye-laws.

5. Every person who shall not observe, or who shall neglect or violate, these Bye-laws, or any of them, shall upon conviction be liable to such a penalty as, with the costs, will not exceed the sum

of five shillings.

6. These Bye-laws shall take effect from and after the day on which the same shall be sanc-

tioned by Order in Council.

Sealed with the Corporate Seal of the School Board for the district of Steppingley, at a Meeting held this 2nd day of March, 1875, in the presence of—



J. W. Smyth, Chairman.

John Wright, Clerk.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Hambledon, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-fourth of April, one thousand eight hundred and seventy-five, numbered 445:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-Laws referred to in the foregoing Order. CDXLV.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE SCHOOL BOARD FOR THE PARISH OF HAMBLEDON, HANTS.

WHEREAS, in pursuance of a requisition sent by the Education Department, a School Board was duly elected for the parish of Hambledon, Hants,

on the 8th day of August, 1872.

Now, at a Meeting of the School Board of the said parish of Hambledon, duly convened and held at the Board Room, Board Schools, Hambledon, on the 24th day of April, 1875, the said Board do hereby, in pursuance of the powers contained in the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

t. The parent of every child not less than five or more than thirteen years of age, and residing in the said parish of Hambledon, shall

cause such child to attend a Public Elementary School, unless there be a reasonable excuse.

2. Any of the following reasons shall be a reasonable excuse:—

(a.) That the child is under efficient instructionin some other way.

(b.) That the child has been prevented from attending school by sickness or any unavoidable cause.

(c.) That there is no Public Elementary School open which the child can attend within three miles, measured according to the nearest road,

from the residence of such child.

Provided: (a). That if any child of not less than ten years of age be certified by one of Her Majesty's Inspectors to have reached a standard of education which would enable it to pass an examination according to Standard IV. of the Government Code of 1875, such child shall be totally exempt from the obligation to attend School, and

(b.) That any child over ten years of age, who is shown to be beneficially and necessarily at work, shall be exempt from the obligation to attend school more than 200 times in the course of the twelve months ending the 31st

day of March in each year.

3. The times during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects is given, and that no child shall be required—

(a.) To attend school on Saturday, Sunday, Christmas Day, Ash Wednesday, Good Friday, Ascension Day, or on any day exclusively set apart for religious observance by the religious body to which its parent

belongs.

(b.) To attend school on any days fixed for the inspection of the school, or the examination of the children therein, in respect of religious subjects.

4. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

5. If the parent of any child satisfies the School Board that he or she is unable, from poverty, to pay the school fees of such child, the School Board, in the case of a school provided by the Board, will remit the whole or such part of the fees, as, in the opinion of the Board, the parent is unable to pay, for a renewable period to be fixed by the Board, not exceeding six calendar months.

6. Every parent who shall not observe or shall neglect or violate these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for each offence, all such non-observance, neglect, or violation by a parent in one and the same week

being deemed one offence.

7. In these Bye-laws terms used in the Elementary Education Act, 1870, have the interpretation given to them in the said Act.

8. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Her Majesty by Order in Council.

Thomas White,
Chairman.
James Hunt,
Clerk to the Board.



T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS the School Board of East Halton, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the sixteenth of June, one thousand eight hundred

and seventy-five, numbered 446:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-Laws referred to in the foreyoing Order.

No. CDXLVI.

THE ELEMENTARY EDUCATION ACT,

BYE-LAWS OF THE EAST HALTON SCHOOL Board.

Interpretation of Terms.

1. The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Lords of the Committee of the Privy Council on Education.

The term "School" or "Public Elementary School," means a Public Elementary School as defined by the Elementary Education Act, 1870, and includes a Free School, but not an Industrial School.

The term "Parent" includes guardian and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child when the lawful father is living with the mother, and is residing within the East Halton School District.

Parents to cause Children between five and thirteen years of Age to attend School.

2. The parent of every child residing within the East Halton School District, shall cause such child being not less than five nor more than thirteen years of age to attend a Public Elementary School, unless there is some reasonable excuse for non-attendance.

Excuses for Non-Attendance.

The following shall be deemed such reasonable

- (a). That the child has been prevented from attending school by sickness or any unavoidable cause.
- (b). That such child is under efficient instruction in some other manner.
- (c). That such child is subject, for the time being, to the provisions of any statutes for regulating the education of children in certain employments.

(d). That there is no Public Elementary School open which the child can attend within three miles, measured according to the nearest road, from the residence of such child.

Exemption of certain Children; Partial Exemption of certain other Children.

(e). That such child, having attained the age of ten years, has reached the fifth standard of the New Code of the 7th day, of February, 1871, and has obtained a certificate to that effect from one of Her Majesty's Inspectors of Schools; and any such child who has been so certified to have reached the third standard of education mentioned in the said Code, shall be exempt from the obligation to attend more than one-half of the meetings of the school in any one week.

As to Time of Attendance, &c.

3. The time during which every child shall attend school shall, except in the cases specified in the preceding Bye-law, be the whole time for which the school shall be open for the instruction of children of similar age: Provided that nothing herein contained shall prevent the with-drawal by the parent of any child from any religious observance or instruction in religious subjects, and that no child shall be required to attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs, or shall be deemed or construed as being contrary to anything contained in any Act for regulating the education of children employed in labour.

Penalty for Breach of Bye-laws.

4. Any person committing a breach of these Bye-laws, or any of them, shall, upon conviction, he liable to a penalty of not exceeding five shillings, including costs, for each offence; provided that all breaches of these Bye-laws by any person in one and the same week shall be deemed one

Sealed with the Corporate Seal of the East Halton School Board this 16th day of June, 1875.

J. Wright, Chairman of the said Board. Joseph Wright, Treasurer.



T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Balderton, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the ninth of April, one thousand eight hundred and seventy-five, numbered 417:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order.

No. CDXLVII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE BALDERTON SCHOOL BOARD.

AT a Meeting of the School Board of the parish of Balderton, duly held at the Office of the Board, situate in the said parish of Balderton, on Friday, the 9th day of April, 1875, at which Meeting a quorum of the Members of such Board are present, the said Board do hereby, in pursuance of the powers conferred upon them by the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

Preliminary.

In these Bye-laws the term "School" means either a Public Elementary School, or any other school at which efficient elementary instruction is

given.

The term "Public Elementary School" means a school or department of a school at which elementary education is the principal part of the education there given, and at which the ordinary payments in respect of the instruction from each scholar do not exceed nine pence a week, and which is conducted in accordance with the regulations contained in Section 7 of the Elementary Education Act.

The term "Parent" includes "Guardian," and every person who is liable to maintain or has the

actual custody of any child.

The terms importing "Males" include "Females."

- 1. The parent of every child of not less than five nor more than twelve years of age, residing within the district of the said Board, is required to cause such child to attend school, unless there be some reasonable excuse for non-attendance.
- 2. Any of the following reasons shall be a reasonable excuse, namely:—
 - (1.) That the child is under efficient instruction in some other manner.
 - (2.) That the child has been prevented from attending school by sickness or any unavoidable cause.
 - (3.) That there is no Public Elementary School open which the child can attend within two miles, measured according to the nearest road, from the residence of such child.
- 3. The time during which every child is required to attend school shall be the whole time for which the school selected shall be open for the instruction of children, not being less than twenty-five hours a week, except that nothing herein contained shall
 - (1) Prevent the withdrawal of any child from any religious observance or instruction in religious subjects; or shall

(2) Require any child to attend school

(a) On any day exclusively set apart for religious observance by the religious body to which his parent belongs; or

(b) On Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving; or

(c) On Saturday after twelve o'clock at noon; or

- (d) On any day fixed for the inspection of the school, or the examination of the scholars therein in respect of religious subjects.
- 4. Any child of not less than ten years of age, who has obtained from one of Her Majesty's Inspectors of Schools a certificate that he has reached

a standard equivalent to the third standard of the Government Code of Education for 1874, shall be totally exempt from the obligation to attend school.

5. If it be shown to the satisfaction of the Board that any child not less than ten years of age is necessarily at work, such child shall not be required to attend more than three days in any week in the months of February, March, April, May, June, July, August, September, and October.

6. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

- 7. If the parent of any child satisfies the School Board that the reason his child does not attend school is that he is unable from poverty to pay the whole or some part of the school fees of such child, the School Board, in case of a school provided by the Board, will remit the whole of the fees, or such part thereof as, in the opinion of the Board, the parent is unable to pay, for such renewable period, not exceeding six calendar months, as shall from time to time be fixed by the Board, provided that the amount of fees to be remitted or paid shall not exceed the following scale:—
 - For any child, the parent of such child being assessed to the poor rate at four pounds and under, 2d. per week.
 - (2) For any child, the parent of such child being assessed to the poor rate at a sum not exceeding four pounds:—
 - (a) Under ten years of age, 3d. per week.(b) Exceeding ten years of age, 4d. per
 - week.
- 8. Every parent who shall not observe, or shall neglect or violate these Bye-laws, or of any of them, shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for each offence.
- 9. These Bye-laws will come into force immediately after they have been sunctioned by Her Majesty by Order in Council.

Scaled with the Corporate Scal of the Balderton School Board, this 9th day of April, 1875.

T. S. Godfrey, Chairman.

Wm. Sibcy, Clerk.



A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of the United District of Llanfairyneuhwll, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twelfth of April, one thousand eight hundred and seventy-five, numbered 448:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is

pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order.

No. CDXLVIII.

THE ELEMENTARY EDUCATION ACTS, 1870 AND 1873.

BYE-LAWS OF THE SCHOOL BOARD FOR THE UNITED DISTRICT OF LLANFAIRYNEUBWLL, IN THE COUNTY OF ANGLESKY.

WHEREAS, in pursuance of an order sent by the Education Department to the Clerk to the Guardians of the Holyhead Union, a School Board for the above United School District was duly elected on the 29th day of September, 1875.

Now, at a Meeting of the Board, held at Llandhangel-yn-howyn School, on the 12th day of April, 1875, a quorum of the members being present, the said Board do, in pursuance of the powers given to them by the Elementary Education Acts, 1870 and 1873, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

1. The term "Parent" includes a guardian, or any person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child when the father is residing

in the district.

- 2. Subject to the provisions of the Elementary Education Acts of 1870 and 1873, and of these Bye-laws, the parent of every child not less than six, or more than thirteen years of age, residing within the said United District, shall cause such child to attend a Public Elementary School, unless there is some reasonable excuse for non-attendance. Any of the following reasons shall be a reasonable excuse, viz.:—
 - (1.) That the child is under efficient instruction in some other manner.
 - (2.) That the child has been prevented from attending school by sickness or any unavoidable cause, or any cause which shall be considered satisfactory to the Board.
 - (3.) That there is no Public Elementary School open, which such child can attend within a distance of three miles, measured according to the nearest road, from the residence of such child.

3. Any child who has attended regularly, and has had a certificate of good conduct from his or her teacher may, on the application of a parent, leave at the age of twelve, provided the reason given by the parent shall satisfy the Board.

4. The time during which every child shall attend school shall be the whole time for which the school shall be open for instruction of children of similar age; provided always, that nothing herein contained shall prevent the withdrawal of any child from any religious observance or instructions in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs, or on Sundays, Christmas Day, or Good Friday.

p. 5. In case one of Her Majesty's Inspectors of Schools shall certify that any child between the age of ten and thirteen years has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th February, 1871, such child shall be totally exempt from the obligation to attend school, and any such child who has been so certified to have reached the fourth standard

mentioned in the said Code, shall not be obliged to attend school more than fifteen hours in any one week.

6. Provided always, that if and whenever the present Bye-laws, or any of them, shall be contrary to or inconsistent with the regulations affecting any child subject thereto, contained in any Act for regulating the education of children employed in labour, the said regulations shall prevail, and the said Bye-laws shall affect such child only to such extent as they are consistent with the said regulations.

7. Any person committing a breach of these Bye-laws, or any of them, shall, upon conviction, be subject to a penalty not exceeding such a sum as with costs will amount to five shillings for each offence; provided always, that no person shall be liable to be convicted more than once in respect of any such breaches occurring in one and the same

week.

8. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Her Majesty by an Order in Council.

Sealed with the Common Seal of the School Board of the United School District of Llanfairy-neubwll, this 12th day of April, 1875.



T. Hughes Jones, Chairman.

T. Owen, Clerk to the Board.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Foston and Scropton, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the seventeenth of May, one thousand eight hundred and seventy-five, numbered 449:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order.

No. CDXLIX.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE FOSTON AND SCROPTON SCHOOL BOARD, IN THE COUNTIES OF DERBY AND STAFFORD.

Under the 74th Section of "The Elementary Education Act, 1870," adopted at a Meeting of the School Board for the Parish of Foston and Scropton, held on Monday, May 17th, 1875.

Election of School Board.

shall be totally exempt from the obligation to attend school, and any such child who has been by the Education Department to the Clerk of the so certified to have reached the fourth standard Burton-on-Trent Union, in the counties of Derby

and Stafford, a School Board for the parish of Foston and Scropton was duly elected on the

24th day of December, 1872.

Now, at a Meeting of the School Board of the said parish of Foston and Scropton, held in their School, in the said parish, on Monday, the 17th day of May, 1875, at which meeting a quorum of the Members of such Board are present, the said Board do hereby make and ordain the following Bye-laws, subject to the approval of the Education Department:—

Definition of Terms.

1. The terms "Parish," "Education Department," "Her Majesty's Inspectors," "Parent," "Elementary School," and "Public Elementary School," mean the same as defined in the Sections 3 and 7 of the Elementary Education Act, 1870.

Requiring Parents to cause Children to attend School.

2. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child of not less than five years of age, nor more than twelve years of age, residing within the said parish, shall cause such child to attend an Elementary School.

Determining Time during which Children shall attend School.

- 3. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects is given, and that no child shall be required under these Bye-laws:—
 - (a.) To attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.
 - (b.) To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving, or on Saturday.

(c.) To attend school on any day fixed for the inspection of the school, or the examination of the scholars therein, in respect of religious

(d.) To attend school if such requirement would be contrary to anything contained in any Act for regulating the education of children employed in labour.

Total or Partial Exemption from Attendance if Child hus reached certain Standard.

4. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and twelve years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 1871, such child shall be totally exempt from the obligation to attend school under these Byc-laws; and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code, shall be exempt from the obligation to attend school, under these Byelaws, more than five meetings in any one week.

Reasonable Excuses for non-Attendance.

5. A child shall not be required, under these Bye-laws, to attend an Elementary School—

(a.) If such child is under efficient instruction in some other manner.

(b.) If such child has been prevented from attending school by sickness or any other unavoidable cause.

(c.) If there is no Public Elementary School which such child can attend within two miles; measured according to the nearest road, from the residence of such child.

Remission or Payment of School Fees in case of Poverty.

6. If the parent of any child residing in the district of the School Board satisfies the School Board that he or she is unable from poverty to pay the school fees of such child, the School Board, in case of a school provided by the Board, will remit, and in the case of any other Public Elementary School will pay, the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months; provided that the amount of fees to be remitted or paid shall not exceed the fees at the Board School.

Penalty for Breach of Bye-laws.

7. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty which, with the costs, shall not exceed five shillings.

All previous Bye-laws Revoked.

8. All Bye-laws heretofore made by the said School Board are hereby wholly revoked as from the day hereinafter specified in Bye-law 9.

Date on which Bye-laws shall come into operation.

9. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

Sealed with the Common Seal of the Foston and Scropton School Board, this 17th day of May, 1875.



F. G. T. Broadhurst, Chairman.

John Marsh, Clerk.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Runcorn, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the seventh of April, one thousand eight hundred and seventy-five, numbered 450.

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order.

No. CDL.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE SCHOOL BOARD FOR RUNGORN.

Know, all men by the presents that-

At a Meeting of the School Board for Runcorn, duly convened and held in their Board Room, on Wednesday, the 7th day of April, 1875, at which meeting a quorum of the Members of the Board are present, the said Board do hereby, in pursuance of the powers to them given by the Elementary Education Act, 1870, and subject to the approval of the Lords of the Committee of the Privy Council on Education, make and ordain the following Bye-laws:—

Interpretations of Terms.

I. In these Bye-laws, all "terms" used and adopted are to be taken and understood as interpreted by the Elementary Education Acts, 1870 and 1873.

Requiring Parents to cause Children to attend School.

II. The parent of every child of not less than five years, nor more than thirteen years of age, and residing in the district of the School Board, is required to cause such child to attend school, unless there be some reasonable excuse for non-attendance.

The following shall be deemed reasonable excuses:—

Defining reasonable Excuses for Non-attendance.

- (a.) That the child is under efficient instruction in some other manner.
- (b.) That the child has been prevented from attending school by sickness, or any unavoidable cause.
- (c.) That there is no Public Elementary School open which the child can attend within the distance of two miles from its residence, measured according to the nearest road from the residence of such child.

Determining Time during which Children shall attend School.

III. Subject to the provisions of the Elementary Education Act and of these Bye-laws, the the time during which every such child is required to attend school is the whole time for which the school selected shall be opened for the instruction of children, except on Sundays, and except also that nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs.

Proviso for Total Exemption of Children from Attendance if Child has reached certain Standard.

IV. (1.) A child of not less than ten years of age, who has obtained from one of Her Majesty's Inspectors of Schools a certificate that he has reached a standard equivalent to the fifth standard of the Government New Code of 1874, shall be altogether exempt from obligation to attend school; and—

Partial Exemption of Children from Attendance at the discretion of the Board if over ten.

(2.) A child of not less than ten years of age, who shows to the satisfaction of the Board that

he is beneficially and necessarily at work, shall be exempt from the obligation to attend school during the whole time for which the school shall be opened as aforesaid, but every such child is required to attend school for at least ten hours in every week in which the school is opened as aforesaid, and in computing for the purpose of this section the time during which a child has attended any school, there shall not be included any time during which such child has attended either—

- (a.) In excess of three hours at any one time, or in excess of five hours on any one day, or—
- (b.) On Sundays.

As to Acts for Regulating the Education of Children employed in Labour.

V. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

Providing for the Remission or Payment of School Fees in case of Poverty.

VI. If the parent of any child residing in the district of the School Board, satisfies the School Board that the reason why his or her child does not attend school is, that he or she is unable, from poverty, to pay the whole or part of the school fees of such child, the School Board, in the case of a school provided by the Board, will remit, and in the case of any other Public Elementary School will pay, the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months, provided that the amount of fees hereby undertaken to be remitted or paid shall not exceed the ordinary payment at the school selected by the parent for children of similar age; but in no case shall the amount hereby undertaken so to be paid or remitted exceed four pence per week for any one

Penalty for Breach of Bye-laws.

VII. Every parent who shall neglect or not observe these Bye-laws, or any of them, shall, upon conviction be liable to a penalty not exceeding five shillings, including costs, for each offence: provided always, that no person shall be liable to be convicted more than once in respect of acts of such negligence or non-observance occurring in one and the same week.

In witness whereof, we, the School Board for Runcorn, have hereunto set our Common Seal this 7th day of April, 1875.



Sealed in the presence of

John Simpson, Chairman.

F. Rigby, Clerk.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of High and Low Bishopside, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the sixth of May, one

thousand eight hundred and seventy-five, numbered 451:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE HIGH AND LOW BISHOPSIDE SCHOOL BOARD, PATELEY BRIDGE.

WHEREAS, in pursuance of a requisition sent by the Education Department to the Clerk of the Guardians of the Pateley Bridge Union, in the county of York, a School Board for the cownship of High and Low Bishopside, Pateley Bridge, was duly elected on the 2nd day of March, 1871.

Now, at a Meeting of the said School Board held at the office of the Superintendent Registrar of the Union, in the town of Pateley Bridge, on the 6th day of May, 1875, at which meeting a quorum of the Members of such Board are present, the said Board do hereby, subject to the approval of the Education Department, and the sanction of Her Majesty in Council, make and ordain the following Bye-laws:—

- 1. The parent of every child, not less than five years, nor more than thirteen years of age, and resid ng within the district of the Board, shall cause such child to attend a Public Elementary School, unless there be a reasonable excuse for non-attendance. Any of the following reasons shall be deemed to be a reasonable excuse:—
 - (a.) That the child is under efficient instruction in some other manner.
 - (b.) That the child has been prevented from attending school by sickness or an unavoidable cause, or a cause that to the School Board shall seem to be sufficient.
 - (c.) That there is no Public Elementary School open which the child can attend, within three miles, measured according to the nearest road, from the residence of such child.
 - (d.) That such child, having attained the age of ten years, has obtained a certificate from one of Her Majesty's Inspectors of Schools, that he has reached the fifth standard of the Government Code of February, 1872.
 - (e.) Moreover, if such child having attained the age of ten years, has been so certified to have reached the fourth standard of education mentioned in the said Code, he shall be exempt from the obligation to attend school more than fifteen hours in any one week.
- 2. Every child shall attend School from 9 to 12 A.M., and from 2 to 4.30 P.M. from the beginning of April to the end of September, and from 9 to 12 A.M. and from 1.30 to 4 P.M. from the beginning of October to the end of March.

Provided.

(a.) That nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects.

- (b.) That no child be required to attend school on Sunday, Christmas Day, Good Friday, or on any day of Public Fast or Thanksgiving, or on Saturday after 12 o'clock at noon.
- (c.) That no child be required to attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.
- (d) That no child be required to attend school on any day fixed for the inspection of the school, or the examination of the scholars therein in respect of religious subjects.
- 3. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.
- 4. Any parent who shall neglect to cause any child to attend school, as required by Bye-laws Nos. 1 and 2, shall for every such offence be subject to a penalty, not exceeding, with the costs, five shillings for each offence,

Provided, however, that all breaches of these Bye-laws by a parent in one and the same week shall be deemed one offence.

5. If the parent of any child satisfies the School Board that he or she is unable from poverty to pay the school fees of such child, the School Board will, at their own schools, resit the whole or such part of the school fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months, provided that the amount of fees to be remitted shall not exceed the ordinary payment at the school.

6. In these Bye-laws-

The term "Education Department" means the Lords of the Committee of the Privy Council on Education.

The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Department.

Terms importing males include females.

The term "School Board" or "Board" means the School Board for the District comprising the township of High and Low Bishopside.

The term "School District" or "District" means the township of High an I Low Bishopside.

The term "School" or "Public Elementary School," means a Public Elementary School as defined by the Act.

The term "Parent" includes a guardian and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child, when the father is living and is residing within the High and Low Bishopside School District.

7. These Bye-laws shall take effect from the day on which the same sliall be sanctioned by Her Majesty's Order in Council.

In witness, whereof, we the School Board for the township of High and Low Bishopside, have hereunto set our Corporate Seal this 6th day of May, 1875.—Sealed in the presence of



William Harker, Chairman.

George Metcalfe, Vice-Chairman.

Samuel Oddie,
T. P. Ingleby,
Edward Warburton,
Members of the Board.

Ripley Oddie, Clerk to the School Board, High and Low Bishopside. A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Wednesfield, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the seventh of June, one thousand eight hundred and seventy-five, numbered 452:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Pecl.

Bye-laws referred to in the foregoing Order.

No. CDLII.

THE ELEMENTARY EDUCATION ACT, 1870.

Bye-Laws of the School Board for the Parish or Township of Wednesfield.

Know all men by these presents-

WHEREAS, in pursuance of a requisition sent by the Education Department to the Clerk of the Wolverhampton Poor Law Union, in the county of Stafford, a School Board for the district of the said parish or township of Wednesfield, was duly elected on the 7th day of April, 1875.

duly elected on the 7th day of April, 1875.

Now, at a Meeting of the School Board of the parish or township of Wednesfield, duly convened and held at St. Thomas' Schools, Wednesfield, on Monday, the 24th day of May, 1875, at which meeting a quorum of the members of such Board are present, the said Board do hereby, in pursuance of the aforesaid powers, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

Definition of Terms.

I. The definition of terms contained in the 3rd section of the Elementary Education Act, 1870, shall apply to these Bye-laws.

Terms importing males include females.

The term "School" or "Public Elementary School," means a Public Elementary School, as defined by the said Act, and one that is conducted in accordance with the 7th section of the Education Act, 1870.

The term "Board" or "School Board," means the School Board for the district comprised in the parish or township of Wednessfield.

Requiring Parents to cause Children to attend School.

II. The parent of every child of not less than five years, nor more than thirteen years of age, residing within the parish or township of Wednesfield, is required to cause such child to attend school, unless there be some reasonable excuse for non-attendance.

Determining Time during which Children shall attend School.

III. The time during which every child shall attend school, shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects is given, and that no child shall be required—

(a.) To attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.

(b.) To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon.

(c.) To attend school on any day fixed for the inspection of the school or the examination of the scholars therein, in respect of religious subjects.

All children between five and thirteen years of age shall attend attend school on the day of the Annual Inspection of the school by Her Majesty's Inspector.

Exemption from attending School.

iV. A child of not less than ten years of age, who has obtained from one of Her Majesty's Inspectors a certificate that he has reached the fifth standard of the Government Code for the time being, shall be exempt from obligation to attend school.

Children employed in Labour.

V. When it is shown to the satisfaction of the Board that a child of not less than ten years of age is beneficially and necessarily at work for the maintenance of himself or his parent, such child shall be exempt from the obligation to attend school during the whole time for which the school shall be opened as aforesaid, but every such child is required to attend school for at least ten hours in every week in which the school is opened as aforesaid, and in computing for the purpose of this section the time during which a child has attended any school, there shall not be included any time during which such child has attended either

(a.) In excess of three hours at any one time, or in excess of five hours in any one day, or

(b.) On Sundays.

Reasonable Excuse for non-Attendance.

VI. It shall be a reasonable excuse for the non-attendance of any child at school that there is no Public Elementary School open which such child can attend within two miles, measured according to the nearest road, from the residence of such child.

The Board retains the power to exempt a child from attendance at school for such period as they may think fit, if illness in the family or other urgent reason shall be proved to the satisfaction of the Board to exist.

Remission of School Fees in case of Poverty.

VII. Where the parent of any child, who has been served with a notice requiring him to cause his child to attend school, satisfies the School Board that he is unable from poverty to pay the whole or some part of the school fees of such child, the School Board, in the case of a school provided by the Board, will remit the whole or such part of the fees as, in the opinion of the

Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months.

Children Employed in Labour.

VIII. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

Penalties for Breach of Bye-laws.

IX. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and sixpence, provided that all breaches of these Bye-laws by a parent in one and the same week shall be deemed one offence, and that no penalty imposed for the breach of any Bye law shall exceed such a sum as with the costs will amount to five shillings for each offence.

X. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.



Wm. Blakemore, Chairman.

Alf. Giles, Clerk.

June 7, 1875.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Aldershot, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the eleventh of March, one thousand eight hundred and seventy-five, numbered 453:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. I.. Peel.

Bye-laws referred to in the foregoing Order.

No. CDXLIII.

THE ELEMENTARY EDUCATION ACT,

THE BYE-LAWS OF THE ALDERSHOT SCHOOL BOARD.

AT a Meeting of the School Board for Aldershot, duly convened and held at the Board Room, Queen's-road, on Thursday, March 11, 1875, at which meeting all the members of the Board being present, the said Board do hereby, in pursuance of the powers to them given by "The Elementary Education Act, 1870," and subject to the

Privy Council on Education, make and ordain the following Bye-laws:-

I. In these Bye-laws terms importing "Males"

shall include "Females."

The term "School" means either a Public Elementary School or any other school at which efficient elementary instruction is given.

The term "Public Elementary School" means school, or department of a school, at which elementary education is the principal part of the education given, and at which the ordinary payments in respect of instruction do not exceed nine pence per week, and which is conducted in accordance with the regulations contained in the 7th section of the Elementary Education Act.

The term "Board" or "School Board" means the School Board for Aldershot.

The term "Parent" includes Guardian, and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child when the father is living, and is residing within the parish.

Requiring Parents to cause Children to attend School.

- II. The parent of every child of not less than five years nor more than thirteen years of age residing in the said parish, shall cause such child to attend a Public Elementary School, unless there is a reasonable excuse for non-attendance; any of the following reasons shall be a reasonable excuse,
 - (a.) That the child is under efficient instruction in some other manner.
 - (b.) That the child is prevented from attending school by sickness or any unavoidable cause.
 - (c.) That there is no Public Elementary School which the child can attend within the distance of two miles, measured according to the nearest road, from the residence of said child.

As to the Time during which Children shall attend School.

III. Subject to the provisions of "The Elementary Education Act, 1870," and of these Byelaws, the time during which such child shall attend school shall be the whole time for which the school is open for instruction.

IV. Nothing in the present Bye-laws-

(1) Shall prevent the withdrawal of any child from any religious observance or instruction. in religious subjects.

(2) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs; or on any public holiday, or on any day of examination in religious subjects.

(3) Shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

Provision for Total or Partial Exemption from Attendance, if the Child has reached a certain Standard.

V. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age, has reached the fourth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 187!, such child shall be totally exempt from the obligation to attend school; and any such child who has been so certified to have reached the third standard of education mentioned in the said Code, shall be exempt from the obligation to attend school more approval of the Lords of the Committee of the than one half of the whole time in any one week.

Providing for the Remission of School Fees.

VI. If the parent of any child satisfies the School Board that the reason his or her child does not attend school is that he or she is unable from poverty to pay the school fees of such child, the School Board will remit the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months, provided such school in all cases be a Board School.

Penalty for breach of Bye-laws.

VII. Every parent committing a breach of these Bye-laws, or any of them; shall, upon conviction, be liable to a penalty not exceeding with the costs five shillings for each offence, provided that all breaches of these Bye-laws by a parent in one week shall be deemed to be one offence.

Revocation of former Bye-laws.

VIII. All Bye-laws heretofore made by the School Board are hereby wholly revoked, as hereinafter specified in Bye-law IX.

Date on which Bye-laws shall come into operation

IX. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by an Order in Council.

Sealed with the Common Seal of the School Board for Aldershot, this 11th day of March, 1875.

John Stephen Hickley, Chairman.

Thos. Jennings, Clerk to the Board,



A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the School Board of Stranton, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the third of June, one thousand eight hundred and seventy-five, numbered 454;

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare; Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order. No. CDLIV.

THE ELEMENTARY EDUCATION ACTS, 1870--73.

BYE-LAWS OF THE STRANTON SCHOOL BOARD.

WHEREAS, in pursuance of a requisition sent by the Education Department, a School Board was duly elected for the parish of Stranton, in the county of Durham, on the 22nd day of March, 1875.

No. 24235.

Now, therefore, the said Board, in pursuance of the Elementary Education Acts, 1870 and 1873, make the following Bye-laws:—

I. Subject to the provisions of the above Acts, and of these Bye-laws, the parent of every child residing within the said parish of Stranton shall cause such child, being not less than five, nor more than thirteen years of age, to attend school, unless there be a reasonable excuse for non-attendance.

Any of the following reasons shall be a reasonable excuse, viz.:—

(1.) That the child is under efficient instruction in some other manner.

(2.) That the child has been prevented from attending school by sickness or any unavoidable cause.

(3.) That there is no Public Elementary School which the child can attend within the distance of two miles, measured according to the nearest road, from the residence of such child.

(4.) That such child, having attained the age of ten years, has reached a standard of education which would enable it to pass a public examination according to the fourth standard of the Government Code of 1875, and obtained a certificate to that effect from one of Her Majesty's Inspectors of Schools, or be found so certified in school register.

II. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age, not being less than 25 hours per week, provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects given, and that no child shall be required—

(a.) To attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.

(b.) To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon.

(c.) To attend sellool on any day fixed for the inspection of the school or the examination of the scholars therein, in respect of religious subjects.

III. Provided always, that if and whenever the present Bye-laws, or any of them, shall be contrary to or inconsistent with the regulations affecting any child subject thereto contained in any Act for regulating the education of children employed in labour, the said regulations shall prevail, and the said Bye-laws shall affect such child only to such extent as they are consistent with the said regulations.

IV. When the parent of any child residing in the district of the School Board satisfies the Board that he is unable from poverty to pay the whole or any part of the school fees of such child, the Board, shall, in the case of a school provided by the Board, remit, and in case of any other Public Elementary School pay, the whole or such part of the tees as, in the opinion of the Board, the parent is unable to pay, for a period, to be fixed by the Board, not exceeding six calendar months, but to be renewable from time to time for a similar or shorter period.

V. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and sixpence, provided that all breaches of these Bye-laws by a

parent in one and the same week shall be deemed one offence, and that no penalty imposed for the breach of any Bye-law shall exceed such a sum as with costs will amount to five shillings for each offence.

VI. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

VII. In construing the above Bye-laws-

The term "Education Department" means the Lords of the Committee of the Privy Council on Education.

The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Department.

Any term importing "Males" in these Bye-

laws includes persons of both sexes.

The term "School Board" or "Board" means the School Board of the parish of Stranton.

The term "Public Elementary School" means a Public Elementary School as defined by the said Act of 1870, and includes a Free School but not an Industrial School.

The term "parent" includes guardian and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child when the father is living, and is residing within the parish of Stranton.

Any term importing the plural number shall

include the singular number.

The Corporate Seal of the School Board for the parish of Stranton was affixed hereto this 3rd day of June, 1875, in the presence of

S. Gourley, Chairman.

R. H. Young, Clerk.



A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Biggleswade, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the sixth of July, one thousand eight hundred and seventy-five, numbered 455:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Conncil: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order.

No. CDLV.

THE ELEMENTARY EDUCATION ACT, 1870.

Bye-Laws of the Biggleswade School Board.

WE, the School Board of the parish of Bigglesade, under and by virtue of the powers vested in us by the Elementary Education Act, 1870, at a Meeting held in the Board Room (Clerk's Office), in the said parish, on Tuesday, the 1st day of June, 1875, do, with the approval of the Education Department, make the following Bye-Laws:—

In these Bye-laws-

(a.) Terms importing "Males" include Females.

(b.) The term "School" means either a Public Elementary School, or any other school at which efficient elementary instruction is given.

(c.) The term "Board," or "School Board," means the School Board of Biggleswade.

(d.) The term "Parent" includes guardian or any person who is liable to maintain, or has the actual custody of any child.

BYE-LAWS.

1. The parent of every child of not less than five years, nor more than twelve years of age, and residing in the district of the School Board, is required to cause such child to attend school, unless there be some reasonable excuse for non-attendance.

Any of the following reasons shall be a reasonable excuse, namely:—

(a.) That the child is under efficient instruction in some other manner.

(b.) That the child has been prevented from attending school by sickness or any unavoidable cause.

(3.) That there is no Public Elementary School open which the child can attend within a distance of two miles, measured according to the nearest road from the residence of such child.

2. That in case one of Her Majesty's Inspectors of Schools shall certify that any child above ten years of age has reached the third Standard of Education, mentioned in the Code of Regulations of the Education Department for the time being, such child shall be totally exempt from the obligation to attend school, and any such child who has been so certified to have reached the second standard of education mentioned in the said Code, shall be exempt from the obligation to attend school more than 150 times in any one year.

3. The time during which every such child is required to attend school is the whole time for which the school selected shall be open as a day school for the instruction of children. But the Board may from time to time, in any special case, grant exemption from attendance for some definite portion of the school hours.

4. Provided always, that nothing contained in these Bye-laws shall prevent the withdrawal of any child from any religious observance, or instruction in religious subjects; or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs; or shall be of any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

5. Every parent who shall not observe, or shall neglect, or violate these Bye-laws or any of them, will be liable to be proceeded against in a summary manner, and shall, upon conviction for the breach of any Bye-law, be liable to a penalty, but no such penalty imposed for the breach of any Bye-law shall exceed such amount as with the costs will amount to five shillings for each offence. Provided that all breaches of these Bye-laws by a

parent in one and the same week shall be deemed to be one offence.

Sealed with the Common Seal of the School Board for the parish of Biggleswade.

John Conquest, Chairman.

L. S.

Tho. J. Hooper, Clerk.

Dated 6th July, 1875.

A. T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Hempnall, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-fourth of March, one thousand eight hundred and seventy-five, numbered 456:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-Laws referred to in the foregoing Order.

No. CDLVI.

THE ELEMENTARY EDUCATION ACTS, 1870-1873.

District of Hempnall.

PROPOSED BYE-LAWS.

Ar a Meeting of the School Board for the District of Hempnall, on Wednesday, March 24th, 1875 at which Meeting a quorum of the Members of such Board are present, the said School Board do hereby, in pursuance of the powers to them given by the Elementary Education Acts, 1870 and 1873, and subject to the approval of the Committee of the Privy Council on Education, make and ordain the following Bye-laws:—

I. The parent of every child within the Hempnall District is required to cause such child, being not less than five years nor more than twelve years old, to attend a Public Elementary School, unless there be a reasonable excuse for non-

attendance.

II. The time during which every child shall attend school, shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, and that no child shall be required—

 To attend School on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.

(2) To attend school on Sunday, Christmas Day, Good Friday, or on any day set apart for a Public Fast or National Thanksgiving, or on Saturday. Any of the following reasons shall be a reasonable excuse for non-attendance; namely—

- (1.) That the child is under efficient instruction in some other manner.
- (2.) That the child has been prevented from attending school by sickness, or any unavoidable cause.
- (3.) That there is no Public Elementary School open which the child can attend, within the distance of three miles, measured according to the nearest road, from the residence of such child.

III. Any child of not less than ten years of age, who has reached a standard of education which would enable it to pass a public examination according to the fourth standard of the Government Code, 1874, and obtained a certificate to that effect from one of Her Majesty's Inspectors of Schools, shall be altogether exempt from obligation to attend school.

IV. Any child of not less than ten years of age, who shows to the satisfaction of the School Board that he or she is beneficially and necessarily at work, shall be exempt from the obligation to attend school during the continuance of such work and no longer, provided that such child makes at least 150 attendances in each year between the age of ten and twelve years.

V. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

VI. Every parent who shall not observe, or shall neglect or violate these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for each offence; provided, that all breaches of these Bye-Laws by a parent in one and the same week shall be deemed one offence.

VII. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by order of Her Majesty in Council.

Sealed with the Common Seal of the School Board of Hemphall, this 24th day of March, 1875.

(L.S.)

Rev. G. T. Hall, Chairman.

Richard Hyllon, Clerk to the Board.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Frindsbury, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the seventh of May, one thousand eight hundred and seventy-five, numbered 457:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy

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Council, to declare; and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order.

No. CDLVII.

THE ELEMENTARY EDUCATION ACT, 1870,

BYE-LAWS OF THE FRINDSBURY SCHOOL BOARD.

WHEREAS, the School Board for the extramunicipal part of the parish of Frindsbury, in the county of Kent, was duly elected on the 2nd

day of November, 1872:

Now, at a Meeting of the said Board, held at the Office of the Board, at the Board School, at Wainscott, in the parish of Frindsbury aforesaid, on the 7th day of May, 1875, at which Meeting a quorum of the Members of such Board are present, the said Board, in pursuance of the powers vested in them, and subject to the approval of the Education Department, make and ordain the following Bye-laws:

Interpretation of Terms,

I. The definition of all terms contained in the Elementary Education Act, 1870, and the Elementary Education Act, 1873, shall be deemed and taken to apply to these Bye-laws.

Parents to cause Children to attend School.

II. The parent of every child not less than five years of age, nor more than thirteen years of age, as to whom the School Board are empowered under the said Acts to make Bye-laws, shall cause such child to attend school unless there be some reasonable excuse for non-attendance.

The following shall be deemed such reasonable

Any of the following shall be a reasonable Excuse.

(a.) That the child is under efficient instruction in some other manner.

(b.) That the child has been prevented from attending school from sickness or any un-

avoidable cause.

(c.) That there is no Public Elementary School open which the child can attend within three miles, measured according to the nearest road, from the residence of such child. The Board reserve to themselves the power of allowing children under nine years of age, when they reside more than a mile from the school, to absent themselves upon a request addressed by the parent to the Board to that effect.

Time during which Children shall attend School.

III. Except as hereinafter provided, the time which every such child is required to attend school is the whole time for which the school shall be open for the instruction of children, not being less than twenty-five hours a week, except on Sundays.

IV. Exemption or partial exemption from compulsory attendance shall be allowed in the following cases :-

Exemptions from Compulsory Attendance.

(1.) A child, if not less than ten years of age, who has obtained from one of Her Majesty's Inspectors of Schools a certificate that he has reached a standard equivalent to the fifth standard of the Government New Code of 1874, shall be altogether exempt from the obligation to attend school, and

(2.) A child of not less than ten years of age who shows to the satisfaction of the Board that he is

beneficially and necessarily at work, shall be exempt from the obligation to attend school during the whole time for which the school shall be opened as aforesaid, but every such child is required to attend school for at least ten hours in every week in which the school is opened as aforesaid, and in computing for the purpose of this section the time during which a child has attended in his school, there shall not be included any time during which such child has attended either

- (a.) In excess of three hours at any one time, or in excess of five hours on any one day, or
- (b.) On Sundays.
- (3.) A boy of not less than ten years of age, who shows to the satisfaction of the Board that he is beneficially and necessarily at work, shall be exempt from the obligation to attend school upon producing to the Board a certificate from the master of the school that such boy has completed one hundred and twenty-five attendances at school since the first day of November, or the first day of May, which ever day shall last have happened previous to the date of such certificate, and such exemption shall continue until the first day of May, or the first day of November, whichever shall first follow the date of such certificate and no longer.

V. Nothing in the present Bye-laws-

(1.) Shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects;

(2.) Shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs; or,

(3.) Shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of chil-

dren employed in labour.

Remission of School Fees.

VI. If the parent of any child satisfies the School Board that his child does not attend school by reason that he is unable from poverty to pay the school fees of such child, the School Board will remit at their own schools the whole, or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period to be fixed by the Board not exceeding six calendar months.

Penalty for Breach of Bye-laws.

VII. Every parent who shall not observe, or shall neglect or violate these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding five shillings including costs for each offence.

Date on which Bye-laws shall come into Operation.

VIII. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Her Majesty's Order in Council.

Sealed with the Common Seal of the Frindsbury School Board this 7th day of May, 1875.

Philip Hilton, Chairman of the said Board.



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A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Cilrhedyn, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-eighth of January, one thousand eight hundred and seventy-five, numbered 458:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-Laws referred to in the foregoing Order.

No. CDLVIII.

THE ELEMENTARY EDUCATION ACT, 1870.

Bye-laws of the School Board for Cilrhedyn.

Know all men by these presents, that-

At a Meeting of the School Board for the parish of Cilrhedyn, duly convened and held at Capel Evan Board School Room, in the said parish, on Thursday, the 28th day of January, 1875, at which Meeting a quorum of the Members of the Board are present, the said Board do hereby, in pursuance of the powers to them given by the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

1. The term "Parent" includes guardian and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child when the father is living, and residing within the district of the said Board.

- 2. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five, and more than thirteen years of age, residing within the district of the said Board, shall cause such child to attend school.
- 3. A child shall not be required to attend school:—
 - (a.) If such child is under efficient instruction in some other manner.
 - (b.) If such child has been prevented from attending school by sickness or any unavoidable cause.
 - (c.) If there is no Public Elementary School which such child can attend within three miles, measured according to the nearest road, from the residence of such child.
- 4. The time during which every such child is required to attend school is the whole time for which the school selected shall be open for the instruction of children, not being less than twenty-five hours a week, except on Sundays; and except also that nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs,

5. A child of not less than ten years of age, who has obtained from one of Her Majesty's Inspectors a certificate that he has reached a standard equivalent to the fifth standard of the Government New Code, 1871, shall be altogether exempt from obligation to attend school.

6. Provided always, that if and whenever Byelaws 4 and 5, or either of them, shall be contrary to or inconsistent with the regulations affecting any child subject thereto contained in any Act for regulating the education of children employed in labour, the said regulations shall prevail, and the said Bye-laws shall affect such child only to such extent as they are consistent with the said regulations.

7. Where the parent of any child attending any school provided by the Board satisfies the Board that he is unable, from poverty, to pay the whole or some part of the school fees of such child, the School Board will remit the whole or such part of the fees, as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months.

8. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and six pence, provided that all breaches of these Bye-laws by a parent in one and the same week, shall be deemed one offence, and that no penalty imposed for the

breach of any Bye-law shall exceed such a sum as with the costs will amount to five shillings for each offence.

9. These Bye-laws shall take effect from and

after the day on which the same shall be sanctioned by Order in Council.

Sealed with the Corporate Common Seal of the School Board of the Parish of Cilrhedyn, this 28th day of January, 1875.

Sealed in the presence of

L. S.

ence of

David Jones,

Chairman.

John Bowen,

Clerk of the Board.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Denbigh, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the third of June, one thousand eight hundred and seventy-five, numbered 459:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel,

Bye-laws referred to in the foregoing Order.

No. CDLIX.

THE ELEMENTARY EDUCATION ACT, 1870.

Borough of Denbigh.

BYE-LAWS OF THE DENBIGH SCHOOL BOARD.

Recital of Election of School Board.

WHEREAS, in pursuance of a requisition sent by the Educational Department to the Mayor of the borough of Denbigh, in the county of Denbigh, a School Board for the borough of Denbigh was duly elected on the 18th day of December, 1874

Now, at a Meeting of the Members of the said School Board, held at the Townhall, Denbigh, in the county of Denbigh, on Thursday, the 3rd day of June, 1875, at which Meeting a quorum of the Members of such Board are present, the said Board do hereby, in pursuance of the powers given to them by the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

Interpretation of Terms.

1.—The term "Education Department" means Lords of the Committee of the Privy Council on Education.

The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Department.

The term "School Board" or "Board" means the School Board of the borough of Denbigh.

the School Board of the borough of Denbigh.

The term "School" or "Public Elementary School," means a Public Elementary School, as defined by the said Act, and includes a Free School, but not an Industrial School.

The term "Parent" includes Guardian, and every person who is liable to maintain, or has the actual custody of any child, but does not include the mother of the child when the father is living, and is residing within the borough of Denbigh.

Requiring Parents to cause Children to attend School.

2.—Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years of age, nor more than thirteen years of age, residing within the district of the School Board, shall cause such child to attend school, unless there be some reasonable excuse for non-attendance.

Any of the following reasons shall be a reasonable excuse, namely:—

- (1.)—That the child is under efficient instruction in some other manner.
- (2.)—That the child has been prevented from attending school by sickness or any unavoidable cause.
- (3.)—That there is no Public Elementary School open which the child can attend within two miles, measured according to the nearest road, from the residence of such child.

Determining Time during which Children shall attend School.

3.—The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age; provided that nothing herein contained shall prevent the withdrawal of any child from any instruction in religious sub-

jects, or during the time or times in which any religious observance is practised, and that no child shall be required—

(a.) To attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.

(b.) To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon.

(c.) To attend school on any day fixed for the inspection of the school or the examination of the scholars therein, in respect of religious subjects.

Proviso for Total or Partial Exemption from Attendance if Child has reached a certain Standard.

4.—In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 26th day of February, 1875, such child shall be totally exempt from the obligation to attend school, and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code shall be exempt from the obligation to attend school more than fifteen hours in any one week.

Defining reasonable Excuse for non-Attendance.

5.—Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

Remission or Payment of Fees in case of Poverty.

6.—If the parent of any child satisfies the School Board that the reason that his or her child does not attend school, is that he or she is unable from poverty to pay the school fees of such child, the School Board will, in the case of a school provided by the Board, pay or remit the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding three calendar months.

Penalty for Breach of Bye-laws.

7.—Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and six pence; provided that all breaches of these Bye-laws by a parent in one and the same week shall be deemed one offence. And that no penalty imposed for the breach of any Bye-law shall exceed such a sum as, with the costs, will amount to five shillings for each offence.

Date on which Bye-laws come into operation.

8.—The Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

Sealed with the Corporate Common Seal of the School Board of the borough of Denbigh, this 3rd day of June, A.D. 1875.



John Richard Heaton, Chairman.

R. Humphreys Roberts, Clerk.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Wallsend, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-second of April, one thousand eight bundred and seventy-five, numbered 460:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order.

No. CDLX.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE WALLSEND SCHOOL BOARD.

WHEREAS in pursuance of a requisition sent by the Education Department to the Clerk of the Tynemouth Union, in the county of Northumberland, a School Board for the parish of Wallsend, was duly elected on the 11th day of January, 1875.

Now, at a Meeting of the School Board of the said parish of Wallsend, held at the Board Room, Wallsend, on Thursday, the 22nd day of April, 1875, at which meeting a quorum of the Members of such Board are present, the said Board do hereby, subject to the approval of the Education Department, make and ordain the following Byelaws:—

Interpretation of Terms.

In these Bye-laws the term "Education Department" means the Lords of the Committee of the Privy Council on Education.

The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Depart-

The term "School District" or "District" means the parish of Wallsend.

The term "School Board" or "Board" means the School Board of the district comprising the parish of Wallsend.

The term "School" or "Public Elementary School" means a Public Elementary School as defined by the Elementary Education Act, 1870, and includes a Free School but not an Industrial School.

The term "Parent" includes Guardian, and every person who is liable to maintain, or has the actual custody of any child, but does not include the mother of such child when the father is living and residing within the district.

Terms importing males include females.

I. The parent of every child residing within the Wallsend School District shall cause such child, being not less than five years of age nor more than thirteen years of age, to attend school.

II. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of a similar age, provided

(a.) That nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects.

(b.) That no child shall be required to attend school on any day exclusively set apart for religious observances by the religious body to which his or her parent belongs.

(c.) That no child shall be required to attend school on Sunday, Christmas Day, Good Friday, or on any day of Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon.

III. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department for the year 1875, such child shall be totally exempt from the obligation to attend school, and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code, shall be exempt from the obligation to attend school more than one half of the school meetings in any one week,

IV. A child shall be excused from attending

- (a.) If such child is under efficient instruction in some other manner.
- (b.) If such child has been or is prevented from attending school by sickness or any unavoidable cause.
- (c.) If there be no Public Elementary School which such child can attend within one mile and a half, measured according to the nearest road, from the residence of such child.

V. Nothing in these Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

VI. Any parent committing a breach of these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for each offence, provided that all breaches of these Bye-laws by a parent in one and the same week, shall be deemed one offence.

VII. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

Sealed with the Common Seal of the Wallsend School Board this 22nd day of April, 1875.



Addison Potter, Chairman.

Christopher Scott, Clerk.

A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council

WHEREAS the School Board of Lyng, appointed under "The Elementary Education Act, 1879," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twelfth of June, one thousand eight hundred and seventy-five, numbered 461:

A ...

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, liaving taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-laws referred to in the foregoing Order.

No. CDLXL

THE ELEMENTARY EDUCATION ACT, L. 1870.

BYE-LAWS OF THE SCHOOL BOARD FOR THE PARISH OF LYNG.

Know all men by these presents that-

"At a Meeting of the School Board for Lyng, dilly convened and held at the residence of Mr. Richard Turner, Lyng aforesaid, on Saturday, the 12th day of June, 1875, at which Meeting a quorum of the Members of the Board are present, the said Board do hereby, in pursuance of the powers to them given by the Elementary Education Act, 1870, and subject to the approval of the Lords of the Committee of the Privy Council on Education, make and ordain the following Byelaws :-

1. In these Bye-laws, the term "Parish" means

the parish of Lyng.

The term "Education Department" means the Lords of the Committee of the Privy Council on Education.

The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Department.

The term "School Board," or "Board" means

the Lyng School Board.

Terms importing males include Females.

The term "School" means a Public Elementary School as defined by the Elementary

Education Act, 1870.

The term "Parent" includes Guardian, and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child when the father is living and is residing within the parish.

2. The parent of every child not less than five years nor more than thirteen years of age, residing within the parish, shall cause such child to attend school, unless there be some reasonable excuse for non-attendance.

Any of the following reasons shall be a reasonable excuse, viz :-

(1) That the child is under efficient instruction in some other manner.

(2) That the child has been prevented from attending school by sickness or any unavoidable cause.

(3) That there is no Public Elementary School open which the child can attend within three iles, measured according to the nearest road, from the residence of such child.

3. The time during which every child shall attend School shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child during the time of times in which any religious observance is practised, or instruction in religious subjects is given, and that no child shall be required-

(a) To attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs.

(b) To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving.

4. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 1871, such child shall be totally exempt from the obligation to attend school; and any child who has been so certified to have reached the fourth standard of education mentioned in the said Code shall be exempt from the obligation to attend school more thần ten hours in any one week.

Any child of not less than eleven years of age who shall have passed the second standard of the said New Code may be exempted, at the discretion of the Board, from attending school more than

ten hours in any one week.

5. When the parent of a child resident within the district shall satisfy the Board that he or she is unable from poverty to pay the whole or some part of the school fees for such child, the Board shall remit, at schools provided by the Board, for a renewable period to be fixed by the Board, not exceeding six calendar months, the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, provided that the amount of the school fees hereby undertaken to be remitted by the Board shall in no case exceed the following scale: 🚢

For any child under eight years of age, ld. per

For any child eight years of age, and under ten, 2d. per week.

For any child exceeding ten years of age, and not exceeding twelve, 3d. per week.

Exceeding twelve years of age, 6d. per week.

- 6. Provided always, that if and whenever the present Bye-laws; or any of them, shall be contrary to or inconsistent with the regulations affecting any child subject thereto contained in any Act for regulating the education of children employed in labour, the said regulations shall prevail, and the said Bye-laws shall affect such child only to such extent as they are consistent with the said regulations.
- 7. Any person convicted of a breach of these Bye-laws, or any of them, shall be liable to a penalty not exceeding five shillings, inclusive of costs, for each offence.
- 8. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

Sealed with the Corporate Seal of the School Board for the parish of Lyng, this 12th day of June, 1875, in the presence of

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R. King Meade King, Chairman.

Paul O. H. Reed, Clerk.



A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council'

WHEREAS the School Board of Stoke Gabriel, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the sixteenth of February, one thousand eight hundred and seventy-five, numbered 462.

And whereas all the conditions in regard to the said Bye-laws which are required to be fulfilled by the said Act have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel.

Bye-Laws referred to in the foregoing Order.

No. CDLXII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE SCHOOL BOARD FOR THE DISTRICT OF STOKE GABRIEL, DEVON.

AT a Meeting of the School Board of the district of Stoke Gabriel, in the county of Devon, held at Stoke Gabriel aforesaid, on Tuesday, the 16th day of February, 1875, the said Board do hereby, in pursuance of the powers vested in them under the Elementary Education Act, 1870, and subject to the approval of the Education Department, make the following Bye-laws:—

ment, make the following Bye-laws:—
1. The term "School Board" or "Board" means the School Board of the district comprising

the parish of Stoke Gabriel.

The term "School," or "Public Elementary School," means a Public Elementary School as defined by the said Act.

The term "Parent" includes Guardian, and every person who is liable to maintain or has the

actual custody of any child.

2. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years of age, nor more than thirteen years of age, residing within the district of the said Board, shall cause such child (unless there is some reasonable excuse) to attend school.

3. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age, but no child shall be

required -

(a.) To attend on Sunday, Christmas Day, or Good Friday, or on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.

(b.) To attend any religious observance, or any

instruction in religious subjects.

- (c.) To attend school on any day fixed for the inspection of the school, or the examination of the scholars therein, in respect of religious subjects.
- 4. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten

and thirteen years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 1871, such child shall be totally exempt from the obligation to attend school; and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code, shall be exempt from the obligation to attend school more than half the time for which the school is open in any one week.

5. A child shall not be required to attend

school:-

(a.) If such child is under efficient instruction in some other manner.

(b.) If such child has been prevented from attending school by sickness or any unavoidable cause.

(c.) If there is no Public Elementary School open which such child can attend within three miles, measured according to the nearest road, from the residence of such child.

6. Nothing in the present Bye-laws shall have any force or effect in so far as it may be contrary to anything contained in any Act for regulating the education of children employed in labour.

7. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and sixpence; provided that all breaches of these Bye-laws by a parent in one and the same week, shall be deemed one offence, and that no penalty imposed for the breach of any Bye-law shall exceed such a sum as, with the costs, will amount to five shillings for each offence.

8. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Her Majesty by Order in Council.

Sealed with the Corporate Common Seal of the School Board of the said district of Stoke Gabriel, this 16th day of February, 1875.

Robert Bowden, Chairman.

Sealed in the presence of Richard Smith, Schoolmaster.



A T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Camrose, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the fourth of June, one thousand eight hundred and seventy-five, numbered 463:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

C. L. Peel,

No. 24235.

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Bye-laws referred to in the foregoing Order.

No. CDLXIII.

THE ELEMENTARY EDUCATION ACTS, 1870 and 1873.

PROPOSED BYE-LAWS OF THE CAMPOSE PARISH SCHOOL BOARD.

. Know all men by these presents, that-

At a Meeting of the School Board for the parish of Camrose, duly convened and held at the Board Room, in the village of Camrose, on Friday, the 4th day of June, 1875, at which Meeting a quorum of the Members are present, the said Board, do hereby, in pursuance of the powers to them given by the Elementary Education Acts 1870 and 1873, and subject to the approval of the Lords of the Committee of the Privy Council on Education, make and ordain the following Byenaws:—

I. In these Bye-laws

Terms importing males include females.

The term "School" means either a public elementary or any other school at which efficient

'elementary instruction is given.

The term "Public Elementary School" means a school or a department of a school at which elementary education is the principal part of the education given, at which the ordinary payments in respect of instruction do not exceed 9d. a week, and which is conducted in accordance with the regulations contained in the 7th section of the

He term "Board" or "School Board" means the School Board for the parish of Camrose.

Elementary Education Act, 1870.

- 2. The parent or guardian of every child of not less than five years, nor more than thirteen years of age, is required to cause such child to attend school, unless there be some reasonable excuse for non-attendance.
- 3. Except as hereinafter provided, the time which every such child is required to attend school is the whole time for which the school selected shall be open for the instruction of children, not being less than twenty-five hours a week, except on Sundays, and except also that nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs.
- 4. (1) A child of not less than ten years of age, who has obtained from one of Her Majesty's Inspectors of Schools a certificate that he has reached a standard equivalent to the fourth standard of the Government New Code of 1875, shall be altogether exempt from the obligation to attend school.
- who shows to the satisfaction of the Board that he is beneficially and necessarily at work, shall be exempt from the obligation to attend school during the whole time for which the school shall be opened as aforesaid; but every such child is required to attend school for at least ten hours in every week in which the school is opened as aforesaid; and in computing for the purpose of this section, the time during which a child has attended any school, there shall not be included any time which such child has attended either.
 - (a.) In excess of three hours at any one time, or in excess of five hours in any one day,
 - (b.) On Sundays.

- (3.) A boy of not less than ten years of age, who shows to the satisfaction of the Board that he is beneficially and necessarily at work, shall be exempt from the obligation to attend school upon producing to the Board a certificate from the master of the school that such boy has completed one hundred and fifty attendances at school since the 1st day of November or the 1st day of May, which ever day shall last have happened previous to the date of such certificate, and such exemption shall continue until the 1st day of May or the 1st day of November, whichever shall first follow the date of such certificate and no longer.
- 5. Provided always, that if and whenever Byelaws 3 and 4, or either of them, shall be contrary to or inconsistent with the regulations affecting any child subject thereto contained in any Act for regulating the education of children employed in labour, the said regulations shall prevail, and the said Bye-laws shall affect such child only to such extent as they are consistent with the said regulations.
- 6. In addition to the reasonable excuses for the non-attendance of a child at school, mentioned in the Act, viz.:—
 - (1.) That the child is under efficient instruction in some other manner.
 - (2.) That the child has been prevented from attending school by sickness or any other unavoidable cause; it shall be
- (3.) A reasonable excuse for his non-attendance that there is no Public Elementary School open which such child can attend within three miles, measured according to the nearest road, from the residence of such child; the Board reserving to themselves the power of allowing children under nine years of age, when they reside more than a mile from the school, to absent themselves upon a request addressed to the Board by the parent to that effect.
- 7. If the parent of any child satisfies the School Board that the reason that his child does not attend school is, that he is unable from poverty to pay the school fees of such child, the School Board, in the case of a school provided by the Board, will remit the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months.
- 8. Every parent who shall not observe, or shall neglect or violate these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty not exceeding 5s., including costs, for each offence.

John Bennett, Chairman.

T. R. Galvin, Clerk.



4th June, 1875.

Admiralty, August 10, 1875.

ER Majesty, by Her Order in Council of the 5th instant, hereunto annexed, having been graciously pleased to sanction certain temporary proposals for the promotion, retirement, &c., of Flag Officers, Captains, Commanders, and Lieu-

tenants of Her Majesty's Fleet, the Lords Commissioners of the Admiralty hereby give notice of such arrangements.

T the Court at Osborne House, Isle of Wight, the 5th day of August, 1875.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the third of August, one thousand eight hundred and seventy-five, in the words following,

Whereas we have had under our consideration the effects of your Majesty's Orders in Council of twenty-second February, one thousand eight hundred and seventy, and fourth August, one thousand eight hundred and seventy-three in so far as they relate to the retirement and promotion of Flag Officers, Captains, Commanders, and Lieutenants of your Majesty's Navy, and whereas large reductions of these lists have been thereby effected which, though highly satisfactory in one point of view, have resulted in a great stagnation of promotion, We are of opinion that it is expedient to provide temporarily for a more uniform flow of advancement to these ranks; to relax slightly the rules as regards the age at which Flag Officers and Captains may be optionally retired, and to modify still further the restrictions respecting the advancement to Flag Rank of Officers on the Retired List and promotions on that List.

We would therefore most humbly submit to your

Majesty:-

1. That we be empowered for the present to promote annually seven Captains to Flag Rank effecting this by promoting to Flag Rank as heretofore in vacancies caused by death and retirement and by supplementing any vacancies short of seven at the end of each year so long as a maximum number of sixty-eight Flag Officers be not exceeded:

adjusting the Flag Ranks thus:-

3 Admirals of the Fleet.

10 Admirals.

20 Vice-Admirals.

35 Rear-Admirals.

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Promotions to the list of Admirals to be in the proportion of one to two in vacancies caused by retirement until the number is reduced to ten, and the addition, to the list of Vice-Admirals and Rear-Admirals to be in the proportion of one Vice-Admiral to every two Rear-Admirals added to the list; should there be more than seven vacancies in any year the excess not to be filled up in that year, provided the list of Flag Officers is kept up to fifty.

2. That, for the present, we be also empowered to promote annually twelve (and should vacancies occur as many as fifteen) Commanders to the rank of Captain, effecting this by filling every vacancy and supplementing any vacancies short of twelve at the end of each year, so long as a maximum number of one hundred and seventy-five Captains be not exceeded; should there be more than fifteen vacancies in any year the excess not to be filled up in that year.

3. That, for the present, we be also empowered to promote annually twenty (and should vacancies occur as many as twenty-five) Lieutenants to the I the powers in them vested under The Contagious

rank of Commander, effecting this by filling every vacancy and supplementing any vacancies short of twenty at the end of each year, so long as a maximum number of two hundred and twenty-five Commanders be not exceeded; should there be more than twenty-five vacancies in any year the excess not to be filled up in that year provided that the list is kept up to two hundred.

4. That, for the present, we be authorised to sanction the optional retirement of Flag Officers and Captains at the following age, viz. :

Admirals and Vice-Admirals 55 Rear-Admirals 50 Captains .

Such ortional retirement to be subject in each case to our approval, and to be restricted to three Flag Officers and six Captains annually, power being reserved to us, with the sanction of the Lords Commissioners of your Majesty's Treasury, to extend this option to a larger number hereafter should such a course appear desirable.

5. That one step in rank, according to seniority, be granted to all Rear-Admirals and Captains who may have been, or who may hereafter be, placed on the Retired List, under the provisions of your Majesty's Order in Council of twentysecond February, one thousand eight hundred and seventy, irrespective of any qualifying service; such advancement not to carry with it any increase of retired pay.

We beg further to state that the Lords Commissioners of your Majesty's Treasury have given their assent to the cost of these proposals.

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

C. L. Peel.

T the Council Chamber, Whitehall, the 9th day of August, 1875.

By the Lords of Her Majesty's Most Honourable Privy Council.

THE Lords of Her Majesty's Most Honourable Privy Council, by virtue and in exercise of the powers in them vested under The Contagious Diseases (Animals) Act, 1869, and of every other power enabling them in this behalf, do hereby revoke their Order, bearing date the first day of October, one thousand eight hundred and seventy, defining the part of the Port of Middlesbrough, in the North Riding of the county of York, within which foreign cattle might be landed for slaughter: Provided that nothing herein shall be deemed to invalidate or make unlawful anything done under the said Order before the date of this revocation, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the said Order.

C. L. Peel.

(MIDDLESBROUGH.)

T the Council Chamber, Whitehall, the 9th day of August, 1875.

By the Lords of Her Majesty's Most Honourable Privy Council.

THE Lords of Her Majesty's Most Honourable Privy Council, by virtue and in exercise of Diseases (Animals) Act, 1869, and of every other power enabling them in this behalf, do hereby define the part of the Port of Middlesbrough, in the North Riding of the county of York, within which foreign cattle may be landed for slaughter, as follows:

All that space in the town of Middlesbrough, in the North Riding of the county of York, lying between the River Tees and a line commencing at a point at the water of the said river at the northeastern end of Taylor's Wharf, and running in a south-easterly direction to and across Commercialstreet to the southern side thereof, thence by a continuation of the same line to a point thirty-five yards distant from the southern side of Commercialstreet measured at a right angle to the course of the last-named street, thence by a line parallel with the southern side of Commercial-street to Stockton-street, thence southward along the eastern side of Stockton-street to and across Brougham-street and along the wall forming the western boundary of certain slaughter-houses, lairs, and piggeries, to Richmond-street, thence across Richmond-street to the northern side thereof, thence eastward along the northern side of Richmond-street to Stockton-street, thence northward in a straight line along the westward side of Stockton-street to the northern end thereof, and by a continuation of the same straight line northward to the River Tees, thence eastward along the margin of the said river to the point first named, which space is coloured green on the the plan of part of the town of Middlesbrough, deposited at the Privy Council Office, a copy of which is deposited at the office of the Town Clerk of the borough of Middlesbrough.

C. L. Peel.

AT the Council Chamber, Whitehall, the 9th day of August, 1875.

By the Lords of Her Majesty's Most Honourable Privy Council.

THE Lords of Her Majesty's Most Honourable Privy Council, by virtue and in exercise of the powers in them vested under The Contagious Diseases (Animals) Act, 1869, and of every other power enabling them in this behalf, do hereby revoke their Order, bearing date the twenty-eighth day of September, one thousand eight hundred and seventy-one, defining the part of the Port of Newcastle-upon-Tyne, in the borough and county of that name, with n which foreign cattle might be landed for slaughter: Provided that nothing herein shall be deemed to invalidate or make unlawful anything done under the said Order before the date of this revocation, or interfere with the institution or prosecution of any proceeding in respect of any offence committed against, or any penalty incurred under, the said Order.

C. L. Peel.

(NEWCASTLE-UPON-TYNE.)

A T the Council Chamber, Whitehall, the 9th day of August, 1875.

By the Lords of Her Majesty's Most Honourable Privy Council.

THE Lords of Her Majesty's Most Honourable his services in the Crime Privy Council, by virtue and in exercise of motion he has become elig the powers in them vested under The Contagious in Her Majesty's Service.

Diseases (Animals) Act, 1869, and of every other power enabling them in this behalf, do hereby define the part of the Port of Newcastle-upon-Tyne, in the county of Northumberland, within which foreign cattle may be landed for slaughter, as follows:

All that piece of open ground or Quay situate at Wincomblee, Low Walker; on the banks of the River Tyne, extending from the north-eastern angle of a wooden jetty belonging to the Walker Local Board, thence in a westerly direction along the northern end of the said jetty and across the . Quay situate behind the said jetty for a distance of . seventy-five feet, thence in a southerly direction along a close wooden fence and on the western side of the said Quay for a distance of ninety feet, thence in a westerly direction along a continuation of the said close wooden fence and on the northern side of a road leading from the said Quay to Walker for a distance of seventy-five feet, thence in a north-westerly direction along a further continuation of the said close wooden fence and on the north-eastern side of the said road from the Quay to Walker for a distance of one hundred and sixty feet, thence across a a piece of open ground belonging to the Corporation of Newcastle upon-Tyne in an easterly direction for a distance of one hundred and seventy feet, thence along the said open ground in a northerly direction for a distance of thirty-five feet, thence across the said open ground in an easterly direction for a distance of eighty feet, thence along the shore of the River Tyne in a southerly direction for a distance of ninety feet to the north-eastern angle of the wooden jetty beforementioned, all which space is edged green on the plan of part of the township of Walker, deposited at the Privy Council Office, copies of which are deposited at the offices of the Town Clerk of the borough of Newcastle-upon Tyne, and the Clerk of the Peace of the county of Northumberland.

C. L. Peel.

Privy Council Office, August 5, 1875.

NOTICE is hereby given, that a Petition has been presented to Her Majesty in Council from the Bury Improvement Commissioners, praying under the Acts 5th and 6th William the Fourth, and 1st Vict., cap. 78, that a CHARTER OF INCORPORATION may be granted to the town and borough of Bury, in the county of Lancaster; and notice is hereby further given, that Her Majesty has been pleased, by Her Order in Council of this day's dute, to order that the said Petition be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on Wednesday, the fifteenth day of September, one thousand eight hundred and seventy-five.

Whitehall, August 9, 1875.

The Queen has been pleased to give and grant unto Lieutenant-General the Honourable George Cadogan, K.C.B., Her Royal licence and authority that he may accept and wear the insignia of the Cross of Commander of the First Class of the Order of St. Maurice and St. Lazarus, conferred upon him by His Majesty the King of Italy, as a promotion from the Second Class of that Order, which he received in 1856, when a Colonel, for his services in the Crimean War, to which promotion he has become eligible, by increase of rank in Her Majesty's Service.

Downing Street, August 9, 1875.

The Queen has been pleased to appoint Colonel Robert William Harley, C.B., C.M.G., to be Lieutenant-Governor of the Island of Tobago.

(H. 5866.)

Board of Trade (Harbour Department), Whitehall Gardens, August 9, 1875.

THE Board of Trade have received through the Secretary of State for Foreign Affairs a copy of a Telegram from Her Majesty's Minister at Constantinople, stating that quarantine is abolished in the Turkish ports of the Red Sea against vessels coming from the Turkish (Persian?) Gulf.

(H. 5867.)

Board of Trade (Harbour Department), Whitehall Gardens, August 9, 1875.

THE Board of Trade have received through the Secretary of State for Foreign Affairs a copy of a Telegram from the Acting British Consul at Alexandria, reporting that all arrivals from Bussorah and ports in Persian and Oman Gulfs as far as Mokhalla will be admitted to free pratique.

(H. 5868.)

Board of Trade (Harbour Department), Whitehall Gardens, August 9, 1875.

THE Board of Trade have received through the Secretary of State for Foreign Affairs a copy of a Notice issued by the Portuguese authorities at Lisbon, stating that the ports of Syria have been declared infected with cholera morbus since the 24th May last.

(S. & C. 1399.)

Board of Trade, 1, Whitehall, August 9, 1875.

WITH reference to the Notice (S. & C. 1391) which appeared in the London Gazette of the 6th instant, the Board of Trade have received from the Secretary of State for Foreign Affairs a Despatch from Her Majesty's Consul at Salonica, reporting that in consequence of the flocks and herds of Macedonia having been much reduced by the mortality of the last winter, the exportation of both cattle and sheep from the vilayet of Salonica has been prohibited for the space of one year, to date from the 1st instant.

(S. & C. 1399.)

Board of Trade, 1, Whitehall, August 9, 1875.

THE Board of Trade have received from the Secretary of State for Foreign Affairs a copy of a new French Law, promulgated in the "Journal Officiel," of the 1st instant, subjecting vinegar and acetic acid to the following internal consumption duties which are leviable on the imported article in addition to the ordinary Customs' duties:—

(1). Vinegar containing 8 per cent. of acetic acid and under, 4 fr. per hectolitre.

Vinegar containing 9 to 12 per cent. of acetic acid, 6 fr. per hectolitre.

Vinegar containing 13 to 16 per cent. of acetic acid, 8 fr. per hectolitre.

(2). Acetic acid and vinegar containing 17 to 30 per cent. of acid, 15 fr. per hectolitre.

Acetic acid and vinegar containing 31 to 40

per cent. of acid, 20 fr. per hectolitre.

Acetic acid and vinegar containing more than

40 per cent. of acid, 42 fr. per hectolitre.

Vinegars and acetic acids intended for exportation are free from all duty.

Admiralty, 6th August, 1875.

In accordance with the provisions of Her: Majesty's Order in Council of the 22nd February, 1870—

Lieutenant Robert William Gore has this day been placed on the Retired List of his rank. Lieutenant George Morton Mansel has this day been placed on the Retired List of his rank.

Admiralty, 9th August, 1875.

The following promotions have been this day made:-

Commander Charles George Fane to be Captain in Her Majesty's Fleet.

Lieutenant Henry Thomas Clanchy to be Commander in Her Majesty's Fleet.

War Office, Pall Mall, 10th August, 1875.

CONTROL DEPARTMENT.

African Branch, Charles F. Beardmore, Assistant-Commissary on probation, to be Assistant-Commissary. Dated 23rd July, 1873.

CHAPLAINS' DEPARTMENT.

Chaplain of the Second Class the Reverend E. L. Walsh, B.A., to be Chaplain of the First Class. Dated 5th August, 1875.

Chaplain of the Third Class the Reverend Edward Hillman, B.A., to be Chaplain of the Second Class. Dated 11th July, 1875.

War Office, 10th August, 1875.

MILITIA.

Royal Glamorgan Artillery.

Sub-Lieutenant George John Ninian Logan to be Lieutenant. Dated 6th May, 1874.

2nd Royal Lancashire.

Sub-Lieutenant Thomas Whitgreaves to be Lieutenant. Dated 28th June, 1873.

Sub-Lieutenant William Henry Parkinson to be Lieutenant. Dated 19th November, 1873. Sub-Lieutenant Francis Blundell to be Lieutenant.

3rd Royal Lancashire.

Dated 1st April, 1874.

Thomas Myles Sandys, Esq., late Captain 7th Foot, to be Major. Dated 21st July, 1875.

5th Royal Lancashire.

James Parrott Arrowsmith, Gent., to be Sub-Lieutenant. Dated 11th August, 1875.

Royal Lancashire Artillery.

Lieutenant Henry Brown Kelley to be Captain. Dated 11th August, 1875.

Royal Merioneth.

James Skene, Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

Royal East Middlesex.

Edward Daubeny Elton, Gent., to be Sub-Lieutenant (Supernumerary). Dated 2nd August, 1875.

Royal Elthorne, or 5th Middlesex.

Captain William Alsey Turner is granted the honorary rank of Major. Dated 11th August, 1875.

2nd Somerset.

Sub-Lieutenant Claude Greville Way to be Lieutenant. Dated 24th December, 1873.

Sub-Lieutenant Henry George Daniel to be Lieutenant. Dated 29th April, 1874.

Sub-Lieutenant Thomas St. Lo Malet to be Lieutenant. Dated 9th May, 1874.

2nd West York.

Lieutenant-Colonel William Hall Wilkinson is granted the honorary rank of Colonel. Dated 11th August, 1875.

Lieutenant William Bottomley Jackson to be Captain. Dated 11th August, 1875.

4th West York.

William Pollard, Jun., Gent., to be Sub-Lieutenant (Supernumerary). Dated 8th August,

5th West York.

Sub-Lieutenant Frederick Hugh St. John Barker to be Lieutenant. Dated 28th February, 1874. Sub-Lieutenant James Hoole to be Lieutenant.

Dated 9th May, 1874. Captain Sylvanus Roger Burnett Partridge, 25th Foot, to be Adjutant. Dated 2nd August, 1875.

Adjutant Sylvanus Roger Burnett Partridge to serve with the rank of Captain. Dated 2nd August, 1875.

Edinburgh Artillery.

e: i

Lieutenant Robert Greig to be Captain. Dated 11th August, 1875.

eggl) and at a life Fife Artillery. A har got

Wedderburn Conway Halkett, Gent., to be Sub-Lieutenant. Dated 11th August, 1875.

The Highland Light Infantry.

Henry Lewis Brooke Langford-Brooke, Esq., late Captain 60th Foot, to be Captain. Dated 11th August, 1875.

Royal Cork City Artillery.

The Honourable Bernard Edward Barnaby FitzPatrick, late Lieutenant 1st Life Guards. to be Captain. Dated 11th August, 1875.

Donegal.

Lieutenant William Rowland McKay resigns his Commission. Dated 11th August, 1875.

Royal North Down.

Thomas David Kirkpatrick, Gent., to be Sub-Lieutenant. Dated 11th August, 1875.

Royal Dublin City.

William Andrew Cuscaden, Gent., to be Sub-...Lieutenant (Supernumerary). Dated 11th August, 1875. mente de la companya de la companya

Kilkenny.

Joseph William Thacker, Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th , August, 1875.

King's County.

Major and Honorary Lieutenant-Colonel Richard Wellelsey Bernard to be Lieutenant-Colonel, vice the Earl of Charleville, deceased. Dated 11th August, 1875.

Royal Limerick County.

Sub-Lieutenant Pierce Thomas Chute to be Lieu-

tenant. Dated 24th September, 1873.
Sub-Lieutenant Henry Edward Hedley Gelston to be Lieutenant. Dated 28th February, 1874. Sub-Lieutenant Vere David Urquhart Hunt to be Lieutenant. Dated 1st April, 1874.

Sub-Lieutenant William Richard Yeilding to be Lieutenant. Dated 9th May, 1874.

Royal Meath.

Major the Honourable Hercules Langford Boyle Rowley to be Lieutenant-Colonel, vice Sir John Dillon, Bart., resigned.

Roscommon.

Sub-Lieutenant Charles Ouvry Collier resigns his Commission. Dated 11th August, 1875. A

Westmeath.

The Honourable Bernard Henry Philip Petre to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

YEOMANRY CAVALRY.

Sub-Lieutenant Richard Harcourt Capper resigns his Commission. Dated 11th August, 1875.

2nd West York.

Surgeon Abraham Jubb resigns his Commission. Dated 11th August, 1875.

VOLUNTEERS.

1st Aberdeenshire Rifle Volunteer Corps.

James Blackhall Keith, Gent., to be Sub-Lieutenant (Supernumerary.) Dated 11th August, 1875.

1st Berwickshire Artillery Volunteer Corps.

Captain Peter Tod resigns his commission. Dated 11th August, 1875.

5th Breconshire Rifle Volunteer Corps.

Hugh Bennett, Gent., to be Acting Assistant-Surgeon. Dated 11th August, 1875.

1st Buckinghamshire Rifle Volunteers.

The Venerable Arthur P. Purey-Cust, M.A., Archdeacon of Buckingham, to be Acting Chaplain. Dated 11th August, 1875.

1st Administrative Battalion Cornwall Rifle Volunteers.

Major Marshall Valentine Bull to be Lieutenant-Colonel. Dated 11th August, 1875.

1st Derbyshire Rifle Volunteer Corps.

Sub-Lieutenant (Supernumerary) James Crump, to be Lieutenant (Supernumerary). Dated 30th December, 1874.

17th Devonshire Rifle Volunteer Corps.

Edward Windeatt, Gent., to be Sub-Lieutenant. Dated 11th August, 1875.

2nd Dumbartonshire Rifle Volunteer Corps.

Sub-Lieutenant David Swan to be Lieutenant. Dated 17th December, 1873.

3rd Dumbartonshire Rifle Volunteer Corps.

Sub-Lieutenant Ellis Jones to be Lieutenant. Dated 21st January, 1874.

4th Dumbartonshire Rifle Volunteer Corps.

Sub-Lieutenant Arthur Pollock to be Lieutenant.

Dated 28th January, 1874.
Sub-Lieutenant Robert Pollock to be Lieutenant. Dated 22nd April, 1874.

7th Dumbartonshire Rifle Volunteer Corps.

Sub-Lieutenant Walter Buchanan to be Lieutenant. Dated 18th March, 1874.

10th Dumbartonshire Rifle Volunteer Corps.

Sub-Lieutenant David MacNab to be Lieutenant.

Dated 6th May, 1874.

1st Edinburgh Artillery Volunteer Corps.

Henry Seymour, Gent., to be Sub-Lieutenant.
Dated 11th August, 1875.

6th Fifeshire Rifle Volunteer Corps.

Sub-Lieutenant James Livingston to be Lieutenant. Dated 23rd May, 1874.

3rd Flintshire Rifle Volunteer Corps.

Archibald Fuller, Gent., Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

8th Forfarshire Rifle Volunteer Corps.

John Jack, Gent., to be Sub-Lieutenant. Dated 11th August, 1875.

3rd Glamorganshire Rifle Volunteer Corps.

Lieutenant Edward George Williams resigns his Commission. Dated 11th August, 1875.

2nd Gloucestershire Engineer Volunteer Corps.

William Augustus Scott, Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

Richard Cripps, Gent., to be Quartermaster. Dated 11th August, 1875.

3rd Gloucestershire Rifle Volunteer Corps.

Richard Sumner Helps, Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

1st Haverfordwest Rifle Volunteer Corps.

Captain Hawarth Peel Massey resigns his Commission. Dated 11th August, 1875.

Lieutenant Edward Eaton Evans to be Captain. Dated 11th August, 1875.

1st Administrative Brigade Kent Artillery Volunteers.

Assistant-Surgeon Charles George Firman, 1st Kent Artillery Volunteer Corps, to be Assistant-Surgeon. Dated 11th August, 1875.

2nd Kincardineshire Rifle Volunteer Corps.

Honorary Assistant-Surgeon James Coutts resigns his appointment. Dated 11th August, 1875.

29th Lanarhshire Rifle Volunteer Corps.

Sub-Lieutenant Peter Spence to be Lieutenant. Dated 13th September, 1873.

Sub-Lieutenant James Ross to be Lieutenant.

Dated 29th April, 1874.
Sub-Lieutenant William F. Archibald to be Lieutenant. Dated 24th June, 1874.

Sub-Lieutenant (Supernumerary) Andrew Ramsay to be Lieutenant (Supernumerary). Dated 25th November, 1874.

12th Lancashire Artillery Volunteer Corps.
Lieutenant George Leigh Gwatkin resigns his
Commission. Dated 11th August, 1875.

8th Lancashire Rifle Volunteer Corps.

Sub-Lieutenant James Richardson Crompton resigns his Commission. Dated 11th August, 1875.

3rd Middlesex Artillery Volunteer Corps.

Sub-Lieutenant Samuel B. Simson to be Lieutenant. Dated 23rd July, 1873.

Sub-Lieutenant Henry Pullman to be Lieutenant. Dated 13th September, 1873.

Sub-Lieutenant Arthur J. Scantlebury to be Lieutenant. Dated 19th November, 1873.

Alexander Cole, Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

15th Middlesex Rifle Volunteer Corps.

William Cumin Scott, Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

John Cassels Alexander, Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

Walter Reymond Reade Revell, Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

David Ramage, Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

36th Middlesex Rifle Volunteer Corps.

Sub-Lieutenant Becher Skinner to be Lieutenant. Dated 20th August, 1873.

Sub-Lieutenant Alfred James Hewitt to be Lieus tenant. Dated 7th January, 1874.

2nd Monmouthshire Rifle Volunteer Corps.

Lieutenant Jabez Jacob to be Captain. Dated 11th August, 1875.

Lieutenant Josiah John Richards to be Captain. Dated 11th August, 1875.

Sub-Lieutenant Rudhall Jarrett to be Lieutenant. Dated 29th November, 1873.

2nd Somersetshire Rifle Volunteer Corps.

Lieutenant Edward Silvanus Appleby to be Captain. Dated 11th August, 1875.

3rd Administrative Battalion Staffordshire Rifle Volunteers.

Lieutenant-Colonel Thomas Smythe (late Madras Engineers), late Lieutenant-Colonel 3rd Administrative Battalion Staffordshire Rifle Volunteers, whose resignation appeared in the London Gazette of 28th April, 1874, to be permitted to retain the rank of Lieutenant-Colonel in the Volunteer Force, and to wear the Uniform of the 3rd Administrative Battalion Staffordshire Rifle Volunteers. Dated 11th August, 1875.

7th Surrey Rifle Volunteer Corps.

Arthur John Bowen, Esq., to be Captain. Dated 11th August, 1875.

1st Harwickshire Rifle Volunteer Corps.

Frederick Marshall Burton, Gent., to be Sub-Lieutenant (Supernumerary). Dated 11th August, 1875.

5th North Riding of Yorkshire Rifle Volunteer Corps.

Captain John Brodie resigns his Commission.
Dated 11th August, 1875.

Lieutenant Miles G. Booty resigns his Commission. Dated 11th August, 1875.

Honorary Chaplain Reverend James C. Wharton resigns his appointment. Dated 11th August, 1875.

6th North Riding of Yorkshire Rifle Volunteer
Corps.

William Hasting Fowler, Gent., to be Sub-Lieutenant. Dated 11th August, 1875.

Edward Nesfield, Gent., to be Sub-Licutenant (Supernumerary). Dated 11th August, 1875.

War Office, July, 1875.

NOTICE is hereby given, that a number of War Medals of deceased Soldiers, have accumulated from time to time and remain unclaimed. Claimants for them are requested to forward their applications to the Adjutant-General, Horse Guards, War Office, by the 31st October next, if at home, and by the 31st January, 1876, if abroad.

The form of application to be as follows:-

- 1. Name of the Soldier originally entitled to the Medal ...
- 2. Corps, Regiment, or Service to which the Claimant belonged ...
- 3. In what War engaged ..
- 4. Name of the present Applicant ...
- 5. What relation to original Claimant
- 6. The signature of Applicant, which is to be authenticated as signed in the presence of the Clergyman or Churchwarden of the Pavish...
- 7. Name of the Post Town ...

No personal application can receive attention.

By order of the Secretary of State for War, J. C. Vivian.

NOTICE TO MARINERS.

(No. 109.)—France, West Coast-Ile de Re. Harbour Lights at Mer du Fief.

THE French Government has given notice, that, from the 1st September, 1875, two leading lights will be exhibited on Pointe du Fief, west side of the entrance of the Mer du Fief (Fiers d'Ars), Ile de Ré, viz.:—

 Upper Light.—A fixed green light, exhibited from a window of the keeper's dwelling, elevated 36 feet above the level of high water.

In clear weather both lights should be seen from a distance of 5 miles.

Position of the upper light, lat. 46° 14' N.,

long. 1° 29' W.
These lights in line indicate the channel into the Mer du Fief.

[The bearing is magnetic. Variation 183° Westerly in 1875.]

By command of their Lordships, Fredk. J. Evans, Hydrographer. Hydrographic Office, Admiralty, London, 5th August, 1875.

This Notice will affect the following Admiralty Charts:—Point de la Coubre to Les Sables D'Olonne, No. 2648: Also, Admiralty List of Lights on the North and West Coasts of France, &c., 1875, page 24; and Sailing Directions for the West Coasts of France, Spain, and Portugal, 2nd edition, page 64.

NOTICE TO MARINERS.

(No. 110.)—England—East Coast. Yarnouth Sands.

(1.) Alteration in Hewett Channel.

WITH reference to Notice to Mariners, No. 62, dated 18th March, 1875 :-

The Trinity House, London, has given notice that the depth at the north end of Hewett Channel

has again decreased and there is now only 21 feet water between South Scroby Spit-buoy and St. Nicholas Light-vessel.

THAMES RIVER ENTRANCE,

(2.) Wallet and East Swin.

Also, with reference to Notice to Mariners, No. 69, dated 25th May, 1875, that the following alterations have been made in the buoyage of the Wallet and East Swin.

Wallet Spitway Buoy has been moved E. by N. 2 cables and is now surmounted by a staff and St. Andrew's Cross instead of a diamond as heretofore.

The buoy is moored in 4 fathoms with-

Brightlingsea Church Tower in line with a dark house on the beach, N. by W. ½ W.

A white cottage its width open to the eastward of St. Osyth Priory, N by W.

Clackton Pier Head in line with a gable of a red brick house, N.N.E. \(\frac{1}{3} \) E.

Swin Spitway Buoy, South 12 miles.

North Eagle Buoy.—A new (can) buoy chequered red and white and named North Eagle has been placed near the northern elbow of the Eagle Sand.

The buoy is moored in 5 fathoms with—
Brightlingsea Church Tower its width open

west of a long red tiled barn, N. ½ W.

North side of No. 6 Martello Tower, touching south side of No. 5 tower, E.N.E.

Priory Spit Buoy, E. by S. ½ S. distant 1½ miles. Bar Buoy, W. ¾ N., distant 9 cables.

Whitaker Buoy has been increased in size, and is now surmounted by a staff and diamond.

[All bearings are magnetic. Variation 184 Westerly in 1875.]

By command of their Lordships, Fredh. J. Evans, Hydrographer. Hydrographic Office, Admiralty, London, 5th August, 1875.

This Notice will affect the following Admiralty Charts:—Thames River Entrance, No. 1610; and River Thames, Sheet I, Kentish Knock and the Naze to West Swin, No. 1975: Also, North Sea Pilot, Part III, pages 207, 210, 214.

NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy and Comptroller of Navy Pay, Admiralty, August 7, 1875.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the slave and tonnage bounties, awarded for a slave dhow, name unknown, captured on the 11th August, 1874, by Her Majesty's ship "Vulture."

Agents or other persons having any just and legal demand, unliquidated, against the said proceeds, are required to transmit the particulars of any such demand to the Registrar of the High Court of Admiralty, in order that the same may be examined, taxed, and allowed by that Officer and paid under the sanction of the Judge of the said Court.

Due notice will be given, by future advertisement in the London Gazette, of the date proposed for the commencement of distribution; and at the same time, the amount of an individual's share in the respective classes will be announced.

In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the British, Colonial, and Foreign Property Insurance Corporation Limited

OTICE is hereby given, that a petition for the winding up of the above-named Company by the Court of Chancery was, on the 9th day of August, 1875, presented to the Master of the Rolls by Alexander Bassett Stephen Shairp, of Woodlands, Isleworth, in the county of Middlesex, Esq.; and that the said petition is directed to be heard before the Master of the Rolls, on the first Petition Day in November, 1875; and any creditor or contributory of the said Company desirous to oppose the making of an Order for the winding up of the said Company under the above Acts, should appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same .-Dated this 9th day of August, 1875.

Edwd. Beall, 2, Queen's-buildings, Queen

Victoria-street, in the city of London,

Solicitor for the Petitioner.

In the Matter of the British Guardian Life Assurance Company Limited, and in the Matter of the Companies Acts, 1862 and 1867.

OTICE is hereby given, that a petition for the winding up of the above-named Com-pany by the Court of Chancery was, on the 4th day of August, 1875, presented to the Lord Chancellor by Emma Edwards, of 13, New Bridge-street, Newcastle-upon-Tyne, Widow, a creditor of the said Company; and that the said petition is directed to be heard before the Vice-Chancellor Bacon, on the first Petition Day in November, 1875; and any creditor or contributory of the said Company desirous to oppose the making of an Order for the winding up of the said Company under the above Acts, should appear at the time of hearing by himself or his counsel for

that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

Pattison, Wigg, and Co., 50, Lombardstreet, London; Agents for John Bownas Bond, Newcastle-on-Tyne, Solicitor for the Petitioner.

In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Wedgwood

Coal and Iron Company Limited.

HE Vice-Chancellor Sir Richard Malins has, by an Order, dated the 2nd day of August, 1875, appointed Frederick Bertram Smart, of 85 and 86, Cheapside, in the city of London, Public Accountant, to be the provisional Official Liquidator of the above-named Company.—Dated this 9th day of August, 1875.

COTTON STATISTICS' ACT, 1868.

RETURN of the Quantities of COTTON Imported and Exported at the various Ports of the United Kingdom during the Week ended 5th August, 1875.

			Imports.	Exports.
American Brazilian East Indian Egyptian Miscellaneous	Total	•••	Bales 5,940 1,207 5,005 1,719 205	Bales. 7,586 1,519 8,920 135 253

Dated August 6, 1875.

R. VALPY. Statistical and Commercial Department, Board of Trade.

COTTON STATISTICS' ACT, 1868.

RETURN showing the number of BALES of COTTON Imported, Exported, forwarded from Ports to Inland Towns, and returned to Ports, during the Month and seven Months ended 31st July, 1875.

	Im	PORTS.	Exi	PORTS.		ded from nland Towns.		ded from wns to Ports
DESCRIPTION.	In the month of July.	In the 7 months ended 31st July.	In the month of July.	In the 7 months ended 31st July.	In the month of July.	In the 7 months ended 31st July.	In the month of July.	In the 7 months ended 31st July.
American	89,421	1,354,360	22,269	70,029	124,489	979,026	386	4,927
Brazilian	30,862	306,039	3,513	15,127	28,530	256,181	•••	40
East Indian	103,694	604,320	33,951	267,367	40,097	303,520	57	419
Egyptian	3,259	150,632	875	3,861	13,915	133,704	75	455
Miscellaneous	9,351	47,558	2,540	14,753	3,295	25,984	53	151
Total	236,587	2,462,909	63,148	371,137	210,326	1,698,415	671	5,992

Dated the 6th day of August, 1875.

R. VALPY,

Statistical and Commercial Department, Board of Trade.

THE CONTAGIOUS DISEASES (ANIMALS) ACT, 1869.

RETURN of the Number of Places in Great Britain upon which Contagious or Infectious Disease has been reported to have existed during the Week ended July 31st, 1875, with particulars relating thereto.

I. CATTLE-PLAGUE.

NIL.

II. PLEURO-PNEUMONIA.

	Farms or oth	her Places.	Healthy Cattl Prem	e on infected ises.	Cattle A	ttacked.		Disea	sed Cattle.		Cases which previous W ported unti	eeks not re-
	upon this Week which which have been previously been reported have ta	h Fresh have eported to the Weck. Total Number reported upon during the Weck.	Slaughtered.	Removed.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Cattle .Attacked.
ENGLAND. COUNTY.* Buckingham Chester Cumberland Durham Essex Hants Kent (ex. Metropolis) Lancaster Leicester Middlesex (ex. Metropolis) Norfolk Northampton (ex. Soke of Peterboro') Northumberland Oxford Rutland Salop	1 8 12 1	2 9 1 2 5 6 1 1 1 1 3 5 5 1 9 14 1 2 1 1			1 	1 1 8 3 1 1 4	1 2 7 1 4 16 4 2 1	1 1		3 		2

Stafford	1 2 6	1 2 1 4	1 1 2 2 1 1 10 6		15 		1 1 2 3 1 6	1 2 3 1 5 7			1 1	2	2
WALES. COUNTY.* Denbigh: SCOTLAND. COUNTY.*	1	1	. 1	•••		:	***	1	5	•••	9	I.	15
Abendeen	1 14, 2 3 5	2 2 1 2 	3 1 16 2 4 7	2 		 1 3	3 1 7 2 9 5	2 8 2 8 5 3	1		1 1, 	 1 1 	1 2 1
TOTAL	87	30	117	. 5	83	25	87	- 88	8		16	7	26

III. SHEEP-POX.

NIL.

IV. SHEEP-SCAB.

			Fari	ns or other Places.		Healthy Shee Prem	on infected ises.	Sheep At	tacked.		Disea	sed Sheep.		Cases which previous W ported unti	eeks not re
			Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Slaughtered.	Removed.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks.	Sheep Attacked.
ENGLAND.							,								
Bedford ·		٠	. 1		1			. 9					. 9	1	9
Buckingham	•••	••••		• •••	•••	•••		***	•••		••••	•••		·	12
Chester	•••	٠		1	2	•••	•••	13	3		•••	•••	16	·	•••
Devon :	•••	••••		1	24	•••	••••	494	4			137	361	2	26
Durham	•••	· • • •		•••	1	•••	•••	· 1		•••	***		· 1		•••
Essex	•••	•••	1		1	4.54		1 .		·		•••	· 1		•••
Kent (ex. Metropolis)	•••	•••	4		4	·	30	31		-19		· 1	11	·	
Lancaster	•••	٠	1	1	2	• • •		2	6			2	6	·•••	
Norfolk	•••	•••	•••	1	1	•••	•••	•••	90			l	90		•••
Northumberland		•••			1			5	3	l			8	. •••	
Oxford	•••	•••	2	· • • •	2	•••	•••	81				61	20	1	20
Salop	*** /		1		1	1		1	 			1			
Somerset	•••	•			2		•••	36				36		•••	
Warwick	100	•••	1		1	4	•••	3		•••		3		•••	
Westmorland		•••	· 2		2			8					8		
Worcester	•••		1		1			31				31			•••
York, East Riding	•••	•••	•••	1	1	†62			†3 [`]	†3		·	·		
WALES. COUNTY.*						<u> </u>			ļ '						
Denbigh	•••	•••	8		3	l	!	15					15		
Flint	•••	•	4		i	1		23					23	•••	
Merioneth	•••			***	2			5					5		
Montgomery	•••		1	•••	1			20					i 20 -	i	20
SCOTLAND.														_	
Roxburgh			.4	· •••	4	•••	•••	80	•••	1	••••	•••	79		2
Total	•••		53	5	5 8	62	30	859	.109	23		272	673	5	89

[†] These were Foreign Animals, landed at Hull.

	:		Far	ms or other Places.		Healthy Hors Prem	es on infected ises.	Horses A	ttacked.		Dises	sed Horses.		Cases which previous W ported unti	n existed in Veeks not re il this Week
·			Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Slaughtered.	Removed.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks,	Horses Attacked.
ENGLAN County.		•													
Berks Durham Middlesex (ex. Metrop Norfolk Suffolk York, West Riding	•••		 1 2 1	•••	1 1 2 1	•••	•••	4 1 2 1 1		 2 1	1	•••	4 1	 1 1 	2 1 1
Soke of Peterborough	•••		1	•••	1		•••	2	•••			•••	2	•••	
The Metropolis	•••	•••	1	5	·. 6	•••	•••	•••	6	5	•••		1	1	1
SCOTLAN COUNTY. Dumbarton		•••	2		2		•••	•••	•••	•••	•••	•••	•••	• ••• • • • • • • • • • • • • • • • • •	
Total	•••	•••	10	5 }	15		•••	11	6	8	1		8	4	5

THE LONDON GAZETTE, AUGUST 10, 1875.

	Fari	ms or other Places.		Healthy Horse Premi	es on infected ses.	Horses A	ttacked.		. Disea	sed Horses.		Cases which previous W ported until	existed in eeks not re- l this Week.
	Number reported upon this Week which have been previously reported upon.	Number upon which Fresh Outbreaks have been reported to have taken place during the Week.	Total Number reported upon during the Week.	Slaughtered.	Removed.	Remaining diseased from the previous Week.	Attacked during the Week.	Killed.	Died.	Recovered.	Remaining.	Fresh Outbreaks	Horses Attacked.
ENGLAND.				,	: :								
Essex Middlesex (ex: Metropolis) Norfolk York, West, Riding	2 · 1	1 1	1 2 1 1	•••	•••	 2 1 	1	i i i	•••	•••	1 1 1	 1 	1
Liberty of the Isle of Ely	1	•••	1	•••	•••	1.	•••				1		• •••
The Metropolis	2	4	6	•••	2		7	7			•••		•••
Total	6	6,	12,	•••	2	4	gr.	9			4	1	1

^{*} Counties include such Boroughs and Burghs as are locally situated within the limits of the Counties, or, if surrounded by two or more Counties, then they are included in County with which they have the longest common boundary. Berwick-upon-Tweed is included in Northumberland.

ALEXANDER WILLIAMS, Secretary.

Veterinary Department, Privy Council Office, 10th August, 1875.

RECEIPTS into and PAYMENTS out of the EXCHEQUER, between the 1st April, 1875, and the 7th August, 1875.

REVENUE	Dudana		pts into the equer.				m Exchequer to yments.
AND OTHER RECEIPTS.	Budget Estimate for 1875-6.	Between 1st April, 1875, and 7th August, 1875.	Between 1st April, 1874, and 8th August, 1874.	EXPENDITURE AND OTHER PAYMENTS.	Estimate for 1875–6.	Between lst April; 1875, and 7th August, !1875.	Between 1st April, 1874, and 8th August, 1874.
Salance on 1st April, 1875 :	£	£	£	EXPENDITURE.	£	£	£
Bank of England Bank of Ireland		4,662,261 1,603,061	5,908,870 1,533,984	Permanent Charge of Debt Interest on Local and Temporary	27,400,000	13,010,877	13,080,508
REVENUE.		6,265,322	7,442,854	Loans	70,000	<u></u>	705 602
dustoms	19,500,000	6,602,000	6,402,000	Other charges on Consolidated Fund Supply Services	1,590,000 46,462,000	684,102 15,983,635	705,693 15,218,524
excise	27,740,000	9,020,000 3,949,000	8,560,000 3,827,000	1		,	
tamps and Tax and House Duty ·	10,600,000 2,450,000	527,000	503,000	Estimate	£75,522,000		
ncome Tax	3,900,000	955,000	1,286,000	'		·	
ost Office elegraph Service	5,750,000 1,200,000	2,093,000 410,000	1,900,000 400,000		•		
rown Lands	385,000 4,100,000	130,000 1,392,874	109,000 1,179,788		Expenditure	29,678,614	29,004,725
Revenue	£75,625,000	25,078,874	24,166,788				
Total inclu	ding Balance	31,344,196	31,609,642	OTHER PAYMENTS.		·	
· ·				Advances, under various Acts, issued from	m the Exchequer	1,160,500	1,105,257
OTHER RECEIPTS.				Expenses of Fortifications and Military Exchequer Bills paid off		17 900	200,000 9,000
dvances, under various Acts; repaid to	the Exchequer	538,021	814,926	Surplus Income applied to reduce Debt		331,867	374,123
Ioney raised for Fortifications and Milit Ioney raised for Local Loans by Exche	ary Barracks quer Bonds	07/10/0	200,000	·	•	31,188,281	30,693,105
	in in in	900,000	1	CB	Sank of England	859,742	1,346,161
					Sank of Ireland		585,302
Tota	ds •••	£32,682,217	32,624,568	Tot	als	£32,682,217	32,624,568

Treasury, 10th August, 1875.

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES. in Circulation during the Week ending Saturday, the 31st day of July, 1875.

PRIVATE BANKS.

Name, Titl	e, and Principal l	?lace	of Issue.		Averag An:onn
	1				. £
shford Bank	Ashford	•••	Pomfret and Co. •••	•••	10650
	Aylesbury	•••	Cobb and Co	***	2290
		- 1		ĺ	
aldock Bank and Baldock and Biggleswade Bank	Biggleswade	•••	Wells, Hogge, and Co	•••	15020
arnstaple Bank ··· ·	Barnstaple Bedford	•••	Marshall and Co. ••• Barnard and Co. •••	***	373° 2817
edford Bank icester and Oxfordshire Bank and	1	•••	Mark day Co		1495
Oxford Bank	D.	•••		•••	4621
oston Bank	Boston Bristol	•••	Garfit and Co Miles, Miles, and Co	•••	1863
roselev and Bridgnorth and Bridg-		•••	Pritchard and Co	•••	1389
north and Broseley Bank	Buckingham	•••	Bartlett, Parrott, and Co.		1773
uckingham Bank ury and Suffolk Bank, Sudbury					3390
Bank, and Stowmarket Bank) Dury St. Dum		·	•••	
and out and and and	Banbury Banbury	•••	J. C. and A. Gillett Cobb and Son	***	1948 1561
edfordshire Leighton Buzzard Ban			Bassett, Son, and Co	•••	3548
recon Old Bank	Brecon	•••		•••	8571
	Brighton Burlington		Hall and Co Harding, Mortlock, and Co.	•••	1116
WITH Brown and a	Burnington Bury St. Edmi	ınds		•••	0.40
ury that it is a second of the		1			
ambridge Bank	Cambridge	•••	Mortlock and Co.	•••	1259
ambridge and Cambridgeshire Ban		•••	Messrs. Fosters	•••	3956
anterbury Bank '	Canterbury		Hammond and Co	•••	1926
olchester Bank olchester and Essex Bank, and	Colchester	•••	Round, Green and Co	•••	1028
Witham and Essex Bank, and	Colchester	•••	Mills and Co	•••	2386
Hadleigh Suffolk Bank)		T		0740
CILIBIA Dames	Truro Exeter		Tweedy and Co	. ***	2742 1138
TOY DULLY	Settle	•••		•••	coo
LWASH DUTTIL			, , , , , , , , , , , , , , , , , , , ,		}
erby Bank	Derby	•••	W. and S. Evans and Co.	•••	1188
erby Bank	Derby	•••	Samuel Smith and Co	•••	2442
berby Old Bank and Scarsdale and	Derby	•••	Crompton, Newton, and Co.	***	2618
High Peak Bank evizes and Wiltshire Bank	Devizes	•••	Locke and Co	***	475
arlington Bank, Durham Bank,	Darlington	•••	Backhouse and Co	•••	8469
and Stockton-on-Tees Bank	Devonport		TT. Inn and Co.		516
orchester Old Bank and Dorset-			Williams and Co		9.459
shire Bank	Dorchester	•••	Williams and Co.	•••	0100
ast Cornwall Bank	Liskeard	•••	Robins, Foster, and Co.	•••	8914
Cast Riding Bank	Beverley	***	T 1 44 am 3 (Va	•••	E105
ssex Bank and Bishop's Stortford	Chelmsford	•••	Sparrow, Tufnell, and Co.		3367
Bank Exeter Bank	Exeter	***	Sanders and Co		1648
YEARL TRUITY : 116 201			300	•••	
	7		Tuisla and O		
Parnhan Bank ••• •••	Farnham		Knight and Sons	•••	518

N	ame, Titl	е, а	nd Principal Pl	ace	of Issue.		Average Amount.
		1	· · · · · · · · · · · · · · · · · · ·	-			£
Godalming Bank	***		Godalming		Mellersh and Co		588 5
Guddford Bank	•••		Guildford		Haydon and Co		11950
Grantham Bank	441		Grantham		Hardy and Co	• •	13494
Hull Bank and Kingston-	upon-H il	11	TT:11		Smith Drothous and Co.		18589
Bank	•••	-	Hull	***	Smith, Brothers, and Co.	•••	
Huntingdon Town and C	ounty Ba	nk	Huntingdon	•••	Veasey and Co	•	23896 4016
Harwich Bank Hertfordshire, Hitchin B	ank	•••	Harwich Hitchin	•••	Cox, Cobbold, and Co Sharples and Co	_	28664
					-	·	14766
Ipswich Bank Ipswich and Needham Ma			Ipswich	***	Bacon and Co	• •••	12100
Suffolk, Hadleigh Ba			Ipswich		Alexanders and Co		42447
ningtree and Mistley Woodbridge Bank	Bank, and	(۵					
Kentish Bank		• 20	Maidstone	Ī	Wigan, Mercers, and Co.	İ	16691
Kington and Radnorshire	e Bank	•••	Kington		Davies and Co		16414
Knareshorough Old Bank			l	``'		•	18839
Old Bank	•••	ſ	Knaresborough	•••	Harrison and Co		
Kendal Bank	•••	•••	Kendal	•••	Wakefield, Crewdson, & (Co	42474
Leeds Bank		•••	Leeds		Beckett and Co		123525
Leeds Union Bank	100	•••	l - •		W. Williams Brown and	Co	35409
Leicester Bank	***	•••	Leicester		T. and T. T. Paget		22078
Lewes Old Bank	•••	•••	Lewes	•••	Molineux and Co	•	23101
Lincoln Bank	. •••	•••	Lincoln		Smith, Ellison, and Co	•	85045
Llandovery Bank, Lamp and Llandilo Bank	eter Bank	• }	Llandovery		D. Jones and Co		16534
Loughborough Bank	•) •••	Loughborough		Middleton, Cradock, and	Ca	5700
Lymington Bank			Lymington		St. Barbe and Co.	***	2273
Lynn Regis and Lincolns			Lynn Regis		Gurneys and Co		22920
Lynn Regis and Norfolk	Bank	••	Lynn Regis	•••	Tamble and Cla	• ,	9 325
ne (d. e.V. Dank			Manalandala	l	Brocklehurst and Co		9287
Macclesfield Bank Miners' Bank	***	•••	Macclesfield Truro	***	Willyams and Ca		17965
Miners' Bank Monmouth Old Bank	•••	•••	Monmouth		Bromage and Co		1955
Mulmoden of Built	•••	•••				•	
Newark Bank	•••	•••	Newark		Godfrey and Riddell	• •••	8884
Newark and Sleaford I	Bank, an	d (Sleaford		Handley, Peacock, and C		32185
Sicaford and Newark	Bank	5	ł	•••			Ì
Newbury Bank Newmarket Bank	•••,	•••	Newbury Newmarket	***	Slocock, Bunny, and Co. Hammond and Co.		11566 14024
Norwich and Norfolk and	Fakenhar	 r)	· ·	•			1
Banks	•••	" }	Norwich	•••	Gurneys, Birkhecks, & C	Jo	75288
Naval Bank, Plymouth	***	•••	Plymouth	.,.	Harris, Bulteel, and Co.	•••	21440
New Sarum Bank	***	٠	Sarum	•••	Pinckney, Brothers		4269
Nottingham Bank		•••	Nottingham	***	Samuel Smith and Co	401	29967
Oswestry Bankand Oswes	try Old B	anh	Oswestry		Croxon and Co		6836
Oxford Old Bank	or y Citt D	ашк	Oxford	•••	Dansans and Ca		29957
Old Bank, Tonbridge, Ton	ıbridgean	d ``	02.014	***	rarsons and Co	•••	
Tonbridge 'Vells Old I	Bank, Tor	ı- (Tonbridge		Beechings and Co		10306
bridge and Tonbridge	Wells an	d (Tonorrage	•••	Deecungs and Co	••••	10300
Sevenoaks Bank	1	,	TOT: Am arts		7 17 01-1 -10		5.00
Oxfordshire Witney Ban	K	•••	Witney	***	J. W. Clinch and Sons	•••	5480
Pease's Old Bank, Hull	, the Hul	11)	Hull		Peases and Co		46594
Old Bank and Beverle	y Banl:	ſ	1	***	·	• •••	}
Penzanco Bank	•••	•••	Penzance	•••	Batten and Co:	•••	8696
			Dandin -		Cimon Januar O		19193
To . 12 15 1.	•• •	•••	Reading	•••	Q1 1 101 1 1 A		0 = 400
Realing Bank	4			***	GUCPHELIS, DIANGY, SING U	0. •••	-0.202
Reading Bank	•••	•••		- 1			6537
Reading Bank Richmond Bank	***	•••	Richmond	•••	Roper and Co	o • • • •	7705
Reading Bank			Richmond	- 1	Roper and Co Fordham and Co.		7705

Name, Title,	and Principal Place	of Issue.	Average An ount
			£
Saffron Wulden and North Essex Bank	Saffron Walden	Gibson, Tuke, and Co	18540
Salop Bank	Shrewsbury	Burton, Lloyd, and Co.	3785
Scarborough Old Bank	Scarborough	Woodall and Co	28440
Shrewsbury Old Bank and Shrews- bury and Ludlow Bank	Shrewsbury	Rocke, Eyton, and Co	23332
Sittingbourne and Milton Bank	Sittingbourne	Vallance and Co	1683
Southampton Town and County Bank	Southampton	Maddison, Atherley, and Co.	8282
Stamford and Rutland Bank	Stamford		10480
Shrewshury and Welsh Pool Bank	Shrewsbury	Beck, Downward, and Co.	17537
Tavistock Bank		Gill, Morshead, and Co.	7270
Thornbury Bank	,	Harwood and Co	4942
Civerton and Devonshire Bank	Tiverton	Dunsford and Co	6281
Thrapston and Kettering Bank, Northamptonshire	Thrapston	Eland and Eland	10482
Tring Bank and Chesham Bank	Tring	Butcher and Sons	13942
Towcester Old Bank	Towcester	Mercer and Co	4568
Union Bank, Cornwall	Helston	Vivian and Co	8210
Uxbridge Old Bank	Uxbridge	Hull, Smith, and Co	6408
Wallingford Bank	Wallingford	Hedges, Wells, and Co.	3947
Warwick and Warwickshire Bank	Trace (C)	O	22660
Wellington Somerset Bank	Warwick Wellington	The Duckline and Ca	5053
West Riding Bank, Wakefield, and	Wakefield	Tankan To- and Ca	39302
Pontefract Bank 5	Whitby	Simpson, Chapman, and Co.	11750
Whitby Old Bank Winchester, Alresford, and Alton Bank		Dulmass and Co	9724
Weymouth Old Bank and Dor-	Weymouth	Eliot, Pearce, and Co	11593
chester Bank f Wisbech and Lincolnshire Bank	Wisbech	Gurney and Co.	30490
Wiveliscombe Bank	Wiveliscombe	W Honoook	1633
Worcester Old Bank and Tewkes- bury Old Bank	Worcester	Berwick, Lechmere, and Co.	41702
Dury One Death 100		• •	.
Tarmouth and Suffolk Bank, and	Yarmouth	Gurneys, Birkbeck, and Co.	32276
Halesworth and Suffolk Bank	O 4 37	•	7826
Tarmouth, Norfolk, and Suffolk Bank York Bank	Great Yarmouth York	Sir E. H. K. Lacon, Bt., & Co Swann, Clough, and Co. No.	received.

JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.								
Bank of Westmorland Barasley Banking Company Bradford Banking Company Bank of Whitehaven Limited Bradford Commercial Banking Company Burton, Uttoxeter, and Ashbourn Union Bank Chesterfield and North Derbyshire Banking Company Cumberland Union Banking Company Limited Coventry and Warwickshire Banking Company Coventry Union Banking Company County of Gloucester Banking Company	Kendal Barnsley Bradford Whitehaven Bradford Burton-upon- Chesterfield Carlisle Coventry Coventry Cheltenham	rent	000 000 000 000 000 000 000 000 000	000 000 000 000 000 000 000	£ 8378 9510 49390 28676 20286 34671 10695 35637 13254 14094 89268			

arlisle and Cumberland Banking Company			٠.		— l	
ounty of Stafford Bank, late Bilston District Banking						£
ounty of Stafford Bank, late Bilston District Banking		sle	•••	•••		23085
ounty of Stafford Bank, late Bilston District Banking	or Carri	sle	•••	•••		19535
	1			•	- 1	8911
		erhampton		•••	**	0311
udley and West Bromwich Banking Company	Dudl	ey	•••			2279
erby and Derbyshire Banking Company	Dank		***	•••		18395
arlington District Joint Stock Banking Company		ngton	•••	•••	•••	23096
loucestershire Banking Company	Gloud	cester	•••	•••		134588
						10000
alifax Joint Stock Bank		ax	•••	411	• •••	18388 34084
	••1 ==	lersfi e ld	•••	•••	. •••	
	Hull	***	***	•••	••••	29388
		ax	•••	***	••••	11708 40618
alifax and Huddersfield Union Banking Company		ax	•••	••.	,	1500
elston Banking Company	Helsi	ton	. •••	•••	•••	100(
nareshorough and Claro Banking Company	Knar	esborough	••• -	***	600	, 247 2 6
ancaster Banking Company	Lanc	aster			. }	5465
ingtoning Ropking Company	Laice	ster	••••	. •••	•••	5987
sicestershire Danking Company	"I Tina	oln	•••	•••	•••	4688
		ington Pr	iore		***	1019
manington Priors and Warwickshire Banking Company	Landle	ow •••			•••	815
udlow and Tenbury Rank	Dudi	UW •••	•••	•••	•••	
Coore and Robinson's Nottinghamshire Banking	Notti	ngham		•4•	•••	3493
	<u> </u>			•	1	222
		ngham .	•••	•••	•••	2927
orth Wilts Banking Company		sham	•••	•••	•••	3794
orthamptonshire Union Bank	1	hampton	•••	***	•••	5848
orthamptonshire Banking Company		hampton	***	•••	•••	1718
orth and South Wales Bank	Live	rpool	***	•••	•••	5607
ares's Leicestershire Banking Company	Leice	ster	•••	•••:	•••	5118
heffield Banking Company	Sheff	ield	•••	•		.8507
amford, Spalding, and Boston Banking Company .	Stam	ford	400	540		.4532
Bank, and Somersetshire Bank Somersetshire	Lang	gport	•••	•••		30428
	Stou	rbridge				4624
		field	***		•••	2244
heffield and Rotherham Joint Stock Banking Company	Sheft	field	•••	•••		4926
	Rich	mond	•••	***	•••	4515
	Wat	verhampto				1938
Volverhampton and Staffordshire Banking Company	NET-1	vernamptu efield		•••	•••	1440
Vakefield and Barnsley Union Bank	TATE	tenera iteh aven	***			2738
Whitehaven Joint Stock Banking Company	D.		***	•••	•••	7242
Vest of England and South Wales District Bank		tol	•••	***	. • • •	7140
Vilts and Dorset Banking Company		sbury	***	•••	•••	3246
		dersfield.	•••	•••	•••	341
Whitchurch and Ellesmere Banking Company Vorcester City and County Banking Company Limited		itchurch rcester	•••	•••	•••	200
			,	<i>:</i>		601
ork Union Banking Company	You	4	•••	•••	***	691 <i>8</i>
Fork City and County Banking Company	You	k	•••		•••	11848
	Lee	ds	•••	• * • .	•••	1,040

W. H. COUSINS, Registrar of Bank Returns.

TATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, In perual Measure, as received from the Inspectors and Officers of Excise, conformably to the Act of the 27th and 28th Victoria, cap. 87, in the Week ended 7th August, 1875.

					1.	QUANTITIES	SOLD.	AVERAGE PE	LICE
Wheat	•••	•••	•••	•••		Qrs. 30,819	Bus,	4. d. 53 10	-
Barley	•••	•••	•••	•••		129	2	40 4	
Oats	***	•••	•••	***		438	5	32 4	ŀ

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1871 to 1874.

Corresponding			QUANTITIES SOLD.					AVERAGE PRICES.						
	eek in		WHEA	T.	BARLI	EY.	ÖAT	8	WHE	AT.	BARI	LEY.	TAO	ŕs.
1871	•••		Qra 35,108	Bus.	Qrs. 159	Bus.	Qrs. 1,122	Bus.	58	d. 5	•. 35	<i>d</i> 11	A 26	d ,
1872	•••	•••	36,564	0	148	5 }	558	4	59	5	30	8	25	Ĭ
1873	•••	•••	25,097	1	529	7	1,112			11	34	11	27	5
1874	•••	•••	17,693	2	129	0	964	2	58	6	39	1	80	8

Statistical and Corn Department, Board of Trade, August 9, 1875. R. VALPY, Comptroller of Corn Returns.

CORN IMPORTED AND EXPORTED.

AN ACCOUNT showing the Quantities of the several kinds of Corn and Meal Imported into each division of the United Kingdom; and the Quantities of British and Foreign Corn and Meal, of the same kinds, Exported from the United Kingdom, in the seven days ended the 7th August, 1875.

	Qt	JANTITIES IM	POBTED INT	o – ,		S Exported	
·	England.	Scotland.	Ireland.	The United Kingdom.	British.	Çolonial and Foreign.	Total Exported.
Wheat Barley	Cwt. 867,428 159,866 400,904 520	Cwt. 73,397 22,257	Cwt. 241,254 2,482	Cwt. 1,182,079 162,348 423,161 520	Cwt. 156 31	Cwt. 42	Cwt. 42 156 37
Pease Beans Indian Corn Buckwheat Bere or Bigg	31,195 54,641 363,592 935	900 903 12,732 	99,370	32,095 55,544 475,694 935	 	000 000 000 000	99
Total of Corn (ex-) clusive of Malt)}	1,879,081	110,189	343,106	2,332,376	292	48	340
Wheatmeal or Flour Barley Meal Oat Meal	Cwt. 92,355 340	Cwt. 34,193	Cwt. 580	Cwt. 127,128	Cwt. 508 *** 50	Cwt.	Cwt. 508 50
Rye Meal Pea Meal Bean Meal Indian Corn Meal Buckwheat Meal	 26	***	•••	 26	***	*** *** ***	000 000
Total of Meal	92,721	34,193	580	127,494	558	. 13.	559
Total of Corn and Meal (exclusive of Malt)	1,971,802	144,382	343,686	2,459,870	850	48	898
Malt (entered by the)	Quarters.	Quarters,	Quarters.	Quarters.	Quarters. 861	Quarters.	Quarters 861

Statistical Office, Custom House, London, August 9, 1875. S. SELDON, Principal.

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THE Crown Agents for the Colonies have been requested by the Government of Jamaica to publish the following Notification:— Prop. 1 is noticed by

Spring-gardens, London, 5th May, 1875.

NOTIFICATION No. 6. Under Law 5 of 1871, Section 10.

WHEREAS it appears that the Quit Rent and Land Tax are in arrear, and have not been paid in respect of the undermentioned lands in this Island, for the space of ten years and upwards. Notification is hereby made, that proceedings are intended to be instituted and issued, at the instance of the Crown, against the undermentioned lands; and that the Names of the Defaulters in Arrear, in respect of the same (when known), and of the persons in possession thereof (if any), are in each case placed opposite to the description of such lands in the undermentioned Schedule.

Parish	•	No. of Acres.	Description of Land.	Defaulters in Arrear.	Persons in Possession.
Trelawny	•••	<u>6</u> 00	Hampden Mountain, or Kew; binding north on land belonging to Unity Estate and on land belonging to the heirs of John Tharp; east on land belonging to the Lottery Estate and Golden Grove Estate; south on land belonging to Canaan Estate, and west on land belonging to Pem-	Unknown	Unknown
Ditto	•	1,2 00	broke Hall Estate Patented by Dr. Alexander Gardiner; binding north on land patented by Samuel Bell and William Hilton, belonging to the proprietors of Canaan Estate; east on lands be- longing to the estate of James Robertson; south and west on un- patented land.	Said to belong to the proprietor of Balfour Estate	Ditto
Ditto	•••	1,200	Canaan Mountain; binding north on land belonging to Pembroke Hall Estate, and on land patented by Robert Goodin; east on land belonging to Golden Grove Estate, and on land belonging to the estate of James Robertson; south on the patents of Dr. Alexander Gardiner, and west on the patents of William	James Fletcher	James Fletcher
Ditto	•••	600	Hilton Patented by John Earle and Charles Witter Seacole (at Look Behind); binding north on Theodore Stone and William Farquharson; east on heirs of Jones; south on land pa- tented by William Johnson and	Heirs of John Earle	} Unknown
Ditto	•••	2,100	George Clarke, and west on land patented by Thomas Wheatle Patented by Thomas Cockburn; binding north on unpatented land; east on the patent of William Bauthmell and Robert Ashburn; south on the patents of David and	} Unknown	Ditto
Ditto	•••	900	John Olyphant, and George Bart- lett, and west on unpatented land Belmore Castle Plantation (at Look Behind); binding north on land patented by James L. and Rudolph Lewis; east on land patented by William Farquharson and Thomas Wheatle; south on Foremost Plan-	William Farquharson) Ditto
Ditto	•••	300	tation, and west on Tiverton, land patented by Henry Warlock, and on land belonging to Edward M. Roberts Patented by Enoch Icke (at Look Behind); binding north on land patented by Michael Myers; east on Belmore Castle; south on land patented by Henry Warlock, and west on unpatented land.	Edward M. Roberts	} Edward M. Roberts

Parish.		No. of Acres.	Description of Land.	Defaulters in Arrear.	Persons in Possession.
Frelawn y		300	Patented by Thomas Wheatle; binding north on William Farquharson;]	
•			east on John Earle; south on George Clarke and Grace Wilburn, and west on Belmore Castle	Unknown	Unknown
Ditto	•••	900	Tiverton Plantation; patented by William Dyer, Susan Gowdie, and Thomas Gowdie; binding north on	nd.	
			Henry Warlock and Thomas Payne; east on Belmore Castle and Grace Kilburn; south on Jane Yeels, and west on Thomas Mason	Behid Pud But But But But But But But But But But	Ditto
Ditto	•••	600	Patented by Henry Warlock and Thomas Payne; binding north on land belonging to Edward M.		
			Roberts; east on Belmore Castle and Tiverton; south on Susan Gowdie, and west on unpatented	Ditto	Ditto
Ditto	•••	300	Patented by Michael Myers; bind- ing north and west on unpatented land; east on James L. Lewis, and	Ditto	Ditto
Ditto		600	south on Edward M. Roberts Patented by Rudolph Lewis and James J. Lewis, hinding porth on	} 	,
			James L. Lewis; binding north on unpatented land; east on Thomas Sweetland; south on William Far- quiarson and Belmore Castle, and	State Ditto	Ditto
Ditto	•••	300	west on Michael Myers Patented by Thomas Sweetland; binding north and east on un- patented land; south on Theodore Stone and William Farquharson,) Big Ditto	Ditto
Ditto	•••	600	and west on Rudolph Lewis Patented by William Farquharson and Theodore Stone; binding north		
·		,	on Thomas Sweetland and Rudolph Lewis; east on unpatented land; south on John Earle and Thomas Wheatle, and west on Belmore	Ditto	Ditto
Ditto	•••	200	Castle Mount Celland; binding north on Mahogany Hall; east on land	{	•
			patented by John Graves and Thomas Watson; south on land, proprietors unknown, and west on	Ditto	William Mowatt
Ditto		600	Stillfield Mountain Patented by George Bartlet and		
	t		Francis Poner (in Hector's River District); binding north on Thomas Cockburn; east on David Olyphant;	Supposed to belong to the estate	Unknown
•			south on Ralph Rippon, Tyre Plantation, and Martland Hutchi- son, and west on Alexander Dunlop and unpatented land	of Stephen Glave, late of Manchester	} .*
Ditto	•	300	At Look Behind, patented by James Ruffell; binding north on Andrew Miller; east on unpatented land; south on J. Jones, and west on Charles Witter Seacole and Theo-	James Ruffel	Ditto
. Elizabe	th	1846	dore Stone Elderslie; binding north on part of Elderslie, conveyed by Mrs. R. C. Towler to Mackensnie, and on land	:	
			patented by Thomas White and Francis George Smith; east on Cook's Bottom, Sealwood, and Peterhead; south on Mulgrave	Unknown	Ditto
• • .	.	0.0	Plantation, and west on land formerly of John Whitaker		

Parish.	No. of Acres.	Description of Land.	Defaulters in Arrear.	Persons in Possession.
St. Elizabet	h 3200	Mulgrave; binding north on Elderslie and lands patented by Thomas Baker and Elizabeth Barnes; east on Peterhead and Stirling Castle; south on land patented by Hugh White and Simon M'Intosh, and on Norway and Merrywood Plantations; west on Merrywood, heirs of Joseph Stewart, and on land patented by Charles Farquharson	Assignees of E. F. Green	Unknown
. Ditto .	235	Part of Merrywood; binding north on Mulgrave; east on part of Merrywood (sold in lots); south and west on the remaining part of Merrywood	Hausard Huvan	Ditto
Ditto .	80	Benlomond; binding north and east on land patented by John Watson; south on Island Estate, and west on Pullet Hall	Robert Blair	Robert Blair
Ditto .	868	Ring Tail Hall; binding north on land patented by William and Henry Polson; east and south-east on Pullet Hall; south on Pleasant Hill, and west on land sold from Island Estate and on Aberdeen	Unknown	Unknown
Ditto .	860	Harmony Hall; binding north on Paisley; east on Ruthven and Bag- dale; south on Vauxhall, and west on Retirement	Robert Watson	Ditto
Ditto .	400	The remainder of Carisbrook Plantation, after deducting 900 acres sold in small lots; the whole binding north on Catherine Hall and Magotty Plantation and Mount Simple; east on Magotty, Kyle Pen, Silent Hill, and Holland Mountain, sold to small settlers, and on Paradise; south on Holland Mountain Land and Friendship Hill, Biscany Mountain,	Samuel Hart	} Ditto
Ditto	. 120	and White Hill, or Saratoga Cathkin; binding north on Chester- field; east on Summer Hill and Mahogany Hill; south on Ginger- grove, and west on W. J. Bernard	Jane Largre	Ditto
Ditto .	272	and Marks Prospect (after deducting 220 acres sold in lots); binding north on Hampstead and White Hall Pens; east on White Hall and Farm Pens; south on Giddy Hall and Mount Lebanon, and west on High-	William Henry, deceased	Thos. E. Henry
Ditto	300	gate Patented by William Johnson at Look Behind; binding north on land patented by Charles Witter Seacole and heirs of Jones; east on land patented by Elizabeth Lennox; south on land patented by Hugh Polson, and west on land patented by Jane Polson and the remainder of William Johnson's patent	Supposed to belong to Honourable John Salmon	Ditto
Ditto .	800	Patented by Grace Kilburn, called Foremost Plantation, at Look Behind; binding north on Thomas Wheatle and Belmore Castle; east on George Clarke; south on Jane Polson, and west on Thomas Gowdie	Unknown	Ditto

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Parish.	No. of Acres.	Description of Land.	Defaulters in Arrear.	Persons in Possession
St. Elizabeth	300	Patented by George Clarke at Look Behind; binding north on Thomas Wheatle and John Earle; east on William Johnson; south on Jane Polson, and west on Foremost Plantation	Unknown	Unknown
Ditto	800	Patented by Elizabeth Lennox at Look Behind; binding north on land patented by J. Jones; east on Ann M'Donald; south on Charles Farquharson, and west on William Johnson and Jane Polson	Ditto	Ditto
Ditto	600	Patented by James Smith, senior, and James Smith, junior; binding north on land patented by Jane Yeels; south-east upon Aberdeen; south upon Accompang Town, and	Supposed to belong to William Dyer	Ditto
Ditto	529	west upon unpatented land Palmyra Plantation; binding north on land belonging to Spur Tree;	Dyer	
明 高光。。		east on Miss Brooks and land be- longing to Mr. Wolness; south and south-east on land sold to Lucky Valley, and westerly on land be-	Peter Paul Daly	Ditto
Ditto	1,253	longing to Long Hill Geneva and Hill Top; binding north on Miss Mallings; east on John Mallings and Thomas Drummond; south on Messrs. Bennetts, Fort	William R. James	Ditto
Ditto	600	Charles, and Thatchfield Pens, and west on Charles Forbes and Lignum- vitæ Pond Patented by Ann M'Donald and Chas.	J	
		Farquharson; binding north on Elizabeth Lennox and unpatented land; east on unpatented land and John Gulloch; south on George Rankin, and west on Hugh Polson	Unknown	Ditto
St. Ann	600	and Elizabeth Lennox Patents of Peter Tindall and Simon Russell; binding north on the Crawle Pen; east on Whiteborne		•
		Village and Whitehall Estate, sold to small settlers; south on Moseley Hall, and west on the patent of Joseph Ramsey, Reswick, and Soho	Ditto	Pitto
Ditto	120	Pens The remainder of Brunswick; binding north on the patents of James Dundass and Solomon Da Silva;	Ditto	Ditto
St. Catherine	880	east on part of Brunswick, sold to Mrs. Gray; south on Fairfield, and west on the patent of John Watson Waterhouse Mountain; binding north		
		on Hitburgh and Santa Maria; east on Berdoes Land and Park's Prospect; south on Park's Prospect and Mount Prosperous, and West	Owner of Waterhouse	Ditto
St. Catherine, District of St. Thomas ye Vale	. 295	on Ellis' Mountain Conyeyed by Francis Bowen to Peter French in 1804; binding north on Holly Mount; east on Charlton Estate; south on Mount Pleasant,	Unknown	Ditto
Ditto	600	and west on Resource Mount Pleasant; binding north on land sold by Bowen; to French; east on Charlton Estate; south on) 1454 2576e)	er de la espera R
;	938-1. mull	unpatented land called Grier Land, and west on land conveyed by Taylor to Geoghegan, and on Resource	Ditto	Ditto

Parish.	No. of Acres.	Description of Land.	Defaulters in Arrear.	Persons in Possession.
St. Catherine	•••	2397 square feet in Spanish Town; binding north on the premises in the possession of C. A. Dias; west		
_		on premises in the possession of Aubrey Rodon; east on White Church-street, and south on Wel- lington-street	Unknown	Unknown
St. James	1,000	Horse Guards; binding north on Cold Spring, Boucher's Run, and land belonging to the heirs of Raynes Waite, and on land now or formerly	₹	
. •		of George Lawson; east on land belonging to the heir of Raynes Waite, and on land now or formerly of Patrick Lawson; south on Lebanon, and west on land be- longing to William Stothart	r. B. Bowen	T. B. Bowen
St. Thomas	1,020	Newington Plantation; binding north on the patent of Charles Mais; east on Kenmure's Ridge; south on Duckworth Plantation; and west on	Unknown	Unknown
Manchester	1,270	Wild Cane River John's Hall, Greenland, and Bushy Parke; binding north on Wear Pen and Derry; east on Green Mount Topsham and Jenkins; south on	Ditto	Ditto
		Maidstone and Adam's Valley, and west on Maidstone, Adam's Valley, and Medina.		

Colonial Secretary's Office, Jamaica, 5th February, 1875. E. N. WALKER,
Acting Colonial Secretary.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

OTICE is hereby given, that—

1087. John Noad, of Austin Friars, in the city of London, has given notice at the Office of the Commissioners of his intention to proceed with his application for letters patent for the invention of "improvements in fire lighters, and in apparatus to be employed in the manufacture thereof, which apparatus is also applicable for the cutting of ordinary fire wood."

1106. And Edward Edwards, of the firm of Edwards and Co., 38, Southampton-buildings, Chancery-lane, in the county of Middlesex, Engineers and Patent Agents, has given the like notice in respect of the invention of "improvements in tubs or packages for holding butter."

—A communication to him from abroad by Cevedra Blake Sheldon, of the city, county, and State of New York, United States of America. As set forth in their respective petitions, both recorded in the said office on the 25th day of

March, 1875.

1112. And Richard Norton Allen, of Hudson, New York, and Albert Benton Pullman, of Chicago, Illinois, both in the United States of America, now of No. 8, Southampton-buildings, London, have given the like notice in respect of the invention of "improvements in railway wheels"

1120. And Michael Henry Brown, of New Cross, in the county of Kent, has given the like notice in respect of the invention of "certain improve-No. 24235.

ments in water closets for deodorizing and disinfecting the same, applicable also for other places."

1122. And Edward Griffith Brewer, of 33, Chancery-lane, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in tables for sewing machines."

—A communication to him from abroad by George Parmelee Draper, of Hamilton, in the Dominion of Canada.

As set forth in their respective petitions, all recorded in the said office on the 27th day of March, 1875.

1131. And Joshua Durrance, Robert Durrance, and William Hall, of Bradford, in the county of York, have given the like notice in respect of the invention of "improvements in the driving bands of spinning and winding machinery, and in the means or method of fastening the ends thereof."

1135. And Frank Wirth, of the firm of Wirth and Company, Patent Agency, of Frankfort on the Main, in the Empire of Germany, has given the like notice in respect of the invention of "improvements in the method of and apparatus for treating yarns upon cops."—A communication from Carl Goehrung, a person resident at Stuttgart, in the Empire of Germany. As set forth in their respective petitions, both recorded in the said office on the 29th day of March, 1875.

1141. And Robert Clayton, of Bradford, in the county of York, Engineer, and Joseph Wilkinson, of Bradford aforesaid, Smith, have given the like notice in respect of the invention of

"improvements in stoppers for bottles and | 1220. And James Francis Richard Wood, of 13,

similar vessels.'

1144. And Thomas Broadbent, of Huddersfield, in the county of York, Engineer, has given the like notice in respect of the invention of "improvements in or applicable to hydroextractors."

As set forth in their respective petitions, both recorded in the said office on the 30th day of March, 1875.

1155. And De Angelis Rocco, of Rome, in the Kingdom of Italy, has given the like notice in respect of the invention of "improvements in machinery or apparatus for the manufacture of pulp for paper."

1163. And George Haseltine, of the "International Patent Office," Southampton-buildings, London, Doctor of Laws, has given the like notice in respect of the invention of "an improved apparatus for writing and reading cypher correspondence."—A communication to him from abroad by John Norris, of Paris, France.

1167. And William Meese Ward, of Limerick

Foundry, Great Bridge, in the county of Stafford, Ironfounder, has given the like notice in respect of the invention of "improvements in mills or crushers for grinding or crushing minerals and other substances for mixing mortar and cement and for other like purposes.

As set forth in their respective petitions, all recorded in the said office on the 31st day of

March, 1875.

1174. And Edward Alexander Jeffreys, Engineer, and Harry Brook Woodcock, Forge Manager, both of Low Moor, near Bradford, in the county of York, have given the like notice in respect of the invention of "improvements in

railway wheels."

1176. And John James Kennedy, of Great Brunswick-street, in the city of Dublin, Ireland, has given the like notice in respect of the invention of "improvements in means or apparatus to be employed as a protection for the operative when cleaning and painting windows and buildings on the outside, which may also be employed as a sun blind, a fire escape, a flower stand, and for scaffolding and for other useful purposes."

1181. And George Haseltine, of the International Patent Office, Southampton-buildings, London, Doctor of Laws, has given the like notice in respect of the invention of "improvements in recording steam gauges."-A communication to him from abroad by Marmont B. Edson, of the city and State of New York, United States of

Amèrica.

1183. And Samuel Dottridge the younger, of City-road, in the county of Middlesex, has given the like notice in respect of the invention of "a new or improved tunereal carriage or hearse."

As set forth in their respective petitions, all recorded in the said office on the lat day of April, 1875.

1191. And George Pocknell, of Exeter, has given the like notice in respect of the invention of "a" new or improved needs threader."

1198. And John Lawton Haddan, of 11, Lillies-hall-road, Clapham, in the county of Surrey, Civil Engineer, has given the like notice in respect of the invention of "improvements in railways and in the engines and carriages to be used with or upon the same.

As set forth in their respective petitions, both recorded in the said office on the 2nd day of

April, 1876.

Newcastle-street, Farringdon-street, in the city of London, has given the like notice in respect of the invention of "improvements in the manufacture of printers leads."

As set forth in his petition, recorded in the said

office on the 3rd day of April, 1875.

1224. And John Stirling and Thomas Peacock, both of Coatbridge, in the county of Lanark, North Britain, have given the like notice in respect of the invention of "improvements in utilizing waste heat."

1229. And Martyn John Roberts, of the city of Bath, Esquire, has given the like notice in respect of the invention of "improvements in or applicable to apparatus in which cords, belts, or the like pass round, or partly round pulleys,

drums, or other similar bodies.

1231. And William Shaw, of the Strand, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in the construction of printers type cases."

As set forth in their respective petitions, all recorded in the said office on the 5th day of

April, 1875.

1238. And Robert Lindsay, of the city of Edinburgh, in the county of Midlothian, North Britain, Type Founder, has given the like notice in respect of the invention of "improvements in quadrats."

1239. And Henry Fisher, of No. 16, Graftonstreet, Heaton, in the town and county of Newcastle upon Tyne, has given the like notice in respect of the invention of "an improved mode of and apparatus for distilling sea-water to obtain fresh water therefrom, which invention is

applicable also for distilling other liquids." 1240. And Charles Denton Abel, of No. 20, Southampton-buildings, Chancery-lane, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in the manufacture of nuts and in apparatus therefor." - A communication to him from abroad by William Charles, of Chartiers township, and Mathew McKuin, of Pittsburgh both in the county of Allegheny, Pennsylvania, in the United States of America.

1245. And John Joseph Mainwright, of Birmingham, in the county of Warwick, Merchant and Manufacturer, has given the like notice in respect of the invention of "a new or improved

watchman's detector.

1248. And Reuben Goucher, of Perlethorpe, in the county of Nottingham, has given the like notice in respect of the invention of "improvements in couplings for railway folling stock and in means or appliances connected therewith."

As set forth in their respective petitions, all recorded in the said office on the 6th day of

April, 1875.

1268. And Alfred David Turner, of Homerton, in the county of Middlesex, Engineer, has given the like notice in respect of the invention of "improvements in sewing machines and sewing machine needles, parts of the invention being also applicable to other purposes."

1270. And James Robertson, of Glasgow, in the county of Lanark, Engineer, has given the like notice in respect of the invention of "improve-

ments in water meters."

1274. And Thomas Duncan Macfarlane, of Glasgow, in the county of Lanark, North Britain, Machinist, has given the like notice in respect of the invention of "imp overneats in washing and wringing apparatus, and in oburning apparatus." בנית מפרו ו

1277. And Henry Bernoulli Barlow, of Manchester, in the county of Lancaster, Putent Agent, has given the like notice in respect of the invention of "improvements in engines for obtaining motive power and for pumping, partly applicable for converting a rotary motion into a rectilinear to and fro motion and vice-versa."

As set forth in their respective petitions, all recorded in the said office on the 8th day of

April, 1875.

1285. And Cabel Nash, of Shere, near Guildford, Surrey, has given the like notice in respect of the invention of "improvements in lacing boots & sloes."

1287. And William West, of Birmingham, in the county of Warwick, Manufacturing Jeweller, has given the like notice in respect of the invention of "a new or improved glove fastening, applicable also to the fastening of other articles of dress."

1296. And Daniel Spill, of Bromley-by-Bow, in the county of Middlesex. has given the like notice in respect of the invention of "improvements in lathes for turning buttons and similar

articles."

1297. And Richard Norton Allen, of Hudson, New York, and Albert Benton Pullman, of Chicago, Illinois, both in the United States of America, now of No. 8, Southampton buildings, London, have given the like notice in respect of the invention of "improvements in the construction of railway wheels."

As set forth in their respective petitions, all recorded in the said office on the 9th day of

April, 1875.

1309. And Henry Hunting, of Jarrow, in the county of Durham, Manager of Rolling Mills, has given the like notice in respect of the invention of "an improved method of and machinery for manufacturing puddlers' rabbles and paddles."

As set forth in his petition, recorded in the said

office on the 10th day of April, 1875.

1339. And Jesiah Turner, Manager of the Coventry Machinists Company, of Coventry, in the county of Warwick, has given the like notice in respect of the invention of "improvements in velocipedes."

As set forth in his petition, recorded in the said

office on the 13th day of April, 1875.

1865. And Henry Illingworth, of the firm of Daniel Illingworth & Sens, of Bradford, in the county of York, Worsted Spinner, has given the like notice in respect of the invention of "improvements in apparatus employed in spinning and twisting worsted and other yarns."

1866. And Patrick Kelly, of Sutton Mill, Kildwick, in the county of York, Overlooker, has given the like notice in respect of the invention of "improvements in apparatus employed in preparing and combing wool and other fibres."

preparing and combing wool and other fibres."
1874. And John Howard, of 4, Linden-grove,
Nunhead-lane, in the county of Surrey, has
given the like notice in respect of the invention
of "improvements in apparatus for supplying
disinfectants for disinfecting water closets and
for other purposes."

1378. And Arthur Greenwood, of Leeds, in the county of York, Engineer, and John Keats, and Alphonso Keats, both of Newcastle, in the county of Stafford, Bootmakers, have given the like notice in respect of the invention of "improvements in sewing machines."

1380. And François Alphonse Jacquet, of Bou'evard de Strasbourg, No. 23, Paris, Industrial, has given the like notice in respect of the invention of "an improved apparatus for burning petroleum and other liquid hydrocarbons suitable for heating purposes."

As set forth in their respective petitions, all recorded in the said office on the loth day of

April, 1875.

1392. And George Ellis Illingworth, of Leeds, in the county of York, Engineer, has given the like notice in respect of the invention of "improvements in lathes."

As set forth in his petition, recorded in the said

office on the 16th day of April, 1875.

1401. And Walter West, of Crown-place, Kentish Town, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in compressing, storing, and utilizing air and other fluids, and in apparatus therefor."

1405. And Richard Hodgson, of Limehouse, in the county of Middlesex, Cooper, has given the like notice in respect of the invention of "improvements in apparatus used in forming the

heads of wood casks,"

1409. And Jules Aubin, of Boulevard de Strasbourg, No. 23, Paris, Miller, has given the like notice in respect of the invention of "improved machinery for cleaning or purifying flour leaving bolling houses."

As set forth in their respective petitions, all recorded in the said office on the 17th day of

April, 1875.

1517. And George William Dawson, of Birmingham, in the county of Warwick, Manufacturing Jeweller, has given the like notice in respect of the invention of "improvements in or additions to seals for chains, bars for chains, lockets and charms, which improvements or additions may also be applied to watch keys."

As set forth in his petition, recorded in the said

office on the 24th day of April, 1876.

1557. And Joseph Banks Hilliard and John Watson, both of Glasgow, in the county of Lanark. North Britain, have given the like notice in respect of the invention of "improvements in skates."

As set forth in their petition, recorded in the said

office on the 28th day of April, 1875.

1533. And Abraham Chalk and William Chalk, both of Rawtenstall, in the county of Lancaster, have given the like notice in respect of the invention of "an improved method of combining wrought iron and east iron, which method is also applicable to the combination of other wrought and east metals."

As set torth in their petition, recorded in the said

office on the 29th day of April, 1875.

1602. And William Caspar Kritch and Arthur Greenwood, both of Leeds, in the county of York, Engineers, have given the like notice in respect of the invention of "improvements in printing machinery."

1606. And Charles Lealie Travis, of Minneapolis, in the county of Hennepin, and State of Minnesota, in the United States of America, has given the like notice in respect of the invention of "improvements in machines and band for binding grain."

As set furth in their respective petitions, both recorded in the said office on the 30th day of

April, 1875,

1896. And William Robert Lake, of the firm of Haseltine, Lake, & Co., l'atent Agents, Southampton buildings, London, has given the like notice in respect of the invention of improvements in attachments for sewing ma-

chines."—A communication to him from abroad by John James Thompson, of the city and State of New York, United States of America, Clergyman.

As set forth in his petition, recorded in the said

office on the 24th day of May, 1875.

1972. And Daniel Wilks, of Bloxwich, in the county of Stafford, Sanitary Engineer, has given the like notice in respect of the invention of "improvements in collecting, receiving, and treating the vegetable and animal refuse and sewage of large towns, and in treating the same for the manufacturing of manure and the production of a fine carbonaceous powder to be used as an agent for filtering sewage water, house drains, and other obnoxious fluids, as well as absorbing and deodorizing exhalations from water closets, urinals, and other places, and in the means employed therein, as also the application of the aforesaid powder to the preservation of food."

As set forth in his petition, recorded in the said office on the 29th day of May, 1875.

2079. And Henry James Cole, of Lambeth, in the county of Surrey, Traveller, has given the like notice in respect of the invention of "improved apparatus for closing bottles containing aerated liquids, and for removing them therefrom."

As set forth in his petition, recorded in the said office on the 5th day of June, 1875.

2099. And Henry Syed Smart Copland, of No. 14. Duke-street, Adelphi, in the county of Middlesex, Civil Engineer, has given the like notice in respect of the invention of "improvements in the formation of roads, ways, and floors with wood paving."

As set forth in his petition, recorded in the said office on the 7th day of June, 1875.

2148. And Edward Andrew Parnell, of Swansea, in the county of Glamorgan, Chemical Manufacturer, has given the like notice in respect of the invention of "improvements in the manufacture of arsenic acid and arsenious acid, metallic arsenic, and binarseniate of soda."

As set forth in his petition, recorded in the said office on the 11th day of June, 1875.

2340. And Middlemost Wawn and Francis William Willcox, of Sunderland, in the county of Durham, Consulting Engineers, Machine Inspectors, and Steamship Surveyors and Designers, have given the like notice in respect of the invention of "an improved self acting universal ventilator, the improvements of which are also applicable for inducing a current for other purposes."

As set forth in their petition, recorded in the said office on the 28th day of June, 1875.

2415. And Nathan Thompson, of the city of Brooklyn, and State of New York, in the United States of America, but at present of 28. Southampton-buildings, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in stoppers for bottles, jars, and other hollow articles."

As set forth in his petition, recorded in the said office on the 3rd day of July, 1875.

2454. And Richard Hill, of Middlesbrough-ou-Tees, in the county of York, Engineer, has given the like notice in respect of the invention of "improvements in the construction of furnaces for heating and drying."

As set forth in his petition, recorded in the said office on the 8th day of July, 1875.

. Open with the same

2532. And John Hardaker, of Leeds, in the county of York, has given the like notice in respect of the invention of "improvements in the mode of applying 'self acting temples' to looms, and in the means or apparatus employed therefor."

As set forth in his petition, recorded in the said office on the 14th day of July, 1875.

2549. And George Keel, of Birmingham, in the county of Warwick, Hatter, and John Cheshire, also of Birmingham aforesaid, Corkscrew Manufacturer, have given the like notice in respect of the invention of "certain improvements in skates for skating on artificial ice or other plain surfaces."

As set forth in their petition, recorded in the said office on the 16th day of July, 1875.

2560. And Thomas Muir, of Tradeston Mills, Glasgow, in the county of Lanark, has given the like notice in respect of the invention of "improvements in the manufacture of meal and flour from wheat, maize, and other grain, and in obtaining a valuable product during the said manufacture."

As set forth in his petition, recorded in the said office on the 17th day of July, 1875.

2571. And James Sylvester, of Lenton, in the county of Nottingham, Lace Manufacturer, and William Bridgeti, of the town of Nottingham, Lace Manufacturer, have given the like notice in respect of the invention of "improvements in the manufacture of lace in twist lace machines."

As set forth in their petition, recorded in the said office on the 19th day of July, 1875.

2585. And Frederick Bolton, of Weaste, in the county of Lancaster, and Philip Manley, of Atherton, in the same county, have given the like notice in respect of the invention of "improvements in mowing and reaping machines." As set forth in their perition, recorded in the said office on the 20th day of July, 1875.

2595. And Samuel Holdsworth, of the city of Durham, Engineer, has given the like notice in respect of the invention of "improvements in looms for the manufacture of tufted carpets and other tufted pile fabrics."

2598. And William Lyon, of Glasgow, in the county of Lanark, North Britain, Stationer, has given the like notice in respect of the invention of "improvements in apparatus for laying out paper, envelopes, or cards for bordering with black or other pigment."

2600. And Frederick John Eyre, of Kingswear, near Dartmouth, in the county of Devon, has given the like notice in respect of the invention of "improvements in the construction of screw propellers with adjustable and feathering blades."
2604. And William Birrell, of Hamilton, in the county of Lauark, North Britain, has given the like notice in respect of the invention of "a new or improved apparatus for regulating"

the pressure or production of gases and liquids."
As set forth in their respective petitions, all recorded in the said office on the 21st day of July, 1875.

2621. And David Gill, of the town of Weston super Mare, in the county of Somerset, has given the like notice in respect of the invention of "improved methods and apparatus for neutralizing and deodorizing the poisonous and noxious gases emitted from sewers and drains, and also the sewage matters contained therein." 2623 And John Henry Johnson, of 47, Lincoln's

inn-fields, in the county of Middlesex, Gentle-

man, for the invention of "improvements in the manufacture of wadding, batting, and felted fabrics, and in the machinery or apparatus employed therein."-A communication to him from abroad by Lyman Welcome Whipple, of the city of New York, State of New York, United States of America.

As set forth in their respective petitions, both recorded in the said office on the 23rd day of

2628. And Thomas Butterworth, of Oldham, in the county of Lancaster, Engineer, has given the like notice in respect of the invention of "improvements in machinery for spinning, rolling, compressing, and winding tobacco."

2632. And Robert William Morris, Joiner, and James Coulton Hunter, Contractor, both of Barrow-in-Furness, in the county of Lancaster, have given the like notice in respect of the invention of "improvements in apparatus for registering the rise and fall of liquids.'

2640. And Patrick Adie, of Pall Mall, in the county of Middlesex, Mathematical Instrument Maker, has given the like notice in respect of the invention of "improvements in apparatus for clipping horses and other animals."

2642. And Henry Thacker, of New-street-square, in the city of London, Ink Manufacturer, has given the like notice in respect of the invention of "an improved mode of and means for printing and decorating metal plates.'

As set forth in their respective petitions, all recorded in the said office on the 24th day of

July, 1875.

2659. And Robert Heydemann, of Krebsow, and August Klinkmann, of Greifswald, both in the German Empire, have given the like notice in respect of the invention of a "new or improved

potatoe digging machine."

2661. And William Robert Lake, of the firm of Haseltine, Lake & Co., Patent Agents, Southampton-buildings, London, has given the like notice in respect of the invention of "an improved method of measuring and indicating the quantity in a roll or package of cloth or other like material."—A communication to him from abroad by Samuel Chancey Talcott, of Ashtalnia, Ohio, United States of America, Gentleman.

2662. And Asa Green Haskell, of the State of Massachusetts, of the Republic of the United States of America, has given the like notice in respect of the invention of "a new and useful life preserving bed.

As set forth in their respective petitions, all recorded in the said office on the 27th day of

July, 1875.

And notice is hereby further given, that all persons having an interest in opposing any one of such applications are at liberty to leave particulars in writing of their objections to such application at the said Office of the Commissioners, within twenty-one days after the date of the Gazette in which this notice is issued.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the West Hartle-

pool Iron Company Limited.

DY an Order made by the Court of Appeal in Chancery in the above matter, dated the 30th day of July, 1875, on the appeal petition of Bell Brothers Limited, of Edward Robson, Arthur Henry Turner Newcomen, and James Rutherford, all of Kirkleatham, near Redcar, in the county of York, trading under the style or firm of the Kirkleatham Ironstone Company, of George Wythes, of Bickley Park, Bromley, in the county of Kent,

John Cochrane, of Queen's Gate-gardens, in the county of Middlesex, Henry Cochrane, of Middlesbrough, in the said county of York, and Edward Robson, of Kirkleatham aforesaid, trading under the styles or firms of the Stanghow Ironstone Company, and the owners of the Cassop Colliery, of the Loftus Iron Company Limited, of Isaac Bigland, of Stockton-on-Tees, in the county of Durham, Metal Broker, of George Steel, of West Hartlepool, in the county of Durham, Steam Ship Owner, of Edmund Backhouse and Alfred Backhouse, of Darlington, in the county of Durham, Edward Backhouse, of Sunderland, in the county of Durham, James Edward Backhouse, Jonathan Edmund Backhouse, and Edward Backhouse Mounsey, of Darlington aforesaid, trading under the style or firm of Jonathan Backhouse and Co., Bankers, of George Thompson Pearson, of West Hartlepool aforesaid, trading under the style or firm of G. T. Pearson and Co., Merchants, of Robinson Ferens and Joseph Horatio Love, of Willington Hall, in the county of Durham, trading under the styles or firms of Ferens and Love, and of Joseph Love and Partner, Coal Owners, of Joseph Whitwell Pease, Edward Pease, Arthur Pease, and David Dale, all of Darlington aforesaid, trading under the style or firm of J. W. Pease and Co., Mine Owners, and of John Morrel, of Darlington aforesaid, it was ordered that the Order, dated the 10th day of July, 1875, he varied so far as it directed that the said West Hartlepool Iron Company Limited be wound up by the Court under the provisions of the Companies Act, 1862 and 1867, and instead thereof it was ordered that voluntary winding up of the said Company be continued under the supervision of the Court; and any of the proceedings under the said voluntary winding up may be adopted as the Judge shall think fit; and the creditors, contributories, and Liquidators of the said Company, and all other persons interested, are to be at liberty to apply at Chambers as there may be occasion.

R. T. Jarvis, 22, Chancery-lane, London;

Agent for

Hutchinson and Lucas, of Darlington, Durham, Solicitors for the said Petitioners.

In Chancery.

In the Matter of the Companies Acts, 1862 and 1867; and in the Matter of the Cadogan

Advance Company Limited.

BY an Order made by the Vice-Chancellor Sir Richard Malins, in the above matter, dated the 31st day of July, 1875, on the petition of Charles Sawbridge, of No. 11, Milk-street, in the city of London, Gentleman, and Isaac Harris Wrentmore, of No. 64, Chancery-lane, in the county of Middlesex, Gentleman, it was ordered that the voluntary winding up of the Cadegan Advance Company Limited be continued, but subject to the supervision of the High Court of Chancery; and any of the proceedings under the said voluntary winding up might be adopted as the Judge should think fit; and that the creditors, contributories, and Liquidator of the said Company, and all other persons interested, were to be at liberty to apply to the Judge at Chambers as there might be occasion.

I. H. Wrentmore, of 64, Chancery-lane, Solicitor for the Petitioners.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the British Seaweed

Y an Order made by the Master of the Rolls in the shows in the above matters, dated the 30th July, 1875, on the petition of Stanton William Preston, of No. 88, Leadenhall-street, in the city

of London, Gentleman, a creditor and contributory of the above-named Company, it was ordered that the said British Seaweed Company Limited be wound up by the Court under the provisions of the Companies Acts; 1862 and 1867.

Chauntrell; Pullock, and Mason, 63, Lincoln's-inn-fields, Middlesex, Solicitors

for the said Petitioner.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Ely Paper

Company Limited.

Y an Order made by the Vice-Chancellor
Malins in the above matters, dated the 31st day of July, 1875, on the petition of Samuel John Harris, trading as Harris and Company, of Redeliff Backs, in the city and county of Bristol, a creditor and shareholder of the above-named Company, it was ordered that the said Ely Paper Company Limited be wound up by the Court of Chancery under the provisions of the Companies Acts 1862 and 1867.—Dated this 9th day of August, 1875.

**Clurke, Woodcock, and Ryland, 14, Lincoln's inn-fields, Agents for Polytol

Fussell, Prichard, and Swann, of Bristol, Solicitors for the Petitioner.

In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Cape Breton

: Company Limited.

BY an Order made by the Vice-Chancellor Sir Richard Malins in the above matter, dated the 31st day of July, 1875, on the petition of the Railwey Share Trust Company Limited, it was ordered that the said Cape Breton Company Limited be wound up by this Court under the provisions of the Companies Acts, 1862 and 1867. -Dated this 10th day of August, 1875.

Norton, Rose, Norton, and Brewer, 24, Coleman-street, E.C., Solicitors for the Petitioners, the Railway Share Trust

Company Limited.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Lisbon Steam

Tramways Company Limited.

HE Vice-Chancellor Sir Richard Malins has, by an Order, dated the 23rd day of July, 1875, appointed Frederick Whinney, of No. 8, Old Jewry, in the city of London, to be Official Liquidator of the above-named Company. - Dated this 4th day of August, 1875.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Lisbon Steam

* Tramways Company Limited.

THE creditors of the above-named Company are required, on or before the 30th day of September, 1875, 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 Frederick Whinney, of No. 8, Old Jewry, in the city of London, the Official Liquidator of the said Company; and if so required by notice in writing from the said Official Liquidator, are, by their Solicitors, to come in and prove their said debts or claims at the chambers of the Vice-Chancellor Sir Richard Malins, at No. 3, Stone-buildings, Lincoln's inn, in the county of Middlesex, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Thursday, the 4th day of November, 1875, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the debte and claims.—Dated this 4th day of August, 1875.

Devizes Bear Hotel Company Limited. OTICE is hereby given, that at an Extraundingry General Meeting of the Members of the said Company, duly convened and held at the Bear Hotel, Devizes, in the county of Wiltshire, on the 9th day of July, 1875, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 23rd day of July, 1875, the following Special Resolutions were duly confirmed:-

1. "That the Devizes Bear Hotel Company Limited he wound up voluntarily in pursuance of

the Companies Act, 1862.

2. "That Mr. George Simpson be and is hereby appointed Liquidator for the voluntarily winding up of the Devizes Bear Hotel Company Limited, with full powers to do all acts necessary for the winding up of the Company, and parti-cularly to affix the seal of the Company on the Company's behalf to any deeds or documents that may be required, and that the remuneration to him as Liquidator be fifty-two pounds ten shillings.

Geo. Simpson, Chairman.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Bessemer Saloon

Steamboat Company Limited.

JOTICE is hereby given, that at an Extraordinary General Meeting of the said Company, duly convened and held at the registered offices of the Company, 65, Moorgate-street, in the city of London, on Thursday, the 29th day of July, 1875, the following Resolutions (which had been passed at an Extruordinary General Meeting of the said Company duly convened and held at the same place, on the 14th day of July, 1875) were duly confirmed :-

1. "That this Company be wound up, and

wound up voluntarily.

2. "That William Henry Davies, of 17, Cornhill, and John Oldfield Chadwick, of 65, Moorgatestreet, both in the city of London, be and they are hereby appointed Liquidators.

Duted this 31st day of July, 1875. Edwin Chadwick, Chairman.

In the Matter of the Companies Acts, 18:2-67, and in the Matter of Hester and Company Limited

OTICE is hereby given, that at an Extra-ordinary General Meeting of the Shareholders of the above Company, held ut the Cannonstreet Hotel, in the city of Landon; on Tuesday, the 13th day of July, at three o'clock in the afternoon, and duly confirmed at a Meeting, held at the same time and place, on Tuesday, the 27th day of

July, 1875, it was resolved:—

"That this Company be wound up voluntarily.
"That Charles T. Marzetti and Harold M. Carter be appointed voluntary Liquidators."

Chas. T. Marzetti, Chairman.

Flintshire Lead Mining Company Limited. T an Extraordinary General Meeting of the Members of the said Campany, duly convened and held at the offices of the Company, 30, Union-street, Halifax, in the county of York, on the 3rd day of July, 1875, the following Special Resolutions were duly passed, and at a sub-equent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the office of the Company, 30, Union-street, Halifux, on the 17th day of July, 1875, the following Special Resolutions were duly confirmed: —
1. "That the affairs of this Company be wound

up voluntarily.

2. "That Mr. John Glay, of Halifax, Accountant, be and is hereby appointed the Liquidator to earry out the above resolution."

John Hoyle, Chairman.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of Spanish Hematite

Iron Company Limited.

THE creditors of the obove-named Company are required, on or before the 30th day of September, 1875, to send in their names and addresses, and the particulars of their debts or claims to Mr. Charles Barrett, the Liquidator of the said Company, at the offices of Messrs. C. and E. Barrett, Public Accountants. No. 15, Finsburyplace South, in the city of London; and if so required by notice in writing from the said Liquidator, are, themselves or by their Solicitors, to come in and prove their said debts or claims at such place and time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts āre proved.—Dated this 5th day of August, 1875.
Charles Barrett, Liquidator.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Brynamber Lead Mine Company Limited.—In Liquidation. are required, on or before the 14th day of September, 1875, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Edward Thomas Rodney Wilde, of No. 27, Moorgate - street, in the city of London, the Liqui-dator of the above-named Company, in default thereof they will be excluded from the benefit of any distribution of the assets of the above-named Company.—Dated this 4th day of August, 1475.

Bellamy, Strong, and Bennett, 541 Bishopsgate-street Within, Solicitors for the said

Liquidator.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undereigned, as Fancy Boxmakers, in Newton-street, in the city of Manchester, has this day been dissolved by mutual consent. Alt the debts and liabilities of the said partnership will be received and paid by the undersigned, William Burgon.—As witness our hands this 4th day of August, 1876.

William Burgon. W. B. Brown.

OTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, Henry Edwin Bailey and John Hubert-Child. carrying on business as Attorneys and Solicitors, at No. 51, Sloane-street, Knightsbridge, Middlesex, was dissolved, by effluxion of time, on the 31st day of July last.—Dated this 6th day of August, Henry Edwin Builey. Jno. H. Child.

NOTICE is hereby given, that the Partnership heretofore Substitute is nereby given, that the Partnership heretofore substitute between the undersigned. Henry George Sanders, Henry Conrad Sanders, and William George Sanders, of the Victoria Steam Works, Victoria-garden's Ladbroke-road, Notting Hill-gate, in the country of Middlesex Engineers and Collapsible Tube Manufacturers, tradingunder the style or firm of H. G. Sanders and Sons, haven the day dissolved by murual consent, the said William George Saunders rentitute from the firm in factors of the said Goinge Saunders retiring from the firm in favour of the said Henry George Sanders and Henry Conrad Sanders. - Dated this 5th day of August, 1.75.

Henry George Sanders. Henry Conrad Sanders. William George Sanders.

OTICE is hereby given, that the Pattnership substating between us, the undereigned, William Henry Amsworth and John Heyes, carrying on business, in partnership, as Bookbinders and Paper Rulers, at 1, South John-street, Liverpool, in the county of Lancaster, under the style or firm of Ain-worth and Heyes, has this day been dissolved by minual consent.—Dated this 7th day of August, 1875.

W. H. Ainsworth.

John Heyes,

OTICE is hereby given, that the Partnership subsisting between us the under igned, John Bowmar Eve and Robert Ranshaw, both of Louth, in the county of Lincoln, Lines and Woollen Drapers, Haberdashers, Man's Mercers, and Tea Dealers, and James Eve, of Spilsby, in the said county, Lines and Woollen Draper and Sill Mercer, and carried on at Louth aforesaid under the style or firm of Eves and Ranshaw, and at Spilsby aforesaid under the style or firm of James Eve and Company, has been dissolved by effluxion of time. The business will be carried on in future at Louth by John Bowmar Eve and Robert Ranshaw, and at Spilsby by James Eve.—Witness our hands this 28th day of July, 1875.

John Bowmar Eve. Robert Ranshaw. James Eve.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Heiry North and John Potts, carrying on business at Nottingham, in the county of Nottingham, as Wholesale Fish Salesmen and Game Dealers, was this day dissolved by mutual consent.— Dated this 20th day of June, 1875.

H. North. John Potts.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Lewis Hand, Henry Hand, and George Jehuson, as Attorneys and Solicitors, at No. 22, Coleman-street, in the city of London, under the firm of Hand, Son, and Johnson, was this day dissolved by mutual consent.—Dated this 25th day of June, Lewis Hand.

Henry-Hand George Johnson.

OTICE is hereby given, that the fartnership heretofore subsisting between us the undersigned, John Comely Wickham and Robert Adams Norris, trading and carrying on business as Timber Merchants and Deslers, at Temple-gate, in the city of Bristol, is this day dissolved by mutual consent; and in future the business will be carried on by the said Robert Adams Norris, on his separate account, who will pay all debts owing from and receive all debts owing to the said partnership.—As witness our hands this 6th day of August, 1875.

Robert Adams Norris.

Robert Adams Norris. Jno. C. Wickham.

NOTICE is hereby given, that the Copartnership carried on for some time past at No. 27, Falcon-tquare, in the city of London, by Alfred Henry Beckett and Charles Osbourn, as Silk Merchants and Agents, under the syle or firm of Beckett and Osbourn, was this day dissolved by mutual consent. The said Alfred Henry teckett will receive, pay, and settle all debts due to and by the said copartnership concern.—Dated this 3rd day of August, 1875.

Ch. H. Reckett.

Chas. Osbourn.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Henderson, of Stockton, in the county of Durham, Merchant, and Joseph Ledger White, of the same place, Merchant, carrying on business as Coal, Coke, and Lime Merchant, M. tai and Mineral Brokers, and Commission Agents, at Stockton afor-said, under the firm of Henderson. White, and Company, has this day been dissolved by mutual consent.—Dated this 31st day of July, 1875.

John Henterson.

Joseph Ledger White.

OTICE is hereby given, that the Partnership heretofore existing between the undersigned, Joseph William Steer and Gibert Cooke, under the sayle of Joseph William Steer and Co., in the trade of business of Wholesale Tea Dealers at 27, Mincing lane, in the city of London, was, on the 30th day of June last, dissolved by initial consent.—Witness our hands this 7th day of August, 1875.

J. William Steer.

Gilbert Cooke.

for subsisting between us the undersigned, Josiah Fleming and Arthur Wright, in the trade or business of Embussers, Lithographic and Letterpress Printers, at Weilington-street, Lecester, in the county of Leicester, under the style or firm of J. Fleming and Co., has exp red, by fluxion of tim, on the lat day of August, 1875, when the said A thur W ig a retired from the said huners, and notice is hereby g on that the said trade or business wid in future be carried on by the said Josiah Flom ng aloue. Dated this 6th cay of August, 1875.

Josiuh Fleming. Arthur Wright. NOTICE is hereby given, that the Partnership beretofore subsisting between the undersigned, Andrew
Waddington and James Waddington, both of Scott-street,
in Barrow-in-Furness, in the county of Lancaster, carrying
on the trade or business of Builders, at Scott street aforesaid, under the style or firm of A. Waddington and Son, has
this day been dissolved by mutual consent, and the business
will in future be carried on by the said James Waddington
alone.—Dated this 6th day of August, 1875.

Andrew Waddington.

Immes Waddington

James Waddington.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Edward John Stone and Henry Robert Davies, of 14 and 15, Wellsstreet, Cripplegate, in the city of London, and at Kent Shirt Works, Lewisham, Kent, Shirt Manufacturers, carried on by us under the style of Stone and Davies, was this day dissolved by mutual consent. All accounts owing from and to the late said partnership will be paid and received by the said Edward John Stone.—Dated this 7th day of August, 1875.

Edw. J. Stone.

Henry R. Davies.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Henzell Brace and Robert Sell, carrying on business as Sail Cloth Manufacturers and Sailmakers, at South Shields, in the county of Durham, under the style or firm of Brace and Co., was dissolved, on the 3rd day of March last, by mutual consent. - Dated the 4th day of August, 1875.

John H. Bruce. R. Bell.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James
Perrin and Robert Wagstaff, carrying on business at Hyde,
in the county of Chester, as Engineers, Millwrights, and
Machinists, under the style or firm of James Perrin and
Company, was this day dissolved by mutual consent. All
debts due and owing to and by the said late firm will be
received and paid by the said James Perrin.—Dated this
5th day of August, 1875.

Robert Wagstaffe

Robert Wagstaffe. James Perrin,

OTICE is hereby given, that the Partnership heretofore subsisting between James Shaw, Richard
Stieraton Johnson, and Thomas Mitchelson Reay, as Iron
Manufacturers and Sellers of Iron, under the style or
firm of Shaw, Johnson, and Reay, and carried on at the
Moor Iron Works, in or near to Stockton-upon Tees, in the county of Durham, has been dissolved, so far as regards the raid James Shaw, who retires therefrom, and the business will in future be carried on by the said Richard Sheraton Johnson and Thomas Mitchelson Reay, who will receive and pay all accounts in respect of the said late partnership.— Dated this 7th day of August, 1875.

R. S. Johnson. T. M. Reay. James Shaw.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, John Hawley Edwards the younger and John William Broughall, carrying on business as Attorneys and Solicitors, at Sirewsbury, in the county of Salop, has this day been dissolved by mutual consent. All debts due to and owing by the said firm will be respectively received and paid by the said John William Broughall.—Dated this 31st day of July, 1875.

Sec Sec.

J. Hawley Edwards, jun. J. W. Broughall.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph
Hanson and William Rateliffe, carrying on business as
Joiners and Builders, at Claremont, in the borough of
Halifax, in the county of York, or elsewhere, under the
style or firm of Hanson and Rateliffe, has this day been
dissolved by mutual consent.—As witness our hands this 7th day of August, 1875. nger und Stander von der Sie germen ich in der

Joseph Hanson. William Ratcliffe.

TOTICE is hereby given, that the Partnership heretofore subsiting between us the undersigned, Authouy
Leonard Waddington and John Marshall, as Plumbers and
Giaziers, at Brighouse, in the parish of Halifax, in the
county of York, under the style or firm of Waddington and
Marshall, was dissolved, by mutual consent, on and from the
2nd day of July, 1875. All debts due to and owing by the
said firm will be received and paid by the said John
Marshall, by whom the said business will in future be
carried on.—Dated this 4th day of August, 1875

A. L. Waddington.

A. L. Waddington. John Marshall.

OTICE is hereby given, that the Partnership heretofore subsisting between Richard Knowles and Thomas Singleton, carrying on business as Wool Staplers, in Brad-Knowles and Singleton, was this day dissolved by mutual consent.—Dated this 4th day of August, 1875.

Richard Knowles. Thos. Singleton.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Hemming and William Hemming the younger, of Burford, in the county of Oxford, Engineers and Ironmongers, under the firm or style of Hemming and Son, has been this day dissolved by mutual consent, and that all debts due and owing to or by the aforesaid late firm will be received and paid by the said William Hemming.—As witness our hands this 5th day of August 1675. this 5th day of August, 1875.

Wm. Hemming. Wm. Hemming, jun.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned. John Batson and Frederick William Rateliff, carrying on business under the style or firm of Batson and Rateliff, at the Anchor Iron Works. Smethwick, in the county of Stafford, as Ironm sters, was dissolved, by mutual consent, as and from the 29th day of July ultimo. The business henceforth will be carried on by the said Frederick William Rateliff alone, who will reserve and nay all debts due to as owing by the said late. will receive and pay all debts due to or owing by the said late firm.—In witness our hands this 7th day of August, 1875:

John Batson. Fred. W. Ratcliff.

TOTICE is hereby given, that the Partnership heretofore N subsisting between us the undersigned, John Aston' Thomas Lawrence Aston, George Lyttelton Aston, Samuel Thomas Lawrence Aston, George Lyttelton Aston, Samuel Aston, and William White, carrying on business as Manufacturers at 40 and 41, St. Paul's square, Birmingham. 5, Noble-street, London, 9, Bread-street, Manchester, 13, St. Andrew-street, Dublin, 36, Boulevard de Sebastopol, Paris, and elsewhere, under the style or firm of John Aston and Co., has been dissolved as from the let day of January, 1875, so far as the said Samuel Aston is concerned, and that all debts owing to or by the said firm will be received and paid by the said John Aston, Thomas Lawrence Aston, Canasa Littleton Aston, and William White by shown the George Lyttleton Aston, and William White, by whom the said business will in future be carried on. - Dated this 29th day of July, 1875.

John Aston. Saml. Aston. Thomas Lawrence Aston. William White. George L. Aston.

[Extract from the Edinburgh Gazette of August 6, 1875.] NOTICE is hereby given by the undersigned, the sole Partners, trading in Leith, as Wine Merchants, under the firm of Wm. Shiels and Company, previous to 30th June, 1875, that the Subscriber, Sidey Shiels, retired from the said firm, and ceased to be a Partner thereof, at that date.

134 and 136, Constitution-street, Leith,

30th June, 1875.

William Shiels and Co. Thomas Shiels. James Williamson.

JOHN STEWART, Book-keeper to W. Shiels and Co., Witness. Wm. Lowson, Solicitor, Leith, Witness.

Sidey Shiels. JOHN NEILSON, of No. 19, York-place, i Edinburgh, Writer to the Signet,

Witness. JOHN MONRO, of No. 19, York-place, Edinburgh, Witness.

ABRAHAM HOPKINS, Deceased.

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

cap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees."

"OTICE is hereby given, that all creditors and other of Persons having any debts, claims, or demands upon or against the estate of Abraham Hopkins, late of the New House, in the parish of Yardley, in the county of Worcester Malister and Farmer (who died on the 30 h day of December, 1859, and whose will was proved in the District Registry at Worcester attached to Her Majarty's Court of Prubate by John Hopkins, of the parish of Yardley aforesaid, Farmer, son of the deceased, and Robert Lewis Hunt, of Cannonson of the deceased, and Robert Lewis Hunt, of Canonastreet, Birmingham, in the county of Warwick, Veterinary Surgeon, two of the executors therein named, on the last day of February, 1860), are hereby required to send the particulars, in writing, of their respective debts, claims, or demands, to the said Robert Lewis Hunt, the surviving executor, or to us, the undersigned, his Solicitors, on or before the 25th day of September next, at the expiration of which time the said Robert Lewis Hunt will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard to the debts, claims, and demands only of which the said executor shall then have had notice; and the said executor will not be liable or responsible for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.— Dated this 5th day of August, 1875. BEALE, MARIGOLD, and BEALE. 30. Waterloo-

street, Birmingham, Solicitors to the said Executors.

CHARLES BEALE, Deceased.

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

and to relieve Trustees." NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Charles Beale, formerly of No. 4, South Molton-street, Oxford-street, London, since of Bediord-place, in the town of Southampton and late of Alma-road, Freemantle, in the county of Southampton, Gentleman, deseased (who died on the 22nd day of June, 1875, intestate, and of whose personal estate and effects letters of administration were on the 29th day of Late 1875, and the tration were, on the 29th day of July, 1875, granted by the District Registry at Winchester attached to Her Majesty's Court of Probate to Henry Beale, the brother of the deceased), are hereby required to send particulars, in writing, of such claims or demands to me, the undersigned, at my office, No. 18, Portland-street, Southampton, on or before the 29th day of September, 1875, after which date the said administrator will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have had notice as aforesaid. And notice is hereby further given, that all persons indebted to the said estate of the said deceased are hereby requested to send the amount of their respective debts forthwith to me. - Dated this 3rd

day of August, 1875.
WALTER A. LOMER, 18, Portland-street, Southampton, Solicitor to the said Administrator.

JOSEPH THOMPSON, Deceased.

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

the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and others having any claims or demands against the estate of Joseph Thompson, late of Groby, in the county of Leicester, Farmer (who died on the 1st day of February, 1874, and whose will was proved in the District Registry of the Court of Probate at Leicester on the 17th day of March, 1874, by John Tebbs, of Glenfield, in the said county of Leicester, Farmer, and James Astill, of Ansty, High Leves, in the said county of Leicester, farmer, the executors thereof), are hereby required to send, in writing, the particulars of their claims and demands either to the said executors, or to the undersigned, Mes rs. Dalton and Salusbury, of Leicester afores id, the S licitors of the said executors, on or before the 1st day of November next, after which day 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 have notice; and the said executors will not be answerable or liable for the assets of the said deceased so distributed, or any part thereof, to any person of whose claims or demands they shall not then have had notice. And all persons indebted to the said deceased at the time of his dece desired forthwith to pay the amount of their debts either to the said executors, or to us, the undersigned—Dated this 3rd day of August, 1875.

DALTON and SALUSBURY, Leicester, Solicitors.

WILLIAM McCORMICK, Decrased.

Pursuant to the 20th Section of the Act of Parliament of the 22nd and 23rd Victoria, cap. 35, intituled "An Act to further amend the Law of Property, and to relieve

Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of William McCormick; late of No. 22, Cambridge-terrace, Hyde:Park, in the county of Middlesex, and of the Junior Carlton Ciub, Pall Mall, Esq., and of No. 6, Westminster-chambers, Victoria street, Westminster, Civil Engineer (who died at No. 22, Cambridge terrace aforesaid, on the 17th day of July 1875, and whose will and codicile on the 17th day of July, 1875, and whose will and codicils were duly proved by George Stewart, of No. 47, Mark-lane, London, Merchant, Thomas Adams Phillips, of No. 99, Cannon-street, London, Solicitor, and Edward Patten Jackson, of No. 14, Orsett terrace, Hyde Park, Middlesex, Eeq., the executors therein named, in Her Majesty's Court of Probate Principal Registry, on the 30th day of July, 1875), are hereby required to send, in writing, the particulars No. 24235.

of their claims or demands to the undersigned, Messrs, Reyroux, Phillips, and Golding, the Solicitors of the said executors, at the office of the said Solicitors, situate No. 99, annon-street, in the city of London, on or before the 29th day of September, 1875. And notice is hereby also given, that at the expiration of the last-mentioned day the said executors will be at liberty and will proceed to distribute the assets of the said William McCormick among the parties entitled thereto, having regard to the claims of which the said executors have then had notice; and that the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said executors have not had notice at the time of such distribution.

-Dated this 6th day of August, 1875. REYROUX, PHILLIPS, and GOLDING, 99, Cannon-street, London, E.C., Solicitors for the Executors.

JOHN HEBB, 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 John Hebb, late of Keyworth, in the county of Nottingham, Farmer (who died on the 17th day of April, 1874, and whose will was proved in the District Registry of Her Majesty's Court of Probate at Nottingham, on the 15th day of Octuber, 1874, by John Shepperson, then of Wysall, in the said county of Nottingham. Farmer, since deceased, and John Harrison, then also of Wysall aforesaid. Farmer, the executors named in the said will), are hereby required to send in the particulars of such claims or demands to the and John Harrison, the surviving executor, or to us, the undersigned, as his Solicitors, on or before the lst day of October, 1875, after which time the said John Harrison will proceed to distribute the assets of the said John Hebb, will proceed to distribute the assets of the said John Hebb, deceased, among the persons entitled thereto, having regard only to the claims and demands of which the John Harrison shall then have had notice; and the said John Harrison will not be liable for the assets, or any part thereof, so distributed to any person of whose claim or demand he shall not then have had notice.—Dated this 5th day of August,

PERCY, GOODALL, and BROWN, Wheelergate, Nottingham, Solicitors to the said John Harrison, the surviving Executor.

EDWARD BUNTING, Deceased.

Pursuant to an Act of Parliament of the 22nd and 23rd years of the reign of Her present Majesty. Queen 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
paraous basing any delta all. persons having any debts, claims, or demands upon or against the estate of Edward Bunting, late of Mansfield, in the county of Nottingham, Gentleman, deceased (who died on the 26th day of March, 1875, and whose will was proved in the Nottingham District Registry attached to Her Majesty's Court of Probate, on the 8th day of June, 1875, by Charles Revel, of Mansfield aforesaid, Gentleman, Douglas John Patterson, of Mansfield aforesaid, Gentleman, and John Bunting, of Chesterfield, in the county of Derby, Solicitor, the executors therein named), are hereby required to end the particulars, in writing, of their respective debts, claims, or demands to the said Douglas John Catterson, at his residence, West Hill House, in Mansfield aforesaid, or before the lat day of September next, after which day 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, or demands of which the said executors shall then have had notice; and that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose debt, claim, or demand they shall not then have had notice. —Dated this 2nd day of August, 1875.

R. J. PARSONS, Solicitor to the said Executors.

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

OTICE is hereby given, that all creditors and other persons having any claims against the arrests of Expensions.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Henry Walter Gataker, formerly of Woolwich, in the county of Kent, and late of Benares, in the East Indies, a Lieutenant in Her Majesty's Royal Artillery, deceased (who died on the 5th day of April, 1875, and whose will (save as to the estate of the said deceased in India and elsewhere out of Great Britain) was proved in the Principal Registry of Her Majesty's Court of Probate, by Thomas Frederic Imman, of Bath, Gentleman, one of the executors therein named), are, on or before the let day of October, 1875, to send the par-ticulars of such claims to us, the undersigned; after the said let day of October, 1875, the said executor will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the claims of which

he shall then have had notice; and the said executor will ; not be liable for the assets so distributed, or any part thereof, to any person of whose debt or claim he shall not then have had notice. - Dated this 6th day of August, 1875

INMAN and INMAN, 4, Queen-square, Bath, Solicitors to the Executor.

WILLIAM COOPER, Esq., Deceased.

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

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of William Cooper, late of Glednow Hall, in Chapel Allerton, in the parish of Leeds, in the county of York, Esq., deceased (who died on the 4th day of May, 1875, and whose will, with one codicil thereto, was duly proved in the Diarrict Registry at Wakefield of Her Majeaty's Court of Probate, on the 12th day of July, 1875, by John Khodes, of Potternewton, in the parish of Leeds aforesaid, Esq., and Henry Nelson, of Leeds aforesaid, Solicitor, two of the executors therein named), are required to send in the particulars of their claims and demends to Messrs. Barr, Nelson, and Barr, No. 4, South-parade, Leeds aforesaid, Solicitors to the said executors, on or before the lat day of November next. And notice is hereby also given, that after the said 1st day of November next the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the said William Cooper, decrased, among the parties entitled thereto, having regard only to the claims and demands of which the said executors shall then have had notice; and they will not e answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim or demand they shall not then have had notice. - Dated the 5th day of August, 1875.

BARR, NELSON, and BARR, 4, South-parade, Leeds, Solicitors to the said Executors.

Mr. EDWARD MANWARING, Decease Pursuant to the Act of Parliament of 22 and 23 Victoris, 6. 35, intituled "An Act to further amend the Law of

Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and persons having any claims or demands against or affecting the estate of Edward Manwaring late of No. 26, Tything, in the city of Worcester, Gentleman (who died on the 1st day of May, 1875, and whose will was proved by William Daggs and Thomas Graves, two of the executors therein named, on the 20th day of May last, in the Worcester District Registry of Her Majesty's Court of Probate), are required, on or before the 1st day of October, 1875, to send the particulars of their claims or demands to me, the undersigned, the Solici or of the said executors, and that at the expiration of which time the said executors will proceed to distribute the assets pursuant to the will of the said deceased, having regard only to the claims of which they shall then have had notice; and that the said executors will not be liable for any debt or claim of which they shall not then have had notice. Dated this 5th day of August, 1875. EDWIN LLOYD, Leominster, Solicitor for the said

Executors.

MARY DYSON, Deceased.

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

OTICE is hereby given, that the creditors and all persons having claims or demands against the estate of Mary Dyson, late of No. 90, Lister-lane, in Halifax, in the bounty of York, Widow, deceased (who died intestate at No. 90, Lister-lane aforesaid, on or about the 19th day of February, 1875, and to whose estate letters of administration were, on the 3rd day of August, 1875, granted to me, the undersigned, Francis Whitaker, the Solicitor for the affairs of Her Majesty's Duchy of Lancaster for the use of Her Majesty in right of Her said Duchy), are to send in the particulars of such claims or demands to me, the said Frances Whitaker, at the Duchy of Lancaster Office. Lan-Caster-place, Strand, London, on or before the 25th day of March, 1876, at the expiration of which time the assets of the said deceased will be paid over, or otherwise distributed or appropriated, having regard to the claims only of which I, the said Francis Whitaker, shall then have had notice; and that I will not be liable to any person of whose claim I shall not have had notice for such assets, or any part thereof, so paid over, distributed, or appropriated. - Dated

this 7th day of August, 1875. FRA. WHITAKER, Ducby of Lancaster Office,

London, W.C., Administrator.

EDWARD FOSTER JACKSON, Deceased. Pursuant to the Act "To further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all persons having any claims or demands against the estate of Edward Foster Jackson, late of 5, Lime-grove, Longeight, in the city of Manchester, Wine Merchant's Agent (who died on the 11th day of June, 1875, and whose will was proved on the 26th day of July 1875, in the District Registry at Manchester of Her Majesty's Court of Probate by Thomas Potter Norris, of 36, Cannon-street, Manchester, Cotton Spinner, and the Reverend Francis Haden Cope, of Lea-mington in the county of Warwick. Clerk, the executors therein named), are hereby required to send in to the said Toomas Potter Norris, at the above address, particulars, in writing, of their respective claims or demands, on or before the 29th day of September next, after which date the said executors will distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims or demands of which they shall then have had notice; and that the said executors will not be liable or responsible for the assets, or any part thereof, so distributed to any person of whose claim they shall not have had notice at the time of such distribution.—Dated the 6th day of August, 1875.

SLATER, HEELIS, and CO., 75, Princess-street,

Manchester, Solicitors to the said Executors.

WILLIAM MARTEN, Deceased.

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

OTICE is hereby given, that all persons being creditors of or otherwise having any claims upon or against the estate of William Marten, late of Bradford, in the county of York, Gentleman deceased (who died on the 17th day of May, 1875, and whose will was proved on the 31st day of July, 1875, in the Pistrict Registry at Wakefield of Her Majesty's Court of Probate, by Emma Marten, of Manningham, in the parish of Bradford aforesaid, Spinster, and John Gurney, of Bradford aforesaid, Woolstapler, executors of the said will), are required on or before the lat day of September 1875. tember next, to send to us, the undersigned, the Solicitors to the said executors, the particulars of their claims upon or against the said estate, and that at the expiration of such time the executors will distribute the whole of the assets of the said testator among the parties entitled thereto, having regard only to the claims of which they shall then have —Hated the 2nd day of August, 1875.
TAYLOR, JEFFERY, and LITTLE, 5, Picca-

dilly, Bradford.

GEORGE BEACON, Deceased.

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

OTI E is hereby given, that all creditors and other persons having any claim or demand upon or against the estate of George Beacon, late of No. 5, Cifton-terrace, Gravesend, in the county of Kent, Gentleman, deceased (who died on the 13th day of April, 1875, and whose will, with a codicil thereto, was proved by the executors therein named, on the 24th day of May, 1875, in the Principal Registry of Her Majesty's Court of Probata), are hereby required to send the particulars, in writing, of their claims against the said estate, to the offices of Mr. Alfred Tolturst, of No. 77, New-road, Gravesend, in the county of Kent, Solicitor to the said executors, on or before the 1st day of October, 1875, after which day the said executors will proceed to distribute the assets of the said deceased which may have come to their hands, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be liable for the assets so distributed to any person of whose claim they shall not then have had notice.— Dated this 4th day of August, 1875.

ALFRED TOLHURST, 77, New-road, Gravesend, Solicitor to the Executors.

SARAH STYLES, Widow, Deceased.

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

Victoria, chapter 35, initialed "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 sons having any claims or demands against the estate of Sarah Styles, late of No. 61, Lower Scoane street, Chelsea, in the county of Middlesex, Widow, deceased (who died on the 30th day of January. 1875, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate on the 23rd day of February. 1875, by Nathaniel Lownda, of No. 34, Canterbury-road, Islington, in the county of Middlesex aforesaid, Gentleman and George Finch, of No. 3, Frederick-place, Walham-green, Fulham, in the said county of Middlesex, Gentleman, the executors therein named), are hereby required to send in the particulars of their claims or demands upon the said estate to culars of their claims or demands upon the said estate to the said executors at the chambers of Messrs. Smith and Wall, No. 5, New-inn, Strand, in the county of Middlesex, the Solicitors to the said executors, on or before the 2nd day of October, 1875; and notice is hereby given, that after the said 2nd day of October, 1875, the said executors will proceed to distribute the assets of the said deceased amongst the parties entitle; thereto, having regard only to the claims 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 of whose debt or claim they

shall not then have had notice.-Dated this 7th day of August, 1875. SMITH and WALL, 5, New-inn, Solicitors for the

said Executors.

WILLIAM HEAVEN, Deceased.

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

Property, and to relieve Trustees."
OTICE is hereby given, that all creditors or other persons having any cleims or discount and company of the company of t sons having any claims or demands upon or against the estate of William Heaven, late of No. 10, Park-row, in the city of Bristol, Gentleman (who died on the 19th day of April, 1875, and whose will, with a codicil thereto, was proved by Francis Duck, the executor therein named, on the 25th day of June following, in the District Registry of ther Majesty's Court of Probate at Bristol), are required to send particulars of their debts or claims, on or before the 12th day of October, 1875, to James Gent Wood, of No. 19, Clare-street, Bristol, Solicitor to the said executor; after which date the said executor will proceed to distribute the exect of the said descents approach the continuous control of the said descents of the said descents. tribute the assets of the said deceased among the parties

entitled thereto, having regard only to the claims and de-

mands of which he shall then have had notice, and the

said executor will not afterwards be liable for the said

assets, or any part thereof, so distributed to any person or persons of whose debts or claims he shall not then have had notice.—Dated this 5th day of August, 1875.

J. GENT WOOD, 19, Clare-street, Bristol, Solicitor to the said Executor.

JAMES WINTLE, Deceased.

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

Property, and to relieve Trustees."

OTICE is hereby given, that all creditors or other persons having any claims or demands upon or the estate of James Wintle, late of No. 3, Bridge-parade, in the city of Bristol, Linen and Woollen Draper (who dies in the city of Bristol, 1875, and whose will were on the 25th day of March, 1875, and whose will was proved by Edwin Gale and John Bessems Moore, the executors therein named, on the 10th day of July following in the District Registry of Her Majesty's Court of Probate at Bristol), are required to send particulars of their debts or claims, on or before the 12th day of October, 1875, to James Gent Wood, of No. 19, Clare street, Bristol, Solicitor to the said executors, after which date the said execu ors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not afterwards be liable for the said assets, or any part thereof, so distributed to any person or persons of whose debts or claims they shall not then have had notice. -Dated this 5th day of August, 1875.
J. GENT WOOD, 19, Clare-street, Bristol, Solici-

tors to the said Executors.

Mr WILLIAM BROWNBILL, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intituled "An Act to further amoud the Law of

Property, and to relieve Trustees"
Office is hereby given, that all persons being creditors and claimants upon or against the estate of William Brownbill, late of No 2, Winfield-terrace, Old Trafford, near the city of Manchester, Gentleman (who died on the 17th day of May, 1875, and whose will, with two codicils, was proved on the 14th day of June, 1875, in the District Registry at Manchester of Her Majesty's Court of Probate, by John Nightingale Key Grover, of No. 10, Norfolk-street, in the said city of Manchester, Gentleman, one of the executors of the said will). are hereby required, on or before the 1st day of October next, to send, in writing, particulars of their debts, claims, and demands to the above-named Jonn Nightingale Key Grover, after which day the said ex cutor will distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, or demands of which he shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand he shall not have had notice at the time of such distribution.-Dated the 6th day of

August, 1875.
WESTON, GROVER, and LEES, 10, Norfolkstreet, Manchester, Solicitors for the said

Re CHARLES WILLIAM SMITH, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vie, cap. 85, entituled An Act to further amend the Law of Property, and to relieve Trustees."

Claims, debts, or demands upon or against the estate of Charles William Smith, late of No. 40, Pennicad-villas, Holloway, in the county of Middlesex, and

19, Buckingham-street, Strand, in the said county, and also of 54, Darwin street, Old Kent-road, in the county of Surrey (who died on the 15th day of May 1875, at No. 40, Penn-road-villas aforesaid, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate on the 22th day of July, 1875, by Mr. Arthur Travis Smith, of 40, Penn-road-villas aforesaid, son of the deceased, and the executor therein named), are hereby required to send the particulars of such claims, debts, or demands to me, the under-igned, on or before the 12th day of September next, on which day the executor will proceed to distribute the assets of the deceased among the parties entitled thereto having regard only to the claims, debts, and demands of which he shall then have had notice, and the said executor will not be answerable or liable for the assets so distributed to any person or persons of whose claim, debt, or demand he shall not then have had notice. -Dated this 5th day of July, 1875. J. WILSON HERITAGE, 28, Nicholas-lane, Lom-

bard street, London, E.C., Solicitor to the said

Executor.

WILLIAM JOHN DODD, Deceased. Statutory Notice.

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

the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or liabilities affecting the estate of William John Dodd, late of Hailey House, Ipsden, in the county of Oxford, Land Agent (who died on the 20th day of January, 1875, and whose will, with a codicil thereto, was proved in the District Registry attached to Her Majesty's Court of Probate at Oxford, on the 27th day of May, 1875, by Mary Dodd, of Hailey House aforesaid, Widow, Philip Charles Dodd, of Hailey House aforesaid, Land Agent, William Charles Dodd, of Littlestoke, in the county of Oxford, Gentleman, and the Reverend Thomas Dodd, of the city of Worcester, Dissenting Minister, the executrix and executors named in the said will, are hereby required to send in the particulars of such claims, demands, or liabilities to the said Philip Charles Dodd, at Hailey House aforesaid, on or before the 20th day of September, 1875, after which time the executrix and executors will 1875, after which time the executrix and executors will proceed to distribute the assets of the said William John Dodd, deceased, among the parties entitled thereto, having regard only to the claims, demands, or liabilities of which the said executrix and executors shall then have had notice, and they will not be answerable or liable for the said assets, or any part thereof, so distributed to any person of whose claim, demand, or liability they shall not William John Dodd at the time of his decease are desired to pay the amount of their debts to the said Philip Charles Dodd, at Hailey House aloresaid.—Dated this 19th day of July, 1875.

GRAHAM and SONS, Abingdon, Berks, Solicitors to the said Executrix and Executors.

Mr. JAMES DICKINSON, Deceased.

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

of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of James Dickinson, late of Rothwell Haigh, in the parish of Rothwell, in the county of York, Hackle Pin Maker, deceased (who died on or about the 6th day of July last, and of whose personal estate and effects letters of administration were granted to Mrs. Ruth Dickinson, of Rothwell Haigh aforesaid, Widow, by the District Registry at Wakefield attached to Her Majesty's Court of Probate, on the 2nd day of August instant, are hereby required to send in the particulars of their claims or demands to me, the unders gned, as Solicitor to the said Ruth Dickinson, on or before the 1st day of November next; and notice is hereby also given that after the said 1st day of November the said Ruth Dickinson will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which she shall then have 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 6th day of August, 1875.

J. G. TUENER, Solicitor, 18, Albion-street, Leeds.

THOMAS ALVEY, Deceased.

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

OTICE is hereby given, that all persons having any N claims or demands upon or against the estate of Thomas Alvey, late of South Normanton, in the county of Derby, Farmer, deceased (who died on the 21st day of

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August, 1874, and whose will was proved on the 11th day of November, 1874, in the District Registry of Her Majesty's Court of Probate, at Derby, by Samuel Alvey, the son of the said deceased, and William Alvey, the brother of the said deceased, the executors in the said will named), are hereby required to send particulars, in writing, of their debts, claims or demands to, upon, or against the estate of the said deceased, to me, the undersigned, the Solicitor for the said executors, on or before the 18th day of September next; and notice is hereby further given, that after the said 18th day of September next the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice, and that the said executors will not be answerable or liable for the assets so distributed or otherwise dealt with, or any part thereof, to any person or persons of whose claim or demand they shall not then have had notice.—Dated this 9th day of August, 1875.

RICHARD THOMAS GRATTON, 5, Knifesmithgate, Chesterfield, Solicitor for the said Exe-

EMILY WOOLSEY, Deceased.

Pursuant to the Act of Parliament of 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 others having any claims or demands against the estate of Emily Woolsey, late of No. 49, Westbourne-terrace, in the county of Middlesex, Widow (who died on the 9th day of November, 1874, at No. 49, Westbourne-terrace aforesaid, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate on the 24th day of November, 1874; by William Walton, Esq., and Ingram Bathurst Walker, Esq., in the said will called Ingram Walker, Esq., and in the said will called Ingram walker, the avenue of the said will called Ingram walker. Walker, the executors named in the said will, are hereby required to send the particulars of their respective debts or claims to us, the undersigned, the Solicitors of the said executors, on or before the 30th day of September, 1875, after which date the said executors will proceed to distribute the assets of the said Emily Woolsey among the persons entitled thereto, having regard only to the debts or claims of which the executors shall then have had notice; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose debt or claim they shall not then have had notice. -Dated this 6th day of August, 1875. J. T. CAMPBELL, (for Davies, Campbell, and Co.),

17, Warwick-street, Regent-street, W.

LOUISA BOLDERS, Deceased.

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

Law of Property, and to relieve Trustees."
OTICE is hereby given, that all persons having any claims or demands against or affecting the estate of Louisa Bolders, late of No. 66, Baker-street, Portmansquare, in the county of Middlesex, Widow. deceased (who died on or about the 18th day of July, 1875, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate on the 31st day of July, 1875, by William Edward Ayerst, Esq., of No. 31, Welbeck-street, Cavendish-square, in the county of Middlesex, one of the executors therein named), are hereby required to send, in writing, particulars of their claims and demands to the undersigned, William Woodall, at No. 26, Parliament-street, Westminster, in the county of Middlesex, on or before the 17th day ster, in the county of Middlesex, on or before the 17th day of September, 1875, at the expiration of which time the said executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice, and the said executor will not be liable for any part of such assets to any person of whose debt, claim, or demand he shall not then have had notice.

—Dated this 6th day of August, 1875.

WM. WOODALL, 23, Parliament-street, West-

minster, Solicitor to the said Executor.

JOHN WHITE TURNBULL, 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."

particulars, in writing, of their respective claims or demands to me, the undersigned, Thomas Dolling Bolton, of No. 4, Elm-court, Temple, London, Solicitor for and one of the said executors, on or before the 18th day of September, 1875, after which time the said executors will proceed to distribute the assets of the said John White Turnbull among the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice, and the said executors will not be liable for whose claim or demand they shall not then have had notice.—Dated this 5th day of August, 1875.

THOS. DOLLING BOLTON, 4, Elm-court, Temple, London, Solicitor for and one of the said notice.—Date THOS.

Executors.

Captain JAMES HENRY LINTON, J.P., Deceased. Pursuant to the Statute 22nd and 23rd Victoria, cap. 35, intituled "An Act to further amend the Law of Pro-

perty, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of James Henry Linton, formerly of Hemingford House, in the county of Huntingdon, but late of West Ledge, Piddlehinton, in the county of Dorset, Esc. heretofore a Contain in Her Meight? Esq., heretofore a Captain in Her Majesty's 44th Regiment of Foot (who died on the 13th day of July, 1875, and whose will was proved by Robert Emmott Large, Esq., one of the executors, on the 27th day of July instant, in the Principal Registry of Her Majesty's Court of Probate), are hereby required to send, in writing, particular of their debts, claims, and demands to the said Robert Emmot t Large, of No. 13; South-square, Gray's inn, London, Solicitor, on or before the 11th day of October next, after which day 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 the executors, or either of them, shall then have had notice, and that the executors will not, nor will either of them, after that time be liable for the assets, or any part thereof, so distributed to any person or persons of whose claim they, or either of them, shall not then have had notice; and all persons indebted to the said deceased are requested forthwith to pay the amount of their respective debts to the said Robert Emmott Large. Dated this 30th day of July, 1875.

R. E. LARGE, 13, South-square, Gray's inn,
London, the said Executor.

WILLIAM GREENAWAY JAQUES, Deceased. Pursuant to the Statute 22nd and 23rd Vict., cap. 35, intituled "An Act to further amend the Law of Pro-perty, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claim, debt, or demand upon or against the estate of William Greenaway Jaques, late of Great Marlow, in the county of Buckingham, Miller, deceased (who died on the 22nd day of June, 1875, and of whose personal estate and effects letters of administration whose personal estate and effects letters of administration were granted to James Greenwood, the lawful cousin german, and one of the next of kin of the said deceased, by the Oxford District Registry of Her Majesty's Court of Probate on the 13th day of July, 1875), are required to send particulars of their debts or claims, on or before the 30th day of September, 1875, to Mr. Robert Arthur Ward, of Maidenhead, in the county of Berks, Solicitor to the said administrator; and notice is hereby given, that after the said 30th day of September, 1875, the said administrator will proceed to distribute the assets of the said William Greenaway Jaques among the parties entitled thereto, having regard to the claims of which the said administrator may then have had notice, and he will not be answerable or liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.—Dated this 6th day of August, 1875.

ROB. A. WARD, Maidenhead, Solicitor to the said Admininistrator.

JOHN BOTTERILL, Deceased. Pursuant to an Act of Parliament of the 22nd and 23rd Vic.; cap. 35, intituled "An Act to further amend

Vic.; cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all persons having any claims or demands upon or affecting the estate of John Botterill, late of Flower Bank; Burley, in the parish of Leeds, in the county of York, Esq., deceased, and lately currying on business in Leeds aforesaid as a Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against or upon the extate of John White Turnbull, formerly of the Naval and Military Club, Piccadilly, but late of No. 8, King William-street, Strand, both in the county of Middlescx, Eaq., formerly a Lieutenant in Her Majesty's First Royals, deceased (who died on the 1st day of July, 1875, and whose will was duly proved in the Principal Registry of Her Majesty's Court of Probate, on the 2nd day of August, 1875, by William Chimmo and Thomas Polling Bolton, the executors therein named), are required to send the particulars of their claims or demands to Henry Snowdon, of Leeds aforesaid, the Solicitor to the said executors, on or before the 1st day of October next, after which time the said executors will distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice, and the said executors will not be liable for the assets or any part thereof, so dis-tributed, to any person of whose claim or demand they shall not have had notice at the time of such distribution. -Dated this 30th day of July, 1875. HENRY SNOWDON, Solicitor to the Executors.

SARAH CAMPBELL, 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."

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Sarah Campbell, formerly of 4, Sunderland-place, Westbourne-park, in the county of Middlesex, but late of 4, Amersham Park Villas, Park-road, New Cross, in the county of Kent, Widow (who died on the 19th of March, 1875, and whose will was duly proved by Alfred Campbell and William Thomas Hollingsworth, the executive the state of the st camposis and wisham Thomas Hollingsworts, the exe-cutors therein named, on the 5th day of April, 1875, in the Principal Registry of the Court of Probate), are hereby required to send full particulars, in writing, of their claims or demands to us, the undersigned, Solicitors to the said executors, on or before the 7th day of September next, after which time the said executors will proceed to distribute the assets of the said deceased, having regard only to the claims or demands of which they shall then have had notice, and the said executors will not be liable for the assets, or any part thereof, so distributed to any persons of whose debt or claim they shall not then have had notice.—Dated this 9th of August, 1875.
YOUNG and SONS, 29, Mark-lane, London,

Solicitors to the said Executors.

JOHN COLLINGWOOD, Deceased.

Pursuant to the Act of Parliament 22 and 23 Vic., chap. 35, intituled "An Act to further amend the

Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of John Collingwood, late of Grantham, in the county of Lincoln, Builder, deceased (who died on the 3rd day of April, 1875, and whose will was duly proved in the Principal Registry of Her Majesty's Court of Probate, on the 26th day of July, 1875, by Michael Collingwood, one of the executors named in the said will) are hereby required to send in the particulars, in writing, of their claims or demands to the said Michael Collingwood, at the office of the undersigned, Henry Beaumont, Solicitor, Grantham, on or before the 1st day of September, 1875, at the expiration of which time the said Michael Collingwood will proceed to distribute the assets of the said John Collingwood among the parties entitled thereto, having regard only to the claims of which he shall then have had notice, and will not be liable for the assets so distributed to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 29th day of July, 1875. HENRY BEAUMONT, Solicitor to the Executor.

Grantham.

In Chancery.
In the Matter of the Act 19th and 20th Victoria, chapter 120, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and of the Act 21st and 22nd Victoria, chapter 77, intituled "An Act to amend and exceed the Settled Estates Act of 1856;" and of the Act 27th and 28th Victoria, chapter 45, intituled "An Act to further amend the Settled Estates Act, 1856;" and of the "Leases and Sales of Settled Estates Amendment Act, 1874.1; and in the Matter of captain Macanana Duck, 1874;" and in the Matter of certain Messuages or Dwelling-houses and Premises, situate and being respectively No. 4, Paragon-place, Sykes-street, and No. 8, Machelistreet, both in the parish of Sculcoates, in the town and county of Kingstone-upon-Hull, and No. 8, Prospect-place, in the township of Drypool, in the town and county of Kingston-upon-Hull aforesaid, and of a Tenement in the township last aforesaid, behind or adjoining the lastmentiond Messuage, and all being subject to the trusts of the Will of Stephen Trumble, late of K ngston upon-Hull aforesaid. Collector of Taxes, deceased.

DURSUANT to the above-mentioned Acts of Parliament and the Consolidated General Order of this Court in that behalf, notice is hereby given, that on the 9th day of July, 1875, Ann Day, of the town or borough of Kingstonnpon-Hull, the wife of John William Day, of Kingstonnpon-Hull aforesaid, by William Edward Trumble, of Kingston-upon-Hull aforesaid, Cashier, her brother and next friend, Louisa Day, William Day, and Annie Day, all of Kingston-upon-Hull aforesaid, infants under the age of twenty-one years, by the said John William Day, their

father and next friend, Bernard Monds, late of Kingstonupon-Hull aforesaid, School Master, but now of Great Grimsby, in the county of Lincoln, Sailors' Missionary, and William Wheatley, of Kingston-upon-Hull aforesaid, Ale and Porter Merchant, presented their Petition to the Lord High Chancellor of Great Britain (to be heard before his Honour the Vice Chancellor Sir Richard Malins), praying that the said messuages and premises, No. 4, Paragon-place, No. 8, Machell-street, and No. 8, Prospect place, with the tenement behind or adjoining thereto, all in Kingston-upon-Hull aforesaid, might be sold under the direction of this Honourable Court, under the provisions of the above mentioned Acts, and that all proper enquiries may be made and directions given for effecting such purpose. And notice is also hereby given, that the petitioners may be served with any Order of the Court, or of the Judge in Chambers, or notice relating to the subject of the said Petition, at the office of Messrs. Redpath and Holdsworth, of No. 23, Bush-lane, Cannon-street, in the city of London.

Dated this 4th day of August, 1875.

REDPATH and HOLDSWORTH, 23, Bushlane, London; Agents for CHARLES FREDERICK SHACKLES, Hull, Solicitor for the Petitioners.

In Chancery.

In the Matter of the Act 19 and 20 Victoria, cap. 120, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and in the Matter of divers Messuages, Lands, and Hereditaments, containing altogether 592a. 0a. 32r, or thereabouts, situate in the parishes of Broadway and Blockley, in the county of Worcester, and in the county of Gloucester, forming part of the Spring Hill Estate, and which are generally described as follows, namely :-- (1.) The Mansion, with Lawn, Park, Gardens, and Pleasure Grounds, containing 84A. Iz. 23r., or thereabouts, situate in the parish of Broadway, in the county of Worcester. (2.) Camden Asnes Farm, containing 401A. Oz. 15r., or thereabouts, situate in the said parish of Broadway and the parish of Comden, in the county of Gloucester. (3.) Three Pieces of Land, part of Seven Wells Farm, containing 21A. 2z. 4r., or thereabouts, situate in the said parish of Broadway. (4.) Divers Pieces of Woodland and Plantations. containing 84A. 3z. 39r., or thereabouts, situate in the said parishes of Broadway, Blockley, and Camden. And (5.) Spring Hill Lodge and Garden, containing 33 perches, or thereabouts, situate in the said parish of Camden. All which above-mentioned Premises are subject to the settlement contained in the Will of the Honourable Edward Pyndar Gardens, and Pleasure Grounds, containing 84a. In. 23p., contained in the Will of the Honourable Edward Pyndar Lygon, late of Upper Brooke-street, Grosvenor-square, in county of Middlesex, deceased.

JURSUANT to the above-mentioned Act of Parliament and the Consolidated General Order of this Court in that behalf, notice is hereby given, that on the 27th day of July, 1875, the Right Honourable Frederick, Earl Beauchamp, presented his Petition to the Lord High Chancellor of Great Britain (to be heard before his Honour the Vice-Chancellor Sir Richard Maline), praying that the sale in the said Petition particularly mentioned of the hereditaments above mentioned may be confirmed by this Court and carried into effect as this Court may direct; that trustees may be appointed to receive the purchase monies for the said hereditaments, and to apply the said monies in manner directed by the above-mentioned Act without further application to this Court; that all proper enquiries may be made and directions given for effecting such purposes; and that the costs of and incident to the said Petition may be provided for. And notice is also hereby given, that the petitioner may be served with any Order of the Court, or of the Judge Petition, at the offices of Mr. Herbert Henry Waltord, situate at 27, Botton-street, Piccadilly, in the county of Middlesex.—Dated this 2nd day of August, 1875.

HERBERT H. WALFORD, Solicitor for the

Petitioner.

In Chancery.

In the Matter of an Act of Parliament made and passed in Session holden in the 19th and 20th years of Her present Majesty, intituled "An Act to facilitate Leases and Sales of Settled Estates; and of the Leases and Sales of Settled Estates Amendment Act, 1874;" and in the Matter of a Freehold Messuage or Tenement devised by the Will of Evan Phillips, deceased, being No. 1. Shouldham-street, in the parish of St. Mayy. No. 1, Shouldham-street, in the parish of St. Mary-lebone, in the county of Middlesex.

DURSUANT to the above mentioned Acts of Parliament and the Consolidated General Order of

this Court in that behalf, notice is hereby given, that on the 28th day of July, 1875, Thomas Davis, of No. 30, Pembruke-road, Kensington, in the county of Middlesex, Esquire, Claudius Frances Du Pasquier, of No. 62, Pall Mall, in the county of Middlesex, Surgeon and Apothecary, Thomas Jervis, of No. 32, Connaught-square, in the county of Middlesex, Physician, Jane, the wife of William

Chapman Begley, of No. 26, St. Peter's square, Kensington, in the same county, Doctor of Medicine, by the said Claudius Francis Du Pasquier, her next friend, and the said William Chapman Begley, and Mary Amelia Du Pasquier, of 8, Girdler's-road, Brook-green, Hammersmith, Fasquer, or 8, Girdlers-road, Brook-green, Hammersmith, in the county of Middlesex, Spinster, and John Bowmer Collison, of No. 25, Westbourne Park-road, in the county of Middlesex, late a Surgeon in Her Majesty's Indian Army, and Catherine Harriott Blomfield, his wife, presented their Petition to the Lord High Chancellor of Great Britain (to be heard before his Honour the Vice-Chancellor Sir Charles Hall), praying that a provisional agreement, dated the 7th day of July, 1875, in the said Petition set forth or mentioned (being a contract for sale of the hereditamen's above-mentioned may be confirmed by this Court, and carried into effect under the provisions of the above-mentioned Acts, and that the costs of and incident to the Petition may be provided for; and notice is also hereby given, that the petitioners may be served with any Order of the Court, or of the Judge in Chambers, or notice relating to the subject of the said Petition, at the offices of Messrs. Eardley, Holt, and Parr, situate at No. 28, Charles-street, St. James, in the county of Mid-—Dated this 6th day of August, 1875.

BARDLEY, HOLT, and PARR, Solicitors for the

Petitioners.

In Chancery. : In the Matter of the Leases and Sales of Settled Estates Act, and of the Acts amending and extending the same.

And in the Matter of certain Messuages or Tenements and Premises, situate and being Nos. 21, 26, and 27, King William-street, Charing Cross, in the parish of Saint Martin's-in-the-Fields, in the county of Middlesex, settled by the Will of William Cowper Coles, late of Woodcote,

near Alresford, in the county of Hants, a Lieutenant-General in Her Majesty's Army, deceased.

OTICE is hereby given, that a Petition in the above-mentioned matters was a characteristic of the abovementioned matters was, on the 27th day of July, 1875, presented to the Lord High Chancellor of Great Britain (to be heard before the Vice-Chancellor Malins), by Honora Augusta Coles, of Bramdean, near Airesford, in the county of Hants, Widow, Richard George Coles, a Lieutenant-Colonel in Her Majesty's 1st Regiment of Foot, and Frederick Mowbray Berkeley Calcott, of 52, Lincoln's-inn-fields, in the county of Middlesex, Gentleman, praying that the above-mentioned premises might be sold upon the terms and conditions in the said Petition contained, and that the costs of the petitioners and of the other parties appearing upon that fetition as mentioned in the said agreement might be paid by the Charing Cross Hospital, or that the Court would be pleased to make such Order in the premises as should seem meet. And notice is hereby further given, that the petitioners may be served with any Order of the Court, or notice relating to the subject of the said Petition at the office of Messrs. Berkeley and Calcott situate at No. 52. Lincolu's-inn-fields, in the county of Middlesex, Solicitors. —Dated this 5th day of August, 1875. BERKELEY and CALCOTT. 52. Lincolu's-inn-

> In Chancery. - Jackson v. Lomas. Brookhouse Estate and Ground renta, Rainow.

fields. Solicitors for the Petitioners.

O be sold by auction, pursuant to an Order of the High Court of Chancery, made in the above cause, with the approbation of his Honour Vice-Chancellor Sir Charles Hall, by Mr. George Broadhurst, the person appointed by the said Judge, at the Pack Horse Inn, Jordangate, Mac cleafield, in the county of Chester, on Tuesday, the 24th day of August, 1875, at three for four o'clock in the atternoon precisely, in three lots :-

Lot 1. Two ground-rents of £1 18s. 41d. and £1 6s. 71d. issuing out of three plots of Land, in Rainow aforesaid.

Lot 2. A free farm rent of £10, payable from and out of a plot of land, watercourse, buildings, and other pre-

mises, in Rainow aforesaid.

Lot 3. A copyhold farm, called the Brookhouse Farm, situate at Rainow aforesaid, in the occupation of Mr. William Cooper, as yearly tenant thereof, comprising a suitable farmhouse with the n-cessary out-buildings, and several closes or parcels of arable, meadow, and pasture land, and containing in the whole 58A. IR. 30p.

Printed particulars and conditions of sale, and plans may be had (gratis) of Mr. Edmund Byrne. Solicitor, 3, Whitehall-place, London, S.W.; the Auctioueer, Brunswick-street Maccle-field; and of Messrs. Brocklehurst, Wright, and Mair. Solicitors, King Edward street, Macclesfield.

TO be sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Hall v. Marlow, with the approbation of the Vice-Chancellor Sir Charles Hall, by Mr. John Fraser Watkins, of Walsall, in the county of Stafford, the person appointed by the said Judge for that purpose, in one lot, at the George Hotel, Walsall, in the said county of Stafford, on Tuesday, the 5th day of October, 1875, at six o'clock in the evening precisely :-

Certain freehold estates, situate at Doveridge and Cald

more, in the parish of Walsall aforesaid, late the property of Mary Shawe, of Penbridge, in the said county of Staf-ford, deceased, and now in the occupation of George Tully and his undertenant, and of James Weldon.

Particulars and conditions of sale of the property may be had (gratis) of the said Mr. John Fraser Watkins; and at the said George Hotel; and of Messrs, Denton, Hall, and Barker, Solicitors, 15, Gray's-inn-square, London; of Messrs. Marlow and Potter, Solicitors, Walsall; of Messrs. Smith, Fawdon, and Low, Solicitors, of 12, Bread-street, Cheapside, London; and of Messrs, Pinchard and Shelton, Solicitors, Wolverhampton, Stafford.

O be sold, pursuant to a Decree of the High Court of Chancery, mode in a cause Walters v. Walters, 1865, W., 235, with the approbation of the Vice Chancellor Sir Richard Malius, by Mr. Charles Brough, the person appointed by the said Judge, at the Queen's Head Hotel, in ligram street. Newcastle-upon-Type on Tuesday, the 7th day of September, 1875, at two o'clock in the afternoon, in

seventeen lots :-

Certain freehold and leasehold houses, properties, and building land, in the town and county of Newcastle upon-Tyne, at Gateshead and Wreckenton, both in the county of Durham; also a well secured rent charge of £20 annum; also a parcel of coal and an air shaft, adjoining the Town Moor, in Newcastle upon Tyne; also a policy of assurance for £1,000 on the life of a lady aged 77, and the reversion (expectant on the decesse of the same lady) of one third part of five shares in the Sheffield Banking Company; of one third part of five shares in the Sheffield Water Works; and one third part of a sum of £3,122 sterling, late the property of Ralph Walters, Esquire,

Printed particulars and conditions of sale may be had (gratis) in London of Messrs. Lempriers and Co., of No. 56, Lincoln's inn-fields, W.C.; of Messrs. Subbard and Crosshey, of No. 12, Fenchurch-street, E.C.; of Messrs. Currie, Williams, and Williams, of No. 32, Lincoln's inn-Currie, Williams, and Williams, of No. 32. Lincol 's-unfields, W.C.; of Messrs. Webb, Stock, and Burt, of No. 11, Argyll street, Regent-street, W.; and Messrs. Dobinson and Geare, of No. 57, Lincoln's-inn fields, W.C.; and in Newcastle-upon Tyne of Messrs. Gibsons and Pybus, of No. 42, Moseley-street, Solicitors; of Mr. Matthew Thompson, of No. 18, Eldon-square, Architect and Surveyor; of Mr. George Baker Forster, of No. 6, Ellisonplace, Mining Engineer; and at the office of the Auctioneer. No. 41, Blackett-street.

O be sold pursuant to a Decree of the High Court of Chancery, in a cause of Marchant v. Noyes, 1874, M., 14, with the approbation of the Master of the Rolls, by Mr. Edward Drawbridge, the person appointed by the said Judge, at the Station Hotel, Hayward's Heath, in the county of Sussex, on Thursday, the 26th day of August, 1875, at three o'clock in the afternoon precisely, in one

A freehold messuage or tenement and premises, formerly known as the Old Workhouse, but now called the Town House, in the village of Lindfield, in the county of Sussex, together with a piece of meadow land, situate close to the church at Lindfield. The premises are sold tithe free, and are in the occupation of Mr. Henry Hoadley, as yearly

Particulars and conditions of sale may be had of the following Solicitors, Mr. Edward Waugh, Cuckfield, Sussex; Messrs. Bigg, Church, and Adams, 61, Lincoln's-inn fields, W.C.; Messrs. Druce. Sons, and Jackson, 10, Billiter-square, London, E.C.; Messrs. Blood and S.n., Witham, Essex; Messrs. Vallance and Vallance. 20. Essex street, Strand; and of the Auctioneer, at his offices, Lingfield.

TO be sold, pursuant to a Decree of the High Court of Chancery made in a cause Manson v. Thacker, with the approparion of the Vice-Chancellor Sir Richard Malins, by Mr. Edward Nash, of the firm of Mesers. Nash and Son, on Friday, the 10th day of September next, at the George Inn. Buntingford, in the county of Herts, at four for five o'clock in the afternoon, in one lot :-

A farm called Millburns, consisting of pasture and arable land, containing 32A 2R. 29P. tithe free, with farmhouse and homestall, in the village of Great Hormead, in the said county of therts, and let at the annual rental of £54.

Particulars with conditions of sale, and plans of the property may be had of T. D. Francis, Esq., Soincitor, 4, Monmouth-pard, London, E.C.; of Messrs, Marton, Yeates, and Hart, Solicitors, 37, Lincoln's-inn-fields; and of the Auctioneers, at Royston and Buntingford.

In Chancery.—Attwood v. Body.

R. HERBERT MORRIS (of the firm of Messrs.

Southerden, Morris, and Burtenshan) will, pursuant to a Decree of the High Court of Chancery, may be in the above cause, and with the approbation of the Vice-Chancellor Sir Charles Hall, sell by auction, at the White Hart-Ho-el, Lewes, on Tuesday, the 17th day of August hear, at tour o'clock in the afternoon, in eight lots, the following freehold

and copyhold property, situate at the Upper Dicker, Arlington, and Chiddingley, near Hailsham:—

Lot 1. A very substantial and newly erected copyhold villa residence, with stable, coach-house, cow lodge, and four acres of good meadow land in Nash-street, Chiddingly.

Lot 2. A copyhold piece of arable land, containing three roods, on the east side of Nash street aforesaid, and with a

frontage of 315 feet.

Lot 3. Two copyhold dwelling houses (one in three dwellings), with shoemaker's shop and bakehouse attached, and bakehouse detached (doing a good trade), and large garden at the south side of the high road, at the Upper Dicker.

Lot 4. Modern brick-built freehold residence, in two dwellings, with wash-house, &c., and is plot of freehold meadow land, containing about half an acre, at the angle of the roads leading to the Dicker and Chiddingly, having a frontage to each of 200 feet.

Lot 5. Two pieces of copyhold land containing 2A. 2R. 12P., at the Upper Dicker, on the west side of the road leading from Berwick Station to Chiddingly, with a frontage thereto

of about 595 feet.

Lot 6. A substantial and modern freehold house, in two dwellings of five rooms each, with good garden, on south side of the Dicker-road,

Lot 7. Three pieces of superior copyhold meadow land,

containing 51 acres, situate near Lot 6

Lot 8. A copyhold messuage, containing eight rooms, with stable, timber-yard. carpenter's and wheelwright's shops, &c.,

orchard, garden, and two acres of atable and meadow land
Particulars with conditions of sale may be had of L. G.
Fullagar, Solicitor, Lewes; Charles Pope Greenhill, Solicitor, 63, Gracechurch-street; at the White Hart Hotel, Lewes; and of the Auctioneers, at Lewes and Hailsham.

O be sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Foster v. Foster, with the approbation of the Master of the Rolls, the Judge to whose Court the said cause is attached, in two lots, by Mr. John Alfred Eadon, the person appointed by the said Judge, at his Mart, in St. James street, Sheffield, in the county of York, on Wedne-day, the 22nd day of September, 1875, at four o'clock in the afternoon precisely .

four o'clock in the afternoon precisely.—

Lot I. A freehold plot of land, in Westbar, Sheffield, containing 206 superficial square yards, with the Entinghouse thereon (being Nos. 16 and 18, in Westbar), and the sale shop adjoining and being No. 14, Westbar, in the occupation of Mrs. Edg., beth Hammond, Tuberconist.

Lot 2. All those 12 dwelling houses in Bowling Greenstrate and Ebonrary place. Shuffield of mentile the page.

street and Ebenezer place, Shemield aforesaid, three being Nos. 29, 31, and 33, Bowling Green-street three being 20, 22, and 24, Ebenezer-place, and the other houses in the yard at the back thereof, all occupied.

This p'ot contains 7913 superficial square yards, and held for 800 years, from 25th March, 1836, annual rent

£15 188.

Particulars whereof may be had (gratis) of the said Auctioneer; Messrs. Toutbill and Son, Estate Agents, St. James row, Sh-ffield; Messrs. J. and G. E. Webster, 3, Harts Head, Sheffield; and Mr. Henry A. Maude, 3 and 4, Great Winchester-street-buildings, London, E.C.

O be sold, pursuant to an Order of the High Court of Chancery, made in a cause of King v. King, 1873, K., No. 9, with the approbation of the Vice-Chancelor Sir Charles Hall, the Judge to whose Court the said cause is attached, by Mr. James William Moore, the person appointed by the said Judge, at the Auction Mart. Tokenhouse-yard, near the Bank of England, on Friday, August 20th. 1875, at two o'clock precisely:—

A capital corner house and shop signet No. 11 Haming

A capital corner house and shop, situate No. 11, Heming-ford-road (formerly known as No. 15, Hemingford-terrace West), Saint Mary's, Islington, with a large brick-built cowhouse for 13 cows, and having side entrances; lease about 66 years unexpired at a ground reut of £19 19s. per annum, annual value £50, and for sale with possession.

May be viewed, and particulars and conditions of sale had at the Mart; of Messrs. Howard and Co., 17. New Bridge-street, E.C., Plaintiff's Solicitors; and of the Auctioneer, at his offices, 6, George-street, Euston-road, near Gower-street Station.

TO be sold, pursuant to a Decree of the High Court of Chancery, made in a cause Wright v. Balcarras, with the approbation of the Master of the Rolls, by Messrs. Frank Lewis and Kemp, the persons appointed by the said Judge, at the Auction Mart, in the city of London, on Friday, the 3rd day of September, 1875, at two o'clock in the afternoon, in one lot :

A leasehold hotel called the Edinburgh Temperance Hotel, No. 2, Finsbury-require, in the city of London, comprising the lease for 114 years unexpired, with the goodwill, furniture, and effects.

Particulars and conditions of sale may be had (gratis) of Messrs. Lumley and Lumley, 15 Old Jewry-chambers, Old Jewry, London, Solicitors; of Messrs. Worthington, Evans, and Cook, No. 34, Eastcheap, London, Solicitors; of Robert

Payne, Esq., of No. 39, Lothbury, Accountant, the Receiver of the Estate; and of Messrs. Frank Lewis and Kemp. of 24, Gresham street, London, the Auctioneers; and at the place of sale.

To be sold, pursuant to a Decree of the High Court of Chancery made in a cause Manson v. Thacker, with the approbation of the Vice-Chancellor Sir Richard Malius by Thomas Horsey, of the firm of Fuller, Horsey, Son, and Co., at the Mart, Tokenhouse-yard, on Wednesday, the 3rd day of November next, at two o'clock in the figures in fire letters and the second afternoon, in five lots:—

A freehold property situate in [Bermondsey-wall, and

George-row, Bermondsey.— Lot !. Norway Wharf, having a frontage to the Thames of 94 feet, and occupying an area of about 10,115 square feet, with possession.

Lot 2. State works situate at the corner of Bermondseywall and George-row. comprising two brick built dwelling-houses, each containing six rooms and cellars, slate sawing shed, and mason's shop, with possession.

Lot 3. Five brick built shops and dwelling-houses, Nos. 44 to 48. George-row, Bermondsey, let to quarterly

tenants at rents amounting to £107 4s, per annum.

Lot 4. A liceused public-house known as the Old Margate Town, situate and being No. 43, George-row, Ber-moneey, let on lease for an unexpired term of nine years at

the rent of £65 per annum.

Lot 5. A brick built dwelling-house, known as the Bridge House, George-row, Bermondsey, containing sixteen rooms, let at £40 per annum, yard at side and rear, let to quarterly tenants at rents amounting to £25 per annum. A portion of the yard is leasehold for 999 years at a peppercorn rent.

May be viewed till the sale by permission of the tenants.
Particulars, with plans, may be had of T. D. Francis,
Esq., Solicitor, 4, Monument-yard, E.C.; Mesers. Burton,
Yeates, and Hart, Solicitors, 37, Lincoln's inn-fields, W.C.; at the Mart; and of Mesars. Fuller, Horsey, Son and Co., 11, Billiter-square, E.C.

In Chancery.—Hensley v. Hensley,
O be sold, pursuant to a Decree of the High Court of Chancery in the above cause, with the approbation of Vice-Chancellor Sir Charles Hall by Mr. John W. Williams, the person appointed by the said Judge, at the Beil Inn, Lakenheath, in the county of Suffolk, on Monday, the 16th day of August, 1875, at six o'clock in the evening precisely, in two loss: -

The copyhold property, comprising farm, homestead, with all necessary outbuildings, orchard, and pigtitle of passure land adjoining, situate in the High-street of Lakenheath afore-aid; also a brick, stone, and tiled cottage, with an allutment of arable land situate on the Windley-road, in Lakenheath aforesaid.

The premises may be viewed by permission of the occu-piers and particulars obtained of Messas. Burton and Pear-man, Solicitors Thalsingham House, 59, Kennington-road, Lambeth, Surrey, S.E.; of Messas, Fitch and Fitch, Solicitors, 13, Union-street, Southwark, S.E.; and of the Auctioneer, Mildenhall, Suffolk.

O be sold, pursuant to an Order of the High Court of Chancery, made in the Matter of the Trust Estate of Thomas Matthews and in the Matter of the Settled Estates Act, with the approbation of the Vice-Chancellor Sir Richard Malins, by Mr. Thomas Oatley Chancellor Sir Michard Malins, by Mr. Inomas Cauley Bennett the younger, the person appointed by the said Judge, at the George Hotel, at Castle Cary, in the county of Somerset, on Thursday, the 9th day of September, 1875, at four o'clock in the afternoon, in eight lots, certain free-

hold and leasehold properties, consisting of— Lot 1 (freehold). Four cottages in Florida-street, Castle Cary, also a plot of meadow land called Wincards, the whole containing 1a. OR. 35P. (more or less), and numbered 29 and 31a on the Tithe Commutation map.

Lot 2 (freehold). A dwelling-house in South Cary, with five cottages contiguous thereto, the whole contain-

ing 2B. 9r. (more or less).

Lot 3 (leasehold). Six cottages with gardens in Woodcock-street, Castle Cary, the whole containing 14P. (more
or less), held for the remainder of a term of 166 years, created by an Indenture, dated 3rd February, 1852.

Lot 4 (freehold). A close of meadow land and orchard adjoining known as Twinkham or Twintham, at Clanville, in Castle Cary, the whole containing 5A. 2E. 38P. (more or

Lot 5 (freehold). Great Western Hotel, situate in the parish of Ansford, also three cottages adjoining, contain-

ing in the whole 2E. 26F.

Lot 6 (freehold). A piece of land in the parish of Ditcheat, known as Bridge Plot, containing 1A. 1E. 38F. (more or

Lot 7 (freehold). A piece of building land situate at Ansford, part of Long Close, containing 44. Or. 31r. (more or less).

Lot 8 (freehold). A piece of building land, other part of Long Close at Ansford, containing 2A. 2n 17r.

Particulars and conditions of sale may be had (gratis) of Messrs. Bridges, Sawtell, Heywood, and Ram, 23, Red Lion-square, London, W.C.; Mr. C. Russ, Solicitor, Castle Cary; Mr. William Bennett, Solicitor, Burton; and of the Auctioneer, and at the place of sale.

TO be sold, pursuant to an Order of the High Court of Chancery, made in a cause Skidmore v. Beet, with the approbation of the Vice-Chancellor Hall, by Mr. Joseph Nicholson, the person appointed by the said Judge, at the Auction Mart, High-street, Sheffield, in the county of York, on Tuesday, the 7th day of September, 1875, at four o'clock in the afternoon, in one lot:—

A leasehold estate, situate in Beet-street and Brookhill, in Sheffield aforesaid, comprising a plot of ground containing 2,110 superficial square yards or thereabouts, held for an unexpired term of 87 years from the 25th day of March, 1822, at the yearly rent of £17 8s. 10d., and the 3 dwelling-houses with the warehouse, offices, packing rooms, engine house, workshops, and smithies erected thereon, the property of the late Mr. Jonathan Beet.

Particulars and conditions of sale, with plan annexed,

Particulars and conditions of sale, with plan annexed, may be had (gratis) of Messrs. Ingle, Cooper, and Holmes, of No. 20, Threadneedle-street, London, Solicitors; of Mr. J. W. Hickin, 11, Serjeant's-inn, Fleet-street, London, Solicitor; and in the country, of Messrs. Branson and Son, of Sheffield, Solicitors; and of the Auctioneer, at the Mart, in High-street, Sheffield aforesaid.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Edward Blanchard, an infant, by Edwin Lloyd, his next friend, plaintiff, against William Backhouse, defendant, 1875, B., No. 81, the creditors of William Blanchard, late of No. 10, Cowleystreet, in the city of Westminster. Printer, who died in or about the month of July, 1867, are, on or before the 10th day of October, 1875, to send by post, prepaid, to Henry Skipper Hyland, Esq., of the firm of Messrs. Clarke, Woodcock, and Ryland, of No. 14, Lincoln's-inn-fields, in the county of Middles-x, the Solicitors of the defendant, William Backhouse, the surviving executor of the deceased, 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 Decree. Every creditor holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery-lane, Middlesex, on Friday, the 29th day of October, 1e75, at leaven o'clock in the forencon, being the time appointed for adjudicating on the claims.—Dated this S1st day of July, 1875.

DURSUANT to a Decree of the High Court of Chancery, made in a cause the European Assurance Society against William Warbrick and others, 1874, E., 77, the creditors and incumbrancers on the real estate of Richard Taylor, late of Preston, in the county of Lancaster, Brickmaker, who died in or about the month of September, 1869, are, on or before the 1st day of Oct-ber, 1875, to send by post, prepaid, to Mr. John Sharp, of the firm of Sharp and Son, of Lancaster, the Solicitors of the defendants, William Warbrick and Richard Thomber, 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 detault thereof they will be peremptorily excluded from the benefit of the said Decree. Every creditor and incumbrancer holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancerylane, Middlesex, on Saturday, the 30th day of October, 1876, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 6th day of August, 1875.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Joseph Lee, deceased, and in a cause John Thornton against Thomas Kirg, 1875, L., 63, the creditors of Joseph Lee, late of Coleshill, in the county of Warwick, Farmer, who died on or about the 24th day of November, 1856, are, on or before the 30th day of September. 1875, to send by post, prepaid, to Mr. John Shaw, of Tamworth, the Solicitor of the defendant, Thomas King, the executor of the deceased, 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 before the Master of the Rolls, at his chambers, situated in Rollsyard, Chaucery-lane, Middlesex, on Monday, the 1st day of November, 1875, at twelve of the clock at noon, being the time appointed for adjudicating on the claims.—Dated this 5th day of August, 1875.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate Robert Robinson, deceased, and in a cause Dorothy Robinson, Widow, plaintiff, against Isaac Robinson, defendant, the person claiming to be the widow of, and all persons claiming to be the next of kin according to the statutes for the distribution of intestates' estates of, Robert Robinson, late of Beathwaite Green, in the township of Levens, in the county of Westmorland, Innkeeper, living at the time of his death, on the 5th day of January, 1875, or claiming to be the legal personal representatives of such of the said next of kin as are now dead, are, by their Solicitors, on or before the 2nd day of November, 1875, to come in and prove their claims at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof, they will be peremptorily excluded from the beneat of the said Order. The said Robert Robinson married Mary Marras was a native of Shrewshury, and for some years prior to the year 1842, lived in the neighbourhood of Deubigh. Tuesday, the 16th day of November, 1876, at eleven o'clock in the forence n, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 5th day of August, 1875.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of John Newing, deceased, and in a cause Newing v. Newing, the creditors of John Newing, late of 29, Gresse-street, Saint Paucras, in the county of Middlesex, who died in or about the month of Droember, 1874, are, on or before the 30th day of September, 1875, to send by post, prepaid, to Mr. William Salmon Clark, of the firm of Hunters, Gwatkin, and Co., ht 9, New-square, Lincoln's-ion, the Solicitors of the defendant, Susanoau Newing, the administration of the estate of the said John Newing, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the scurities (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 before the Vice-Chancellor Sir Richard Matins, at his chambers, situated No. 3, Stone-buildings, Luccoln's-inn, Middlesex, on Saturday, the 30th day of October, 1875, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 30th day of July, 1875.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Hodgson against Fox, the creditors of Adam Hodgson, late of Scarthwaite, near Lancaster, in the county of Lancaster, who died in or about the month of December, 1862, are, on or before the 30th day of September, 1875, to send by post, prepaid, to John George Hargreaves, of Durham, the Solicitor of the defendant, the surviving executor of the deceased, their Christian and surnames, addresses and descriptious, 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 Decree. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir Richard Malins, at his chambers, situated No. 3, Stone-buildings, Lincoln's-inu, Aiddlesex, on Wednesday, the 3rd day of November, 1875, at twelve o'clock at noon, being the time appointed for adjudicating on the claims. Dated this 31st day of July, 1875.

RICHARD ANTHONY BRERETON, Deceased.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Brooks v. Harris, 1875.

B., 42, the person or persons claiming to be the widow or children, or the legal personal representatives of the children of Richard Anthony Brereton, in the proceedings in this cause called Richard Brereton, or claiming to be the legal personal representatives of the said Richard Authony Brereton, who was formerly a Mate on board a vessel trading between London and the West Coast of Africa, and who died at sea cff the Scilly Islands, in the county of Cornwall, on the 23rd day of March, 1852, are, by their Solicitors, on or before the 30th day of October, 1875, to come in and prove their claims at the chambers of the Vice-Chancellor Sir Richard Malins, at No. 3, Stone-buildings, Lincoln's inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 10th day of November, 1875, at twelve of the clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims,—Dated this 3rd day of August, 1875.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Elizabeth Atkinson, Spinster, deceased, and in a cause of Atkinson against Barker, 1875, A., No. 82, the creditors of the said Elizabeth Atkinson, late of Clyde Villa, St. John's Wood, in the county of Middlesex, who died in or about the month of February, 1875, are, on or before the 15 h day of October, 1875, to send by post, prepaid, to Joshua Pedley, of 23,

Bush-lane, in the city of London, the Solicitor of the defendants, Edgar Barker and Edwin Dampier Brickwood, the executors of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, 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 before the Vice-Chancellor Sir Richard Malins, at his chambers, situated No. 3, Stone buildings, Lincoln's inn, Middlesex, on Friday, the 29th day of October, 1875, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 5th day of August, 1875.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Johns v. Browne, 1875, J., 25, the creditors of Tremenheere Johns, late of the borough of Helston, in the county of Cornwall, Esq., who died on or about the 13th day of February, 1803, are, on or before the 30th day of September, 1875, to send by post, prepaid, to Mr. Thomas John Pitfield, of the firm of Lovell, Son and Pitfield, of No. 3, Gray's-inn-square, in the county of Middlesex, the Solicitors of the plaintiff, Francis Tregonwell Johns, their Christian and surnames, addresses and gonwell Johns, 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 Decree. Every crediexcluded from the beneat of the said becree. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir Richard Malins, at his chambers, No. 3, Stone-buildings, Lincoln's inn, in the county of Middlesex, on Thursday, the 4th day of November, 1875, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 3rd day of August, 1878.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Hugh Harrison, and in a cause Fulton against Audrew, the creditors of Hugh Herrison, late of Ivy House, in Appleby, in the county of Westmorland, Gentleman, deceased, who died in or about the month of July, 1870, are, on or before the 1st day of October, 1875, to send by post, prepaid, to William Henry Hughes, of the firm of Hughes and Sons, of 12, Chapel-street, Bedford-row, in the county of Middle-sex, the Solicitor of the defendants, Charles Batty Andrew and Thomas Wilson, the executors of the deceased, their Christian and surnames, in full, and their addresses and descriptions, the Christian and surnames, in full, of any partner or partners, 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 before the Vice-Chancellor Sir James Bacon, at his chambers, No. 11, New-square, Lincoln's-inn, Middlesex, on Friday, the 5th day of November, 1875, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 7th day of August, 1875.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Stuart against Kirkwood, the creditors of Francis Stewart, formerly of the Bridge of Allan, near Stirling, in Scotland, and afterwards of Surbiton Allan, near Stirling, in Scotland, and afterwards of Surbiton Hill, in the county of Surrey, Gentleman, who died in or about the month of February, 1861, are, on or before the 30th day of September, 1875, to send by post, prepaid, to Mr. Thomas Dunkin Francis, of No. 4, Monument-yard, London, the Solicitors of the plaintiffs, the executors of the will of the deceased, 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 the securities (it any) field by them, or in default thereof
they will be peremptorily excluded from the benefit of the
said Decree. Every creditor holding any security is to
produce the same before the Vice-Chancellor Sir Charles
Hall, at his chambers, situated No. 14, Chancery-lane, Middlesex, on Saturday, the 30th day of October, 1875, at
twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 6th day of August, 1875.

DURSUANT to a Decree of the High Court of Chancery, made in the cause of Brinsley against Cook, 1875, B., No. 187, the creditors of William Cook, late of 1875, B., No. 187, the creditors of William Cook, late of the Highlands, Norwood, in the county of Surrey, Esq., deceased, who died on or about the 5th day of February, 1875, are, on or before the 1st day of October, 1875, to send by post, prepaid, to Charles Burney, of the firm of Paterson, Snow, and Burney, of 40, Chancery-lane, in the county of Middlesex, the Solicitors of the plaintiffs, George Brinsley and John Assls, the executors of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims and statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily ex-cluded from the benefit of the said Decree. Every creditor holding any security is to produce the same before the No. 24235.

Vice-Chancellor Sir Charles Hall, at his chambers, situate at No. 14, Chancery-lane, Middlesex, on Monday, the 15th day of November, 1875, at twelve of the clock at noon, being the time appointed for adjudicating on the claims.— Dated this 3rd day of August, 1875.

DURSUANT to an Order of the High Court of Chancery, made in a cause of William Henry Goodair against William Ascroft, and dated the 28th June, 1875, William Henry Goodair, the plaintiff in the above cause, having given security as directed by the said Order, has been put into the sole possession of the real and personal estate of the testator in the said cause, as from the 30th day of June, 1875; and the business of the said testator will henceforth be carried on by the said William Henry Goodair alone, for his own sole benefit.—Dated this 7th day of August, 1875.

In the Matter of a Deed of Assignment for benefit of Creditors, made the 30th day of December, 1874, whereby Alfred Lamb and Thomas Henry Spencer, both of No. 47, Mark-lane, in the city of London, Wine and Spirit Brokers, carrying on business in copartnership, under the style or firm of Alfred Lamb and Spencer, assigned all their estate and effects to Silas William Baggs, of No. 28, King-street, Cheapside, in the city of Loudon, Public Accountant, as Trustee for and on behalf of all the creditors of the said firm of Alfred Lamb and Spencer. THE creditors of the above-named firm of Alfred Lamb THE creditors of the above-named firm of Alfred Lamb and Spencer who have not already sent in particulars of their claims, are required, on or before the 23rd day of August, 1875, to send their names and addresses, and the particulars of their debts or claims, to the said Silas William Baggs, the Trustee, at No. 28, King-street aforesaid, or in default thereof they will be excluded from the benefit of the First Dividend of 5s. in the pound declared herein.—Dated this 10th day of August, 1375.

MURRAY, HUTCHINS, and CO., 11, Birchinlane, E.C., Solicitors to the Trustee.

The Bankruptcy Act, 1869. In the London Bankruptcy Court. SECOND Dividend of 3d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by by arrangement or composition with Greaters, instituted by Frederic Croutel Dobbing, of 6, Savage-gardens, in the city of London, Wholesale Grocer, and will be paid by me, at the office of Messrs. Theobald Brothers and Miall, Public Accountants, No. 30, Mark-lane, City, on and after Monday, the 16th day of August, between the hours of eleven and one

o'elock.

ARTHUR MIALL, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lincolnshire, holden at Boston.

A FIRST Dividend of 10s. in the pound has been deelared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by William Fawcett, of New Sleaford, in the county of Lincoln, Printer, Bookseller, Stationer, and Newspaper Proprietor, and will be paid by me, at my offices, No. 20, Greshamstreet, in the city of London, on Tuesday, the 10th day of August, 1875, or on either of the three following Tuesdays, between the hours of eleven and four.—Dated this 3rd day of August, 1875. of August, 1875. WILLIAM SHARP, Trustee.

The Bankruptcy Act, 1869. In the County Court of Kent, holden at Greenwich,?
FIRST Dividend of 9d. in the pound has been
declared in the matter of a special resolution for liquidation by arrangement of the affairs of Heury Erskine Hicks, of No. 442, New Cross-road, in the county of Kent, Hicks, of No. 442, New Uross-road, in the county of Ment, and formerly of 44, Albemarle-street, in the county of Middlesex, and will be paid by me, at my office, St. Michael's buillings, No. 9, Gracechurch-street, in the city of London, on Wednesday next, the 11th August, or on any Wednesday following.—Dated this 5th day of August, 1875—J. SHUBROOK, Trustee.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Woodbine White, of Hackney Wick, in the county of Middlesex, and of No. 8, Johnson's court, Fleet-street, in the city of London, Varnish and Ink Manusacturer.
OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 25, Rood-lane, in the city of summoned to be held at 25, Rood-lane, in the city of London, on the 23rd day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 5th day

of August, 1875. ANTH. CARR, Attorney for the said John Woodbine White.

The Bankruptcy Act, 1869. In the London Bankruptcy Court,

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Alexander Rudall and George Rudall, of No. 20, K ng William-street, in the city of London, Merchants and Copartners, trading under the style of J. H. Rudall

and S. ns.
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named persons has been
summoned to be held at the offices of Messrs. James
Waddell and Co., of Mansion House-chambers, No. 11,
Queen Victoria-street, in the city of London, Rublic Accountants, on the 20th day of August, 1875, at three o'clock in the afternoon precisely .- Dated this 27th day of July, 1875.

CROOK and SMITH, 173, Fenchurch-street, in the city of London, Attorneys for the said Debtors.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Alexander Rudall and George Rudall, of No. 20, King William-street, in the city of London, Merchants and Copartners, trading under the style of J. H. Rudall

OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Henry Alexander Rudall has been summoned to be held at the offices of Messrs. James Waddell and Co., of Mansion House-chambers, No. 11, Queen Victoria-street, in the city of London, Public Accountants, on the 20th day of August, 1875, at a quarter-past three o'clock in the afternoon precisely.—Dated this 27th day of July, 1875.

CROOK and SMITH, 173, Fenchurch street, in the

city of London, Attorneys for the said Dehtor.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Processings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Alexander Rudall and George Rudall, of No. 20, King William-street, in the city of London, Merchants and Copartners, trading under the style of J. H. Rudall and Sans.

O'l'ICE is hereby given, that a First General Meeting of the separate creditors of the above-named George Rudall has reen summoned to be held at the offices of Messrs. James Waddell and Co., of Mansion House-chambers, No. 11, Queen Victoria-street, in the city of London, Public Accountagts, on the 20th day of August, 1875, at half-past three o'clock in the afternoon precisely.—Dated this 27th day of July, 1875.

CRO∪K and SMITH, 173, Fenchurch-street, in the

city of London, Attorneys for the said Debtor. The Bankruptey Act, 1863, In the London Bankruptey Court.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Jules Hillel, of Nos. 17 and 18, Palmerston-buildings, in the city of London, and of No 8, Devonshire-street, in the county of Middlesex, Financial Agent.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named parson has been

of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Learoyd and Company, Albion-chambers, 5, Finsbury-place South, in the city of London, on the 24th day of August, 1875, at twelve o'clock at noon precisely .- Dated this 7th day of August, 1875.

LEAROYD and CO., Albion-chambers, Moorgate, London, E.C., Attorneys for the Debtor.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Leopold Zoers, of No. 88, Victoria Park-road, llackney, in the county of Middlesex, Stick Manufacturer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Jennings, 61, Leadenhall-street, in the city of London, on the 23rd day of August, 1875, at two o'clock in the afternoon precisely.

—Dated this 5th day of August, 1875.

GEO. JOSH. JENNINGS, 61, Leadenball-street,
E.C., Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrange-

ment or Composition with Creditors, instituted by William Hallett, of 208, East India Dock-road, in the county of Middlesex, Tailor and Outfitter.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Frederick Warwick, Public Accountant, No. 25, Bucklersbury, in the

city of London, on the 27th day of August, 1875, at two pity or London, on the 2/In day of Angust, 1875, at two o'clock in the afternoon precisely.—Dated this 9th day of August, 1875.

ALEXANDER KERLY, 14, Great Winchesterstreet, London, E.C., Attorney for the said

Debtor.

The Bankruptey Act, 1869.

In the London Bankraptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Richard Simmonds, of 45, Loughborough-road, Brixton,

in the county of Surrey, Butcher.
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been summoned to be held at Dempster's Hotel, 31, Arundely street, Strand, in the county of Middlesex, on the 16th day of August, 1875, at two o'clock in the afternoon precisely.

—Dated this 26th day of July, 1875.

J. D. MARSDEN, Attorney for the said Richard

Simmonds.

The Bankruptcy Act. 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Arthur Thomas Timewell, of 20, Acre-lane, and of the

of the creditors of the above-named person has been summoned to be held at the Guildhall Tavern, 32, Greshamsummoned to be need at the chindral Favent, os, of closes, street, in the city of London, on the 19th day of August, 1875, at two o'clock in the afternoon precisely.—Lated this 7th day of August, 1875.

SIDNEY CHAPMAN, Attorney for the said Deb or,

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Sawyer Cork, of No. 154, Euston-road, in the arish of St. Pancras, in the county of Middlesex,

Photographer.
OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been bold at the Albert Hotel, Cornwall-road, summoned to be held at the Albert Hotel, Cornwall-road, Kensington Park, W., on the 24th day of August, 1875, at ten o'clock in the forenoon precisely .- Dated this 6th day of August, 1875. WM. JAS. C. WALLER, Attorney for the said

Charles Sawyer Cork.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arranges ment or Composition with Creditors, instituted by William Tremlett, of 39½. Old Bond-street, Piccadilly, in the county of Middlesex, Veterinary Surgeon, Farrier, and Livery Stable Keeper.

of the creditors of the above-named person has been summoned to be held at the office of Mr. Joseph Lott, No. 12, Great George-street, in the city of Westminster, on the 27th day of August, 1875, at two o'clock in the atter-noon precisely.—Dated this 7th day of August, 1875. JOSEPH LOTT, Attorney for the said William

Tremlett.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William John Ward, of No. 45, Leader-street, Chelsea, in the county of Middlesex, No. 134, Portobello-road, Notting Hill, in the county of Middlesex, and of No. 181, Walworth-road, in the county of Surrey, Tripe Dresser and Furniture Dealer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at our offices, No. 120, Cannon-street, in the city of London, on the 17th day of August, 1875, at three o'clock in the afternoon precisely.—Dated

this 28th day of July, 1875.

KISCH, SON, and HANBURY, 120, Cannonstreet, E.C., Attorneys for the said Debtor.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangea ment or Composition with Creditors, inatituted, by Richard Edward Goolden, of No. 3, East India-avenue, Leadenball-street, in the city of London, carrying on business there as an East India and General Merchant and Agent, under the style or firm of Goolden and Co. and also carrying on business at Lloyd's as an Underwriter and Insurance Broker,

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoued to be held at the City Terminus Hotel, Cannontreet, in the city of London, on the 28th day of August, 1875, at twelve o'clock at noon precisely.—Dated this 4th day of August. 1875.

LATTEY and HART, 142, Gresbam-house, Old Broad-street, Attorneys for the said Richard Edward Goolden.

The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Tunbridge Wells. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Knight, formerly of the Bat and Ball Inn, Saint John's-hill, Sevenoaks, in the county of Kent, Licensed Victualler, now of Saint John's-hill, Sevenoaks aforesaid,

NOTICE is hereby given, that a First General Meeting of the creditors of the above of the creditors of the above-named person has been summoned to be held at the offices of Mr. Lewis William Gregory, 15, King-street, Cheapside, in the city of London, on the 18th day of August, 1875, at one o'clock in the afternoon precisely.—Dated this 24th day of July, 1875.

LEWIS WM. GREGORY, 15, King-street, Cheapside, E.C., Attorney for the said Debtor.

The Bankruptey Act, 1869.
In the County Court of Essex, holden at Chelmsford.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry William Smith, of Boreham, in the county of Essex, Grocer and Beer Retailer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been siminficiated to be held at the office of Mr. Francis Augustus

summoted to be held at the office of Mr. Francis Augustus
Jones, Solicitor, situate at Tindal-square, Chelmsford, in
the county of Essex, on the 24th day of August, 1875, at
eleven o'clock in the forenoon precisely.—Dated this 6th day of August, 1875.

F. A. JONES, Tindal-square, Chelmsford, Attorney for the said Henry William Smith.

The Rankruptcy Act, 1869.

In the County Court of Essex, holden at Chelmsford.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Rickard Mellish Power, of No. 4, Grove-terrace, Great Illord, in the country of Essex, Brewers' Clerk.

O'TICE is hereby given, that a First General Meeting of the creditors of the above-named person has been aummoned to be held at the office of Messrs. Healtheld and Son. 44. Linchly-sinn. fields. in the country of Middless of the country of

Son, 44. Lincoln's-inn-fields, in the county of Middlesex, Solicitors, on the 24th day of August, 1875, at three o'clock in the afternoon precisely. - Dated this 6th day of August, 1875.

HEATHFIELD and SONS, 44. Lincolo's-inn-fields, London, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Dewsbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Holdroyd, of Russell-street, Westborough, Dewsbury Moor, in the parish of Dewsbury, in the county of York, Joiner and Builder.

i O'lice is hereby given; that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messis. Scholes and Son, of Beeds-road, Dewsbury, in the county of York, Solicitors, on the 25th day of August, 1875, at half-past ten o'clock in the forenoon precisely.—Dated this 4th day of August, 1875.

SCHOLES and SON, Leeds-road, Dewsbury, Yorkshire, Attorneys for the said Joseph Holdroyd.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Dewsbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edwin Jackson, of Mirfield, in the county of York, Butcher

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. John Kitson Ibberson, Solicitor, Bank-buildings, in Heckmondwike, in the parish of Birstal, in the county of York, on the 28rd day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 3rd day of August, 1875.

JNO. K. IBBERSON, Heckmendwike, Attorney

for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Dewsbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Benjamin Riddlesden, of Gawthorpe, near Ossett, in the county of York, Joiner.

O'TICE is nereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of James Arthur Stapleton, Solicitor, Union-street, in Dewsbury, on the 20th day

of August, 1875, at two o'clock in the afternoon precisely
—Dated this 4th day of August, 1875.

J. A. STAPLETON, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, bolden at Halifax.
In the Mätter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Dan Sutcliffe, of Claremount, in the borough of Halifax,

in the county of York, Contractor and Builder. OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has seen summoned to be held at No. 9, Cheapside, in Halifax aforesaid, on the 25th day of August, 1875, at four o'clock in the afternoon precisely.—Dated this 5th day of August,

WALTER STOREY, 9, Cheapside, Halifax, Attorney for the said Dan Sutcliffe.

The Bankruptey Act, 1869.
In the County Court of Yorkshire, holden at Halifax.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Herbert Coulthard Mounsey, of Elland, in the parish of Halifax, in the county of York, Oil and Grease Mannfacture.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 9, Cneapside, Halifax oforesaid, on the 30th day of August, 1875, at four o'clock in the afternoon precisely.—Dated thus 7th day of August, 1875.

WALTER STOREY, 9, Cheapside, Halifax, Attorney for the said Herbert Coulthard Mounsey.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Halifax.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Atkinson, of Thornbill Briggs, in Briggnouse, in the parish of Halifax, in the county of York, Currier and Leather Merchant.

Leather Merchant,
OTICE is hereby given, that a Second General Meeting
of the creditors of the above-named person has neen
summoned to be held at the offices of Messrs. Chambers
and Chambers, at Brighouse aforesaid, on the 17th day of
August, 1875, at three o'clock in the afternoon precisely.

—Dated this 7th day of August. 1875.

CHAMBERS and CHAMBERS, of Brighouse,

Attornays for the said Dahor.

Attorneys for the said Deb:or.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Huddersfield. lu the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Taylor, of Holmfirth Milis, Holmfirth, in the county of York, Yara Spinner.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Samuel Stephenson Booth, Solicitor, 28, John William street, Huddersti ld, in the county of York, on the 27th day of August. 1875 at four o'clock in the afternoon precisely .- Dated this 7th day of August, 1875.
S. S. BOOTH, of Holmfirth, and 28, John William-

street, Huddersfield, Attorney for the said John

Taylor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Bradford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edwin Hopkinson, of Bowling Old-lane, in Bradford, in the county of York, Brickmaker and Contractor, trading as E. Hopkinson and Co.

as E. Hopkinson and Co.

OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been
summoned to be held at the office of us, the undersigned,
situate at the bottom of Hofton-road, in Bradford, in the
county of York, on the 24th day of Angust, 1875, at three
o'clock in the afternoon precisely.—Dated this 6th day of August, 1875.

MOSSMAN and HALEY, Attorneys for the said

Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Margrata Whyte, of 41, Robson-street, Liverpool, in the county of Lancaster, Boot and Snoe Dealer.

OTICE is nereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be beld at the office of Mr. Maurice Nordon, 5. Cook-street, Liverpool aforesaid, on the 27th day of August, 1875, at three o'clock in the afternoon precisely.

— Dated this 6th day of August, 1875.

M. NORDON, 5, Cook-street, Liverpool, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Key and Benjamin Key, of 15, Moss-street, Liverpool, in the county of Lancaster, Drapers, trading in copartnership there under the style or firm of Key Brothers. OTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been

summoned to be held at the offices of Messrs. Barrell and Rodway, Commerce-court, 11, Lord-street, Liverpool aforesaid, on the 24th day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 6th day of August, 1875.

BARRELI, and RODWAY, Commerce-court, 11 Lord-street, Liverpool, Attorneys for the said Debtore

The Bankruptey Act, 1869.
In the County Court of Lancashire, holden at Wigan.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Samuel Webb, of Manchester-road, Ince-in-Makerfield, in the county of Lancaster, Grocer and Provision and General Dealer.

General Dealer.
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been
summoned to be held at 1, Churchgate, Wigan, in the
county of Lancaster, on the 23rd day of August, 1875, at
two o'clock in the afternoon precisely.—Dated this 5th day

of August, 1875.
WII/LIAM S. FRANCE, 1, Churchgate, Wigan,
Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Manchester.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Hampson, of Longworth-street, Quay-street, Manchester, in the county of Lancaster, Porter, formerly Porter and Coal Dealer.

TOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Horner and Son. 1, Ridgefield, Manchester, on the 26th day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 5th day of August, 1875.

JNO DAWSON, Attorney for the said Joseph

Hampson.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Adams Crossley, of No. 1. Creswell-street, Chorlton-upon-Medlock, in the county of Lancaster,

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 2, St. George's-chambers, Albert-equare, Manchester, on the 31st day of August, 1875, at eleven o'clock in the forenoon precisely.—Dated this 6th

day of August, 1875.

A. T. H. EVANS, No. 2, St. George's-chambers,
Albert-zquare, Manchester, Attorney for the said
Thomas Adams Crossley.

The Bankruptoy Act, 1869.
In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Fallows, of No. 84, Cross-street, in the city of Manchester, Cabinet Maker and Upholsterer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named summoned to be held at the offices of Messrs. Addleshaw and Warburton, Solicitors, 67, King-street, in the city of Manchester, on the 27th day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 7th day of August, 1875.

ADDLESHAW and WARBURTON, 67, King-street, Manchester, Attorneys for the said John

Fallows.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Oldham.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Richard Rothwell of Water-street, in Rochdale, in the county of Lancaster, Wool Waste and Flock Merchant.

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named nerson here been

of the creditors of the above-named person has been summoned to be held at the office of Mr. John Holland, Solicitor, No. 19, Baillie-street, in Rochdale aforesaid, on 16th day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 7th day of August, 1875.

J. HOLLAND, 19, Baillie-street, Rochdale, Attorney

for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Blackburn. In the County Court of Lancashire, holden at Blackburn. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Robert Balfour, now out of business and residing at Wiswell Shay, Whalley, in the county of Lancaster, heretofore residing at Preston, in the said county, and carrying on business in Lancaster-road there in co-partnership with Benjamin Jackson, as Indiarubber Merchants, under the style or firm of Jackson and Co.

O'TICE is hereby given, that a Second General Mercing of the creditors of the above-named person has been

of the oreditors of the above-named person has been summoned to be held at the White Bull Hotel, Churchstreet, Blackburn, in the said county, on the 18th day of August, 1875, at half-past two o'clock in the afternoon precisely.—Dated this 7th day of August, 1875.

JAMES R. BALFOUR.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Bolton. In the Matter of Proceedings for Liquidation by Arrange-James Worrall, residing in lodgings at No. 68, Monorieff-street, Bolton, in the county of Lancaster, and carrying on business at Phechean-street, Haulgh, Bolton afore-said, as a Quilting Manufacturer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Messrs. Dawson and Scoweroft, 16, Brazennose-street, in the city of Manchester, on the 24th day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 6th day of August, 1875.

WALTER SCOWCROFT, 14, Exchange-street East, Bolton, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Burnley. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Lazarus Cocker, of No. 23, Oxford-road, Burnley, in the county of Lancaster, Clogger and Grocer.

NOTICE is hereby given, that a Second General Meeting of the areditors of the short second General Meeting.

of the creditors of the above-named person has been summoved to be held at the office of William Thomas Read, No. 9, Hargreaves-atreet, in Burnley aforesaid, on the 13th day of August, 1875, at three o'clock in the after-noon precisely.—Dated this 6th day of August, 1875. WILLIAM THOS. READ, No. 9, Hargreaves-street, in Burnley aforesaid, Attorney for the

said Lazarus Cocker.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Burnley. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Morviel Briggs, of Hall Rake Mill, Burnley, in the county of Lancaster, Draper and Printing Machine

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 4, Hargreaves-street, Burnley, in the said county, on the 30th day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 6th day of August, 1875.

ARTINDALE and ARTINDALE, 4, Hargreaves-street, Burnley, Attorneys for the said Morviel

Briggs.

The Bankruptoy Act, 1869. In the County Court of Devoushire, holden at Exeter. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Bowden, of No. 83, Paris-street, Exeter, Plumber and House Decorator.

OTICE is bereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Bristol Inn, in the city of Exeter, on the 25th day of August, 1875, at twelve o'clock at noon precisely.—Dated this 6th day of August, 1875.

JOHN W. PEYTON, Exeter, Attorney for the said

Debtor.

The Bankruptcy Act, 1869.

In the County Court of Devonshire, holden at Exeter. In the Matter of Proceedings for Liquidation by Arrange-

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Henry Dacie Branscombe, of Morchard Bishop, in the county of Devon, Clerk in Holy Orders.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of John Oke Harris, Accountant, No. 38, Gandy-street, in the city of Exeter, on the 24th day of August, 1875, at two o'clock in the afternoon precisely.—Dated this 6th day of August, 1875.

FRANCIS ROBERT JEFFERY, Ottery Saint Mary, Devon, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Devoushire, holden at Barnstaple. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alexander Milroy and Henry Carlyon, both of Barnstaple, in the county of Devon, Drapers and Tea Dealers, trading under the style or firm of A. Milroy, Carlyon,

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the Clarence Hotel, in the Cathedralyard, in the city of Exeter, on the 23rd day of August, 1875, at one o'clock in the afternoon precisely.-Dated this 6th

day of August, 1875.

J. A. THORNE, Castle-street, Barnstaple, Attorney for the said Alexander Milroy and Henry

The Bankruptcy Act, 1869.
In the County Court of Devonshire, holden at Barnstaple. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alexander Milroy and Henry Carlyon, both of Baru-staple, in the county of Devon, Drapers and Tea Dealers, trading under the style or firm of A. Milroy, Carlyon,

OTICE is hereby given, that a First General Meeting of the creditors of Alexander Milroy, one of the above-named persons, has been summoned to be held at the Clarence Hotel, in the Cathedral-yard, in the city of Exeter, on the 23rd day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 6th day of August, 1675.

J. A. THORNE. Castle-street, Barnstaple, Attorney for the said Alexander Milroy.

The Bankruptcy Act, 1869.

In the County Court of Devonshire, holden at Barnstaple. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alexander Milroy and Henry Carlyon, both of Barn-staple, in the county of Devon, Drapers and Tea Dealers, trading under the style or firm of A. Milroy, Carlyon,

and Co.

NOTICE is hereby given, that a First General Meeting
of the creditors of Henry Carlyon, one of the abovenamed persons, has been summoned to be held at the
Clarence Hotel, in the Cathedral-yard, in the city of
Exeter, on the 23rd day of August, 1875, at half-past three
o'clock in the afternoon precisely.—Dated this 6th day of August, 1875.

J. A. THORNE, Castle-street, Barnstaple, Attorney

for the said Henry Carlyon.

The Bankruptcy Act, 1869.

In the County Court of Glamorganshire, holden at Cardiff. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Richard Gainey, of 5, George-street, Cathays, Cardiff aforesaid, Railway Foreman, late Farmer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been

of the creditors of the above-named person has been summoned to be held at 18, High-street, Cardiff, on the 24th day of August, 1875, at eleven o'clock in the forenoon precisely.—Dated this 6th day of August, 1875.

M. MORGAN, 18, High-street, Cardiff, Attorney

for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Glamorganshire, holden at Aberdare. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Owens, of Canon-street, Aberdare, in the county

of Glamorgan, Saddler.
NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. C., F., and G. James, Solicitors, situate at No. 134. High-street, Merthyr Tydfil, in the county of Glamorgan, on the 24th day of August, 1875, at twelve o'clock at noon precisely.—Dated this 5th day of August, 1875.

C., F., and G. JAMES, Attorneys for the said William Owens.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869.
In the County Court of Cheshire, holden at Birkenhead.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Curwell, of 48, Oliver-street, Birkenhead, in the county of Chester, Greengrocer and Milk Dealer.

Office is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of J. G. B. Mawson, 8, Dancan-street, Birkenhead, Public Accountant; on the 21st day of August, 1875, at eleven o'clock in the forenoon precisely.—Dated this 5th day of August, 1875.

ROBT. ANDERSON, 101, Grange-lane, Birkenhead, Attorney for the said Thomas Curwell.

The Bankruptey Act, 1869.

In the County Court of Monmouthshire, holden at Tredegar.

In the County Court of Monmouthshire, holden at Tredegar.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Williams, of No. 68, Church-street, Tredegar, in the county of Monmouth, Gracer and Draper.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Queen's Hotel, Newport, in the county of Monmouth, on the 26th day of August, 1875, at two collects in the afternoon process. Dated this 5th at two o'clock in the afternoon precisely.—Dated this 5th

day of August, 1875.

JNO. ALEX. SHEPARD, No. 11, Castle-street
Tredegar, Attorney for the said Thomas Williams'

The Bankruptcy Act, 1869.

In the County Court of Monmouthshire, holden at Newport. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Thomas Hughes, of Saunders-green, Bream, in the town ship of West Dean, in the county of Gloucester, General-

shop Keeper and Dealer in Beer.
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been summoned to be held at the Feathers Hotel, Lydney, in the county of Gloucester, on the 20th day of August, 1875, at half-past twelve o'clock in the afternoon precisely.

-Dated this 4th day of August, 1875.

WHATLEY and SON, Mitchel Qeau, Gloucestershire, Attorneys for the said Thomas Hughes.

The Bankruptcy Act, 1869. In the County Court of Norfelk, holden at Norwich. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by George Fitt, of the parish of Saint John Timberhill, Norwich, Stationer, News Agent, and Dealer in Fancy Goods

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at my office, 51. London-street, Norwich, on the 14th day of August, 1875, at eleven o'clock in the forenoon precisely.—Dated this 4th day of August, 1875.

JAMES CLABBURN, Norwich, Attorney for the Debtor.

The Bankruptcy Act, 1869. In the County Court of Norfolk, holden at Norwich. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Green, of White Lion-street, in the city of Norwich, Hairdresser.

of the creditors of the above-named person has been summoned to be held at the offices of Mr. Edward Arthur Tillett, No. 16, Castle-meadow, in the city of Norwich, on the 24th day of August, 1875, at two o'clock in the afternoon precisely.—Dated this 7th day of August, 1875.

ED WARD A. TILLETT, 16, Castle-meadow, Nor-

wich, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Matthew Dixon, of No. 23, Grainger-street West, Newcastle-upon-Tyne, Auctioneer and Furniture Dealer, and residing at No. 56, Durham-street, Newcastle-upon-Tyne

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messra. Keenlyside and Forster, Saint Johu's-chambers, Grainger-street West, Newcastle-upon-Tyne, on the 23rd day of August, 1875, at day of August, 1875.

THOMAS FORSTER, Saint John's - chambers,
Grainger-street West, Newcastle-upon-Tyne, Attorney for the said Matthew Dixon.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Adolphus May, of No. 4, Front-street, Consett, in the

county of Durham, Watchmaker and Jeweller.
OTICK is hereby given, that a First General Meeting
of the creditors of the above-named person has been summoned to be held at the offices of Messrs. J. G. and J. E. Joel, 1, Newgate-street, Newcastle-upon-Tyne, on the 23rd day of August, 1875, at two o'clock in the afternoon precisely.—Dated this 5th day of August, 1875.

J. G. and J. E. JOEL, 1, Newgate-street, Newcastle-upon Tyne, Tyne Attendant of August, 1876.

upon-Tyne, Attorneys for the said Adolphus Mayi

The Bankraptey Act, 1869.
In the County Court of Suffolk, holden at Ipswich.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Algar, of Needbam, in the county of Norfolk, Farmer

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Joseph Stanley, Solicitor, Bank-plain, in the city of Norwich, on the 21st day of August, 1875, at half-past ten o'clock in the forenoon precisely.—Dated this 5th day of July, 1875.

JOSEPH STANLEY, Bank-plain, Norwich, Attor-

ney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Staffordshire, holden at Walsall.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Lees and Richard Nunnick, both of Portlandstreet, Walsall, in the county of Stafford, Timber Merchants and Sawyers, trading there under the style or firm of Lees and Nunnick.

OTICE is hereby given, that a First General Meeting of the joint creditors of the above-named persons has been summoned to be held at my office, 66, Park-street, Walsall aforesaid, on the 28th day of August, 1875, at eleven o'clock in the forenoon precisely.—Dated this 3rd

day of August, 1875. JOHN GLOVER, 66, Park-street, Walsall, Attorney for the said Debtors.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Walsall. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Lees and Richard Nunnick, both of Portland-street, Walsall, in the county of Stafford, Timber Merchants and Sawyers, trading there under the style or firm of Lees and Nunnick.

OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Charles Lees has been summoned to be held at the office of Mr. John on the 3sth day of August, 1875, at twelve o'clock at noon precisely.—Dated this 3rd day of August, 1875.

JOHN GLOVER. 66, Park-street, Walsall, Attorney

for the said Debtor.

The Bankruptcy Act, 1869. The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Walsall.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Lees and Richard Nunnick, both of Portlandstreet, Walsall, in the county of Stafford, Timber Merchants and Sawyers, training there under the style or firm of Lees and Nunnick.

OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Richard Nunnick has been summioned to be held at my office, 66, Park-street. Walsall aforesaid, on the 28th day of August.

Park-street, Walsall aforesaid, on the 28th day of August, 1875, at twelve o'clock at noon precisely.—Dated this 3rd

day of August, 1875. JOHN GLOVER, 66, Park-street, Walsall, Attorney

for the said Debtor.

The Bankrupicy Act, 1869.

In the County Court of Staffordshire, holden at Stafford.

In the Matter of Proceedings for Liquidation by Arranges ment or Composition with Creditors, instituted by John Symcox, of Norton Bridge, in the county of Stafford, Innkeeper, Licensed Victualler, and Farmer.

Ar OTICE is hereby given that a First General Manifold

of the county of Stafford, on the 19th day of August, 1875, at twelve o'clock at noon precisely.—Dated this 3rd day of August, 1875.

W. J. T. MIDDLETON, of Stone, Staffordshire,

Attorney for the said John Symcox.

The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Hanley, Burslem, and Tunstall.

In the Matter of Proceedings for Liquidation by Afrangement or Composition with Creditors, instituted by Henry Whitehead, of Bucknall Church Colliery, Bucknall nall, near Hanley, in the county of Stafford, and of 20, Winton-terrace, Stoke-upon-Trent, in the said county, Colliery Proprietor.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Saracen's Head Inn, Hanley aforesaid, on the 18th day of August, 1875, at two o'clock in the afternoon precisely.—Dated this 3rd day of August, .. 1875.

HENRY HAND, Church-side, Macclesfield, Attorney for the said Debtor,

The Bankruptcy Act, 1869.

The Bankruptey Act, 1869.

In the County Court of Cornwall, holden at Truro.

In the Matter of Proceedings for Liquidation by Arrangement, or Composition with Creditors, instituted by Hannibal Johns Hellings, of College, in the parish of Budock, in the county of Cornwall, Mason.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. George Appleby Jenkins, Solicitor, the Square, Penryn, in the county of Cornwall, on the 26th day of August, 1875, at twelve o'clock at noon precisely.—Dated this 6th day of August, 1875.

. A. JENKINS, the Square, Penryn, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Cambridgeshire, holden at

In the County Court of Cambridgeshire, holden at
Cambridge.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by
John Campion Crussell, of Saffron Walden, in the county
of Essex, Grocer and Nurseryman,
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been
summored to be held at the Rose and Crown Hotel, Saffron
Walden in the county of Essex on the 50th day of August. Walden, in the county of Essex, on the 20th day of August, 1875, at eleven o'clock in the forenoon precisely.—Dated

this 4th day of August, 1875,
ALFRED KENT, St. Andrew's Hall-plain, Nor-wich, Attorney for the said Debtor.

The Bankruptey Act, 1869. In the County Court of Warwickshife, holden at Birmingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Circutors, instituted by John Stevenson, of Hamstead-road, Handsworth, in the county of Stafford, late Cab Proprietor, but now out of

business.

OTICE is hereby given, that a Fifst General Meeting of the creditors of the above-named person has been summoded to be held at the offices of Mr. Henry Jackson, Lombard-street, West Bromwich, in the county of Stafford, Solicitor, on the 26th day of August, 1875, at two o'clock in the afterbood precisely.—Dated this 6th day of August, 1875.

HENDY ACCURATE

HENRY JACKSON, Attorney for the said Debitor

The Bankruptcy Act, 1869.
In the County Court of Derbyshire, holden at Derbys
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Heath, of 2, Amen-alley, Derby, in the county

of Derby (in lodgings), Attorney-at-Law.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the County Hotel, St. Mary's-gate, Derby, on the 26th day of August, 1875, at élèven o'clock in the forenoon precisely. — Dated this 6th day of August, 1875. THOS. HEATH.

The Bankruptcy Act, 1869. in the County Court of Northamptonshire, holden at Peterborough.
In the Matter of Proceedings for Liquidation by Arrange-

ment or Composition with Creditors, instituted by William Exton Lawrence, of Bourn, in the county of Lincoln, Auctioneer and Appfaiser, carrying on business, at Bourn aforessid, in copartnership with Thomas Hill Carter, under the style or firm of Lawrence and Carter, as Auctioneers and Appraisers.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been

summoned to be held at the offices of Mr. Stephen Wilson Andrews, Solicitor, at Bourn, in the county of Liucoin, on the 20th day of August, 1875, at half-past ten o'clock in the forenoon precisely.—Dated this 4th day of August, 1875.

DEACON and WILKINS, Peterborough, Attorneys for the said Debtor.

The Bankruptcy Act; 1869: In the County Court of Cumberland, holden at Cockermouth.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Adam Key, of Cockermouth, in the county of Cumber.

land, Grocer.

O'I'CE is hereby given, that a Second General Meeting of the creditors of the above-named person has been of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Wicks and Burn, Sölicitors, Cockermouth, in the county of Cumberland, on the 17th day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 7th day of August, 1875.

H. P. WICKS; Castlegate, Cockermouth, Attorney for the said Debtor.

The Bankruptey Act, 1869. In the County Court of Gloncestershire, holden at Gloncester.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Richard Kilmister Liddiatt, of Chalford, in the county of Gloucester, Builder and Ironmonger.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the George and Railway Hotel, in the city of Bristol, on the 23rd day of August, 1875, at half-past two o'clock in the afternoon precisely.—Dated this 6th

> KEARSEY and PARSONS, Stroud, Gloucestershire, Attorneys for the said Richard Kilmister Liddiatt.

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Chelienbam.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Price, of the New Inn, Hewlett's-street, Cheltenham, in the county of Gloucester, Innkeeper.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Frederick L. Pruen, Solicitor, No. 11, Regent-street, Cheltenham, on the 25th day of August, 1875, at three c'clock in the afternoon precisely.—Daved this 6th day of August, 1875.
FREDERICK L. PRUEN. No. 11, Regent-street,

Cheltenbam, Attorney for the said Debtor,

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Samuel Macadam, of Pease-street, Eastbourne, Darlington, in the county of Durham, Draper.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been of the creditors of the above-named person has been summoned to be held at the effices of Mr. John James Wilkes, Solicitor, Market-place, Darlington aforesaid, on the 31st day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 5th day of August, 1875.

JNO. J. WILKES, Market-place, Darlington, Attorney for the said Samuel Macadam.

The Bankruptcy Act, 1869.
In the County Court of Durham, holden at Durham.
In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by Seligh Beyer, of Bishop Auckland, in the county of Durham, Glazier and Jeweller.

O'TICE is hereby given, that a First General Meeting of the creditors of the above-named person has been

summoned to be held at 30, Fore Bondgate, Bishop Auckland, in the county of Durham, on the 27th day of August, 1875, at eleven o'clock in the forenoon precisely.—Dated this 7th day of August, 1875.

GEO. MAW, Jun.; 30, Fore Bondgate, Bishop Auckland, Attorney for the said Seligh Beyer.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sunderland.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Richard Forrestal, of No. 31, High-street West, in the borough of Sunderland, in the county of Durham, Grocer and Provision Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. William Bell, Solicitor, No. 23, Lambton-street, Sunderland aforesaid, on the 23rd day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 5th day of August, 1875.

WILLIAM BELL, 23, Lambton-street, Sunderland, Attorney for the said Richard Forrestal.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sunderland.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Pybus, of Southbourne-terrace, Stranton, in the county of Durham, Builder.

OFICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at 64, Church-street, West Hartlepool, on the 17th day of August, 1875, at three o'clock in the afternoon precisely.—Dated this 6th day of

August, 1875.
RALPH BELL, 64, Church-street, West Hartlepool, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Westmorland, holden at Kendal. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by

William James Shaw Nicholson, of Willey Hill, Clappersgate, near Ambleside, in the county of Westmor-land. Gentleman.

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the Court-house, in Ambleside, in the county of Westmorland, on the 16th day of August, 1875, at eleven o'clock in the forenoon precisely.-Dated this 7th day of August, 1875.
FISHER and GATEY, Ambleside, Attorneys for

the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sunderland. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Peter Meegan, of West Hartlepool, in the county of Durham, Auctioneer and Furniture Dealer.

PON sufficient cause this day shown to the satisfaction of the Court, the General Meeting of Creditors in this matter summoned for the 19th day of August, 1875, is hereby directed to be held at the Queen's Hotel, Leeds, in lieu of the place originally named. And hereof let notice be given forthwith.—Dated this 6th day of August, 1875.

The Bankruptcy Act, 1869.

In the County Court of Glamorganshire, holden at Cardiff. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Scourse, of North Edward-street, Cardiff, in the county of Glamorgan,

Grocer, &c.

NOTICE is hereby given, that a General Meeting of the Creditors of the above-named James Scourse will be held at my offices, 20, High-street, Caroiff, on Saturd y, the 14th day of August, 1875, at three o'cluck in the atternoon, for the purpose of granting the debtor's discharge, fixing the close of the liquidation, auditing the Trustee's accounts, fixing the Trustee's remuneration, and granting the release of the Trustee.—Dated this 4th day of Augus',

JOHN JENKINS, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Michael Benjamin, of 193, Brompton-road, in the county of Middlesex, Ironmonger, trading under the style or firm of Benjamin and Co.

HE creditors of the above-named Michael Benjamin who have not already proved their debts, are required, on or before the 19th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Albert Marley, of 15, Coleclaims, to me, the undersigned, Americ markey, o. 19, Out-mansstreet, in the city of Loudon, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 9th day of Apgust, 1875, ALB MARLEY, Trustee,

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Julius Magmer, of 203, Bethnal Green-road, in the county of Middlesex, Baker.

"HE creditors of the above-named Julius Magmer who have not already proved their debts."

THE creditors of the above-named Julius Magmer who have not already proved their debts, are required, on or before the 17th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Henry Wyndham Pettis, of 5, Guildhall-chambers, Basughall-street, E.C., the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 7th day of August, 1875.

HENRY WYNDHAM PETTIS, Trustee.

The Bankruptcy Act, 1869,
In the London Bankruptcy Court.
In the Matter of a Special Resolution for Liquidation by
Arrangement of the affairs of Wilson Carlile, of No. 81, Southwark-street, in the county of Surrey, tradiog under the style or firm of Benjamin Wilson and Company, Plush and Cloth Merchant.

HE creditors of the above-named Wilson Carlile who have not already proved their debts, are required, on or before the 18th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Henry Chatteria, of No. 1, Gresbam-buildings, Hasinghall-street, in the city of London, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 9th day of August, 1875.

HENRY CHATTERIS, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Carnarvonshire, holden at Bangor. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Gudfrey Goodman, of Ogwen-terrace, Bethesda, in the county of Carnarvon, Chemist and Druggist.

THE creditors of the above-named Godfrey Goodman who have not already proved their debts are required, on or before the 17th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William John Parry, Public Accountant, 52, High-street, Bethesda, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared .-Dated this 6th day of August, 1875. WM. JNO. PARRY, Trustee.

The Bankruptev Act, 1869. In the County Court of Glamorganshire, holden at Swansea. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Williams, of 42, Llangefelach-street, Greenhill, Swansea, in the county of Glamorgan, Grocer and Baker.

THE creditors of the above-named John Williams who have not already proved their debts are required, on or before the 17th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned. John Francis Harvey, of Goutstreet, Swansea aforesaid, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.— Dated this 6th day of August, 1875.

JOHN F. HARVEY, Trustee,

The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Brighton.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Mark Atherley, of No. 38, Ventnor-villas, Clifton ville, Hove, in the county of Sussex, late Lieutenant in Her Majesty's 93rd Regiment.

Her Majesty's 93rd Regiment.

THE creditors of the above-named Henry Mark Atherley

's who have not already proved their debts, are required, on or before the 19th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, George Carpenter Taylor, of No. 4, Ship-street, Brighton, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 5th day of August, 1875.

GEO. C. TAYLOR, Trustee.

The Bankruptoy Act, 1869.

In the County Court of Essex, holden at Chelmsford.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Seaward, of the Coach and Bell Public-house, and the Dolphin Public-house, Romford, in the county of Essex, Licensed Victualier.

The creditors of the chemometry.

of Essex, Licensed Victualier.

THE creditors of the above-named James Seaward who have not already proved their debts, are required, on or before the 24th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, James William Kealy, of 51, Moorgate-street, in the city of London, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be delived. Deted this 5th day of August 1875. declared.—Dated this 5th day of August, 1875.

JAMES W. KEALY, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Leeds.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Benjamin Frederick Haworth, of Albion-street, Leeds, Coach Builder.

THE creditors of the above-named Benjamin Frederick Haworth who have not already proved their debts, are required, on or before the 22nd day of August, 1875, are their names and addresses, and the particulars of

to send their names and addresses, and the particulars of their debts or claims, to me, the undersigued. William Henry Burrell, of 18, Albion-street, Leeds, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 7th day of August, 1875.

W. H. BURRELL, Trustee.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Leeds. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Edward Bennett and James Glave, both of No. 45, Cheapside, in the city of London, and of Leeds, in the county of York, Woollen Manufacturers and Merchants, trading in copartnership under the style of Bennett and Glave.

HE creditors of the above-named John Edward Bennett and James Glave who have not already proved their debts, are required, on or before the lat day of September, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, James William Close, Accountant, of 22, Bond-street, Leeds, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared .- Dated this 6th day of August, 1875.

J. W. Cl.OSE, Trustee.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Leeds.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Edward Bennett and James Glave, both of No. 45, Cheapside, in the city of London, and of Leeds, in the county of York, Woollen Manufacturers and Merchants, trading in copartnership under the style of Bennett and Glave.

HE creditors of the separate estate of the above-named John Edward Bennett who have not already proved their debts, are required, on or before the 1st day of September, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, James William Close, Accountant, of 22, Boudstreet, Leeds, the Trustee under the liquidation, or in default thereof fault thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 6th day of August, 1875.

J. W. CLOSE, Trustee,

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Leeds. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Edward Bennett and James Glave, both of No. 45, Cheapside, in the city of London, and of Leeds, in the county of York, Woollen Manufacturers and Merchants, trading in copartuership under the style of Bennett and Glave.

THE creditors of the separate estate of the above-named James Glave who have not already proved their debts, are required, on or before the 1st day of September, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigued, James William Close, Accountant, of 22, Bond-street, Leeds, the Trustee under the liquidation, or in default thereof they

will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 6th day of August, 1875.
J. W. CLOSE, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Bradford.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Christian Horsfall and Thomas Moses Wyril, both of Bentley-street, Bradford, in the county of York, Stuff and Cloth Merhands and County of Pork, Stuff and County of Pork, Stuff and County of Pork, Stuff a chants, carrying on business together in copartnership under the style of Wyrill Brothers and Co., the said

william Christian Horsfall also carrying on business at Bradford aforesaid, as a Stuff Manufacturer, trading under the style or firm of J. G. Horsfall and Co.

THE separate creditors of the above-named William Christian Horsfall who have not already proved their debts, are required, on or before the 21st day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, John Hartley Blackburn, of Bradford aforesaid, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Divi-dend proposed to be declared.—Dated this 4th day of

August, 1875.

J. HARTLEY BLACKBURN, Trustee,

The Bankruptcy Act, 1869. In the County Court of Devonshire, holden at East Stonehouse.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George William Hutchens, of No. 23, Market-street, Devonport, in the county of Devon, Grocer.

THE creditors of the above-named George William Hutchens who have not already proved their debts, are required, on or before the 24th day of August, 1875. to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, James Edwin Edward Dawe, of No. 8, Union-terrace, Union-street, Plymouth, in the county of Devon, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 6th day of August, 1875.

JAMES EDWIN EDWARD DAWE, Trustee,

The Bankruptoy Act, 1869. In the County Court of Devoushire, holden at East Stonehouse.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted John Kittow Edwards, of Saint Cleer, in the county of Cornwell, Grocer and General Dealer.

THE creditors of the above named John Kittow Edwards who have not already proved their debts, are required, on or before the 31st day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, James Edwin Edward Dawe, of No. 8, Union-terrace, Union-street, Plymouth, in the county of Devon, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be d.—Dated this 6th day of August, 1875. JAMES EDWIN EDWARD DAWE, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Robert Richardson and Francis Robert Raines, of Newcastle-upon-Tyne, trading together in copartnership as Shipbrokers, Commission Ag-nts, and Colliery Store Sappliers, at Newcastle-upon-Type aforesaid, under the style or firm of Richardson, Raines, and Co., the said Robert Richardson residing at 13, Day-street, Sandyford-lane, and the said Francis Robert Raines residing in furnished lodgings at Rosedale-

terrace, Newcastle-upon-Tyne aforesaid.

THE creditors of the above-named Robert Richardson and Francis Robert Raines who have not already proved their debts, are required, on or before the 25th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the under-signed, John Martin Winter, of No. 56, Westgate-road, Newcastle-upon-Tyne, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 9th day of August, 1875.

JOHN M. WINTER, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northamptonshire, holden at Northampron.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joseph Henry Robinson, of Wellingborough, in the country of Northampton, trading ander the style or firm of Robinson Brothers and Compaty, Colliery and Mineral Agent, Coal Merchant, Wine and Spirit Merchant, and Ironmaster's Clerk.

THE creditors of the above-named Joseph Henry Robinson who have not already proved their debts, are required, on or before the 19th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to us, the undersigned, William Lewin, of Wellingborough aforesaid, Law Clerk, and John George Ham, of Wellingborough aforesaid, Accountant, at our office, No. 3, Cambridge-street, Wellingbrough aforesaid, Accountant, at our the Trustees under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 6th day of August, 1875.

W.M. LEWIN,

JOHN GE(). HAM, Trustees,

The Bankruptcy Act, 1869.

In the County Court of Glamorganshire, holden at Cardiff. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Perry, Grocer and

Baker, No. 1, Comet-street, Splottlands, Cardiff. PHE creditors of the above-named James Perry who have not already proved their debts, are required, on or before the 17th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Frederick Cowderoy Hill, of No. 5, Queen-street, Cardiff, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 6th day of August, 1875.
FREDERICK COWDEROY HILL, Trustee.

The Bankruptcy Act, 1869. In the County Court of Cheshire, holden at Nantwich and Crewe.

and Crewe.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Henshall, of Wharton, otherwise Over, and Winsford, in the county of Chester, House and Ship Builder.

THE creditors of the above-named William Henshall who have not already proved their debts.

who have not already proved their debts, are required, on or before the 20th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Samuel Willis Cross, of Winsford aforesaid, Ironmenger, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.

—Dated this 3rd day of August, 1875.

S. W. CROSS, Trustee.

The Bankruptcy Act, 1869. In the County Court of Chesbire, holden at Birkenbead. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Edward Gale, of Egerion Park, Rock Ferry, in the county of Chester, Gentleman, a Bankrupt.

THE creditors of the above-named James Edward Gale THE creditors of the above-named sames are required, who have not already proved their debts, are required, on or before the 24th day of August, 1875, to send their

No. 24235.

names and addresses, and the particulars of their debts or claims to me, the undersigned, Thomas Hayes Sheen, of 10, North John-street, Liverpool, in the county of Lancaster, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Divident Proceeds to the debtard Debtard this dividence of the Division of the Country of t dend proposed to be declared .- Dated this 4th day of August, 1875.

THOMAS H. SHEEN, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Derbyshire, holden at Chesterfield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Benjamin Hall, of Southgate, Eckington, in the county of Derby, Boot and Shoe Dealer.

THE graditors of the Arrangement of the County of Dealers.

THE creditors of the above-named Benjamin Hall who have not already proved their debts, are required, on or before the 26th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Joseph Pearson, of Hartshead, Sheffield, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 5th day of August, 1875.

JOSH. PEARSON, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Liverpool. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Cornel'usen, of Nos. 1 and 3, Duke-street, Liverpool, in the county of

ancaster, Ship Chandler. THE creditors of the above-named George Corneliusen who have not already proved their debts, are required, on or before the 21st day of August, 1875, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Sutherland Banner, of 24, North John-street, Liverpool aforesaid. Accountant, the Trustee under the liquisation, or in default thereof they will be excluded from tue benefit of the Dividend proposed to be declared.—Dated this 6th day of August, 1875.

J. SUTHERLAND BANNER, Trustee.

The Bankruptcy Acr, 1869.
In the County Court of Lancashire, holden at Liverpool. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Otto Pressprich, of Windsor buildings, George-street, Liverpool, in the county of Lancaster, Merchant, trading under the firm of Otto Pressprish and Co., and training at New Orleans and Savannah, in the United States of America, in partnership with Henry Meyer, under the firm of Pressprich and Co.

HE creditors of the above-named Otto Pressprich who bave not already proved their debts, are required, on or before the 21st day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, John Sutherland Banner, of 24, North John street, Liverpool aforesaid, Accountant, the Trustee under the liquidation, or in detailt thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 6th day of August, 1875.

J. SUTHERLAND BANNER, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Liverpool. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Hugh Davies, of No. 4, Warwick-street, and 67, Sefton-street, Liverpool, in the county of Lancaster, Timber Merchant.

THE creditors of the above-named Hugh Davies who have not already proved their debts, are required, on or before the 19th day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, John Sutherland Banner, of 24, North John-street, Liverpool aforesaid, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 6th day of August, 1875.

J. SUTHERLAND BANNER, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Liverpool. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Greenhow Crane, Arrangement of the authers of Thomas Greenhow Crane, residing at 12, Rock-park, Rock Ferry, in the county of Chester, and James Roy, residing at 8, Highfield Park, Rock Ferry aforesaid, earrying on business together in copartnership at 12, Rumford-place, Liverpool, in the county of Lancaster, as General Brokers, under the style or firm of T. G. Crane and Co.

HE creditors of the above-named Thomas Greenhow Crane and James Roy who have not already proved their debts are required, on or before the 20m day of August, 1875, to send their names and addresses, and the particulars of their debts or claims to ms, the undersigned, John Sutherland Banner, of 24, North John-street, Liver-pool, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared .- Dated this 6th day

of August, 1875.

J. SUTHERLAND BANNER, Trustee.

The Bankruptoy Act, 1868.
In the County Court of Lancashire, holden at Manchester.
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Ovanes Dayian, of 56, Lloyd's House, Albert-square, Manchester, in the county of Lancaster, Merchant Shipper, trading under the style or firm of Agop, Dayian, and Co.

HE creditors of the above-named Ovanes Dayian who

who have not already proved their debts, are required, on or before the 17th day of August, 1875, to send their names and addresses, and the particulars of their debts their names and addresses, and the particulars of their decided or claims, to me, James Halliday, of 25, Booth-street, Manchester, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 5th day of August, 1875.

JAS. HALLIDAY, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Croydon.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Baxter Phillips, formerly of No. 110, Southwarkstreet, in the county of Surrey, Hat Manufacturer, trading as Phillips and Co., but now of No. 17, Florence-terrace, Kingswood-road, Penge, in the same county, of no occupation. The Bankruptcy Act, 1869. no occupation.

THE creditors of the above-named Robert Baxter Phillips who have not already proved their debts, are required, on or before the 21st day of August, 1875, to send their names and addresses, and the particulars of their debts or claims, with affidavit of proof of debt to me, the undersigned. Silas William Baggs (of the firm of Baggs, Clarke, and Josolyne), of 28, King-street, Cheapside, in the city of London, Accountants, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 7th day of August, 1875. HE creditors of the above-named Robert Baxter Phillips of August, 1875.

S. W. BAGGS, Trustee.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charlton Conyers Rainbow and Edmund Robert Holbertoo, both of No. 15A. St. Helen's-place. Bishopsgatestreet, in the city of London, trading there in partnership together as Merchants, under the style or firm of Rainbow, Holberton and Co.

Holberton, and Co.

JOHN WEISE, of No. 16, Tokenhouse-yard, in the city of London, has been appointed Trustee of the property of the debtors. All persons having in their possession any of the effects of the debtors must deliver them to the any of the energy of the duotice must be paid to the trustee, and all debts due to the debtors must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated

his 3rd day of August, 1875.

The Bankruptey Act, 1869.

In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charlton Conyers Rainbow and Edmund Robert Holberton, both of No. 154, St. Helen's-place, Bishopsgatestreet, in the city of London, trading there in partnership together as Merchants, under the style or firm of Rainbow Holberton and Co.

bow, Holberton, and Co.

OHN WEISE, of No. 16, Tokenhouse-yard, in the city of London, has been appointed Trustee of the city of London, has been appointed Trustee of the property of London, has been appointed a rustee of the property of Edmund Robert Holberton. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trusteen.

tee .- Dated this 3rd day of August, 1875.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Thomas Dickinson and George William Smith, both of No. 12, Vigo-street, Regent-street, in the county of Middlesex, Jewellers and Silversmiths, and Copartners.

WILLIAM WADDELL, of Mansion-house-chambers, in the city of London, Public Accountant, has WILLIAM WADDELL, of Mansion-house-chambers, in the city of London, Public Accountant, has been appointed Trustee of the property of the debtors. All persons having in their possession any of the effects of the debtors must deliver them to the trustee, and all debts due to the debtors must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee .- Dated this 5th day of August, 1875.

The Bankruptcy Act, 1869. In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrange-

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Louis Barron, of No. 30, Greek-street, Soho, in the county of Middlesex, Foreign Provision Dealer.

I ARRY BRETT, of 150, Leadenball-street, in the city of London, English and Foreign Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. Dated this 4th day of August, 1875.

August, 1875.

The Bankruptcy Act, 1869.
In the County Court of Kent, holden at Greenwich.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Scott, of No. 37, Manor-park, Lee, in the county of Kent, Civil Engineer.

CEORGE CHANDLER, of No. 15, Coleman-street, in the city of London, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 3rd day of August, 1875.

The Bankruptcy Act, 1869. The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Croydon.

In the Matter of Proceedings for Liquidation by Arrangement or Composition, instituted by William Arthur Stilwell, of West Kent Brewery, Elmer's End, Beckenham, in the county of Kent, Brewer, trading as Stilwell and Co.

JOHN ROBERT COOPER, of 35, Old Jewry, in the city of Loudon, Anctioneer, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must colling them to the trustee and all debts due to the debtor.

deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the s ustee. - Dated this 6th day of August, 1875.

The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Lewes. In the Matter of Proceedings for Liquidation by Arrange

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Richard Rylands, of Station-street, and No. 62, Priorystreet, both in Lewes, in the county of Sussex, Tailor and Woollen Draper and Game Dealer and Poulterer.

JOHN FOLLAND LOVERING, of 35, Greshamstreet, in the city of London, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 5th day of August, 1875.

The Bankruptcy Act, 1869. In the County Court of Devoushire, holden at East Stonehouse.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Stidston, of Treville-street, Plymouth, in the county of Devon, trading under the style or firm of John Stidston and Son, Draper.

ILAS WILLIAM BAGGS, of No. 28, King-street,

Cheapside, in the city of London, Public Accountant, has been appointed Trustee of the property of the debtor. persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.- Dated this 5th day of August, 1875.

. The Bankruptey Act, 1869. In the County Court of Lancashire, holden at Ulverston and

at Barrow-in-Furness.
In the Matter of a Special Resolution for Liquidation by

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Myles Holmes, formerly of Farnworth, near Bolton, in the county of Lancaster, Builder, but now of Canal Head, Ulverston, in the said county, Incurance Agent.

CEORGE NELSON LEIGHTON the younger, of Ambleside, in the county of Westmoriand, Plumber, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be naid to the trustee. Creditors due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.-Dated this 6th day of August, 1875.

The Bankruptcy Act, 1869.
In the County Court of Cambridgeshire, holden at

In the County Court of Cambridgeshire, holden at
Cambridge.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by
William Freeman, of Cambridge, in the county of Cambridge, General Commission Agent and Corn Dealer.

JOHN GLASSCOCK, of Cambridge, in the county of
Cambridge, High Bailiff, has been appointed Trustee
of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 3rd day of August, 1875.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Barker, of Marskeby-the-Sea, in the county of York, Grocer, Hardware and Provision Dealer.

CEORGE EDMUND PYBUS, of Middlesborough, in the county of York, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 4th day of August, 1875.

The Bankruptoy Act, 1869.
In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Martin, of 16, High-row, Darlington, in the county of Durham, Tobac-

GEORGE EDMUND PYBUS, of Darlington, in the county of Durham, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 4th day of August, 1875.

The Bankruptcy Act, 1869.
In the County Court of Durbam, holden at Stockton-on-Tees and Middlesborough.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Metcalfe, of South Stockton, in the North Riding of the county of York,

FRANCIS JOHN HEXT BELLRINGER, of Stockton-on-Tees, in the county of Durham, Public Ac-countant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the declor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 4th day of August, 1875.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869.

In the County Court of Essex, holden at Chelmsford.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Anderson Ballardie, of Great Dunmow, in the county of Essex, Upholsterer and Cabinet Maker.

DENJAMIN BINGHAM SMITH, of No. 45, Cheapside, in the city of London, Accountant, and William Comben Harvey, of No. 1, Gresham-buildings, Basinghall-street, in the city of London, Accountant, have been appointed Trustees of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustees, and all debts due to the debtor must be paid to the trustees. Creditors who have not yet proved their debts must forward their proofs of debts to the trustees.—Dated this 6th day of August, 1875.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Bradford.
In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by Joseph Smith, of Market-street Works, Keighley, in the county of York, Machine Maker, trading under the style or firm of William Smith and Sons.

LLAN BROWN, of Keighley, in the county of York, Bank Manager, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. Dated this 3rd day of August, 1875.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Sheffield. In the Matter of Proceedings for Liquidation by Arrange

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Haxby, of 23, Thomas-street, Sheffield, in the county of York, Grocer and Beer Retailer.

CHARLES COLGRAVE, of 13, St. James-row, Sheffield, in the county of York, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be used to the trustee. Creditors who to the debtor must be paid to the trustee. Greditors who have not proved their debts must forward their proofs of debt to the trustee.—Dated this 4th day of August, 1875.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors instituted by Thomas Johnson, of No. 11, Shadwell-street, South Shields, in the county of Durham, Grocer, and lately Dealer in Boots and Shoes.

THOMAS WALKER, of No. 38, Blackett-street, Newcastle-upon-Tyne, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 5th day of August, 1875.

The Bankruptcy Act, 1869.
In the County Court of Northumberland, holden at Newcastle:

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Smith, of North Shields, in the county of Northum-

berland, Contractor.

ILLIAM SMITHSON, of Newcastle-upon-Tyne, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them session any of the elects of the debtor must deliver them to the trustee, and all debts due to the debtor must be haid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.

—Dated this 5th day of August, 1875.

The Bankruptey Act, 1869. In the County Court of Nottinghamshire, holden at Nottinghum.

Nottingham.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edwin Cresswell, of No. 54. Raleigh-street, in the town of Nottingham, and of Hardy and Turney's Factory, Thoroton-street, in the same town, Lace Manufacturer.

I HOMAS LEMAN, of Pelham-street, in the town of Nottingham, Accountant, has been annointed Trustee.

Nottingham, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.— Dated this 4th day of August, 1875.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at York. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Green, of 12, Market-street, in the city and county of York, Smallware Dealer.

Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debt to the trustee.—Dated this 7th day of August, 1875.

The Bankruptcy Act, 1869. In the County Court of Norfolk, holden at King's Lynn.
In the Matter of a Special Resolution for Liquidation by
Arrangement of the affairs of William John Freeman, of
Wellesley-street and Windsor-terrace, both in the borough
of King's Lynn, in the county of Norfolk, Coal, Cake, and Seed Merchant.

and Seei Merchant.

JOHN HENRY BEEBY, of Peterborough, in the county of Northampton, Colliery Agent, and William Briscoe Whall, of King's Lynn, in the county of Norfolk, Accountant, have been appointed Trustees of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustees, and all debts due to the debtor must be paid to the trustees, and all debts due to the debtor must be paid to the trustees. Creditors who have not yet proved their debts must forward their proofs of debts to the trustees.—Dated this 5th day of August, 1875.

The Bankruptcy Act, 1869.

In the County Court of Hampshire, holden at Portsmouth.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Rice, of Southsea, in the parish of Portsea, in the

John Rice, of Southeea, in the parish of Portses, in the county of Hants, Brewer.

CHARLES TOWNSEND, of Southeea aforesaid, Gentleman, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee,—Dated this 4th day of August, 1875.

The Bankruptey Act, 1869.

In the County Court of Dorsetsbire, holden at Dorchester, In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Frederick Roberts and Alexander Roberts, of Toller Ford Iron Works, in the parish of Frome Vanchurch, in the sounty of Dorset, Iron and Brass Founders and Agricultural Implement Makers, Carpenters, and Wheelwrights.

DDELL PENNY, of Dorchester, in the county of Dorset, Accountant, has been appointed Trustee of the property of the debtors. All persons having ip their possession any of the effects of the debtors smust deliver them to the trustee, and all debts due to the debtors must be paid to the trustee. Creditors who have not yet

must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 6th day of August, 1875.

The Bankruptey Act, 1869.

In the County Court of Kent, holden at Rochester.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Ann Hunt, of 167, Highstreet, Saint Nicholas, Rochester, in the county of Kent, Milliner and Dressmaker,

I PON reading a report of the Trustee of the property of the debtor, dated the 15th day of July, 1875, reporting that the whole of the property of the debtor had been realized for the benefit of her creditors, and a dividend of the smount of three shillings and four pence in the pound had been paid to all the creditors, as shown by the statement thereunto annexed, and upon hearing Mr. William Webb Hayward, the said Trustee, I, being sattafied that the whole of the property of the debtor had been as realized for the benefit of her creditors, and a dividend of the amount of three shillings and four pence in the pound the amount of three shillings and four pence in the pound had been paid to all her creditors, do order and declare that the liquidation of the said Ann Hunt has closed.— Given under the Seal of the Court this 6th day of August, 1874. JAMES BASSET, Deputy-Registrar.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
To Thomas Johnson, of the Royal Oak, Tooley-street, in the county of Surrey, Licensed Victualler and Publican, AKE notice, that a Bankruptcy Petition has been pre-

TAKE notice, that a Bankruptcy Petition has been presented against you to this Court by Daniel Aldersey Taylor, Albon Taylor, Amos Whiting, and Daniel Maynard Taylor, all of 27, Leadenhall-street, in the city of London, Wine and Spirit Merchants, trading under the name, style, or firm of Daniel Taylor and Sons, and the Court has ordered that the publication of this notice in the London Gazette 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 19th day of August, 1875, at eleven o'clock in the forencon, on which day you are required to appear, and, if you do not appear, the Court may adjudge you bankrupt in your absence. The Petition can be inspected by you on application at this Court.—Dated this 9th day of August, 1875,

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of William Donald, of 14 and 15, Poultry, in the city of London, Restaurant Keeger, and of the Stud Farm. Acton, in the county of Middlesex, Farmer.

MEETING of the Creditors of the above-named William Donald, adjudicated a bankrupt on the 9th day of September, 1870, will be held at the offices of Messyr. Harry Brett, Milford, Pattinson, and Co., 150, Leadenball-street, in the city of London, on Friday, 20th day of August, 1875, at twelve o'clock at noon, for the purpose of electing two or more inspectors in the place of Mr. J. C. Hill and Mr. H. Byrne, deceased, and of passing such further resolution or resolutions in connection with the administration of the estate or otherwise as may be deemed desirable.-Dated this th day of August, 1875.

HARRY BRETT, Trustee.

The Bankruptey Act, 1869, In the County Court of Kent, holden at Greenwich. In the Matter of James William Morris, of 5, Colemn street, Woolwich, in the county of Kent, of no occupation, previously of the Nelson Inu Public-house, No. 3, Colemen-street, Licensed Victualler, adjudicated a Bankrupt on the 16th day of June, 1870.

on the 16th day of June, 1879.

OTICE is hereby given, that an application will be made at the County Court of Kent, holden at Burney-street. Greenwich, on Tuesday, the 17th day of Angust, 1875, at two o'clock in the afternoon, by the Trustee for an order directing that the said bankruptey be closed, pursuant to the 47th section of the Bankruptey Act, 1869, the Trustee and Committee of Inspection having reported that the whole of the property of the bankruptey has been realized for the benefit of his creditors.—Dated the 10th day of August, 1875.

CHARLES PITT-TAYLOR, Registrar,

In the London Bankruptcy Court. FIRST and Final Dividend of 101d, in the pound bas been declared in the matter of William Hoy, of High-street, Wood Green, in the country of Middlesex, Grocer, Cheesemonger, and Poulterer, adjudicated bankrupt on the 18th day of August, 1874, and will be paid by me, at the offices of Mesers. Nicholls and Leatherdale, 14, Old Jewry-chambers, in the city of London, on any Monday or Wednesday next ensuing, between the hours of ten and one o'clock.—Dated this 9th day of August, 1875.

J. H. HUMPHRIS, Trustee.

In the London Bankruptey Court.

DIVIDEND of 84d in the pound has been declared in the matter of Christopher Coulthard, of 168, High-street, Camden Town, Chemist's Assistant, adjudicated bankrupt on the 19th day of February, 1875, and will be paid by me, at my house, No. 148, Bayham-street, Camden Town, on and after the 23rd instant.—Dated this 4th day of August, 1875.

In the London Bankruptcy Court. FIRST and Final Dividend of 321, in the pound bas been declared in the matter of Samuel Estdourt, of London-wall, in the city of London, Packer and Warebouseman, adjudicated bankrupt on the 18th day of April, 1874, and will be paid by me, at the offices of Messre. Baggs, Clarke, and Josolyne, 28, King-street, Cheapside, London, on and after the 13th day of August, 1875.—Dated this 5th day of August, 1875.

8. W. BAGGS, JOHN ROUTH, Trustees.

WM. FELGATE, Trustee.

In the London Bankruptey Court.
FIRST and Final Dividend of 32d. in the pound has been declared in the matter of George Marriner, of No. 18, Little Moorfields, in the city of London, Merchant, adjudicated bankrupt on the 18th day of April, 1874, and will be paid by me, at the offices of Messrs, Baggs, Clarke, and Josolyne, 28, King-street, Cheapside, London, on and after the 13th day of August, 1875.—Dated this 5th day of August, 1875. S. W. BAGGS, Trustee.

In the County Court of Cornwall, holden at Truro. In the County Court of Cornwall, holden at Trure.

A DIVIDEND of 3s. 8d. in the pound has been declared in the matter of William Johns, of 8t. Austell, in the county of Cornwall, Grocer and Tea Dealer, adjudicated hankrupt on the 16th day of Cotober, 1674, and will be paid by me, at 8, Union-terrace, Union-street, Plymouth, on and after the 11th day of August, 1875.—Dated this 7th day of August, 1875.

J. E. E. DAWE, Trustee.

In the County Court of Lancashire, holden at Manchester. In the County Court of Lancashire, holden at Manchester.

A DIVIDEND of 20s. in the pound has been declared in the matter of the separate estate of James Wrigley, lately trading with John Bayley Wrigley, under the style or firm of James Wrigley and Son, of Exchangestreet, Manchester, in the county of Lancaster, Stock and Share Brokers, adjudicated bankrupts on the 30th day of April, 1874, and will be paid by me, at 104, Kingsstreet, Manchester, on and after the 18th day of August, 1875.

Dated this 7th day of August, 1875.

J. R. OWEN. Trustee. J. R. OWEN, Trustee.

In the County Court of Lancashire, holden at Liverpool.

A FIRST and Final Dividend of 10d. in the pound has been declared in the matter of Hugh Carruthers, A has been declared in the matter of Hugh Carruthers, of 36, Stanley-road, Liverpool, in the county of Langaster, Grocer and Provision Dealer, adjudicated bankrupt on the 26th day of February, 1875, and will be paid by me, at the office of Messrs. Roose and Price, Accountants, 26, North John-street, Liverpool aforesaid, on and after the 3rd day of August, 1875.—Dated this 3rd day of August, 1875.

JOHN PRICE, Trustee.

In the County Court of Yorkshire, bolden at Bradford. FOURTH Dividend of 8s. 4d. in the pound has been declared in the matter of William Thornton, of Cleokheston, in the county of York, Mechanic, adjudicated bankrupt on the 20th day of October, 1871, and will be paid by me, at my offices, in Cleokheston aforesaid, on and after the 5th day of August, 1875,-Dated this 4th day of August, 1875.

GEORGE CURRY, Trustee,

Declaration of Dividend under a Petition, dated 11th January, 1867, against William Moore Chambers, of No. 4, Marlborough-road, Peckham, in the county of Surrey, previously of No. 42, Waterloo-place, Chatham, in the county of Kent, and of No. 4, Douglas-street, New Cross in the county of Kent a'oresaid, Engineer in Her

Majesty's Royal Navy.

NoTice is hereby given, that the Final Dividend at the rate of 5s. 4d. in the pound, and statutable interest at the rate of four per cent. per annum on the debt of a creditor who has not waived such interest, is now payable, and that warrants for the same may be received by those legally entitled, at my office, in the London Bankruptcy Court, 82, Basinghall-street, E.C., on Wednesday next, and the three subsequent Wednesdays, between the hours of sleven and two o'clock on each day. No warrants hours of eleven and two o clock on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special directions of a Registrar. Executors and administrators of deceased will be required to produce the probate of will or letters oreditors of administration under which they claim.

P. PAGET. Official Assignee. Declaration of Dividend under a Petition, dated 2nd February, 1861, against James Nickoll and Robert Fraser North, of 27, Bishopsgate-street Within, in the city of London, Tallow Brokers.

city of London, Tallow Brokers.

OTICE is hereby given, that the Second Dividend, at the rate of 1 ad. in the pound, and First and Second Dividends of 7 ad. in the pound to New Proofs, is now payable, and that warrants for the same may be received by those legally entitled, at my office, in the London Bankruptey Court, 82, Basinghall-street, E.C., on Wednesday next, and the three subsequent Wednesdays, between the hours of eleven and two on each day. No warrants the hours of eleven and two on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special directions of a Registrar. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

P. PAGET, Official Assignee.

Declaration of Dividend under a Petition, dated 19th Jan-

Declaration of Dividend under a Petition, dated 19th January, 1867, against Arthur Robert Richards, of Romanroad, Bow, in the county of Middlesex, Draper.

NoTICE is hereby given, that the First Dividend at the rate of 1s. 2½d. in the pound is now payable, and that warrants for the same may be received by those legally entitled, at my office, in the London Bankruptcy Court, 82, Basinghall-street, E.C., on Wednesday next, and the three subsequent Wednesdays, between the hours of classen and two o'clock on each day. No warrants can be eleven and two o'clock on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special directions of a Registrar. Executors and administrators of deceases.

Registrar. Executors and administrators of deceases.

Creditors will be required to produce the probate of will or letters of administration under which they claim.

P. PAGET, Official Assignee.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of John Robert Chidley, of Abbey Mills Distillery, West Ham, in the county of Essex, Distiller, trading under the style or firm of Chidley and Company. and of 25, Old Jewry, in the city of London, Solicitor, a

HERBAS under a Bankruptey Petition presented to this Court against the said John Robert Chidley an order of adjudication was made on the 5th day of March, 1875. This is to give notice that the said adjudication was, by erder of this Court, annulled on the 5th day of August, 1875.—Dated this 5th day of August, 1875,

'The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of George Biagrove Snell the younger, of No. 22, Basinghall-street, in the city of London, and of No. 77, Boundary-road, St. John's Wood, in the county of Middlesex, Shorthand Writer, a Bankrupt.

W HEREAS under a Bankruptcy Petition presented to this Court against the said George Blagrove Snell the younger, an order of adjudication was made on the 30th day of September, 1872. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 27th day of July, 1875.—Dated this 27th day of July, 1875.

The Bankruptcy Act, 1869.
In the County Court of Doractahire, holden at Poole.
In the Matter of William Coates, of Bournemouth, in the gounty of Southampton, Livery Stable Keeper, a Bank-

rupt HEREAS under a Bankruptcy Petition presented to this Court against the said William Coates an order of adjudication was made on the 29th day of June, 1875.

This is to give notice, that the said adjudication was, by order of this Court, annulled on the 7th day of August, 1875.-Dated this 7th day of August, 1875.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of a Bankruptcy Petition against Denis Driscoll, of No. 81, Tooley-street, Southwark, in the county of Surrey, Chandler-shop Keeper.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act of Bankruptcy alleged to have been committed by the said Denis Driscoll baving been given, it is ordered that the said Denis Driscoll be, and he is hereby, adjudged bankrupt.—Given under the Seal of the

The First General Macting of the creditors of the said Denis Driscoll is hereby summoned to be held at the London Bankruptcy Court, Basinghall street, in the city of London, on the 26th day of August, 1875, at one o'clock in the afternoon, and that the Court has ordered the

bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute. Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the hankrupt must be paid, to Henry Philip Roche, Esq., one of the Registrars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Basingball-street. Creditors must forward their Proofs of Debts to the Begistrar, at the said address.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of a Bankruptey Petitiou against Christopher Chembers, of No. 23. New Union-street, Moor-lane, in the city of London, Skire Manufacturer.

UPON the hearing of this Petition this day, and upon

proof satisfactory to the Court of the debt or the Peti-tioner, and of the trading, and of the act of Bankruptcy chambers having been committed by the said Christopher Chambers baving been given, it is ordered that the said Christopher Chambers be, and he is hereby, adjudged bankrupt,—Given under the Seal of the Court this 6th day of August, 1875.

By the Court,

Wm. P. Murray, Registrar.

The First General Meeting of the creditors of the said Christopher Chambers is hereby summoned to be held at the London Bankruptcy Court, Basinghall-street, in the city of London, on the 20th day of August, 1875, at twelve o'clock at noon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to Henry Philip Roche, Esq., one of the Registrars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Basingball-street, Creditors must forward their Proofs of Debts to the Registrar, at the said address.

> The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of a Bankruptey Petition against Henry Sainsbury, of No. 104. St. John's street-road, Clerkenwell,

Sainsbury, of No. 104, St. John's-street-road, Clerkenwell, in the county of Middlesex, Clockmaker.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act of Bankruptey alleged to have been committed by the said Henry Sainsbury having been given, it is ordered that the said Henry Sainsbury be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 6th day of August, 1875.

Re the Court.

By the Court, Wm. P. Murray, Registrar.

The First General Meeting of the creditors of the said Henry Sainsbury is hereby summoned to be held at the London Bankruptcy Court, Basingball-street, in the city of London, on the 26th day of August, 1875, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to Heary Philip Roche, Esq., one of the Registrars, at the office of Mr. Peter Paget, Official Assignee, in the London Bankruptcy Court, Basinghall-street, Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869.

In the County Court of Glamorganshire, holden at Swansea. In the Matter of a Bankruptcy Petition against James Williams, of Penvillia, near Swansea, in the county of Glamorgan, Saddler.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioners, and of the act or acts of the Bankruptcy alleged to have been committed by the said James Williams having been given, it is ordered that the said James Williams be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 7th day of August, 1875.

By the Court,

Jno. Jones, Registrar.

The First General Meeting of the creditors of the said James Williams is hereby summoned to be held at the offices of Messrs. Burges, Lawrence, and Roberts, 1, Lion-chambers, in the city and county of Bristol, on the 20th day of August, 1875, at twelve o'clock at noon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the uppointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool. In the Matter of a Bankruptcy Petition against John Morgan Hughes, residing at 1, Albert-villas, Sandrock Park, Liscard, in the county of Chester, and carrying on business at Liver-chambers, 9, Tithebarn-street, Liver-pool, in the county of Lancaster, Cotton and General Broker, without a Partner, under the style of John M. Hughes and Co.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act of Bankruptcy alleged to have been committed by the said John Morgan Hughes having been given, it is ordered that the said John Morgan Hughes he, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 6th day of August, 1875.

By the Court,

James F. Watson, Registrar.

The First General Meeting of the creditors of the said
John Morgan Hughes is bereby summoned to be held
at this Court, No. 80, Lime-street, Liverpool aforesaid, on the 23rd day of August, 1875, at two o'clock in the after-noon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptey Act, 1869. In the County Court of Lancashire, holden at Manchester. In the Matter of a Bankruptey Petition against Charles Leigh Clarke, of Todd-street and Corporation-street, in the city of Manchester, Consulting Engineer and Iron Merchant, trading there in copartnership with William Henry Tudsbury Turner, as Consulting Engineers and Iron Merchants, under the style of Clarke and Turner.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner,

and of the trading, and of the act or acts of the Bankruptcy alleged to have been committed by the said Charles Leigh Clarke having been given, it is ordered that the said Charles Leigh Clarke be, and he is hereby, adjudged bankrupt.— Given under the Seal of the Court this 7th day of August,

By the Court,

Sam. Kay, Registrar. The First General Meeting of the creditors of the said Charles Leigh Clarke is hereby summoned to be held at the Court-house, Nicholas-croft, High-street, Manchester, on the 26th day of July, 1875, at half-past nine o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptey Act, 1869. In the County Court of Yorkshire, holden at Sheffield. In the Matter of a Bankruptcy Petition against Archibald McMaster, of 41, Cavendish-street, Sheffield, in the county of York, Travelling Draper.

UPON the hearing of this Petition this day, and

upon proof satisfactory to the Court of the debt of the

Petitioner, the trading, and of the act of Bankruptey alleged to have been committed by the said Archibald McMaster having been given, it is ordered that the said Archibald McMaster be, and he is hereby, adjudged bank-rupt.—Given under the Seal of the Court this 6th day of August, 1875.

By the Court,

W. Wake, Registrar. The First General Meeting of the creditors of the said Archibald McMaster is hereby summoned to be held at the County Court Hall, Bank-street, Sheffield, on the 26th day of August, 1875, at one o'clock in the afternoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Bradford. In the Matter of a Bankruptcy Petition against William Hillier, of Manchester-road and Manningham-lane, both in the borough of Bradford, in the county of York, Boot and Shoe Dealer and Maker

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acis of the Bankruptcy and of the trading, and of the act of acts of the bankruptey alleged to have been committed by the said William Hillier having been given, it is ordered that the said William Hillier be, and he is hereby adjudged bankrupt.—Given under the Seal of the Court this 6th day of August, 1875.

By the Court, Geo. Robinson, Registrar.

The First General Meeting of the creditors of the said William Hillier is hereby summoned to be held at this Court, on the 24th day of August, 1875, at nine o'clock in the fore-noon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar

The Bankruptcy Act, 1869.
In the County Court of Gloucestershire, holden at Bristol.
In the Matter of a Bankruptcy Petition against Joshua
Stephen Pepler, trading under the style or firm of the
Standard Pure Bread and Flour Company, of Merchantstreet, in the city and county of Bristol, Baker and Flour

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of Bankruptey alleged to have been committed by the said Joshua Stephen Pepler having been given, it is ordered that the said Joshua Stephen Pepler be, and he is hereby, adjudged bankrupt. —Given under the Seal of the Court this 5th day of August,

By the Court,

Edward Harley, Registrar.

The First General Meeting of the creditors of the said
Joshua Stephen Pepler is hereby summoned to be held at
the County Court Offices, Small-street, Bristol, on the 25th day of August, 1875, at two o'clock in the afternoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of William Prosser, of 42, Kirby-street,
Hatton-garden, in the county of Middlesex, Brass Finisher

and Modeller, a Bankrupt.

Frederick William Sperring, of 26, Philpot-lane, Fenchurch-street, in the city of London, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, Lin-coln's-inn-fields, in the county of Middlesex, on the 15th day of November, 1875, at eleven o'clock in the forencon-All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 5th day of August, 1875.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the London Bankruptcy Court.

In the Matter of James Morrall and James Morrall the younger, trading under the style of James Morrall and Son, in the Grange, Grange-road, Bermondsey, in the county of Surrey, Calf, Kid, Leather Dressers, Tanners, and Copartners, Bankrupts.

Edward Crisp, of Market-street, Bermondsey, in the county of Surrey, Hide Factor, has been appointed Trustee of the property of the bankrupts. The Court has appointed the Public Examination of the bankrupts to take place at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 11th day of November, 1875, at eleven o'clock in the forencon. All persons having in their possession any of the effects of the bankrupts must deliver them to the trustee, and all debts due to the bankrupts must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. -Dated this 6th day of August, 1875.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Edward Lowther, of 26 and 27, Fenchurch-

street, in the city of London, Solicitor, a Bankrupt.

John Earle Hodges, of 20, King's Arms-yard, in the city of London, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptey Court, Lincoln's-inn-fields, on the 5th day of November, 1875, at half-past ten o'clock in the forence. forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 29th day of July, 1875.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Frederick Wright, of 329, Kennington-road, Kennington, in the county of Surrey, Cuemist and

Poad, Kennington, in the county of Surrey, Chemist and Druggist, a Bankrupt.

Washington Hirschfeld, of Clarendon-chambers, 25 and 27, Villiers-street, Strand, in the county of Middlesex, Accountait, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 9th day of November, 1875, at eleven o'clock in the foremon. All persons having in their possession any of the effects of the bankrupt must deliver them session any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrup: must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.

—Dated this 3rd day of August, 1875.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Thomas Burnham, of Church-place, Paddington Green, in the county of Middlesex, Cab Pro-

prietor, a Bankrupt.

Edmund Charles Chatterley, of 25, Old Jewry, in the city of London, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public I x-amination of the bankrupt to take place at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 12th day of November, 1875, at halfpast ten o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 5th day of August, 1875.

The Bankruptcy Act, 1869.

In the County Court of Herefordsbire, holden at Leomiuster. In the Matter of Thomas William Dorrell, of Ludlow, in the county of Salop, Journeyman Miller, a Bankrupt.

George Thomas Robinson, of Leominster aforesaid, Registrar of County Court, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the said Registrar's Office, Leominster, on the 25th day of August, 1875. at half-past two o'clock in the afternoon. All persons 1875, at half-past two o'clock in the afternoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 4th day of August, 1875.

The Bankruptcy Act, 1869.

In the County Court of Wiltshire, holden at Swindon.
In the Matter of Walter George Cook, of Pewsey, in the county of Wilts, Plumber, a Bankrupt.

Robert King, of No. 5, Great Sr. Thomas Apostle, in the city of London, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take

place at the Corn Exhange, Swindon, on the 22nd day of September, 1875, at two o'clock in the afternoon. persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not proved their debts must forward their proofs of debts to the trustee. Dated this 4th day of August.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Manchester, by transfer from the County Court of Cheshire, holden at Stockport.

In the Matter of James McRitchie, of No. 4, Lime-grove, Didsbury, near Munchester, in the county of Lancaster,

Warehouseman, a Bankrupt.

John Russling, of No. 57, Princess-street, in the city of
Manchester, Public Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Court-house, Nicholas-croft, High-street, in the city of Manchester, on the 26th day of August, 1875, at half-past nine o'clock in the forenoon. All persons baving in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 5th day of August, 1875.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Manchester. In the Matter of William Whitehouse, of High Bank House, Openshaw, in the county of Lancaster. Agent and Commercial Traveller, a Bankrupt.

By an Order of this Houourable Court, dated the 5th day of August, 1875, Samuel Kay, Esq., the Registrar, is ap-pointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at this Court, on the 26th day of August, 1875, at half-past nine o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.- Dated this 5th day of August, 1875.

The Bankruptey Act, 1869.

In the County Court of Lancasnire, holden at Manchester. In the Matter of George Rideal, of 26, Brazenoose-street, Manchester, and of Auson-road, Victoria Park, Man-chester, Attorney and Solicitor, a Bankrupt.

Samuel Ridesl, of 16, Bridge-street, Manchester afore-said, Auctioneer, has been appointed Trustee of the pro-perty of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Court House, Nicholas-croft, High-street, Manchester, on the 26th day of August, 1875, at half-past nine o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 6th day of August, 1875.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Halifax.

In the Matter of Alfred Clarke, of Brighouse, in the county of York, Plumber and Glazier, a Bankrupt.

North Bates, of Brighouse aforesaid, Auctioneer, has been appointed Trustee of the property of the bankrupt.

The Court has appointed the Public Examination of the bankrupt to take place at the County Court House, Halifax aforesaid, on the 13th day of October, 1875, at half-past one o'clock in the atternoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.- Dated this 5th day of August, 1875.

The Bankruptcy Act, 1861.

In the County Court of Yorkshire, holden at Sheffield.

In the Matter of William Milner, of Grimesthorpe, near Sheffield, in the county of York, Commission Agent, ad-

Judged Bankrupt on the 25th day of January, 1868.
MEETING of the Creditors of the above-named bankropt will be held before the Registrar, at his office, County Court Hall, Bank-street, Sheffield, on the 26th day of August, 1875, at two o'clock in the afternoon, for the

day of November, 1874. Creditors who have not proved their debts by the 18th day of Angust, 1875, will be excluded.—Dated this 5th day of August. 1875.

Surtees Wilkinson, Trustee.

In the London Benkruptey Court. A Dividend is intended to be declared in the matter of Henry Lockver, of Market place, Westerham, in the country of Kent, Saddler and Harness Maker, adjudicated bankrupt on the 12th day of November, 1874. Creditors who have not proved their debts by the 28th day of August, 1875, will be excluded.—Dated this 7th day of August, 1875.

R. Edton James, Trustee.

In the County Court of Hertfordshire, holden at Hertford, A. Dividend is intended to be declared in the matter of John Bilby, late of Stanstead Abbotts, in the county of Hertford, but afterwards of Sawbridgeworth, in the said county. Travelling Iraper, adjudicated bankrupt on the 10th day of May, 1873. Creditors who have not proved their debts by the 21st day of August, 1875, will be excluded.—Dated this 5th day of August, 1875.

E. R. Spence, Trustee.

In the County Court of Northumberland, noiden at Newcastle.

A Dividend is intended to be declared in the matter of Charles Gregory, of No. 243, Scotswood-road, within the borough and county of Newcastle-upon-Tyne, Boot and Shoe Maker, adjudicated bankrupt on the 11th day of June, 1875. Creditors who have not proved their debts by the 25th day of August, 1875, will be excluded .- Dated this 9th day of August, 1875.

John M. Winter, Trustee.

In the County Court of Yorkshire, holden at Leeds. A Dividend is intended to be declared in the matter of A Dividend is intended to be declared in the matter of James Gill. of Burley Wood Head, in Whardale, in the county of York, Listing Manulacturer, adjudicated bankrupt on the 23rd day of October, 1874. Creditors who have not proved their debts by the 17th day of August, 1875, will be excluded.—Dated this 30th day of July, 1875.

John Mayhall, Trustee.

In the County Court of Yorkshire, holden at Leeds. A Dividend is intended to be declared in the matter of James Holroyd, of Leeds, in the county of York, and of Barnard Casile, in the county of Durham, Woollen Merchant and Manufacturer, adjudicated bankrupt on the 31st day of March, 1875. 'Creditors who have not proved their debts by the 1st day of September, 1875, will be excluded. Dated this 6th day of August, 1875.

J. W. Close, Trustee.

In the London Bankruptcy Court.

In the Matter of Ferdinand John Schonberg and Randolph Payne, of No. 1A, Exeter-street, Strand, in the county of Middlesex, trading there in copartnership under the style or firm of Schonberg and Company, Wine and Spirit Merchants, the said Ferdinand John Schonberg also trading separately at Harrogate, in the county of York, Wine and Spirit Merchant, Bankrupts.

AN Order of Discharge was this day granted to Randolph Payne, of No. 1A, Exeter-street, Strand, in the county of Middlesex, who was adjudicated bankrupt on the 18th day of April, 1874.—Dated this 6th day of August,

In the County Court of Lancashire, holden at Liverpool. In the Matter of Robert Dawson, of 50, Bridge-street, Saint Helen's, in the county of Lancaster, Tobacconist, a Bankrupt.

AN Order of Discharge was this day granted to Robert Dawson, of No. 50, Bridge street, Saint Helen's, in the county of Lancaster, who was adjudicated bankrupt on the 23rd day of April, 1875.—Dated this 6th day of August, 1875.

The Bankruptcy Act, 1869.

In the London Baukruptcy Court.

In the Matter of Edward Ford and Thomas Ford, trading under the style or firm of Edward and Thomas Ford, of No. 3, Mineing-lane, in the city of London, Oporto Merchants, Bankrupts.

Before Mr. Registrar Hazlitt.

UPON reading a report of the Trustee of the pro-

perty of the bankrupts, dated the 8th day of June, 1875, reporting that the whole of the property of the bankrupts has been realized for the benefit of their creditors, and dividends to the amount of three shillings and twopence in the pound have been paid to their joint creditors, ten shillings in the pound to the creditors of the separate estate of Edward Ford, and seven shillings in the pound to the creditors of the separate estate of Thomas Ford, and upon hearing Messrs. Hollams, Son, and Coward, Solicitors for the Trustee, and upon reading the report of the Official Assignee, dated the 4th day of August, and no creditors appearing, the Court being satisfied that the whole of the property of the said bankrupts has been resisted for the benefit of their creditors, and dividends to the amount of three shillings and twopence in the pound have been paid to their joint creditors, ten shillings in the pound to the creditors of the separate estate of Edward Ford, and seven shillings in the pound to the creditors of the separate estate of Thomas Ford, doth order and declare that the bankrupicy of the said Edward Ford and Thomas Ford has closed. Given under the Seal of the Court this 5th day of August, 1875.

THE estates of James Wilson, Farmer, Easter Yard-houses, near Carnwath, in the county of Lanark, were sequestrated on the 5th day of August, 1875, by the Court of Session.

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The first deliverance is dated the 5th August, 1875. The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, moon, on Monday, the 16th day of August, 1875, within the Lockhart Arms Inc.

Carnwath.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their came and grounds of debt must be lodged on or before 5th Decem-

ber, 1875.
The Sequestration has been remitted to the Sheriff-Court
The Sequestration has been remitted to the Sheriff-Court
The Sequestration has been remitted to the Sheriff-Court of Lanarkshire; and a Warrant of Protection granted to the bankrupt till the meeting for election of Trustee.

All fature advertisements relating to this sequestration will be published in the Edinburgh Gazette slone.

NENION ELLIOT, S.S.C.,

3, Hill-street, Euinburgo, Agent.

THE estates of John Scott Grant, Rope Manufacturer, Arbroath Rope Works, Arbroath, were sequestrated on the 5th day of August, 1875, by the Court of Session. The first deliverance is dated the 5th August, 1875. The meeting to elect the Trustee and Commissioners is to

be held at one o'clock, afternoon, on Monday, the 16th day of August, 1875, within the White Hart Hotel, Arbroath.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their caths and grounds of debt must be lodged on or before the 5th De-

cember, 1875.

The sequestration has been remitted to the Sheriff Court of Forfarsbire.

All fature advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

RENTON and GRAY, S.S.C., Agents,

4, George-street, Edinburgh, 5th August, 1875.

THE estates of John Forbes, Farmer, Lairdswell, Muirs of Fyvie, in the parish of Fyvie and county of Aberdeen, were sequestrated on the 4th day of August, 1875, by the Sheriff of Aberdeen and Kincardine.

The first deliverance is dated the 4th day of August,

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Tuesday, the 17th day

of August, 1875, within the Fife Arms Hotel, Turriff.
A composition may be offered at this meeting; and
to entitle creditors to the first dividend, their caths and
grounds of debt must be lodged on or before the 4th

day of December, 1875.

A Warrant of Protection has been granted to the Bank-rupt against Arrest or Imprisonment for Civil Debt until

the meeting for election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

ALEX. YEATS, Advocate, 89, Union-street, in Aberdeen,

Agent.

All Letters must be Post paid, and all communications on the business of the London Gazette to be addressed to the London Gazette Office, 6, Craig's Court, Charing Cross, S.W.

Orders for Gazettes to be addressed to the Publishers, 45, St. Martin's Lane.

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Tuesday, August 10, 1875.