

The London Gazette.

Published by Authority.

FRIDAY, JULY 28, 1876.

A^T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by the fourth section of the Act of the sixth year of the reign of King George the Fourth, chapter eighty-seven, intituled "An Act to regulate the payment of "salaries and allowances to British Consuls at "Foreign Ports, and the disbursements at such "ports for certain public purposes," it is amongst other things enacted :--"That it shall and may be lawful for all Consuls-General and Consuls appointed by His Majesty, and resident within the dominions of any sovereign or any foreign State or Power in amity with His Majesty, to accept take and receive the several fees particularly mentioned in the tables to the said Act annexed for and in respect or on account of the several matters and things, and official acts and deeds, particularly mentioned in the said schedules : and that it shall and may be lawful for His Majesty, by any Order or Orders to be by him made, by and with the advice of His Privy Council from time to time as occasion may require, to increase or diminish, or wholly to abolish, all or any of the fees aforesaid, and to establish and authorize the payment of any greater or smaller or new or additional fees or fee for or in respect of the several matters and things mentioned in the said schedules, or in any of them, or for or in respect of any other matters or things or matter or thing to be by any such Consul General done or per-formed in the execution of such his office."

And whereas, by an Order in Council made on the first day of May, 1855, it was ordered that certain fees mentioned in the table thereunto annexed should be taken.

And whereas by an Order in Council made on the 19th of June, 1868, it was ordered that the several fees mentioned in the table annexed to the said Order in Council of the 1st of May, 1855, should be abolished as regards fees to be levied by Her Majesty's Consular Officers in China and Japan, and that the several fees mentioned therein should be substituted for the fees so abolished and should and might be taken by Her Majesty's Consular Officers in China and Japan :

And whereas by an Order in Council made on the 6th August, 1874, the short title of which is "The China and Japan Maritime Order in Coun-"cil, 1874," it was, amongst other things, ordered

that fees not exceeding the amounts named in Schedule B thereunto annexed might be taken in respect of the matters mentioned in that schedule.

And whereas some of the fees mentioned in that schedule relate to matters and things mentioned in the first part of the table of fees annexed to the said Order in Council of the 19th June, 1868.

And whereas it is expedient to abolish such of the fees mentioned in the said first part of the table of fees annexed to the said Order in Council of the 19th of June 1868 as are contained in the schedule hereunto annexed, and to establish and authorize in lieu thereof the payment of the fees set forth in the said Schedule B to the said China and Japan Maritime Order in Council 1874.

Now, therefore, Her Majesty by virtue of the powers vested in Her in this behalf by virtue of the hereinbefore recited Act, by and with the advice of Her Privy Council is pleased to order that the several fees mentioned in the schedule hereunto annexed for the several matters mentioned therein shall be abolished and that the fees mentioned in the said Schedule B of the said China and Japan Maritime Order in Council 1874 shall and may be taken in lieu thereof by Her Majesty's Consular Officers in China and Japan.

And the Right Honourable the Earl of Derby, one of Her Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

C. L. Peel.

SCHEDULE to which the foregoing Order refers.

Matters in respect of which the Fee is to be taken.

FEES. Dol. Cts.

For every declaration made before the		
Consul in Forms B, C, F, G, H, and		
L, in the Schedule to the Merchant		
Shipping Act, 1854, with a view to		
the registry, transfers, and transmission		
of ships, interests in ships, or mort-		
gages on ships	1	0
For indorsing a memorandum of change		
of master upon the certificate of		
registry	0	50
For granting a provisional certificate of		
registry (this fee to be exclusive of		
fees on declarations)	2	50 ·

	FE	E8.
·	Dol.	Cts.
For recording a mortgage of a ship or shares in a ship, made under a certifi-	_	
cate of mortgage	2	50
For recording the transfer of a mortgage of a ship or shares in a ship, made	_	
under a certificate of mortgage	1	50
For recording the discharge of a mort- gage of a ship or shares in a ship, made under a certificate of mortgage	2	0
For every sale of a ship or shares in a ship, made before the Consul, under a		•
certificate of sale For inspection of the register book of	2	50
transactions in ships	0	25

A T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W 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 twenty-ninth day of Junc, in the year one thousand eight hundred and seventy-six, in the words and figures following, that is to say :-

"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 now humbly lay before your Majesty in Council the following scheme for effecting an exchange of a certain portion of the advowson of the benefice (being a vicarage) of Chew Magna in the county of Somerset and in the diocese of Bath and Wellsfor the whole advowson of the benefice (being a vicarage) of the Holy Trinity Bishops Sutton in the said county of Somerset. and in the said diocese of Bath and Wells.

"Whereas the Right Honourable and Right Reverend Arthur Charles Bishop of the said diocese of Bath and Wells is seized to him and his successors in the same see of one fourth share of the advowson or perpetual right of patronage of and to the said benefice of Chew Magna and the. church thereof that is to say, he as such bishop is entitled to present a clerk to the vicarage of the same benefice upon every fourth turn of avoidance thereof."

"And whereas the Reverend Edward Aislable Ommanney, Clerk in Holy Orders, vicar of the vicarage of Chew Magna aforesaid is seized to him

and his heirs in fee simple without incumbrances of the whole advowson or perpetual right of patronage of and to the said benefice of the Holy Trinity Bishops Sutton and the church thereof.

"And whereas the said Arthur Charles Bishop of the said diocese of Bath and Wells and the said Edward Aislabie Ommanney are respectively desirous that the patronage of the said two benefices and of the churches thereof respectively may be re-arranged by way of exchange in manner hereinaíter 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 Arthur Charles Bishop of the said diocese of Bath and Wells (in testimony of which consent he hath to this scheme set his hand and his episcopal seal) and with the consent of the said Edward Aislabie Ommanney (in testimony of which consent he hath to this scheme set his hand and seal) we the said Ecclesiastical Commissioners 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 so much of the whole advowson or. perpetual right of patronage of and to the said benefice of Chew Magna and the church thereof as is now vested as aforesaid in the said Arthur Charles Bishop of the said diocese of Bath and Wells and his successors that is to say one fourth share (being one turn in every four turns) of and in the same advowson and patronage shall be assigned and transferred from the said Arthur Charles Bishop of the said diocese of Bath and Wells and from his successors and shall become and be absolutely vested in and shall and may from time to time be exercised by the said Edward Aislabie Ommanney and his heirs Edward and assigns for ever and that in exchange for the same the whole advowson or perpetual right of patronage of and to the said benefice of the Holy Trinity Bishops Sutton and the church thereof shall in like manner upon and from the day aforesaid be assigned and transferred from the said Edward Aislabie Ommanney (in whom as afore-said it is now vested) and from his heirs: and assigns and shall become and be absolutely vested in and shall and may from time to time be exercised by the said Arthur Charles-Bishop of the said diocese of Bath and Wells and his successors Bishops of Bath and Wells 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 LONDON GAZETTE, JULY 28, 1876

" The SCHEDULE to which the foregoing Scheme has reference.

Name and Quality of Benefice to be given in exchange (so far only as one fourth share of the Advowson is concernd) by the Bishop of Bath and Wells.	County.	Diocese.	Present Population.	Gross Income.	Residence.
Chew Magna, a Vicarage	Somerset	Bath and Wells	About 1100	£761, but see Part II	Yes

" PART I.

" PART II.

Name and Quality of Benefice to be given in exchange by the Reverend Edward Aislabie Ommanney.	County.	Diocese.	Present Population.	Gross Income.	Residence.
The Holy Trinity, Bishops Sutton, a Vicarage	Somerset	Bath and Wells	About 700	£10 per annum in addition to this £130 per annum of tithe rent-charge part of the endow- ments of the vicarage of Chew Magna and a grant of £40 per annum from the Ecclesiastical Commissioners for England are about to be given in aug- mentation of the living	No

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 Bath and Wells.

C. L. Peel.

A T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS 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 or representation bearing date the thirteenth day of July, in the year one thousand eight hundred and seveniysix, in the words and figures following, that is to say :-

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 the Holy Trinity, Wakefield, and of the new parish of Saint Mary, Wakefield, both within the original limits

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of the parish of Wakefield, in the county of York, and in the diocese of Ripon.

"Whereas by the authority of an instrument bearing date the sixth day of March, in the year one thousand eight hundred and forty-four, a part of the said parish of Wakefield was assigned as a particular district to the church of the Holy Trinity, situate within the limits of the said parish.

"And whereas by the anthority of an Order of your Majesty in Council, bearing date the third day of September, in the year one thousand eight hundred and forty-four, and published in the London Gazette upon the fourth day of October following, a certain other part of the parish of Wakefield aforesaid was constituted a separate district for ecclesiastical purposes, and was named 'The District of Saint Mary, Wakefield.'

"And whereas both the said particular district of the Holy Trinity, Wakefield, and the said district of Saint Mary, Wakefield, have under the provisions of the Act of the nineteenth and twentieth years of your Majesty, chapter one hundred and four, become new parishes 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 it has been represented to us, and it appears to us to be expedient, that the boundaries of the said new parish of the Holy Trinity, Wakefield, and of the said new parish of Saint Mary, Wakefield, should be altered in the manner hereinafter mentioned.

"Now, therefore, with the consent of the Right Reverand Robert, Bishop of the said diocese of Ripon (in testimony whercof he has signed and sealed this scheme or representation), we, the said Ecolesiastical Commissioners, Lumbly represent, recommend, and propose that from and after the

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day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme or representation, the boundaries of the said new parish of Saint Mary, Wakefield, shall be extended so as to include, firstly, all that portion of the said new parish of the Holy Trinity, Wakefield, which is described in the first schedule hereunder written, and is delineated and set forth upon the map or plan hereunto appended, and is thereon coloured pink ; and, secondly, all that portion of the said parish of Wakefield which is described in the second schedule hereunder written, and is delineated and set forth upon the map or plan hereunto appended, and is thereon coloured green ;-and also that the boundaries of the said new parish of the Holy Trinity, Wakefield, should be further altered so as to include all those portions of the said parish of Wakefield which are described in the third schedule hereunder written, and are delineated and set forth upon the map or plan hereunto appended, and are thereon coloured blue ; and that upon and from the aforesaid day and date, and without any assurance in the law other than such duly published Order of your Majesty in Council as aforesaid, the said portion of the new parish of the Holy Trinity, Wakefield, so described in the first schedule as aforesaid, and the said portion of the parish of Wakefield so described in the second schedule as aforesaid, shall be dissevered from the said new parish of the Holy Trinity, Wakefield, and from the said parish of Wakefield, respectively, and shall be annexed to and shall together form part of and shall become and be and be deemed to be within the limits of the said new parish of Saint Mary, Wakefield ; and also that upon and from the same day date, and without any assurance and the law other than as aforesaid, the said portions of the parish of Wakefield so described in the third schedule as aforesaid shall be dissevered from such parish, and shall be annexed to and form part of and shall become and be and be deemed to be within the limits of the , said new parish of the Holy Trinity, Wakefield.

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

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

"The territory proposed to be dissevered from the new parish of the Holy Trinity, Wakefield, in the county of York, and in the diocese of Ripon, and to be annexed to the new parish of Saint Mary, Wakefield, in the same county and diocese, being :-

11 that portion of the said new parish of the Holy Trinity, Wakefield, which is bounded on the south, on the south-east, and on the north-east by the new parish of Saint Mary, Wakefild afore-said; on the north by the new parish of Saint Andrew, Wakefield, in the county and diocese aforesaid; on the north-west by the parish of Wakefield, in the same county and diocese; and on the remaining side, that is to say, on the west, by an imaginary line commencing upon the boundary which divides the said parish of Wakefield from the new parish of the Holy Trinity, Wakefield aforesaid, at the point where Pincheonstreet is joined by the street called or known as Hardy-croft; and extending thence, south-east-

seven yards, or thereabouts, along the middle of the last-named street, to its junction with Petersonroad ; and extending thence, south-westward, for a distance of twenty-seven yards, or thereabouts, along the middle of the last-named road, to its junction with Leigh-street ; and extending thence, in a direction rather more westward, along the middle of the last-named street, to its junction with the street called or known as Kirkgate ; and extending thence, southward, for a distance of one hundred and twelve yards, or thereabouts, along the middle of the last-named street, to the boundary at the junction of the same street with Ingwell-yard, which boundary divides the said new parish of the Holy Trinity, Wakefield, from the new parish of Saint Mary, Wakefield aforesaid.

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

"The territory proposed to be taken from the said parish of Wakefield and to be annexed to the new parish of Saint Mary, Wakefield aforesaid, being :-

"All that portion of the said parish of Wakefield wherein the present incumbent of such parish now possesses the exclusive cure of souls, which is bounded on part of the north and on the east by the new parish of Saint Andrew, Wakefield aforesaid ; on the south-east partly by the last-named new parish, and partly by that portion of the said new parish of the Holy Trinity, Wakefield, which is described in the foregoing first schedule ; and on the remaining part of the south-east and on the south-west by the other (that is) the remaining portion of the last-named new parish; and upon all other sides, that is to say, on the west and on the remaining part of the north, by an. imaginary line commencing upon the boundary which divides the said new parish of the Holy Trinity, Wakefield, from the parish of Wakefield aforesaid, at the point where the street called or known as Kirkgate aforesaid is joined by the street called or known as the Top of Kirkgate, and by the street called or known as Warrengate; and extending thence, first northward, along the middle of the last-named street, and then eastward, for a distance of one hundred and eighty yards, or thereabouts, along the middle of the same street, to the boundary at the junction of the same street with Codling Croft-footpath, which boundary divides the said parish of Wakefield from the new parish of Saint Andrew, Wakefield aforesaid.

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

"The territory proposed to be taken from the said parish of Wakefield and to be annexed to the new parish of the Holy Trinity, Wakefield aforesaid, being :-

"(1.) All that portion of the said parish of Wakefield which is bounded on the west, on the south, and on the east by the new parish of the Trinity, Wakfield aforesaid, and on the Holy remaining side, that is to say, on the north, by an imaginary line commencing on the boundary which divides the last-named new parish from the parish of Wakefield aforesaid, at the point where Alms House-lane joins the street called or known as the Top of Kirkgate aforesaid, and extending thence. westward for distance of one hundred and twelve yards, or thereabouts, along the middle of the last-named street, and along the middle of the street called or known as Westgate, to the boundary at the junction of the last-named street with the ward, for a distance of one hundred and forty- street called or known as Southgate, which

boundary divides the said parish of Wakefield, from the new parish of the Holy Trinity, Wakefield aforesaid;

"(2.) And also all that other portion of the said parish of Wakefield which is bounded on the east by the new parish of the Holy Trinity, Wakefield, aforesaid; and upon all other sides, that is to say, on the north, on the west, and on the south, by an imaginary line commencing upon the boundary which divides the last-named new parish from the parish of Wakefield aforesaid, at a point in the middle of the street called or known as Westgate aforesaid, a little to the east of the northern end of Stamp Office-yard; and extending thence, westward, for a distance of one hundred and twelve yards, or thereabouts, along the middle of Westgate aforesaid, to its junction with the roadway which leads into and passes through the Cock and Swan-yard; and extending thence, southward, along the middle of the last described roadway, to its junction with George-street; and extending thence, eastward, for a distance of one hundred and ten yards, or thereabouts, along the middle of the last-named street, to the boundary at or near to the southern end of the wall or fence which divides the said Stamp Office-yard from Rodney-yard, which boundary divides the said parish of Wakefield from the new parish of the Holy Trinity, Wakefield aforesaid."

And whereas drafts of the said scheme or representation have been transmitted to the patrons and to the incumbents of the several 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 thirtythird 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 Ripon.

C. L. Peel.

A^T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, and of the Act of the seventeenth and eighteenth years of Her Majesty, chapter eighty-four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the thirteenth day of July, in the the year one thousand eight hundred and seventysix, 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 Blaby with the chapelry of Countesthorpe annexed in the county of Leicester and in the diocese of Peterborough between that benefice and the vicarage of the parish of Saint Nicholas Leicester in the said county of Leicester and in the said diocese of Peterborough and the vicarage of the new parish of Saint Matthew Leicester in the same county and diocese.

"Whereas the Bishop of the said diocese of Peterborough is the patron in right of his see of the said rectory of the parish of Blaby with the chapelry of Countesthorpe annexed and also of the said vicarage of the parish of Saint Nicholas Leicester and also of the said vicarage of the new parish of Saint Matthew Leicester.

"And whereas it has been made to appear to us that the said benefice of Blaby with Countesthorpe is at present more than competently endowed and that the said benefices of Saint Nicholas Leicester and Saint Matthew Leicester are at present insufficiently endowed.

"And whereas the Right Reverend William Connor Bishop of the said diocese of Peterborough 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 Saint Nicholas Leicester and within the said new parish of Saint Matthew Leicester by means of that apportionment of the income of the said benefice of Blaby with Countesthorpe which is hereinafter recommended and proposed.

"And whereas the said benefice of Blaby with Countesthorpe is now full and the Reverend Arthur White Clerk in Holy Orders the present rector or incumbent of the same benefice is consenting to the said proposed apportionment and has executed this scheme as hereinafter is mentioned in token of such his consent.

"Now therefore with the consent of the Right Honourable and Most Reverend Archibald Campbell Archbishop of Canterbury acting as Archbishop of the Province within which each of the said three benefices is situate and with the consent of the said William Connor Bishop of the said diocese of Peterborough acting as such Bishop and also as patron of each of the said three benefices as aforesaid and with the consent of the said Arthur White acting as such rector or incumbent of the said benefice of Blaby with Countesthorpe 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 assurance in the law other than this scheme and 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 Blaby with Countesthorpe shall be charged and for ever thereafter chargeable in favour of the vicars incumbents for the time being of the or said vicarages and benefices of Saint Nicholas Leicester and Saint Matthew Leicester respectively with the annual sums or yearly charges hereinafter mentioned, that is to say, a clear annual sum or yearly charge of sixty pounds in favour of the vicar or incumbent for the time being of the said vicarage and benefice of Saint Nicholas Leicester, and a clear annual sum or yearly charge of ninety pounds in favour of the vicar or incumbent for the time being of the said vicarage and benefice of Saint Matthew Leicester the same annual sums or yearly charges of sixty pounds and ninety pounds respectively to be as from the day aforesaid due and payable to the vicars or incumbents of the said vicarges and benefices of Saint Nicholas Leicester and Saint Matthew Leicester respectively and in each case to be apportionable between any outgoing vicar or incumbent of the benefice in favour of which the annual sum or yearly charge is chargeable as aforesaid or his representatives and his successor in the same vicarage 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 Blaby with Countesthorpe 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."

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 Peterborough.

C. L. Peel.

A^T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, of the Act of the sixth 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 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 thirteenth day of July, in the year one thousand eight hundred and seventy-six, in the words and figures 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, of the Act of the nineteenth and twentieth years of your Majesty chapter one hundred and four, 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 constituting a separate district for spiritual purposes out of the parish of Saint Mary Gateshead Fell, out of the parish of Saint Cuthbert Gateshead, all in the county of Durham and in the diocese of Durham. "Whereas it has been made to appear to us that it would promote the interests of religion that the particular portions of the said parish of Gateshead Fell of the said parish of Saint Mary Gateshead and of the said new parish of Saint Cuthbert Gateshead which are hereinafter mentioned and described should be constituted a separate district in the manner hereinafter recommended and proposed.

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

mises situate within the said parish of Saint Mary Gateshead have become vested in us under the provisions of and for the purposes of the herein mentioned Acts, or of some of them, and we have in respect of such hereditaments and premises agreed to make and pay out of the common fund created by the firstly herein-mentioned Act to the minister of the district hereinafter recommended to be constituted, when he shall have been duly licensed in accordance with the provisions of the secondly herein mentioned Act and to his successors a grant of two hundred pounds per annum which said grant will be made by an instrument to be executed by us under our common seal, in accordance with the provisions of the Act of the twentyninth and thirtieth years of your Majesty chapter one hundred and eleven.

"And whereas Edward Joicey of Whinney House Gateshead Esquire has conveyed to us the said Ecclesiastical Commissioners for England a site for a church or chapel within the limits of the said proposed separate district and has erected upon such site a building which is intended to be consecrated as a church or chapel for the use and service of the minister and of the inhabitants of the said proposed district, and which said building is intended hereafter to be consecrated by the title of 'The Church of Saint Helen Gateshead.'

"And whereas the said building has been offered to us to the intent that the same may be approved by us as fit to be consecrated as the church or chapel of the said proposed district, and for the use and service of the minister and inhabitants thereo^f, and our architect has certified that the building is complete and fit for this purpose.

"And whereas the said Edward Joicey, has so conveyed the said church site and has so erected the intended church as aforesaid upon the understanding and condition that (such arrangement appearing to us be expedient) the whole right of patronage of the said proposed separate district and of the nomination of the Incumbent thereof should be assigned 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) we humbly recommend and propose that all those portions of the said parish of Gateshead Fell of the said parish of St. Mary Gateshead and of the said new parish of St. Cuthbert Gateshead which are mentioned and described in the schedule hereunder written, and which are delineated and set forth on the map or plan hereunto annexed, shall upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, become and be constituted a separate district for spiritual purposes, and that the same shall be named ' The District of Saint Helen Gateshead.'

"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 incumbent thereof shall without any assurance in the law other than this scheme and any duly gazetted Order of your Majesty in Council ratifying the same and upon and from the day of the date of the publication of such Order in the London Gazette as aforesaid be assigned to and be absolutely vested in and shall and may from time to time be exercised by the said Edward Joicey his 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 Saint Helen Gateshead being :---

"All those several contiguous portions of the parish of Gateshead Fell, of the parish of Saint Mary Gateshead and of the new parish of Saint Cuthbert Gateshead all in the county of Durham and in the diocese of Durham which said portions are comprised within and are bounded by an imaginary line commencing at the point in the middle of Saltwell lane opposite to a boundary stone inscribed 'G. Ch. Ch. D. C. 1874 No. 1' and placed on the eastern side of the said lane a little to the south of its junction with Enfield Houselane at which point the boundary dividing the new parish of Christ Church Gateshead in the said county and diocese from the parish of Saint Mary Gateshead aforesaid joins the boundary which divides the last-named parish from the new parish of Saint Cuthbert Gateshead aforesaid and extending thence southward for a distance of sixteen chains and a half or thereabouts along the last-mentioned boundary thereby following the middle of Saltwelllane aforesaid to a point opposite to a boundary stone inscribed 'G. St. H. D. 1876 No. 1' and placed on the western side of the last-named lane at the south-eastern end of the wall or fence which divides the enclosure numbered 447c upon the $\frac{1}{2500}$ scale map of the ordnance survey of the parish of Saint Mary Gateshead aforesaid, and upon the map hereunto annexed (which enclosure forms part of the grounds or gardens attached to the house called or known as Saltwell Hall) from the enclosure numbered 471 upon the said maps and extending thence first westward to the last-mentioned boundary stone and then north-westward along the said wall or fence to its junction with the fence or watercourse which divides the enclosure numbered 417a upon the said maps (which said enclosure also forms part of the grounds or gardens attached to the house called or known as Saltwell Hall as aforesaid) from the enclosure numbered 471 as aforesaid; and continuing thence still north-westward along the last-described fence or watercourse to its junction with the fence or watercourse which divides the enclosure numbered 470 upon the said maps from the enclosure numbered 471 as aforesaid and extending thence south-westward along the last-described fence or watercourse to the eastern end of the culvert where the said watercourse crosses the line of the Team Valley Section of the North Eastern Railway at which point a boundary stone inscribed 'G. St. H. D. 1876 No. 2' has been placed and extending thence westward and in a direct line for a distance of five hundred yards or thereabouts to a point in the middle of the River | Majesty, by and with the advice of Her said

Team upon the boundary which divides the said new parish of Saint Cuthbert Gateshead from the new parish of Christ Church Dunston in the county and diocese aforesaid such last-described point being at or near to the head of the mill stream supplying High Team Forge and extending thence generally southward along the last-mentioned boundary thereby following the course of the River Team aforesaid to the point where the same river is joined by the stream called or known as Black Burn and where the said last-mentioned boundary joins the boundary which divides the said new parish of Saint Cuthbert Gateshead from the parish or parochial chapelry of Lamesley in the county and diocese aforesaid and extending thence first southward and then eastward along the last-mentioned boundary thereby following in part the course of the River Team aforesaid to the point a little to the north of the house called or known as Chowdean Foot where the said last-, mentioned boundary joins the boundary dividing the said parish of Gateshead Fell from the parish or parochial chapelry of Lamesley aforesaid and extending thence generally north-eastward along the last-mentioned boundary to the point in the middle of the Newcastle and Durham turnpikeroad at or near its junction with the road leading from Allerdean Colliery where the said last-mentioned boundary joins the boundary dividing the said parish of Gateshead Fell from the new parish of Eighton Banks in the county and diocese aforesaid and extending thence first north-eastward and then northward along the last-mentioned boundary to the point where it strikes the southern side of the road leading from the house called or known as Chowdean Head into Kells-lane and extending thence first northward to a point in the middle of the last-described road and then westward for a distance of thirty-three yards or thereabouts along the middle of the same road to its junction with Kells-lane aforesaid and extending thence for a distance of thirty-six chains or thereabouts first northward and then north-eastward along the middle of the last-named lane to its junction with Kells Field-road and with the road or footpath called or known as Back-lane and extending thence northward for a distance of forty-two chains and a-half or thereabouts along the middle of the last-named road or footpath (thereby crossing the boundary which divides the said parish of Gateshead Fell from the parish of Saint Mary Gateshead aforesaid) to a point upon the boundary which divides the said parish of Saint Mary Gateshead from the new parish of Christ Church Gateshead aforesaid such point being opposite to the eastern end of the fence which divides the enclosure numbered 420 upon the maps aforesaid from the enclosure numbered 419 upon the same maps and extending thence first westward then southward and then again westward along the last-mentioned boundary to the first-described point in the middle of Saltwell-lane opposite to the boundary stone inscribed 'G. Ch. Ch. D. C. 1874 No. 1' as above mentioned at which point the said imaginary line commenced."

And whereas drafts of the said scheme have, in accordance with the provisions of the hereinbefore secondly mentioned Act been transmitted to the pairon and to the incumbents of the three cures out of which it is intended that the district in such scheme recommended to be constituted shall be taken and such patron 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 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 Durham.

C. L. Peel.

A^T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W 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 "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 repre-sentation 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 certain specified modifications:

And whereas Her Majesty was pleased, by Her Privy Council, from time to time, to postpone the Order in Council of the seventeenth day of time appointed by any Order in Council for the

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-six, 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 burialground 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. :--

- EAST COKER, YEOVIL. Forthwith wholly in the church of East Coker: and in the churchyard after the thirty-first of December, one thousand eight hundred and seventy-six, except in now existing vaults and walled graves, in which each coffin shall be separately enclosed by stonework or brickwork properly cemented.
- LEESFIELD, ASHTON-UNDER-LYNE.—In Leesfield Churchyard, and in Zion Chapel Burialground, after the thirtieth of June, one thousand eight hundred and seventy-seven, except in now existing vaults and walled graves which are free from water, and that each coffin buried in such vaults and walled graves shall be separately enclosed by stonework or brickwork properly cemented. SILVERDALE, NEAR NEWCASTLE-UNDER-LYME.
- SILVERDALE, NEAR NEWCASTLE-UNDER-LYME. Forthwith wholly in the church of Silverdale, near Newcastle-under-Lyme; and in the churchyard after the thirty-first of March, one thousand eight hundred and seventy-seven, except in vaults and walled graves which can be used without disturbing soil that has been buried in, each coffin buried in which shall be separately entombed by being enclosed in stonework or brickwork properly cemented, and except in earthen graves to be used only for the burial of members of the families of those already buried therein, no coffin to be buried therein at a less depth than four feet below the surface.
- NEWARK-UPON-TRENT.—Forthwith wholly in the Roman Catholic Chapel at Newark-upon-Trent.
- SHEEPSHED, LOUGHBORO'. Forthwith wholly in the church of Sheepshed, Loughboro'; and in the churchyard, except in walled graves, the coffins buried in which have been enclosed by stonework or brickwork properly cemented.

C. L. Peel.

T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the Session of Parliament held in the eighteenth and nineteenth years of Her Majesty's reign, initialed "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 has been made directing the discontinuance of burials in the churchyard and burial-ground hereinafter mentioned from the time specified in such Order ; and whereas it seems fit to Her Majesty, by and with the advice of Her Privy Council, that the itime for discontinuing burials in the said church-yard and burial-ground be postponed :

Now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the time for the discontinuance of burials in such churchyard and burialground be postponed as follows ; viz. :-

In the parish churchyard, and in the Independent Chapel burial-ground, Market Harborough, until the thirtieth of June, one thousand eight hundred and seventy-seven. C. L. Peel.

T the Court at Osborne House, Isle of Wight the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Kington, appointed under "The Elementary Educa-tion 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 tenth of May, one thousand eight hundred

and seventy-six, numbered 661 : 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. DCLXI.

'THE ELEMENTARY EDUCATION ACTS, 1870 AND 1873.

BYE-LAWS OF THE SCHOOL BOARD FOR THE PARISH OF KINGTON, IN THE COUNTY OF HEREFORD.

At a Meeting of the School Board of the parish of Kington, in the county of Hereford, duly convened, held at Mr. H. Wishlade's Office, in the said town of Kington, on Wednesday, the 10th day of May, 1876, at which Meeting a quorum of the Members of the Board are present, the said Board do hereby, in pursuance of the powers vested in them by the "Elementary Education Acts, 1870 and 1873," subject to the approval of the Education Department, make and ordain the following Bye-laws :-

1. The parent of every child of not less than five nor more than thirteen years of age, residing within the parish of Kington, shall, in default | filled by the said Act, have been fulfilled, and the

No. 24349.

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of reasonable excuse, cause such child to attend a Public Elementary School, provided that any child who has received a certificate from one of Her Majesty's Inspectors of Schools that it has reached such a standard of education as would enable it to pass in the fifth standard of the Code published by the Education Department in April, 1875, shall not be required to attend such school.

2. The word "Parent" in the foregoing Byelaw includes guardian and every person who is liable to maintain or has the actual custody of any child.

3. 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 has been prevented from attending school by sickness or any unavoidable cause.
- (c.) That there is no Public Elementary School which the child can attend within three miles, measured to the nearest road, from the residence of such child.

4. The time during which every child shall attend school shall be the whole time during which the school is open for the instruction of children of similar age, subject to the following provisoes :-

- (a.) The child may be withdrawn from school during the time in which any religious observance is practised, or instruction in religious subjects is given.
- (b.) No child shall be required to attend school on any day exclusively set apart for religious observance by the religious body to which the parent belongs.
- (c.) This Bye-law shall not apply to any child in any way contrary to anything contained in any Act for regulating the education of children employed in labour.

5. Any person committing a breach of any of these Bye-laws shall be subject on conviction to a penalty not exceeding five shillings, including costs, for each offence.

6. 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 School Board for the said parish of Kington, this tenth day of May; one thousand eight hundred and seventy-six.

Henry Thomas Whately, Chairman. Thomas Grafton Sprague, Clerk.



T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the School Board of Northampton, 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 May, one thousand eight hundred and seventy-six, numbered 662 :

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulsaid 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. DCLXII.

THE ELEMENTARY EDUCATION ACT, 1870.

School District of the Borough of Northampton.

BYE-LAWS OF THE NORTHAMPTON SCHOOL BOARD (under the 74th Section of the Elementary Education Act, 1870), adopted at a Meeting of the School Board for the District of the borough of Northampton, held at the Guildhall, in the borough of Northampton, the 15th day of May, 1870.

BYE LAWS.

Interpretation of Terms.

1. The term "School Board," or "Board," means the School Board of the District of the borough of Northampton. The term "School," or "Public Elementary 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 school district.

Parents shall cause Children between Five and Thirteen years of age to attend School.

2. The parent of every child residing within the school district of the borough of Northampton shall cause such child, not being 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.

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

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, or cause which, in the opinion of the School Board, shall be deemed reasonable.
- (c.) That there is no Public Elementary School open, which the child can attend, within one mile, measured according to the nearest road, from the residence of such child.
- (d.) That such child having attained the age of ten years, has reached the fifth standard of the Government Code dated the 7th March, 1876, 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 passed the third standard of education mentioned in the said Code, shall be exempt from the obligation to attend school more than one-half of the time the school is open.

3. Whenever the parent of any child residing in the district of the Board shall satisfy the School Board that he is unable, from poverty, to pay the school fees for such child, the School

Board shalf, for a renewable period, not exceeding six calendar months, remit at any school provided by the Board, or pay at any other Public Elementary School, such part of the fees as the parent is unable to pay.

As to Time of Attendance, &c.

4. The time during which every child shall attend school, shall, subject to the provisions of the Elementary Education Acts, 1870, 1873, and of these Bye-laws, be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing in the present Bye-laws-

- (I.) Shall prevent the withdrawal of any child from any religious observance or instruction, inspection or examination 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.

Penalty for Breach of Bye-laws.

5. Any parent who shall be guilty of a breach of any of these Bye-laws, shall, for every such offence, be subject to a penalty, including costs, not exceeding 5s.

6. All Bye-laws heretofore made by the School Board under section 74 of the Elementary Education Act, 1870, are hereby wholly revoked as from the day hereinafter specified in Bye-law 7.

7. 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 Northampton School Board, this 16th day of May, 1876.

Sealed in my presence,

Pickering Phipps, Chairman.

John B. Hensman, Clerk.



A T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Roche, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventyfourth section of that Act, with the approval of the Education Department, made certain Byelaws, bearing date tho thirtieth of March, one thousand eight hundred and seventy-six, numbered 663:

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 Byelaws (copy whereof is hereanto 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. Peil.

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No. DCLXIII.

THE ELEMENTARY EDUCATION ACT, 1870.

Roche School Board.

WHEREAS a School Board was duly elected for the parish of Roche, on the 7th day of February, 1872: now, at a Meeting of the said School Board, held at the Board Room, in the parish of Roche, on March 30th, 1876, at which Meeting all the Members of such Board are present, the said Board do, subject to the approval of the Education Department, make the following Byelaws.

Interpretation of Terms.

- (a.) The term "Education Department" means the Lords of the Committee of the Privy Council on Education.
 (b.) The term "Her Majesty's Inspectors"
- (b.) The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Department.
- (c.) The term "School Board" means the School Board for the parish of Roche.
 (d.) The term "School" means a Public Ele-
- (d.) The term "School" means a Public Elementary School, within the meaning of the Elementary Education Act, 1870.
 (e.) The term "Parent" includes a guardian
- (e.) The term "Parent" includes a 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 Byelaws, the parent of every child not less than five or more than twelve years of age, and residing within the said parish of Roche, shall cause such child (unless there is some reasonable excuse) to attend a Public Elementary School.

3. Any one of the following reasons shall be deemed a reasonable excuse :---

- (a.) That the child is under efficient instruction in some other manner.
- (b.) That the child has been prevented 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 three miles, measured according to the nearest road, from the residence of such child.

4. Subject to the provisions of the "Elementary Education Act," 1870, and of these Byelaws, the time during which every child shall attend school shall be the whole time for which the school selected shall be open for the instruction of children of a similar age.

5. In case one of Her Majesty's Inspectors of Schools shall certify that any child, between five and twelve years of age, has reached the fourth standard of education, mentioned in the New Code of Regulations of the Education Department, made on the 5th day of April, 1875, such child shall be totally exempt from the obligation to attend school.

- 6. (1.) 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 observances 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.

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

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

the day hereinafter specified in Bye-law 9. 9. 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.

R. F. Gardiner, Chairman of the Roche School Board.

David Cock, Vice-Chairman of the Roche School Board.

Samuel Curtis, Clerk to the Roche School Board.

A^T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of North Tawton, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventyfourth section of that Act, with the approval of the Education Department, made certain Byelaws, bearing date the sixth of March, one thousand eight hundred and seventy-six, numbered 664:

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 Byelaws (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. DCLXIV.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE SCHOOL BOARD FOR THE DISTRICT OF THE PARISH OF NORTH TAWTON, IN THE COUNTY OF DEVON.

At a Meeting of the School Board of the parish of North Tawton, in the county of Devon, held at the Vestry Room in North Tawton aforesaid, on Monday, the 6th day of March, 1876, 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 Byelaws:--

1. The term "Parish" means a place for which for the time being, a separate Poor Rate is or can be made. The term "School Board" or "Board" means

The term "School Board" or "Board" means the School Board of the district comprising the parish of North Tawton aforesaid.

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 able 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, 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.

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.

- 4. Nothing in the present Bye-laws (1) Shall prevent the withdrawal of any child from any religious observance, or inspection or examination in religious subjects.
- (2) Shall require any child to attend school on Saturday, Sunday, Christmas Day, Good Friday, or 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.

5. If one of Her Majesty's Inspectors shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the 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.

6. 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 an 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.

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

tioned by Her Majesty by Order in Council. Sealed with the Corporate Common Seal of the School Board of the said parish of North Tawton, the 6th day of March, 1876. In the presence of

L. S.

Robert Hole, Chairman.

Edward Goss, Clerk of the Board.

T the Court at Osborne House, Isle of Wight. the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Potton, appointed under "The Elementary Edu-cation 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 eighteenth of May, one thousand eight hundred and seventy-six, numbered 665; And whereas all the conditions in regard to

the said Bye-laws, which are required to be ful-filled 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. DCLXV.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE POTTON SCHOOL BOARD.

At a Meeting of the Potton School Board holden at the Board Room, Potton, on the 18th day of May, 1876, the said Board, in pursuance of the powers given to them by the Elementary Education Act, 1870, and subject to the approval of the Education Department, hereby make and ordain the following Bye-laws :-

In these Bye-laws-

- (a.) The term "School," or, "Public Elementary School," means a Public Elementary School as defined by the said Act.
- (b.) The term "Board," or "School Board,"
- (c.) The term "Parent," includes Guardian and every person who is liable to maintain, or has the actual custody of any child.

BYE-LAWS.

I. 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 nonattendance.

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 un-avoidable cause, or by any other cause which may appear satisfactory to the Board.
- (c.) That there is no Public Elementary School open which the child can attend within the distance of two miles, measured according to the nearest road, from the residence of such child.

II. That 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 third standard of ϵ ducation mentioned in the Code of Regulations of the Education Department, in force at the date of such certificate, such child shall be totally exempt from the obligation to attend school.

III. 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 in any one day, or
- (b.) On Sundays.

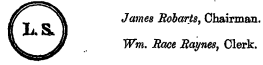
IV. Subject to the provisions of the Elementary Education Acts, 1870 and 1873, and of these Bye-laws, the time during which every child is required to attend school is the whole time for which the school selected shall be open as a day school for the instruction of children, but the Board may from time to time, in any special case, grant exemption from attendance for some definite portion of the school hours. Provided always that nothing contained in these Bye-laws shall prevent the withdrawal of any child from any religious observance or instruction in re-ligious 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.

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

VI. If any parent whose child is or has been attending any school, or who has been required under these Bye-laws to cause his child to attend school, shall satisfy the Board that he is unable, from poverty, to pay the whole or some part of the school fees of such child, the Board will, at schools provided by the Board, 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 be from time to time fixed by the Board.

VII. 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 Common Seal of the School Board of Potton, this eighteenth day of May, 1876.



Dated 18th of May, 1876.

A^T the Court at Osborne House, Isle of Wight, 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Breage, appointed under "The Elementary Eduucation 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, 1876, numbered 666:

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 Byelaws (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. DCLXVI.

THE ELEMENTARY EDUCATION ACTS, 1870 AND 1873.

BYE-LAWS OF THE BREAGE SCHOOL BOARD, CORNWALL.

Interpretation of Terms.

I. The interpretation of terms as in the Acts.

Requiring Parents to cause Children to attend School.

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

Determining Time during which Children shall attend School.

III. Subject to the provisions of the Elementary Education Acts, 1870, 1873, 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 contained in the present 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 the parent of such child 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.

Proviso for Total Exemption from Attendance if the Child has reached a certain Standard.

- IV. (1) A child 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 of education equivalent to the fourth standard of the Code of the Education Department in force at the date of such certificate, shall be altogether exempt from 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 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 such 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 (n) In excess of

three hours at any one time, or in excess of five hours in any one day, or (b) On Sundays.

Defining Reasonable Excuse for Non-attendance.

V. In addition to the reasonable excuses for the non-attendance of a child at school mentioned in the "Elementary Education Act, 1870," 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, 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.

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

VI. If the parent of any child satisfies the 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.

Penalty for Breach of Bye-Laws.

VII. Every parent who shall not observe, or shall neglect or violate these Bye-laws, or any part of them, shall, upon conviction, be liable to a penalty not exceeding five shillings, including costs, for each offence.

Sealed with the Corporate Common Seal of the School Board for the parish of Breage, this 7th day of April, A.D. 1876.

L. S. Signed E. M. Pridmore, Chairman. Sealed in the presence of John B. Nicholas, Clerk.

A^T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of New Buckenham, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventyfourth section of that Act, with the approval of the Education Department, made certain Byelaws, bearing date the seventh of February, one thousand eight hundred and seventy-six, numbered 667:

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. DCLXVII.

THE ELEMENTARY EDUCATION ACTS, 1870 and 1873.

BYE-LAWS OF THE NEW BUCKENHAM SCHOOL BOARD, IN THE COUNTY OF NORFOLK.

At a Meeting of the New Buckenham School Board, duly convened and held at the Board School Room, in New Buckenham aforesaid, on the 7th day of February, 1876, 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 and vested in them under and by virtue of the Elementary Education Acts, 1870 and 1873, and subject to the approval of the Education Department, make and ordain the following Bye-laws:—

Interpretation of Terms.

1. 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.

Department. The term "District" means the Parish of New Buckenham.

The term "School Board," or "Board," means the School Board of the district comprising the parish of New Buckenham. The term "School," or "Public Elementary

The term "School," or "Public Elementary 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 district.

Requiring Parents to cause Children to attend School.

2. Subject to the provisions of the Elementary Education Acts, 1870 and 1873, and of these Bye-laws, the parent of every child not less than five years of age, nor more than twelve years of age, and residing within the district of the School Board, shall cause such child (unless there is some reasonable excuse) to attend school.

Specifying reasonable Excuses for Non-attendance.

3. 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.
- (c) 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.

Provision for total or partial Exemption from Attendance if child has 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 5th day of April, 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 one week.

Determining Time during which Children shall attend School.

5. 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— (a) 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 no child shall be required-

- (b) To attend school on any day exclusively set apart for religious observances by the religious body to which his or her parent belongs.
- (c) To attend school on Sunday, Christmas Day, Ash Wednesday, Good Friday, Ascension Day, or any day set apart for a day of Public Fast or Thanksgiving.

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

Providing for Remission of School Fees in case of Poverty.

7. 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 remit, at any school provided by the Board, 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.

8. Any person committing a breach of these Bye-laws, or of 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.

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 Her Majesty by Order in Council. Sealed with the Common Seal of the New

Buckenham School Board, this 7th day of February, 1876.

John Gall, Chairman.

Arthur T. Clowes, Clerk.



T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of South **VV** Milford, appointed under "The Elemen-tary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of

to attend school more than twelve hours in any I the Education Department, made certain Byelaws, bearing date the sixth of April, one thousand eight hundred and seventy-six, numbered 668:

> And whereas all the conditions in regard to the said Bye-laws, which are required to be ful-filled 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. DCLXVIII.

THE ELEMENTARY EDUCATION ACT, 1870.

School District of the Parish of South Milford.

Know all men by these presents that at a Meeting of the School Board for the district of the parish of South Milford, in the county of York, duly convened and held at the Board Room, in South Milford aforesaid, on the 6th day of April, 1876, at which meeting a quorum of the Members of the Board are present, the said Board, 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 :-

1. The term "School Board" or "Board" means the School Board of the District of theparish of South Milford.

The term "School" or "Public Elementary School," means a Public Elementary School, as defined by the Elementary Education Act, 1870.

The term "Parent" includes guardian and every other person who is liable to maintain or has the actual custody of any child.

2. The parent of every child of not less than five years nor more than thirteen years of age, and residing within the district of the said Board, is required to 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, 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.
- (c) That there is no Public Elementary School open which the child can attend within two. and a half miles (measured according to the nearest road) from the residence of such child.

3. Provided that if any child having attained. the age of ten years has been certified by one of Her Majesty's Inspectors to have reached such a standard of education as would enable it to pass the fourth standard of the New Code of the Education Department, 1875, or can pass such standard of examination to the satisfaction of the Board, such child shall be wholly exempt from the obligation to attend school under these Bye-laws.

Provided also that any child between eleven and thirteen years of age, who has been so certified to have passed the third standard of the said Code, or can pass such standard to the satisfaction of the Board, shall be exempt from the obligation to attend more than one-half of the meetings of the school selected in any one week.

4. Subject to the provisions of the Elementary Education Acts, 1870, 1873, and of these Byelaws, the time during which every child shall attend school shall be the whole time for which the school selected shall be open for the instruction of children of similar age.

Provided-

- (1.) That nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction, or in-
- spection in religious subjects. (2.) 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.

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

6. If any parent whose child is or has been attending any school, or who has been required under these Bye-laws to cause his or her child to attend school, shall satisfy the Board that he or she is unable, from poverty, to pay the whole or some part of the school fees of such child, the Board will at schools provided by the Board 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 be from time to time fixed by the Board.

7. Every parent who shall not observe, or shall neglect or violate these Bye-laws, or any of them, shall upon conviction be subject to a penalty not exceeding five shillings, including costs, for every such 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 South Milford School Board, this sixth day of April, one thousand eight hundred and seventysix.

Benjn. Crosland, Chairman.

Sealed in my presence,

Geo. Stocks, Clerk.



T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of King's **VV** Norton, appointed under "The Elemen-tary 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 March, one thousand eight hundred and seventy-six, numbered 669:

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. DCLXIX.

THE ELEMENTARY EDUCATION ACT, 1870.

THE BYE-LAWS OF THE SCHOOL BOARD FOR THE PARISH OF KING'S NORTON.

THE School Board for the parish of King's Norton, Worcestershire, at a Meeting held at the Local Board Offices, Balsall Heath, in the said parish, on the 6th day of March, 1876, do hereby, subject to the sanction of the Education Department, make and enact the following Bye-laws :-

I. The parent of every child residing in the school district of the parish of King's Norton shall cause such child, not being less than five years nor more than thirteen years of age, to attend a Public Elementary School, unless there be a reasonable excuse for non-attendance. Provided that 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, dated the 5th April, 1875, such a child shall be totally exempt from the obligation to attend school.

Any of the following shall be a reasonable

- in some other manner.
- (b.) That the child has been prevented from attending school by sickness or any 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 two miles, measured according to the nearest road, from the residence of such child.

II. Subject to the provisions of the Elementary Education Acts, 1870 and 1873, and of these Byelaws, the time during which children shall so attend school shall be the whole time the school selected is open for the instruction of children of similar Provided that any child who has been so age. certified, as aforesaid, to have passed the fourth standard of 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.

III. 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 children employed in labour.

IV. 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.

V. 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.

VI. In these Bye-laws, the terms "parish," and "Public Elementary School," have the meaning respectively given to them by the Elementary Education Act, 1870.

The term "parent" includes a guardian, and every person who is liable to maintain or has the actual custody of any child.

VII. 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.

As witness the Common Seal of the School Board, and the signatures of the Chairman and the Clerk of the Board, this 6th day of March, 1876.

LS

G. Deane, Chairman of the School Board for the parish of King's Norton.

Henry Glaisyer, Clerk to the said Board.

A^T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of the United District of Llangynog and Pennant Ucha, 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 twentieth of April, one thousand eight hundred and seventy-six, numbered 670:

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. DCLXX.

THE ELEMENTARY EDUCATION ACTS, 1870 AND 1873.

THE BYE-LAWS OF LLANGYNOG AND PENNANT UCHA (U.D)., SCHOOL BOARD.

Ar a Meeting of the School Board for the United District of Llangynog and Pennant Ucha, in the county of Montgomery, duly convened and held at the Board-room, Llangynog, on the 20th day of April, 1876, 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 Bye-laws :--

No. 24349.

given. The term "Parents" 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 said United District.

II. The parent of every child of not less than five years of age, nor more than thirteen years of age, and residing within the said United District, is required to cause such child to attend school, unless there be some reasonable excuse of nonattendance.

III. 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 twentyfive hours a week, provided that 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 children employed in labour.

IV. A child 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 New Code of the Education Department, dated 5th of April, 1875, shall be exempt from obligation to attend school.

V. The following shall be reasonable excuses for the non-attendance of a child at school :---

- (a.) That such child is under efficient instruction in some other manner.
- (b.) That such child has been prevented from attending school by sickness or any unavoidable cause.
- (c.) That there is no Public Elementary School which such child can attend within two miles and a half, measured according to the nearest road, from the residence of such child. The Board reserve to themselves the power of allowing children under seven years of age to absent themselves from school when they reside more than one mile and a half from any school, upon a request addressed to the Board by the parent to that effect.

VI. If the parent of any child residing in the district of the said Board 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 payable by such child 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.

VII. Every parent who shall not observe or shall neglect or violate these Bye-laws, or any of them, shall on conviction be liable to a penalty not exceeding five shillings including costs for each offence.

L.S.

Sealed in the presence of Cadwaladr Jones, Chairman. Evan Jones, Clerk. the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council

WHEREAS the School Board of the United District of Rotherham, 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 nineteenth of May, one thousand eight hundred and seventy-six, numbered 671:

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 Pye-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.

DCLXXI.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE ROTHERHAM SCHOOL BOARD (U.D.)

Comprising the borough of Rotherham, and the parish of Brinsworth (under the 74th Section of the Elementary Education Act, 1870, adopted at a Meeting of the School Board for the United District of the borough of Rotherham, and the parish of Brinsworth, held at the offices, Market-place, Rotherham, on Friday, the 19th day of May, 1876.

Interpretation of Terms.

1. In these Bye-laws the terms "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 School Board of the United District comprising the borough of Rotherham, and the parish of Brinsworth.

"Borough of Rotherham," The term or "Borough," means the municipal borough as defined and set forth in the Charter of Incorporation of the said borough, and includes any future enlargement or extension of such municipal borough.

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 borough of Rotherham, and the parish of Brinsworth.

T the Court at Osborne House, Isle of Wight, | Parents shall cause Children between five and thirteen years of Age to attend School.

2. The parent of every child residing within the United School District of the borough of Rotherham, and the parish of Brinsworth, shall cause such child, not being less than five, nor more than thirteen years of age, to attend a Public Elementary School unless there is some reasonable Any of the following reasons shall be a excuse. reasonable excuse, namely :-

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 two miles (measured according to the nearest road) from the residence of such child.

Exemption of Children who have reached such a Standard of Education as would enable them to pass Examination in Sixth Standard (New Code, 1875).

Provided-That if any child, having attained the age of ten years, shall be certified by one of Her Majesty's Inspectors of Schools to have reached such a standard of education as would enable it to pass a public examination in the sixth standard of the New Code of Regulations of the Education Department, dated the 5th day of April, 1875, such child shall be totally exempt from the obligation to attend school.

As to Time of Attendance.

3. The time during which children subject to these Bye-laws shall attend school shall be the whole time during which the school selected shall be open for the instruction of children of the same sex, age, and class, provided :-

Withdrawal of Children from Religious Obser-vances and Teachings.

- (a.) That nothing herein contained shall pre-vent the withdrawal of any child from any religious observance or instruction in religious subjects.
- (b.) 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 parent belongs.
- (c.) That no child 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 after twelve o'clock at noon.
- (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.
- (e.) Provided also that (under such regulations as the Board may from time to time direct) when it can be proved to the satisfaction of the Board, or to the satisfaction of a Committee thereof appointed to hear appeals in this behalf, that any child over eleven years of age is beneficially employed, and its earnings are absolutely necessary for the main-tenance of the family, such child shall be exempt from the obligation to attend school more than fifteen hours per week ; and in computing for the purpose of this section, the the time during which the 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 $5\frac{1}{2}$ hours on any jone day, or (b) on Sundays, or (c) after six o clock in the evening.

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.

Penalty for breach of Bye laws.

5. Any parent who shall commit a breach of any of these Bye-laws shall be subject to a penalty not exceeding five shillings, including costs, for each offence.

Remission or payment of Fees on account of Poverty.

6. When the parent of a child, resident within the district of the School Board, 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, in the case of a school provided by the Board, shall remit, and in the case of any other school, shall pay 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 whole of the school fees to be paid by the Board shall in no case exceed the following scale, viz. :--

For any child under 7 years of age, 2d. per week.

or any curre preparing to	pass:		
1st and 2nd Standard	•••	3d.	"
3rd and 4th Standard		4d.	**
5th and 6th Standard	•••	6d.	97 ·

Sealed with the Corporate Common Seal of the Rotherham School Board (U.D.), this 19th day May, A.D. 1876.

Geo. W. Chambers, Chairman.

Thomas Swann, Clerk of the Board.

A^T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Llanfihangel-Rhosycorn, 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 May, one thousand eight hundred and seventysix, numbered 672 :

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.

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No. DCLXXII.

THE ELEMENTARY EDUCATION ACTS, 1870 and 1873.

BYE-LAWS OF THE LLANFIHANGEL-RHOSYCORN SCHOOL BOARD.

At a Meeting of the School Board for the parish of Llanfihangel-Rhosycorn, in the county of Carmarthen, duly convened and held at the Office of the said Board, on the 8th day of May, 1876, 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 Bye-laws:—

1. The parent of every child not less than five years of age nor more than twelve years of age, residing within the said parish, shall cause such child, unless there is some reasonable excuse, to attend some Public Elementary School.

2. 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 in secular subjects, provided that nothing contained in these Bye-laws 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; 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.

- 3. (1) 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 fourth standard of Education mentioned in the Code of Regulations of the Education [Department, dated the 7th March, 1876, such child shall be totally exempt from the obligation to attend school.
- (2) And any such child who has been so certified to have reached the third standard of Education mentioned in the said Code, and shall show to the satisfaction of the Board that he is beneficially and necessarily at work, shall be exempt from the obligation to attend school more than fifteen hours in any one week.

4. A child shall not be required to attend a Public Elementary School :---

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

5. Where the parent of any child satisfies the 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 Board, in the case of a school provided by themselves, will remit the whole or such part of the fees as in their opinion the parent is unable to pay, for a renewable period to be fixed by the Board, not exceding six calendar months.



6. Every person 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.

7. 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.

L. S. Thomas Grenig Jones, Chairman. Henry Thomas Davies, Clerk.

Dated this 22nd day of May, 1876.

A^T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Willington, 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 eighth of March, one thousand eight hundred and seventy-six, numbered 673 : 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 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. DCLXXIII.

THE ELEMENTARY EDUCATION ACT; 1870, and

ELEMENTARY EDUCATION ACT (1870) AMENDMENT ACT, 1873.

Parish of Willington.

BYE-LAWS OF THE WILLINGTON SCHOOL BOARD.

1. The parent of every child of not less than five 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 nonattendance.

Definition of reasonable Excuses for Nonattendance.

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.
- (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.

6. Every person who shall not observe, or *Proviso for total or partial Exemption, if a* all neglect or violate these Bye-laws, or any *Child has reached a certain Standard.*

2. That 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 Code of Regulations of the Education Department, as modified by Minute, made on the 5th day of April, 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 twelve and a half hours in any one week.

Determination of Time of Attendance at School.

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.

Section 74.

"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 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."

Penalty for Breach of Bye-laws.

4. 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 such sum as, with the costs, will amount to five shillings, for each offence

will amount to five shillings, for each offence. In witness whereof we, the School Board for the Parish of Willington, have hereunto set our Common Seal, this eighth day of March, one thousand eight hundred and seventy-six.

Sealed in the presence of



Joseph Brimley, Chairman.

Mark Sharman, Clerk.

A^T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Cople, 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 eighth of March, one thousand eight hundred and seventy six, numbered 674:

hundred and seventy six, numbered 674: 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 Byelaws (copy whereof is hereunto annexed) into

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L.S.

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. DCLXXIV.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE COPLE SCHOOL BOARD.

1. The parent of every child of not less than five 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 nonattendance.

Definition of Peasonable Excuses for Non-attendance.

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

- (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 three miles, measured according to the nearest road, from the residence of such child.

Proviso for Total or Partial Exemption. if a Child has reached a certain Standard.

2. That 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 Code of Regulations of the Education Department, as modified by minute, made on the 5th day of April, 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 twelve and a half hours in any one week.

Determination of Time of Attendance at School.

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.

Section 74.

"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 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."

Penalty for Breach of Bye-laws.

4. 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 such sum as, with the costs, will

amount to five shillings, for each offence. In witness whereof we, the School Board for the parish of Cople, have hereunto set our Common

Seal this eighth day of March, one thousand eight hundred and seventy-six.

Sealed in the presence of

Tho. Barnard, Chairman.

Mark Sharman, Clerk.

T the Court at Osborne House, Isle of Wight, the 21st day of July, 1876.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

7 HEREAS the School Board of Holme Low, 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 2nd of June, one thousand eight hundred and seventy-six, numbered 675 :

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. DCLXXV.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE HOLME LOW SCHOOL BOARD.

1. THE words hereinafter used where not specially defined in these Bye-laws are to be defined by the meaning given to them in the Elementary Education Act, 1870. The term "School Board" or "Board," means

the School Board for Holme Low.

The term "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 any child when the father is living and is residing within the district of the Board. Any term implying "Males" includes "Fe-

males.

2. The parent of every child residing within the Holme Low School Board District shall cause such child, not being less than five years of age, nor more than thirteen years of age, to attend a Public Elementary School, unless there be a reasonable excuse for non-attendance; and the following shall be deemed reasonable excuses, namely :

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

- (b.) That such child has been prevented from attending school by sickness or any unavoidable cause.
- (c). That 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.
- (d). 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 fifth standard

of the Government Code of February, 1871, and has obtained a certificate to that effect from one of Her Majesty's Inspectors of Schools.

3. Any child who has been certified as aforesaid to have passed a public examination according to the third standard of the aforesaid Code of February, 1871, shall be exempt from the obligation to attend school more than one-half of the meetings of the school in any one period of three months.

4. The time during which every child shall attend school shall be the whole time for which the school selected shall be open for the instruction of children of a similar age or standard of education, including the day fixed by Her Majesty's Inspector for holding the annual inspection and examination, provided that no child shall be required—

- 1. To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon.
- 2. To attend school on any day fixed for the inspection of the school, or the examination of scholars therein, in respect of religious subjects.
- 5. Nothing in the present Byc-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 children employed in labour.

6. 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.

Adopted and sealed with the Corporate Common Seal of the Board this 2nd day of June, 1876.

John Holliday, Chairman.

Studholme Cartmell, Clerk.

Osborne, July 21, 1876.

The Queen was this day pleased to confer the honour of Knighthood on James Taylor Ingham, Esq., Chief Magistrate of the Police Courts of the Metropolis.

Osborne, July 21, 1876.

The Queen was this day pleased to confer the honour of Knighthood on Henry Arthur Hunt, Esq., C.B., Consulting Surveyor to Her Majesty's Office of Works.

Osborne, July 21, 1876.

The Queen was this day pleased to confer the honour of Knighthood on William Henry Wyatt, Esq., a Deputy Lieutenant and Magistrate for the County of Middlesex.

Osborne, July 21, 1876.

The Queen was this day pleased to confer the honour of Knighthood on Daniel Macnee, Esq., LL.D., President of the Royal Scottish Academy.

Osborne, July 21, 1876.

The Queen was this day pleased to confer the honour of Knighthood on David Patrick Chalmers, Esq., Queen's Advocate of the Gold Coast Colony.

Crown Office, July 27, 1876.

MEMBER. returned to serve in the present PARLIAMENT.

County of Kent. Eastern Division.

William Deedes, Esq., of Sandling Park, near Hythe, in the place of Sir Wyndham Knatchbull, Bart., who has accepted the Chiltern Hundreds.

Whitehall, July 19, 1876.

The Queen has been pleased to grant unto Edmund Bernard Fitzalan-Howard, commonly called Lord Edmund Bernard Fitzalan-Howard, æ Lieutenant in Her Majesty's 11th (Prince Albert's Own) Regiment of Hussars, now stationed at Umballa, in the Empire of India, youngest of the two surviving sons of the Most Noble Henry Granville, Duke of Norfolk, Earl Marshal, and Hereditary Marshal of England, deceased, Her Royal licence and authority that he may, in compliance with a proviso contained in the last will and testament of Bertram Arthur, Earl of Shrewsbury and Earl of Waterford, deceased, take the surname of Talbot only, and take, use, and bear the arms of Talbot only ; such armsbeing first duly exemplified according to the laws of arms, and recorded in the College of Arms, otherwise the said Royal licence and permission to be void and of none effect :

And to command that the said Royal concession and declaration be recorded in Her Majesty's said College of Arms.

Admiralty, 25th July, 1876.

In accordance with the provisions of Her Majesty's Order in Council of the 22nd February, 1870-

- Commander Henry Lewis Round Turner has this day been placed on the Retired List, with permission to assume the rank and title of Retired Captain.
- Lieutenant Harry Tremenheere Grenfell has been promoted to the rank of Commander in Her Majesty's Fleet, with seniority of 22nd June, 1876, in the haul-down promotion of Rear-Admiral the Honourable Arthur A. Cochrane, C.B., late Commander-in-Chief of Her Majesty's Ships and Vessels on the Pacific Station.

Admiralty, 26th July, 1876.

Royal Marines.

The undermentioned promotion has taken place in the Royal Marine Light Infantry, viz. :---

Lieutenant Edward Moulton Messiter to be Captain, vice Bourchier, made Supernumerary on being appointed Adjutant of the 2nd Administrative Battalion Devonshire Rifle Volunteers. Dated 19th July, 1876.

In accordance with the provisions of Her Majesty's Order in Council of the 22nd February, 1870-

Paymaster Charles Edwin James has been placed on the Retired List of bis rank from the 25th instant.

Admirally, 27th July, 1876.

The undermentioned Officer has this day been promoted to the rank of Fleet Surgeon in Her Majesty's Fleet, with the seniority stated against his name :—

John Breakey, Esq., M.D., with seniority of the 24th May, 1876.

L.S.

(H. 5263.) Board of Trade (Harbour Department), Whitehall Gardens, July 24, 1876.

THE Board of Trade have received through the Secretary of State for Foreign Affairs a Statement of the Receipts and Expenditure of the European Commission of the Danube during the year 1875, a translation of which is subjoined :---

STATEMENT OF THE TREASURY TRANSACTIONS OF THE COMMISSION FOR

THE YEAR 1875.

FIRST PART .- ORDINARY BUDGET.

STATEMENT OF RECEIPTS AND EXPENDITURE.

(Prepared in accordance with the last clause of Article 16 of the Public Act relating to the Navigation of the Mouths of the Danube, dated 2nd November, 1865.)

RECEIPTS.

1. Navigation Dues levied	at the Suling	Month ir	1875			·		
					. .		fan	-
The gross product of t Dues from sailing-						nate	frs.	cts.
(Arts. 1, 2, 5, 1	10. and 11 of	Tariff)		8 Periodic	••••		1,355,645	17
Dues from periodica							-,000,010	- •
Do. Lighters				•••	•••		1,208	00
Do. Rafts (A				•••			3,150	00
Police fines	•••	•••		•••	•••		1,450	00
	Total (Gross Re	ceipts	•••	•••	•••	1,361,453	17
From which must be d	educted—			,	frs.	cts.		
Pilotage service at t	he Sulina Mo	uth	***	•••	98,739	20		
Light service	•••	•••	•••		36,377	60	2	
•					•		135,116	80
·	Which	reduces	the net n	roduct of t	he dues to		1 996 996	97
2 Decreation of the mass of			••			•••	1,226,336	37
2. Proportion of the gross s of materials, &c.	urplus of 187	-	ea 11 acc	ount-curre	nt for pure		183,927	27
3. Amortization of the cost	of the lannel	nes "Pet	rel" and	" Letti " fé	or 1875	•••	8, 89 6	00
4. Divers receipts, such as h							2,743	44
5. Interest of deposits at th			•••		•••		10,125	87
	Total 1	Receipts		•••		•••	1,432,028	95
	_		NDITUF					
•	TIT	LE I.—A	DMINISTI	RATION.				
	Chapter	1.—Inte	rior Adm	inistration			frs.	cts.
At Galatz, including the exp	penses commo	on to the	Departm	ents of Ga	alatz, Toult	cha.		
and Śulina	•••		·	•••	•••		45,458	78
C	hapter $2 - Pc$	lice and	Naviaati	on Establi	hments.			
General Inspection of the l							A1 967	71
Port Office at Sulina		•••	•••	•••	•••	•••	41,867 26,120	71 60
Navigation Cash Office	***		•••	•••		•••	29,637	83
Seamen's Hospital			•••	•••			21,495	49
	••••							
	Total 1	Expendit	ure for A	dministrat	ion	•••	164,570	41
1D	E 11.—TECHN				DE WORK		. The second se	
		ICAL OF	HVICE AI	ORDINA	KI WORKS	5.	frs.	cts.
Chap. 1.—Engineering Sta	u		•••	***	•••	•••	60,374	48
Chap. 2.—Surveys	the Newtoolto	•••		***	***		6,567	17
Chap. 3.—Maintenance of Chap. 4.—Miscellaneous W				•••	***	•••	145,313	87 40
Ump. 47-miscenaneous W	ULAS eee	•••	***	***		***	35,202	
	Total 3	Expendit	ure under	Title II	•••	•••	247,457	92
		L						
TITLI	e III.—Loan	SERVIC	e and Ii	NCIDENTAL	Expenses	•	•	
	1. <i>T</i>	oan for	Definitive	Works.			frs.	cts.
Fifth amortization of the L							364,608	00
		•					,	
- 2.	Sums paid or	r account	of the U	ttoman Go		. . .		
Salarian of the Staff of the	Canonal Taxa	ántion c ^e	the Ne-	instin	frs. 94 194	cts.		
Salaries of the Staff of the Do. Port Office		COMOR OI	LIG TISA	Saunt	34,124 22,188			
Do. Port Office		•••	*** `	• •••	<i>22</i> ,100		56,312	00
	-2	3. Incide	ntal Expe	enses.				~ •
Incidental expenses					•••	•••	26,374	30
THE CAPERDON OF COMPLETE CO	***			•••				
	Total	Expendit	ure unde	r Title III	, •••	•••	447,294	30
•		•			-			

THE LONDON GAZETTE, JULY 28, 1876.

•	Тит	LE IV	-DISPOSAL	Fund.			frs.	ota.
For unforseen contingencies	•••	•••	· · · · ·	•••		•••		
Тп	LE V.—	Special	WORKS FO	or Year	1875.			
Purchase of meteorological ins	truments	• • • •	•••	•••	•••	•••	339	
Increasing the height of the wo			d'Ismaïl		•••	•••	27,315	17
Revetment of the banks at the	Lower 1	Austria		***	•••	•••	29,456	36
Widening of the "M" Cut	•••		•••	***	•••		12,246	56
Works at Monodendri	***	•••	•••	•••	•••	•••	10,146	21
	.]	Cotal Exp	penditure u	nder Titl	e V		79,503	67
		E	Balance.				frs.	cts.
The receipts from the Ordinary	z Service	amounti	ng to	•		•••	1,432,028	95
And the expenses having					frs.	cts.	-,	÷
Title IAdminist			•••		164,570	41		
Title IITechnical	service a	a <mark>nd o</mark> rdin	nary works	•••	247,457	92		
Title III.—Loan serv				•••	447,294	30		
Title V.—Special w			•••	•••	79,503	67		
				-	938,826	30		
Amounts expended in	n accoun	t-curren	t for purch	ase of				
materials, &c.		•••	•••	•••	142,946	71		~
-							1,081,773	• 01
	່ງ	Che year	1875 prese	nts a net	surplus of		350,255	94
					frs.	cts.		
Namely :-Cash in hand a	t Galatz	***		•••	182,223	29		
	t Sulina	•••	•••	•••	167,332	65		
					350,255	94		
							•	

SECOND PART.-NOTES AND EXPLANATIONS UPON THE STATE OF THE ASSETS AND LIABILITIES OF THE COMMISSION.

A.-Assets of the Commission.

The assets of the Commission, including the Reserve Fund, were composed on the

	31st of December, 1875, as follows :		frs.	cts.
1st.	Cash in hand at Galatz and Sulina		350,255	94
2nd.	Do. belonging to Reserve Fund	•••	2,449	30
3rd.	1513 guaranteed bonds of the Grand Central and Orleans Railways, h	aving	-	
	cost		506,662	55
4th	32 Roumanian "Bons Ruraux," having cost		44,095	60
5th.	338 Roumanian "Obligations Domaniales," at a total cost price of	•••	342,714	45
	Total	•••	1,246,177	84

B.-LIABILITIES OF THE COMMISSION.

The liabilities of the Commission comprised on the 31st December, 1875, the following debts :----

1st. The unpaid balance of the loan concluded with the house of Bischoffsheim and Goldschmidt. 2nd. The amounts due to Turkey on account of the advances made by her up to 1863, and on account current.

FIRST. — The 4 per Cent. Loan, Bischoffsheim and Goldschmidt.

The loan of £135,000, concluded with this bank in 1868, is repayable in annuities, whereof the total, including the interests, amounts to £107,901 $\frac{59}{200}$. By the payment of £57,600, effected in 1871, 1872, 1873, and 1874, this debt was reduced to £113,301 $\frac{59}{100}$, viz. :--

In 1875 has been paid in addition £14,400, composed of	•••	Capital. £96,376.63 10,650.39	£16,924.96 3,749.61
Remainders	••••	£85,726·24	£13,175·35

Together £98,901 $\frac{69}{100}$, repayable by annuities, of which the last falls due on the 31st of December, 1882.

SECOND. - Debt to the Sublime Porte.

The total of this debt amounted on the 31st of December, 1875, to 4,136,982 francs 23 cts., composed of lst. The principal capital of 3,739,540 francs, producing interest at 4 per cent. per annum from the 1st of January, 1871. 2nd. And of the balance of 397,442 francs 23 cts., which results from the account-current kept separately. This account-current is credited with the interest produced by the principal capital, and debited with the payments made by the Commission on account of the Ottoman Government, such as the salaries of the Staff of the General Inspection of the Navigation at Toultcha, and of the Port Office at Sulina, &c., &c.

The principal capital is repayable in annuities of 180,000 francs at least, to be met half-yearly, commencing from the 30th June, 1883.

The balance of the account-current is to be amortized on the same terms, after the complete amortization of the principal debt.

ACCOUNT-	CURREN	T.	frs.	cts.	frs.	cts.
Balance to the credit of Turkey, 1st January, 1875 Interest on the principal capital of 3,739,540 fra		4 per	•••		304,172	63
cent., for 1875	•••	•••	•••		149,581	60
Salaries of the General Inspection Staff for 1875			34,124	00		-
Do. do. of the Port Office			22,188	00		
Balance in favour of Turkey, 31st December, 1875		•••	397,442	00		
Total	•••	•••	453,754	23	453,754	23

THIRD PART .- STATE OF THE SPECIAL FUNDS.

A.-PILOTAGE FUND AT SULINA.

Receipts. frs. cts. Surplus from the year 1874 26,746 1636/67ths of pilotage dues levied in 1875 by the Navigation Cash Office ... 90 53,053 . . . Drawbacks on payments to Pilots for contribution to the salaries of the Lighthouse Signalman, and of the Secretary 1,770 03 For night pilotage 680 00 ... For towing 1,719 00 **Total Receipts** 83,969 09 ... Expenditure. frs. cts. Crews of steam launches 12,258 50 Salary of Pilot's Secretary 2,880 00 Do. of Lighthouse Signalman ... 1,680 00 Repairs of steam launches 7,197 67 ... ••• *** ... 7.229 01 Coal ... *** Materials and small charges 8,155 37 Amortization for 1875 of the cost of the launches "Petrel" and " Letti" ... 8,896 00 Grants to Pilots' Widows, &c. 1,100 00 49,396 35 Cash in hand, 31st December, 1875 34,572 54 cts B.-RESERVE FUND. frs. This fund amounted on the 31st December, 1874, to the sum of 625,191 70 It was increased in 1875 by the following amounts :---Interests of French railway bonds ... Interests of "Obligations Domaniales" 21,820 43 5,266 80 ... Interests of a portion of the "Bons Ruraux" 1,854 55 72Net surplus of the year 1874 244,394 ...

Total...898,528From which must be deducted for contingent expenses at Paris......898,528Total Reserve Fund on 31st December, 1875...895,921

Consisting of —	-			frs.	c's.	
1,513 French railway bonds				506,662	25	
338 "Obligations Domaniales"		•••		342,714	45	
32 "Bons Ruraux"		•••		44,095	60	
Cash in	hand	•••	•••	2,449	30	
				895,921	90	

No. 24°49.

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THE LONDON GAZETTE, JULY 28, 1876.

CRETIRING FUND.							cis.
This fund amounted on the 31st December, 1874, to the sum of It was increased in 1875 by the following amounts :							98
Drawback of 3 per cent. on the sal	aries of	the Staff of	f the Comm	nission in 1	875	2,518	50
Interests of "Bons Ruraux" Annual contribution for 1875	•••	•••	•••	•••	•••	5,597 4,000	10 00°
·		Total	•••	•••	•••	100,383	58
From which must be deducted	for ind	emnities pa	ua	•••	•••	66,346	00.
Total of H	Retiring	Fund on 3	1st Decemb	er, 1875	•••	34,037	58
Consisting of— 21 "Bons Ruraux" (@ 1377 Cash in ha		•••	• • •	28,937 5,099	75 83		•
· · ·				34,037	58		
Done at Galatz, the 10th of May, 1876	•		(Signed) " "	A. H. C.	D'A' T. S	HAAN. VRIL. IBORNE. ANDO. OJID.	

Civil Service Commission, July 26, 1876.

THE Civil Service Commissioners hereby give notice that at an Open Competitive Examination for the situation of Junior Examiner in the Office of Works, &c., held under the Special Regulations of 25th October, 1872, notice of which examination was given in the London Gazette of 16th May, 1876, the undermentioned Candidate obtained the first place :-

Frederick Joseph Bacon.

NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy and Comptroller of Navy Pay, Admiralty, July 22, 1876.

NOTICE is hereby given to all persons interested therein, that preparations are now heing made for the intended distribution of the amount awarded to the Officers and crew of Her Majesty's ship "Algerine," for services against pirates between the 2nd and 6th February, 1869.

Agents or other persons having any just and legal demand, unliquidated, against the said award, 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.

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty; chapter one hundred and eleven, section five, do hereby, subject as hereinafter mentioned, grant to the Incumbent for the time being of the vicarage of Llansilin, in the counties of Denbigh and Salop, and in the diocese of Saint Asaph, one yearly sum or stipend of one hundred and twenty pounds, such yearly sum or stipend to be

payable out of the common fund under our control, and to be calculated as from the eighth day of March, in the year one thousand eight hundred and seventy-six, and to be receivable in four equal portions, on the first day of February, the first day of May, the first day of August, and the first day of November in each and every year : Provided always, that the annual sum or stipend so granted by us to the Incumbent of the said vicarage shall be paid only upon the production to us, on or after each of the said lastly-mentioned days in each and every year, of a certificate under the hand of the Bishop of the said diocese of Saint Asaph, that an Assistant-Curate, duly licensed by such Bishop, has been employed within the parish of Llansilin aforesaid, during the quarter of the yearthen ended, and is in receipt of a salary after a rate of not less than one hundred and twenty pounds per annum: Provided also, that such yearly sum or stipend shall continue payable as aforesaid so long only as may to us appear to be expedient under the circumstances from time to time affecting the said parish and vicarage of Llansilin,

> In witness whereof, we have hereunto set our common seal, this twentieth day of July, in the year one-thousand eight hundred and seventy-six.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twentyninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby, subject as hereinafter mentioned, grant to the Incumbent for the time being of the vicarage of Coxhoe, in the county of Durham, and in the diocese of Durham, one yearly sum or stipend of one hundred and twenty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the first day of July, in the year one. thousand eight hundred and seventy-six, and to be receivable in four equal portions, on the first day of February, the first day of May, the first day of August, and the first day of November in each and every year: Provided always, that the annual sum or stipend so granted by us to the Incumbent of the said vicarage shall be paid only

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upon the production to us, on or after each of the said lastly-mentioned days in each and every year, of a certificate under the hand of the Bishop of the said diocese of Durham, that an Assistant-Curate, duly licensed by such Bishop, has been employed within the parish of Coxhoe aforesaid, during the quarter of the year then ended, and is in receipt of a salary after a rate of not less than one hundred and twenty pounds per anaum: Provided also, that such yearly sum or stipend shall continue payable as aforesaid so long only as may to us appear to be expedient under the circumstances from time to time affecting the said parish and vicarage of Coxhoe.

In witness whereof, we have hereunto set our common seal, this twentieth day of July, in the year one thousand eight hundred and seventy-six.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant and appropriate out of our common fund to the vicarage of Barton Stacey, in the county of Southampton, and in the diocese of Winchester, one capital sum of six hundred and sixty pounds sterling, to be applicable towards defraying the cost of improving the parsonage or :house of residence belonging to the said vicarage, according to plans and a specification approved or to be approved by us, and towards purchasing certain premises adjacent to such parsonage, such capital sum, or the balance thereof unapplied to such purposes, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage of Barton Stacey.

In witness whereof, we have hereunto set our common seal, this twentieth day of July, in the year one thousand eight hundred and seventy-six.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction, con--sisting of fifty pounds sterling, which has been paid to us in favour of the vicarage of Dolwyddelan, in the county of Carnarvon, and in the diocese of Bangor, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, grant and appropriate out of our common fund to the said vicarage of Dolwyddelan to meet such benefaction, one other capital sum of fifty pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage, according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage of Dolwyddelan.

In witness whereof, we have hereunto set our common seal, this twentieth day of July, in the year one thousand eight hundred and seventy-six.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction, consisting of one thousand two hundred and fifty pounds four pounds p r centum debenture stock

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of the Great Northern Railway Company, which has been transferred into our name for the benefit of the vicarage of Saint Mary, Bransgore, in the county of Southampton, and in the diocese of Winchester, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of Saint Mary, Bransgore, and to his successors, to meet such benefaction, one yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal half-yearly portions, on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient, in our opinion, to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this twentieth day of July, in the year one thousand eight hundred and seventy-six.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction, consisting of five hundred pounds four pounds per centum perpetual debenture stock of the Great Northern Railway Company, which has been transferred into our name for the benefit of the vicarage of Saint Matthew, Bankfoot, in the county of York, and in the diocese of Ripon, do hereby, in pursuance of the Act of the twentyninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of Saint Matthew, Bankfoot, and to his successors, to meet such benefaction, one yearly sum or stipend of sixteen pounds thirteen shillings and four pence, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal halt-yearly portions, on the first day of May and on the first day of November in each and every year : Provided always, that if at any time lands, tithes, or other hereditaments sufficient, in our opinion, to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter ccase and determine.

In witness whereo', we have hereunto set our common seal, this twentieth day of July, in the year one thousand eight hundred and seventy-six.

(L.S.)

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WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant to the Incumbent of the vicarage of Saint Bartholomew, Chickester, in the county of Sussex, and in the diocese of Chichester

and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of one hundred and seventy-three pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the twenty-fourth day of March, in the year one thousand eight hundred and seventysix, and to be receivable in equal half-yearly portions, on the first day of May and on the first day of November in each and every year: And we do also hereby grant and appropriate out of our said common fund to the said vicarage of Saint Bartholomew, Chichester, one capital sum of one thousand and five hundred pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage, according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unap-plied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage of Saint Bartholomew, Chichester : Provided always, that if at any time lands, tithes, or other hereditaments sufficient, in our opinion, to produce the said yearly sum or stipend of one hundred and seventy-three pounds, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this twentieth day of July, in the year one thousand eight hundred and seventy-six.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby grant and convey to the Incumbent of the rectory of Saint Stephen, South Shields, in the county of Durham, and in the diocese of Durham, and to his successors, Incumbents of the same rectory, all that piece or parcel of land and hereditaments, together with the appurtenances thereto belonging, particularly described in the schedule hereunto annexed, and now vested in us: To have and to hold the said piece or parcel of land and hereditaments with their appurtenances to the use of the said Incumbent and his successors for ever.

In witness whereof, we have hereunto set our common seal, this twentieth day of July, in the year one thousand eight hundred and seventy-six.

(L.S.)

Schedule.

All that triangular piece or parcel of land, comprising, by estimation, twenty-seven perches, situate in the township of Westoe, in the parish of Jarrow, in the county of Durham, bounded on the north by the rectory garden and glebe belonging to the rectory of Saint Stephen, South Shields, and on the south by a new street, hereafter to be called Robertson-street, and extending from a road called Mile End-road on the west to land belonging to the Ecclesiastical Commissioners for England on the east, and which said piece or parcel of land is now in the occupation of the incumbent of the said rectory of Saint Stephen, South Shields, and is more particularly delineated on the plan hereunto annexed, and is thereon coloured pink. WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby, grant and convey to the Incumbent of the rectory of Saint Mary, Chatham, in the county of Kent, and in the diocese of Rochester, and to his successors, incumbents of the same rectory, all our estate and interest in the strip of land or roadway, situate in the parish of Saint Mary, Chatham aforesaid, and extending from the letters A to B, and coloured blue on the plan hereunto annexed: To have and to hold the said strip of land or roadway, to the use of the said incumbent and his successors for ever.

> In witness whereof, we have hereunto set our common seal, this twentieth day of July, in the year one thousand eight hundred and seventy-six.

(L.S.)

INCOME TAX.

WHEREAS it has become necessary to renew the list of persons to supply vacancies amongst the Commissioners appointed to act in the division of Romsey, in the county of Southampton, as Commissioners for the general purposes of the Acts of Parliament for granting to Her Majesty duties on profits arising from property, professions, trades, and offices : Now we, two of the Commissioners of Inland Revenue, in pursuance of the powers vested in us in that behalf, dohereby convene a meeting of the Land Tax Commissioners for the county aforesaid, being respectively qualified to act as such Commissioners, to be holden at the Townhall, Romsey, on Thursday, the 3rd day of August, 1876, at eleven o'clock in the forenoon, for the purpose of choosing fit and proper persons to be Commissioners to supply vacancies amongst the Commissioners for the general purposes of the Income Tax Acts for the division of Romsey aforesaid.

Algernon West. Chas, Keith-Falconer.

Inland Revenue, Somerset House, London, July 26, 1876.

N OTICE is hereby given, that a separate building, named the Baptist Chapel, situate at and in the parish of Blaby, in the county of Leicester, in the district of Blaby, being a building certified according to law as a place of religious worship, was, on 7th July, 1876, duly registered for solemnizing marriages therein, pursuant to the Act 6th and 7th Wm. 4, cap. 85, being substituted for the building known as the Baptist. Chapel, now disused.

Witness my hand this 8th day July, 1876.

Thos. Sheppard, Superintendent Registrar. N OTICE is hereby given, that a separate building, named the Newland Congregational Church, situate at Newland, in the parish of Saint Martin, in the city of Lincoln, in the district of Lincoln, being a building certified according to law as a place of religious worship, was, on the 11th day of July, 1876, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 4, cap. 85, being substituted for the building known as the Newland Chapel, now disused.

Witness my hand this 13th day of July, 1876. J. W. Danby, Superintendent Registrar.

N OTICE is hereby given, that a separate building, named the Wesleyan Methodist Chapel, situate at Princes-street, Corbridge, in

the parish of Corbridge, in the county of Northumberland, in the district of Hexham, being a building certified according to law as a place of religious worship, was, on the 14th day of July, 1876, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm.

4, cap. 85. Witness my hand this 17th day of July, 1876. John Stokoe, Superintendent Registrar.

NOTICE is hereby given, that the North Cadbury Benefit Friendly Society, Register No. 835, held at North Cadbury, in the county of Somerset, is dissolved by instrument, registered at this office, the 24th day of July, 1876, unless within three months from the date of the Gazette in which this advertisement appears, proceedings be commenced by a member or other person interested in or having any claim on the funds of the Society to set aside such dissolution, and the same be set aside accordingly

J. M. Ludlow, Chief Registrar of Friendly Societies.

28, Abingdon-street, Westminster,

the 24th day of July, 1876.

BYE-LAWS and REGULATIONS made by the Wreyham District Transmission Wrexham District Tramways Company, under the powers conferred on the Company by the Tramways Act, 1870 :-

1. The Bye-laws and Regulations hereinafter set forth shall extend and apply. to all carriages of the Company, and to all places with respect to which the Company have power to make bye-laws and regulations.

2. Every passenger shall enter or depart from a carriage by the hindermost or conductor's platform, on the carriages in which there is such platform, and on other carriages in which there is no such platform, as directed by the conductor, and not otherwise.

3. No passenger shall smoke inside any carriage.

4. No passenger or other person shall, while travelling in or upon any carriage, play or perform upon any musical instrument.

5. A person in a state of intoxication shall not be allowed to enter or mount upon any carriage, and if found in or upon any carriage shall be immediately removed by or under the direction of the conductor.

6. No person shall swear or use obscene or offensive language whilst in or upon any carriage, or commit any nuisance in or upon or against any carriages, or wilfully interfere with the comfort of any passenger.

. No persón shall wilfully cut, tear, soil, or damage the cushions or the linings, or remove or deface any number plate, printed or other notice, in or on the carriage, or break or scratch any window of, or otherwise wilfully damage, any Any person acting in contravention of carriage. this regulation shall be liable to the penalty prescribed by these bye-laws and regulations, in addition to the liability to pay the amount of any damage done.

8. A person whose dress or clothing might, in the opinion of the conductor of a carriage, soil or injure the linings or cushions of the carriage, or the dress or clothing of any passenger, or a person who, in the opinion of the conductor, might for any other reason be offensive to passengers, shall not be entitled to enter or remain in the interior of any carriage, and may be prevented from entering the interior of any carriage, and shall not enter the interior of any | Regulations to the best of his ability.

carriage after having been requested not to do so by the conductor, and if found in the interior of any carriage shall, on the request of the conductor, leave the interior of the carriage upon the fare, if previously paid, being returned. 9. Each passenger shall, on demand, pay to

the conductor or other duly authorised officer of the Company, the fare legally demandable for the journey.

10. Each passenger shall show his ticket (if any) when required so to do, to the conductor or any duly authorised servant of the Company, and shall also, when required so to do, either deliver up his ticket or pay the fare legally demandable for the distance travelled over by such passenger.

11. A passenger not being an artisan, mechanic, or daily labourer, within the true intent and meaning of the Acts of Parliament relating to the Company, shall not use or attempt to use any ticket intended only for such artisans, mechanics, or daily labourers.

12. Personal or other luggage (including the tools of artisans, mechanics, and daily labourers) shall, unless otherwise permitted by the conductor, be placed on the front or driver's platform, and not in the interior or on the roof of any carriage.

13. No passenger or other person not being a servant of the Company shall be permitted to travel on the steps or platforms of any carriage, or stand either on the roof or in the interior, or sit on the outside rail on the roof of any carriage, and shall cease to do so immediately on request by the conductor.

14. No person, except a passenger or intending passenger, shall enter or mount any carriage, and no person shall hold or hang on by or to any part of any carriage or travel therein, otherwise than on a seat provided for passengers.

15. When any carriage contains the full number of passengers which it is licensed to contain, no additional person shall enter, mount, or remain in or on any such carriage, when warned by the conductor not to do so.

16. When a carriage contains the full licensed number of passengers a notice to that effect shall be placed in conspicuous letters and in a conspicuous position on the carriage.

17. The conductor shall not permit any passenger beyond the licensed number to enter, or mount, or remain in or upon any part of a carriage.

18. No person shall enter, mount, or leave, or attempt to enter, mount, or leave, any carriage whilst in motion.

19. No dog or other animal shall be allowed in or on any carriage, except by permission of the conductor, nor in any case in which the conveyance of such dog or other animal might be offensive, or an annoyance to passengers. No person shall take a dog or other animal into any carriage after having been requested not to do so by the conductor. Any dog or other animal taken into or on any carriage, in breach of this regulation, shall be removed by the person in charge of such dog or other animal from the carriage immediately upon request by the conductor, and in default of compliance with such request, may be removed by or under the direction of the conductor.

20. No person shall travel in or on any carriage of the Company with loaded firearms.

21. No person shall wilfully obstruct or impede any officer or servant of the Company in the execution of his duty upon or in connection with any carriage or tramway of the Company.

22. The conductor of each carriage shall inforce or prevent the breach of these Bye-laws and 4262

23. Any person offending against, or committing a breach of any of these Bye-laws or Regulations shall be liable to a penalty not exceeding forty shillings.

24. The expression "conductor" shall include any officer or servant in the employment of the Company, and having charge of a carriage.

25. There shall be placed and kept placed in a conspicuous position inside of each carriage in use a printed copy of these Bye-laws and Regulations. 26. These Bye-laws shall come into force on the

.24th day of August, 1876. R. C. Fearnley, Secretary of the Company.

In the Court of the Vice-Warden of the Stannaries. Stannaries of Cornwall.

In the Matter of the Companies Act, 1862, and of the West Gwennap Consols Mining Comnany.

OTICE is hereby given, that a petition for the winding up of the above-named Company by the Court was, on the 24th day of July instant, presented to the Vice-Warden of the Stannaries by William Harvey, Henry Whitford, William West, William John Rawlings, William Husband, Francis Harvey, and Nicholas James West, carrying on business at Hayle, within the

said Stannaries, as General Merchants, under the style or firm of Harvey and Co., Shareholders, and claiming to be also creditors of the said Company; and that the said petition is directed to be heard before the Vice-Warden, at the Princes-hall, in Truro, within the said Stannaries, on Tuesday, the Sth day of August next, at eleven o'clock in the forenoon. Any contributory or creditor of the Company may appear at the hearing and oppose the same, provided he has given at least two clear days' the petitioners or their Solicitors of his intention to do so, such notice to be forthwith forwarded to P. P. Smith, Esq., Secretary of the Vice-Warden, Truro. Every such contributory or creditor is entitled to a copy of the petition and affidavit verifying the same from the petitioners or their Solicitors, within twenty-four hours after requiring the same, on payment of the regulated charge per folio. Affi-davits intended to be used at the hearing, in opposition to the petition, must be filed at the Registrar's Office, Truro, on or before the 5th day of August next, and notice thereof must at the same time be given to the petitioners or their Solicitors.—Dated Truro, 26th July, 1876.

> Hodge, Hockin, and Marrach, Truro, Cornwall, Solicitors for the Petitioners.

REGIMENTAL DEBTS ACTS, 1863.

OTICE is hereby given, that Her Majesty's Principal Secretary of State for India in Council holds in his hands, for distribution among the next of kin of each of the deceased Officers and soldiers named in the list hereunder written, the sum of money set opposite to each name.

Applications from persons supposing themselves entitled, as next of kin, should be addressed by letter to the Military Secratary, India Office, S.W.

Further lists will, from time to time, be published, and, therefore, it will facilitate the applicant's inquiries to give the date of the notice in which the deceased Officer's or soldier's name appeared.

By order of the said Principal Secretary,

India Office, July 20, 1876.

T. T. Pears, Major-General,

Military Secretary.

LIST of the Names of Officers and Soldiers deceased since March, 1865, whose personal Estate is held by the Secretary of State for India in Council, for Administration among the Next of Kin.

Name.	Rank.	Regiment.	Aı	nou	nt.	Volume.	Folio.	
		· · · · · · · · · · · · · · · · · · ·	£	8.	d.			
	ļ	BENGAL.				· ·	•	
Barnes, Thomas	Private	Invalid Battalion	2 2 3	1 4	1	5	405	
Brennan, Thomas	Sergeant	1st Fusiliers	2	4	5	5	412	
Clancy, John	Hospital Apprentice	Sub-Medical Department	3	4	1	6	78 & 83	
Foley, Coleman	Private	Invalid Battalion	1	14	9 <u>3</u>	5	429	
Jones, Charles	Corporal	Invalid Battalion	0	3 6	32	6	6	
Keough, Henry	Gunner	Invalid Battalion	· ^2	6	$3\frac{3}{4}$	5	386	
Low, William	Officiating Conductor	Ordnance Department	36	0	11	5	430	
Lowe, William	Gunner	Invalid Battalion	65	12	6 3	6	27	
McDonald, James	Guuner	Invalid Battalion	0	·6		6	15	
Revell, William	Gunner	Invalid Battalion	1	18	9 <u>j</u>	5	579	
Shiron, John	Seigeant	Ordnance Department	5	17		5	447	
Whitehead, Jonathan	Private		2	15		5&6	432 & 11	
		MADRAS.						
Gorman, Denis	Bombardier	European Veterans	308			7	80	
McLaren, John	Private	European Veterans	42	9	9	6	305.& 327	
Communal T. T		BOMBAY.	0	~				
Campbell, T. J.	Assistant Apothecary	Sub-Medical Department	8	9	11	3.	155	

THE LONDON GAZETTE, JULY 28, 1876.

SUPPLEMENT TO 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 15th day of July, 1876.

The undermentioned Parties having omitted to transmit their Accounts in proper time to be inserted in the Gazette of Tuesday, the 25th day of July, 1876.

Name, Title, and Principal Place of Issue.						
Kendal Bank	•••	•••	Kendal		Wakefield, Crewdson, and Co	£ 41,510
· · · ·				w. н	. COUSINS, Registrar of Bank	Returns.

Inland Revenue, Somerset House, July 27, 1876.

AN ACCOUNT of the Importations and Exportations of BULLION and SPECIE registered

in the Week ending 26th July, 1876.

	Imported into the United Kingdom.							
Countries from which Imported.		Gold.		Silver.				
	Coin. Bullion.		Total.	Coin,	Bullion:	Total.		
Denmark	Ounces. 3,745	Ounces.	Ounces. 3,745	Ounces.	Ounces.	Ounces.		
Common and a	1,078	•••	1,078	•••	827,660	827,660		
Dalatum"	33,042	•••	33,042	3,344	1,200	4.544		
T3 .	7,860	1,545	9,405	223,553	3,918	227,471		
TA	7,738	1,741	9,400	711	3,674	4,385		
Differ Talla	8,470	1,750	10,220	91,305				
Oking and Hang Kang	3,433	8,175	11,608	,	•••	91,305		
Tanén	4,001	27,511	31,512	•••		•••		
Australia		8,503	8,503	•••	•••	•••		
South America (except Brazil)	10,109		10,109	13,749	166,585	180,334		
United States	93,250	9,000	102,250	2,249	97,999	100,248		
						,		
Other Countries	2,083	750	2,833	2,283	1,120	3,403		
Aggregate of the Importations	174,809	58,975	233,784	337,194	1,102,156	1,439,350		
Declared Value of the said	£	£	£	£	£	£		
Importations	695,143 {	236,335	931,478	78,349	236,523	314,872		

	Exported from the United Kingdom.										
Countries to which		Gold.				Silver.					
Exported.	. Coin.		Dulling	Total.	C	oin.	Bullion.	Total.			
•	British.	Foreign.	Bullion.	1.0181.	British. Foreign.		Duillon.				
Germany Holland France Cape of Good Hope Bombay United States of America Other Countries Aggnegate of the Exportations registered in the Week Declared Value of the said Exportations	 642	Ounces. 150 150 £ 550	Ounces. 500 500 £ 2,000	Ounces. 500 150 642 192 1,484 £ 5,802	Ounces. 182000 728 182728 <u>£</u> 50,200),277 	Ounces. 130,475 4,379 209,606 1,667 346,127 £ 74,360	Ounces, 130,475 44,000 20,145 182,000 209,606 3,672: 589,898 £ 136,900			

Statistical Department, Custom House, London, July 27, 1876.

Principal

THE LONDON GAZETTE, JULY 28, 1876.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 26th day of July, 1876.

ISSUE DEPARTMENT.								
Notes issued	•••	•••	£ 47,136,850	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	•••• ••• •••	••• ••• •••	£ 11,015,100 3,984,900 32,136,850	
			£47,136,850			:	£47,136,850	

Dated the 27th day of July, 1876.

F. May, Chief Cashier.

BANKING DEPARTMENT.

	£	1			£
Proprietors' Capital	14,553,000	Government Securities	•••		15,-05,977
Rest	3,335,448	Other Securities	•••	•••	17,011,493
Public Deposits (including Ex-		Notes	•••	•••	18,822,210
chequer, Savings Banks, Com-		Gold and Silver Coin	•••		901,076
missioners of National Debt, and					
Dividend Accounts)	4,982,160				
Other Deposits	28,960,784				
Seven Day and other Bills	309,364		۰.		
· ·				-	
	£52,140,756				£52,140,756
_					

Dated the 27th day of July, 1876.

F. May, Chief Cashier.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for 2952. Inventions.

NOTICE is hereby given, that the petition of William Morgan-Brown, of the firm of Brandon and Morgan-Brown, Engineers and Patent Agents, of 38, Southampton - buildings, London, and 13, Rue Gaillon, Paris, praying for letters patent for the invention of "improvements in projectiles for ordnance, and in the manufacture of the same,"—a communication to him from abroad by Benjamin Berkley Hotchkiss, of Paris, Engineer,—was deposited and recorded in the Office of the Commissioners on the 20th day of July, 1876, and a complete specification accompanying such petition was at the same time filed in the said office.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for 2973. Inventions.

N OTICE is hereby given, that the petition of William Morgan-Brown, of the firm of Brandon and Morgan-Brown, Engineers and Patent Agents, of 38, Southampton-buildings, London, and 13, Rue Gaillon, Paris, praying for letters patent for the invention of "improvements in photography in colours, and in the apparatus for that purpose,"—a communication to him from abroad by Louis Ducos-Duhauron, of Agen (Lot and Garonne), France, Chemist,—was deposited and recorded in the Office of the Commissioners on the 22nd day of July, 1876, and a complete specification accompanying such petition was at the same time filed in the said office. Patent Law Amendment Act, 1852. Office of the Commissioners of Patents for 2978. Inventions.

N OTICE is hereby given, that the petition of William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southamptonbuildings, London, praying for letters patent for the invention of "improvements in rolls or rollers for wringing and other machines."—A communication to him from abroad by George Paysan Clark, of Windsor Locks, Hartford, Connecticut, United States of America,—was deposited and recorded in the Office of the Commissioners on the 22nd day of July, 1876, and a complete specification accompanying such petition was at the same time filed in the said office.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

OTICE is hereby given, that provisional protection has been allowed—

1139. To Carl Pieper, Civil Engineer, of Dresden, Kingdom of Saxony, for the invention of "improvements in governors for steam-engines, waterwheels, turbines, and other motors."—A communication to him by Dr. Rudolf Pröll, C.E., of Görlitz, Prussia.

On his petition, recorded in the Office of the Commissioners, on the 16th day of March, 1876.

1977. To Nicholas Berriman Downing and John Edward Hughes, of No. 4, Lambeth-hill, Queen Victoria-street, in the city of London, Merchants, for the invention of "improvements in means or apparatus for the manufacture of

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paper pulp."-A communication to them from abroad by John Wesley Dixon, of West Manayunk, Montgomery County, in the State of Pennsylvania, in the United States of America. On their petition, recorded in the Office of the Commissioners on the 11th day of May, 1876.

- 2185. To Louis Joseph Roucou, of Birmingham, in the county of Warwick, for the invention of " an improved liquid compound or composition for bronzing copper, brass, zinc, and other
- metals, and for preventing the discolouring of gold, siver, and other metals." On his petition, recorded in the Office of the

Commissioners on the 24th day of May, 1876.

2443. To Henry John Broughton Kendall, of Great Winchester-street, in the county of Midof dlesex, Merchant, for the invention of "improved devices for attaching braces or suspenders to trowsers."

On his petition, recorded in the Office of the Commissioners on the 13th day of June, 1876.

2631. To William Morgan-Brown, of the firm of Brandon and Morgan-Brown, Engineers and Patent Agents, of 38, Southampton-buildings, London, for the invention of "improvements in wire drawing, and in the apparatus employed for that purpose."—A communication to him from abroad by Alfred Amand Théodule Glaçon, of 49, Chaussée d'Antin, Paris.

On his petition, recorded in the Office of the Commissioners on the 26th day of June, 1876.

2689. To Gerard Wenzeslaus von Nawrocki, of Berlin, in the Empire of Germany, for the invention of "improvements in the manufacture of armour plates."-A communication to him by Messieurs Asbeck, Osthaus, Eicken, and Company, of Hagen, Germany aforesaid.

On his petition, recorded in the Office of the Commissioners on the 29th day of June, 1876.

2699. To George Vaile, of the parish of Cuckney, near Mansfield, county of Nottingham, Mechanical Engineer, for the invention of "an improved apparatus for lubricating spindles, shafts, and other surfaces subject to friction.

On his petition, recorded in the Office of the Commissioners on the 30th day of June, 1876.

- 2728. To William Charles Smeaton Clark, of Acton-street, Gray's-inn-road, in the county of Middlesex, for the invention of "improvements in tell tale clocks."
- 2732. And to William Levesley, senior, of 9, Bow-street, Sheffield, in the county of York, Ivory Worker, and William Marshall, senior, of Tapton, near Sheffield aforesaid, Cutlery Manufacturer, for the invention of "certain improvements in the manufacture of metal handles, and in the means of fixing the same to knives, forks, and other similar articles of cutlery.'

On both their petitions, recorded in the Office of the Commissioners on the 3rd day of July, 1876.

- 2734. To William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings, London, for the invention of " improvements in paper-cutting machinery." A communication to him from abroad by Erhard Schlenker, of Buffalo, New York, United States of America.
- 2736. To William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings, London, for the invention of "improvements in furnaces for roasting ores." -A communication to him from abroad by Henri Herrenschmidt, of Melbourne, Victoria, Australia, Civil Engineer. E

No. 24349.

- 2740. To Charles Grey Hill, of Nottingham, for the invention of "improvements in pleating machines."
- 2742. And to Samuel Joseph Mackie, Camille Alphonse Faure, and George Trench, all of Faversham, in the county of Kent, for the invention of "improvements in the manufacture of explosives."

On their several petitions, recorded in the Office of the Commissioners on the 4th day of July, 1876.

- 2746. To Julius Sax, of 108, Great Russell-street, Bloomsbury, in the county of Middlesex, Telegraphic Instrument Manufacturer, for the invention of "a new apparatus or guage for showing by electricity the depth and quantity of water in a tank, cistern, or other receptacle of water, and to give alarm if the water should be reduced below a certain depth or attain a higher level than required."
- 2748. To James Morton, Manager to Messrs. William Stirling and Sons, of Cordale and Dal-quhurm Turkey-Red Works, in the county of Dumbarton, North Britain, for the invention of "improvements in preparing woven fabrics and yarns of cotton or other vegetable fibres for being dyed or printed."
- 2750. To Frédéric Faucher, of the city of Paris, in the Republic of France, Gentleman, for the invention of "an improved electric brake for subduing and arresting vicious or runnaway horses instantaneously.
- 2752. To William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings, London, for the invention of "improvements in the construction of driving chains for machinery."—A communication to him from abroad by William Dana Ewart, of Chicago, Illinois, United States of America.
- 2756. And to Geoe. Low, of Ipswich, in the county of Suffolk, for the invention of "improvements in the starting gear and governors of steam engines."

On their several petitions, recorded in the Office of the Commissioners on the 5th day of July, 1876.

- 2758. To John Lewtas, of Manchester, in the county of Lancaster, Lamp Manufacturer, for the invention of "improvements in apparatus for lighting, heating, and cooking purposes."
- 2760. To John George Hammond, of Birming-ham, in the county of Warwick, Manufacturer, and Thomas Trenery Lecher, of Birmingham aforesaid, Manufacturer, for the invention of " improvements in screw stocks.'
- 2762. To Oscar Systermans, of Brussels, Belgium, Manufacturer, for the invention of "improvements in apparatus for preventing guards from falling off railway carriages."
- 2764. And to William Frederick 'Nast, of the city of New York, in the United States of America, Stock Broker, now residing at the Langham Hotel, Portland-place, in the county of Middlesex, for the invention of "improvements in the treatment of stable manure, and in the manufacture of paper."

On their several petitions, recorded in the Office of the Commissioners on the 6th day of July, 1876.

2766. To Sigismund Schuman, of Glasgow, in the county of Lanark, North Britain, Manufacturer, for the invention of "a new or improved means of constructing streets, roadways, or floors."

- 2768. To Eugène Adolphe Pecqueux, of the firm of Henry Cliff and Co., of Boulevard Saint-Denis, No. 1, at Paris, Manufacturers, for the invention of "improvements in the manufacture of lace."
- 2770. To Emil Baumgarten, of the firm Burns, Baumgarten, and Company, of Glasgow, in the county of Lanark, North Britain, Engineers, for the invention of "improvements in apparatus for grinding twist and other drills."
- 2772. To Robert Looney, of West Hartlepool, in the county of Durham, for the invention of "improvements in washing and wringing machines."
- 2776. To Charles Ross Simey, of Sunderland, in the county of Durham, for the invention of "improvements in the propulsion of vessels."
- 2778. To Charles Haughton Gill, of No. 6, Christian-street, in the county of Middlesex, for the invention of "improvements in the manufacture of sugar and in apparatus to be used for
- this purpose.—A communication to him from abroad by Carl Boegel, of Brieg, Russia.
- 2780. And to Robert Dunn, of Wylam on Tyne, in the county of Northumberland, for the invention of "improvements in the permanent way of railways."
- On their several petitions, recorded in the Office of the Commissioners, on the 7th day of July, 1876.
- 2782. To George Beadle, of Boughton-Monchelsea, in the county of Kent, for the invention of "improvements in roller skates."
- 2784. To Robent Henry, of the city and county of Perth, North Britain, Cabinet Maker, for the invention of "an improved machine for cutting screws and spiral mouldings.
- 2786. To John Coulson, of Stamford, in the county of Lincoln, Engineer, for the invention of "improvements in traction engines."
- 2788. To William Blackett Haigh, of Oldham, in the county of Lancaster, for the invention of "improvements in bench sawing machinery worked by hand or power."
- 2790. To Edward Dunning Barker, of No. 45, Bedford-row, in the county of Middlesex, for the invention of "improvements in railway break apparatus, part of which is applicable generally as a steam pump."
- generally as a steam pump." 2792. To John Edward Remfry, of 5, Fancy lane, in the town of Calcutta, in the East Indies, for the invention of "improvements in the process of condensation of steam."
- 2794. To Daniel Longworth, of Birmingham, in the county of Warwick, Mechanical Engineer, for the invention of "improvements in pneumatic and other hammers and stamps actuated by rotating shafts."
- 2796. To James Judge, of Bishop Auckland, in the county of Durham, Engineer, for the invention of "improvements in signalling on railways, and in apparatus to be used in connection therewith."
 - 2798. To John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, Gentleman, for the invention of "improvements in locks or fastenings for bags and other similar receptacles."—A communication to him from abroad by Bernard Steinmitz, of Paris, in the Republic of France, Engineer.
- 2800. And to Edward James Coleman, of Hyde Park, in the county of Norfolk, State of Massachusetts, United States of America, at present residing at Brixton, in the county of Surrey, in England, and Frederick Joseph Bird, of Stroud, in the county of Gloucester, for the invention of "improved mechanical arrangement for hooks

or couplings."—A communication to them from abroad by Samuel Poole, of Boston, State of Massachusetts, United States.

On their several petitions, recorded in the Office of the Commissioners on the 8th day of July, 1876.

- 2802. To Archibald Baird, Colliery Furnisher, Glasgow, in the county of Lanark, and Gilbert McPherson, Colliery Manager, Huirlford, in the county of Ayr, for the invention of "improvements in lubricating the bearings of axles of coal hutches and other similar vehicles, and in the apparatus or means employed therefor."
- 2804. To Richard Bennett the younger, of Redditch, in the county of Worcester, Forsman of Works, for the invention of "improvements in machinery for scouring needles and knitting pins, and for other like purposes."
- 2806. To Samuel Crossley, of Todmorden, in the county of York; for the invention of "improvements in the construction of apparatus to be applied to cotton machinery, for collecting the dirt & extraneous matters therefrom."
- 2808. To Robert Catanach Smith, of Edinburgh, in the county of Mid Lothian, North Britain, Engineer and Iron Founder, for the invention of "improvements in charging and firing heavy guns, and in the machinery or apparatus employed therefor."
- 2809. To Robert John Jones, of Liverpool, in the county of Lancaster, for the invention of "improvements in and applicable to clog blocks, and in apparatus for effecting the same."
- 2810. And to Edward James Coleman, of Hyde Park, in the county of Norfolk, State of Massachusetts, United States of America, at present residing at Brixton, in the county of Surrey, in England, for an invention of "certain improvements in steam engines."—A communication to him from abroad by Hiram Stevens Maxim, of the city, county, and State of New York, United States.

On their several petitions, recorded in the Office of the Commissioners on the 10th day of July, 1876.

- 2812. To Henry William Dee, of the firm of H. W. and L. Dee, of Sherwood-street, Goldensquare, in the county of Middlesex, for the invention of "improvements in cigar and other like cases."
- 2814. To Henry Davey, of Leeds, in the county of York, Engineer, for the invention of "improvements in compound pumping engines."
- 2816. To John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, Gentleman, for the invention of "improvements in cartridges, which improvements are also applicable to explosive projectiles and other similar purposes."—A communication to him from abroad by Ernest Cosson, of Paris, in the Republic of France.
- 2818. To Robert William Thompson, of Wolverhampton, in the county of Stafford, Miller, and Charles Lampitt, of Warwick, Millwright, for the invention of "improvements in machinery or apparatus for dressing flour, purifying middlings, and cleaning and separating grain."
- 2820. To Benjamin Joseph Barnard Mills, of the firm of Harris and Mills, of 23, Southamptonbuildings, in the county of Middlesex, Patent Agent, for the invention of "improvements in tank-cans for oil and other liquids."—A communication to him from abroad by Charles Ariel Munger, of the city, county, and State of New York, in the United States of America, Salesman.

- 2822. To Frank Wirth, of the firm of Wirth and Company, Patent Agency, of Frankfort on the Main, in the Empire of Germany, for the invention of "improvements in grease boxes."— A communication from Joseph Schiffers, Engineer, a person resident at Dortmund.
- 2824. To Charles Linford, of Abbey Iron Works, Leicester, in the county of Leicester, for the invention of "improvements in gas engines and in appliances connected therewith."
- 2826. To John Eastwood, of Spring-gardens, Bradford, in the county of York, Machine Wool Comber, for the invention of "improvements in the method of and apparatus for forcing the wool or other fibre into the circle of Noble's and other combs."
- 2828. And to John Thompson Milson Hircock, of Upwell, in the county of Cambridge, for the invention of "improvements in machines for hoeing and thinning out turnips and other root crops, part of said improvements being applicable to other horse hoes."

On their several petitions, recorded in the Office of the Commissioners on the 11th day of July, 1876.

- 2832. To William Walton, of the city of Manchester, Gentleman, for the invention of "improvements in apparatus for scoring the game of billiards and other games."
- 2834. To Samuel Marsh, of the town and county of the town of Nottingham, Colliery Commission Agent, for the invention of "improvements in getting, breaking, and blasting coal or other materials by means of the bursting of cartridges by the application of air, expansive earths, and other substances."
- 2838. To Charles Buckland, of Swansea, in the county of Glamorgan, for the invention of "improvements in screens for screening coal and other material or materials, and in 'shutes' or apparatus connected therewith."
- or apparatus connected therewith." 2840. To John Dickinson, of the Palmer Hill Engine Works, Sunderland, in the county of Durham, for the invention of "improvements in safety valves."
- in safety valves." 2841. To John Good, of Brooklyn, in the State of New York, United States of America, but at present residing at Leeds, in the county of York, Machinist, and Thomas Lawson, of Leeds aforesaid, Manufacturer, for the invention of "improvents in machinery for preparing flax, hemp, jute, wool. and other fibrous substances."
- jute, wool, and other fibrous substances." 2842. To James Dobson, of Edinburgh, North Britain, Printer, and Arthur McCardle, of the same place, Printer, for the invention of "improvements in rotary color printing machinery."
- 2844. To John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, Gentleman, for the invention of "a new or improved process of refining and condensing iron or of condensing steel and new or improved means or apparatus for carrying out such process."—A communication to him from abroad by William Sellers, of the city and county of Philadelphia, in the State of Pennsylvania, United States America.
- 2846. To Henry Callas, of Reading, in the county of Berks, Engineer, for the invention of "improvements in blind rollers and in the apparatus and fittings for the same."
- 2848. To William Matthews, of 2, Westminsterchambers, Victoria-street, in the eity of Westminster, for the invention of "improvements in brakes specially applicable to granes and other machines for lowering weights.
- machines for lowering weights. 2850. And to Robert Hope Alston Hunter, of East Retford, in the county of Nottingham, for the

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invention of "improvements in the construction and arrangement of self revolving hair brushes." On their several petitions, recorded in the Office of the Commissioners on the 12th day of July, 1876.

- 2851. To Henry Callas, of Reading, in the county of Berks, Engineer, for the invention of "improvements in the construction of flues."
- 2853. To William Henry Beck, of No. 139, Cannon-street, in the city of London, Consulting Engineer, for the invention of "improvements in machinery or apparatus for sewing boots and shoes."
- 2859. To William Brown Spencelayh and William Rowland Taylor, both of Rochester, in the county of Kent, Engineers, for the invention of "improvements in steering gear for barges and other similar vessels."
- 2861. To Thomas Johnson, of Dudley, in the county of Worcester, Metal Broker, for the invention of "a new or improved manufacture of bricks, quarries, and tiles."
- 2863. To Jeanne Fos, of Boulevard Saint Denis, No. 1, at Paris, for the invention of "an improved kind of cigarettes without tobacco."
- 2865. To Albert William Jones, of Camden Town, in the county of Middlesex, and Harvey Chamberlain, of Hamsell-street, in the city of Londor, for the invention of "an improvement in solitaires and studs."
- 2867. To George Barons Northcote, of Finch Villa, Heathfield-road, Handsworth, in the county of Warwick, Civil Engineer, for the inventic**n** of "an improved wall protector to be used with washing stands."
- 2871. To Samuel Stokes Elston and Charles Benson, both of Hull, in the county of York, for the invention of "improvements in envelopes or 'hairs' used in extracting oil from oleaginous seeds and in oil cake making."
- 2875. And to John Thomas, of Middlesbrough, in the county of York, Engineer, for the invention of "improvements in apparatus connected with boilers and furnaces to effect economy in the consumption of fuel."

On their several petitions, recorded in the Office of the Commissioners on the 13th day of July, 1876.

- 2877. To Thomas James Bowman, of Rheidolterrace, Islington, in the county of Middlesex, for the invention of "improvements in the method of ventilating hats or other coverings for the head."
- 2879. To Edward Alfred Cowper, of No. 6, Great George-street, Westminster, in the county of Middlesox, for the invention of "improvements in audible alarms for safes."
- 2881. To Robert Renshaw, of the city of Manchester, Engraver, for the invention of "improvements in steam generators."—A communication to him from abroad by David Renshaw, of Cohasset, in the county of Norfolk, and State of Massachusetts, in the United States of America.
- 2883. To William Morgan-Brown, of the firm of Brandon and Morgan-Brown, Engineers and Patent Agents, of 38, Southampton-buildings, London, and 13, Rue Gaillon, Paris, for the invention of "improvements in machines for the manufacture of envelopes."--A communication to him from abroad by Maro Spaulding Chapman, of Hartford, Connecticut, United States, Envelope Manufacturer.

2835. To Henry Nicholson, of Sheffield, in the county of York, for the invention of "improvements in the manufacture of forks."

- 2887. To Benjamin Joseph Barnard Mills, of the firm of Harris and Mills, of 23, Southamptonbuildings, in the county of Middlesex, Patent Agent, for the invention of "improvements in the manufacture of bricks, slabs, and other articles made of clay, and in means or apparatus employed therein."—A communication to him from abroad by Michel Poletti, of Fribourg, in the Republic of Switzerland.
- 2891. To Peter Jensen, of Chancery-lane, London, for the invention of "improvements in brick and tile making machines."—A communication to!him from abroad by Matthæus K. Muchin, of Riga, Prussia.
- 2893. To Julien Thellot, of 16, Rue Fontaine St. Georges, Paris, in the Republic of France, at present residing at the Cannon-street Hotel, in the city of London, for the invention of "improvements in the treatment of petroleum oils, and in the manufacture of candles and soap."
- 2895. To Jonathan Aldous Mays, of 221, Gresham House, Old Broad-street, in the city of London, for the invention of "improvements in lubrication, and in the means employed therefor."
- 2897. To James Milward Holmes, of Birmingham, in the county of Warwick, Secretary of the International Agency, and Henry Lea, of Birmingham aforesaid, Consulting Engineer, for the invention of "improvements in mechanism or apparatus for feeding fuel into furnaces, fire boxes, and fire grates."
 2899. And to Johann Maximilian Plessner, of 11,
- 2899. And to Johann Maximilian Plessner, of 11, Golden-square, in the county of Middlesex, late Captain Prassian Army, for the invention of "improvements in apparatus to facilitate the 'withdrawal of non-aerated liquids from decanters and other like bottles without tilting or handling such bottles."

On their several petitions, recorded in the Office of the Commissioners on the 14th day of July, 1876.

- 2903. To Joseph McCabe and John Walker, both of Droylsden, in the county of Lancaster, for the invention of "improvements in looms for weaving."
- 2907. To Samuel Cook, of Bury, in the county of Lancaster, Machine Maker, for the invention of "improvements in machinery for sharpening saws."—A communication to him from abroad by William Landon Covel, of Providence, in the State of Rhode Island, in the United States of America.
- 2911. And to William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings, London, for the invention of "improvements in boxes or cases for the preservation of food and other articles or materials."—A communication to him from abroad by Amieux Brothers, of Paris, France. On their several petitions, recorded in the Office of the Commissioners on the 15th day of July, 1876.
- 2913. To Henry Matthew Robottom, of Liverpool, in the county of Lancaster, for the invention of "improvements in the manufacture of keyless watches."
- 2915. To Thomas Coleby, of the city of Manchester, Commission Agent, for the invention of "improvements in hydro-extractors."
- "improvements in hydro-extractors." 2917. To Charles Thorn, of St. Giles' Gates, in the hamlet of Higham, in the county of the city of Norwich, Coach Builder, for the invention of "improvements in carriages."
- 2919. To William Cordingley, of Wakefield, in the county of of York, Millwright and Engineer,

for the invention of "improvements in apparatus for ensuring the combustion of smoke."

- 2921. To Edward Griffith Brewer, of Chancerylane, London, for the invention of "improvements in apparatus for signalling and telegraphing from ships and other places."—A communication to him from abroad by Carl Gustaf Von Otter, of Stockholm, Sweden.
- 2923. To Nicholas Demetrius Spartali, of Liverpool, in the county of Lancaster, Steam Ship Agent, for the invention of "an improved process of and apparatus for converting peat into coke or charcoal."
- 2925. And to George Rowles and Charles Rose, both of Uxbridge, in the county of Middlesex, for the invention of "improvements in the construction of tricycles."

On their several petitions, recorded in the Office of the Commissioners, on the 17th day of July, 1876.

- 2927. To Christopher Longbottom, Estate Agent, and Peter Harris, Solicitor, both of Bradford, in the county of York, for the invention of "improvements in the method of and apparatus for learning roller skating or skating."
- 2931. To Edward Griffith Brewer, of Chancerylane, London, for the invention of "improvements in and connected with signalling and in apparatus therefor."—A communication to him from abroad by Carl Gustaf von Otter, of Stockholm, Sweden.
- 2933. And to James Steel, of Glasgow, in the county of Lanark. North Britain, Engineer, for the invention of "new or improved apparatus for purifying gas."

On their several petitions, recorded in the Office of the Commissioners on the 18th day of July, 1876.

- 2941. To James Wallace Brown, of 18, Leadenhall-street, in the city of London, for the invention of "improvements in electric telegraphs."
- 2948. To Bristow Hunt, of Serle-street, Lincoln'sinn, in the county of Middlesex, Gentleman, for the invention of "improvements in the construction of elastic mattresses."—A communication to him from abroad by Eugéne Celestin Roman, of Paris.
- 2947. And to Christopher Webb Smith, of Barnwood, near the city of Gloucester, Chemist, for the invention of "improvements in, and apparatus for, scouring or cleansing woollen cloth, yarns, and wastes, and in recovering valuable products from the materials which have been used in conducting the said scouring or cleansing."

On their several petitions, recorded in the Office of the Commissioners on the 19th day of July, 1876.

PATENTS WHICH HAVE BECOME VOID.

A LIST of the Letters Patent for Inventions which have become void by reason of the non-payment of the additional Stamp Duty of £50, before the expiration of the third year from the date of such Patents, pursuant to the Act of the 16th Vic., c. 5, sec. 2, for the week ending the 22nd day of July, 1876.

2444. Hezekiah Hewitt, of the firm of Hewitt and Company, of Birmingham, in the county of Birmingham, Metallic Pen Manufacturers, for an invention of "improvements in the manufacture of penholders."—Dated 16th July, 1873.

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- 2446. Sofus Emil Holten, of Gracechurch-street, in the city of London, and Frederic Henry Varley, of Mildmay Park Works, Stoke Newington, in the county of Middlesex, for an invention of "improvements in counting, indicating, and signalling apparatus partly applicable to horological instruments."—Dated 16th July, 1873.
- 2450. Edward Charles Hamilton, of Colchester, in the county of Essex, and William Richard Preston, of Harold Court, Romford, in the county of Essex aforesaid, for an invention of "improvements in the manufacture of artificial manure and in apparatus employed therein." --Dated 16th July, 1873.
- 2452. Richard Harwood, George Harwood, John Scholes, and Thomas Seymour, all of Bolton, in the county of Lancaster, for an invention of "improvements in the flues of steam boilers for effecting the economy of fuel."-Dated 16th July, 1873.
- July, 1873.
 2453. John Somerville, Gas Engineer, of the Gas Works, Dublin, and John Robinson, Engineer, of West Bromwich, in the county of Stafford, formerly of Dublin, for an invention of "improvements in apparatus for discharging gas retorts."—Dated 16th July, 1873.
- 2454. Frederick Jacobsen, of No. 1, Indiabuildings, Victoria-street, Edinburgh, Merchant, for an invention of "the clarification and purification of sewage and the discharges of polluted waters from paper mills, printing works, dye works, and factories by means of precipitation." --Dated 16th July, 1873.
- 2458. Thomas Francis Lynch, of Aldersgatestreet, in the city of London, for an invention or "improvements in infants' feeding bottles, and in caps or covers for the same."—Dated 16th July, 1873.
- 2459. James William Mercer, of Upper Northstreet, Poplar, in the county of Middlesex, for an invention of "improvements in printing machines."—Dated 16th July, 1873.
- 2462. Baldwin Fulford Weatherdon, of Lawchambers, Chancery-lane, C.E., Major Honourable John Colborne, of the Junior Conservative Club, St. James's, both in the county of Middlesex, and Francis Lyon Barrington, Esqr., of Hetton Hall, in the county of Durham, J.P. and Deputy Lieutenant, for an invention of "improved self-acting machinery or apparatus to be employed conjointly with a certain motive power for propelling ships and other navigable vessels, or for similar purposes."-Dated 16th July, 1873.
- 2463. James Hickisson, of Southgate-road, Hackney, in the county of Middlesex, Marking Ink Manufacturer, for an invention of "improvements in teats, rings, and other articles sucked by infants."—Dated 16th July, 1873.
- 2464. Isaac Bradley, of Perry Barr, in the county of Stafford, Engineer, for an invention of "certain improvements in the manufacture of solid headed metallic cartridge cases."—Communicated to him from abroad by General Hiram Berdan, of the city of New York, in the United States of America, but now resident at Berlin, in the Empire of Germany.—Dated 17th July, 1873.
- 2469. Pedro Gamboni, of Chili, South America, now temporarily residing at No. 8, Harleystreet, in the county of Middlesex, for an invention of "improved means of and apparatns for producing and maintaining motive power or assisting to produce and maintain such power." —Dated 17th July, 1873.

- 2470. Elias George Wright, of Portsmouth, in the county of Hants, for an invention of "improved apparatus for cutting or reducing brewers' finings, applicable also for sifting powders and straining liquids."—Dated 17th July, 1873.
- 2471. Jan Anthony Muller, of Amsterdam, Holland, at present of 123, Chancery-lane, London, for an invention of "improvements in apparatus for measuring and registering the flow of water and other liquids."—Dated 17th July, 1873.
- and other liquids."—Dated 17th July, 1873. 2474. George Moore, Artist, and Benjamin Constant Le Moussu, Civil Engineer, both of Haverstock Hill, in the county of Middlesex, for an invention of "improvements in the process of engraving on metal plates in relief." —Dated 18th July, 1873.
- 2475. David Oliver Macomber, of Arundel-street, Strand, in the county of Middlesex, Civil Engineer, for an invention of "an improved compound and apparatus for rendering wood uninflammable."—Dated 18th July, 1873.
 2477. Benjamin Joseph Barnard Mills, of the
- 2477. Benjamin Joseph Barnard Mills, of the firm of Harris and Mills, of 35, Southamptonbuildings, in the county of Middlesex, Patent Agent, for an invention of "improvements in carding engines, part of which improvements is applicable to other machines for combining fibrous materials."—From abroad by J. S. Bolette, of Pépinster, in the Kingdom of Belgium.—Dated 18th July, 1873.
- 2478. John Poole, of Great George-street, in the city of Westminster, Gentleman, for an invention of "improvements in billiard or dining tables, also suitable for other tables, bedsteads, or purposes requiring varied heights."—Dated 18th July, 1873.
- 2479. John Henry Johnson, of 47, Lincoln's-innfields, in the county of Middlesex, Gentleman, for an invention of "improvements in the treatment of peat and in machinery or apparatus employed therein."—Communicated to him from abroad by Benicio Alamos Gonzalez, of Valparaiso, Chili.—Dated 18th July, 1873.
- 2480. William Henry Thomas, of New Cross, in the county of Kent, for an invention of "improved refrigerating apparatus applicable for preserving food and other purposes."—Dated 18th July, 1873.
- 2481. Edward Primerose Howard Vaughan, F.C.S., of 54, Chancery-lane, in the county of Middlesex, Patent Agent, for an invention of "improvements in the construction of tuyeres or nozzles for blast furnaces and in the mode of fixing the same."—The said invention has been communicated to him from abroad by F. W. Lurmann, residing at Osnabruck, Prussia, in the Empire of Germany, and C. Aldendorff, residing at Duisburg, Prussia, in the said Empire.—Dated 19th July, 1873.
- 2482. David Clovis Knab, Chemist, of St. Denis, in the Department of the Seine, France, for an invention of "improvements in the mode of utilizing the products of distillation of combustible vegatable and animal matters in the production of gas."—Dated 19th July, 1873. 2483. Samuel Henry Fortnom Cox, of Cornwall
- 2483. Samuel Henry Fortnom Cox, of Cornwall House, Penzance, in the county of Cornwall, Civil Engineer, for an invention of "improved apparatus for separating from each other matters of different densities or specific gravities."— Dated 19th July, 1873.
- Dated 19th July, 1873. 2484. Antonio de Saldanha, Albuquerque e Castro, Condi de Penamacor, Antonio Paes de Sande e Castro, both of Lisbon, in the Kingdom of Portugal, and Thomas Smith Hopcraft, of Mincing-lane, in the city of London, for an in-

vention of "improvements in the production of citric acid, tartaric acid, and alcohol."—Dated 19th July, 1873.

- 2489. Matthew Clark, of Alexandria, in the county of Dumbarton, North Britain, Turkey-Red Dyer and Printer, for an invention of "improvements in and connected with drying stoves, employed in the manufacture of Turkeyred yarns and woven fabrics."—Dated 19th July, 1873.
- 2492. James Russell and George Dominy, Junior, both of Weymouth, in the county of Dorset, for an invention of "improvements in appliances for winding and preserving velvet and other ribbons, lace, trimmings, and other like articles." — Dated 19th July, 1873.
- 2494. Frank Wirth, of the firm of Wirth and Company, Patent Agency, at Frankfort on the Main (Germany), for an invention of "an improved slide valve and cylinder lubricating apparatus for locomotives and steam engines."— It is a communication from John Kernaul, a person resident at Munich (Germany).—Dated 19th July, 1873.
- 2503. Charles Gilbert Wheeler, of Chicago, Illinois, United States of America, now of No. 8, Southampton-buildings, London, for an invention of "an improved apparatus for distributing water, and regulating and controlling the passage of fluids through pipes or tubes."— Dated 21st July, 1873.
- 2504. John Sault, of South Manchester, in the county of Hartford, State of Connecticut, in United States of America, for an invention of "a certain new and useful machine for spreading silk."—Dated 22nd July, 1873.
- 2505. Joseph Coley, Forge Manager, John George Robson, Roll Turner, and John Price, Forge Manager, all of Darlington, in the county of Durham, for an invention of "improved apparatus to be used in connection with rotary puddling furnaces."—Dated 22nd July, 1873.
 2506. John Imray, of No. 20, Southampton-
- 2506. John Imray, of No. 20, Southamptonbuildings, Chancery-lane, in the county of Middlesex, for an invention of "improvements in rock-drilling apparatus."—Communicated to him from abroad by Robert Julius Gottheil, Engineer, of Chemnitz, in the German Empire. —Dated 22nd July, 1873.
- 2510. Peter Thomason, of Workington, in the county of Cumberland, Practical Forger, for an invention of "improvements in the manufacture and forging of railway and other carriage axles, and in machinery therefor."—Dated 22nd July, 1873.
- July, 1873. 2511. William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for an invention of "improvements in steam generators."—Communicated to him from abroad by Albert Michel Jouet Pastré, Representative of the Société Nouvelle des Forges et Chantiers de la Méditerranée, of Paris, in the Republic of France. —Dated 22nd July, 1873.
- 2512. George Percival Spooner, of Portmadoc, in the county of Carnarvon, Engineer, for an invention of "improved coupling and buffing apparatus for railway carriages." Dated 22nd July, 1873,

A LIST of the Letters Patent for Inventions which have become void by reason of the non-payment of the additional Stamp Duty of 2100, before the expiration of the seventh year from the date of such Patents, pursuant to the William James Brown, of Brixham aforesaid, William James Brown, of Brixham aforesaid, Samuel

Act of the 16th Vict., c. 5, sec. 2, for the week ending the 22nd day of July, 1876.

- 2144. William Hosack, of Montpelier, in the Colony of Jamaica, but at present residing in Edinburgh, in the county of Midlothian, North Britain, for an invention of "improvements in evaporating liquids, and in the means or apparatus employed therefor."—Dated 16th July, 1869.
- 2148. Richard Price Williams, of Great Georgestreet, Westminster, Civil Engineer, for an invention of "improvements in railway crossings."—Dated 16th July, 1869.
- 2158. Edwin Francis Jones, of Middlesboroughon-Tees, in the county of York, for an invention of "improvements in machinery for making nails, spikes, and like articles."—Communicated to him from abroad by Frederick Francis Jones, of Gefle, in the Kingdom of Sweden.—Dated 17th July, 1869.
 2166. John Henry Johnson, of 47, Lincoln's-inn-
- 2166. John Henry Johnson, of 47, Lincoln's-innfields, in the county of Middlesex, Gentleman, for an invention of "improvements in blasting, and in the apparatus or means employed therein." —That the said invention has been communicated to him from abroad by Eugène François Desiré Ruggieri, of Paris, in the Empire of France.—Dated 17th July, 1869.
- 2198. George Finnegan, of Dublin, Ireland, Timber Merchant, for an invention of "improvements in machinery for sawing wood and stone, part of which is applicable also to other machines in which cranks are used."—Dated 20th July, 1869.
- 2217. Henry Knight, of Ryde, Isle of Wight, in the county of Southampton, Importer of Italian Sculptures, for an invention of "improvements in instruments or apparatus for clipping horses and other animals." Dated 21st July, 1869.
 2218. George Thackeray Abbey, of Chicago, Illinois, in the United States of America, but the states of America and the states of America and the states of America.
- 2218. George Thackeray Abbey, of Chicago, Illinois, in the United States of America, but now residing at Birmingham, in the county of Warwick, Gun Manufacturer, for an invention of "improvements in breech loading fire arms." —Dated 21st July, 1869.
- In the Matter of the Companies Act, 1862, and in the Matter of the Taunton and Bridgwater Permanent Benefit Building Society.

N OTICE is hereby given, that a petition for the winding up of the above-named Society by the High Court of Justice (Chancery Division) was, on the 24th day of July, 1876, presented to the High Court of Justice by William Phillips Williams, of Newport, in the county of Monmouth, Gentleman, Administrator of the estate and effects of William Williams, deceased, Joseph Sawtell, of Llantarnam, in the same county, Miller, William Campbell, of Tredegar, in the same county, Superintendent Registrar of Births and Deaths, George William Jones, of Newport aforesaid, Shipowner, Walter Rees Waters, of the Commercial-road, Newport aforesaid, Clerk and Shopkeeper, John Elliott, of Brixham, in the county of Devon, Shipsmith, Abednego Staple, of Brixham aforesaid, Sailmaker, Jane Ackers Harris, of Fore-street, Brixham aforesaid, Widow, Mary Dugdale, of New-road, Brixham aforesaid, Licensed Victualler, John Richards, of Middlestreet, Brixham aforesaid, Carpenter, William Rowse, of Brixham aforesaid, Carpenter, William Fox Dugdale, of Drew-street, Brixham aforesaid, Susannah Mead, of Brixham aforesaid, Samuel Fox Dugdale, of Drew-street, Brixham aforesaid, William James Brown, of Brixham aforesaid, William James Brown, of Brixham aforesaid,

Master Mariner, Robert Austin Ellis, of Brixham aforesaid, James Wilkings, of Rowbarton, Taunton St. James, in the county of Somerset, Rowbarton, Brickmaker, John Stemson, of West Exe, North Tiverton, in the county of Devon, Marble Mason, Abraham Gilmore, of Newport aforesaid, Pilot, Henry Jukins, of Pontymister, in the county of Monmouth, Forge Manager, and Thomas Phillips, of Tredegar aforesaid, Licensed Victualler (borrowing members of the said Society), and Peter Blight, of Hill-street, Newport aforesaid, Foreman, the said William Phillips Williams, Anthony Phillips Williams, of Newport aforesaid, Gentleman, Frances Jane Hillier, of Stow Park, New-port aforesaid, Spinster, Joseph Foslett, of Charles-street, Newport aforesaid, Bellhanger, and William Bailey, of Trull, in the county of Somerset, Groom (investing members of the said Society); and that the said petition is directed to be heard before the Master of the Rolls, on the 5th day of August, 1876; and any creditor or contributory of the said Society desirous to oppose the making of an order for the winding up of the said Society under the above Act, should appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Society required by the same by the undersigned, on payment of the regulated charge for the same.

Surr, Gribble, and Bunton, 12, Abchurchlane; Agents for

Archibald Reeves, of Taunton, Somersetshire, and

Robert Parsons Williams, of Newport, Monmouthshire, Solicitors for the Petitioners.

In the Matter of the Companies Acts, 1862 and 1867; and in the Matter of the General Sewage and Manure Company Limited.

NOTICE is hereby given, that a petition for the winding up of the above-named Company by the High Court of Justice, Chancery Division, was, on the 27th day of July, 1876, presented to Her Majesty's High Court of Justice by Clarence William Dimsdale, of 39, Lombardstreet, in the city of London, Gentleman, a creditor of the said Company; and that the said petition is, by special leave of the Vice-Chancellor Sir Charles Hall, directed to be heard before his Lordship on the 4th day of August, 1876; 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.

Hardwick and Holmes, of 11, Leadenhallstreet, in the city of London, Solicitors for the Petitioner.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the General Sewage and Manure Company Limited.

Norrage and manure Company Limited. Norrage and manure Company Limited. Norrage and manure Company Limited. Norrage and Manuel Strategies (Chancery Division, was, on the 26th day of July, 1876, presented to Her Majesty's High Court of Justice by the Right Honourable Montolieu Fox Oliphant Murray, Lord Elibank, of 8, Brunswick-square, Brighton, in the county of Sussex, a creditor and

contributory of the said Company; and that by leave given by the Master of the Rolls, the said petition is directed to be heard before the said Master of the Rolls, on the 5th day of August, 1876; 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.

J. Raven and Co., 11, Queen Victoriastreet, London, E.C., Solicitors for the Petitioner.

In the High Court of Justice.—Chancery Division. Master of the Rolls.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Portland Cement, Lime, and Purbeck Marble Company Limited.

N OTICE is hereby given, that a petition for the winding up of the above-named Company by, or subject to the supervision of, the Chancery Division of the High Court of Justice, was, on the 27th day of July, 1976, presented to Her Majesty's High Court of Justice by Henry Musgrave Musgrave, of Holland Park, in the county of Middlesex, Esquire, a creditor and contributory of the said Company; and that the said petition is directed to be heard before the Master of the Rolls, on Saturday, the 5th day of August, 1876; 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.

Wilhins and Blyth, 10, St. Swithin's-lane, London, Solicitors for the Petitioner.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Direct Iron and Steel Company Limited.

THE creditors of the above-named Company are required, on or before the 15th day of September, 1876, 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 William Thomas Ogden, of 48, Watling-street, in the city of London, Public Accountant, the Official Liquidator of the above-named 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 Charles Hall, at No. 14, Chancery-lane, 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. Wednesday, the 1st day of November, 1876, at twelve at noon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims. - Dated this 24th day of July, 1876.

TEAMS FOR CHATHAM DOCKYARD. Contract Department, Admiralty, Whitehall, July 27, 1876.

YENDERS will be received until two o'clock on Monday, the 7th August, for

TEAMS OF HORSES

for Her Majesty's Dockyard at Chatham.

Their Lordships do not bind themselves to accept the lowest or any tender.

Forms of tender containing all particulars may be obtained on written or personal application to the Admiral Superintendent, Chatham, or to this Office.

Eagle Insurance Company.

79, Pall Mall, S.W., July 27, 1876. OTICE is hereby given, that the Annual General Meeting of the Proprietors of ten or more shares in the capital of this Company will be holden at No. 79, Pall Mall, on Wednesday, the 16th August next, at one o'clock precisely, to receive the report of the Directors as to the progress of the Company during the year ending the 30th June last; to elect three Directors in the room of the three retiring, viz.: - William Augustus Guy, Esq., M.D., Thomas Boddington, Esq., and Charles Jellicoe, Esq., who offer themselves for re-election; to elect a Director in the room of the late Admiral Louis Symonds Tindal, deceased; and to elect an Auditor in the room of William Robert Barker, Esq., who retires by rotation, but who is eligible for re-election immediately. Mr. Thomas Allen, late Auditor to the Company,

and a duly qualified candidate, has offered himself for the vacant Directorship.

George Humphreys, Actuary and Secretary.

The Bromley Rice Mills Company Limited.

T an Extraordinary General Meeting of the Members of the said Company, duly convened and held at the offices of the Company, No. 61, Mark-lane, in the city of London, on the 25th day of July, 1876, the following Extraordinary Resolu-

faction of the Company, that the Company cannot, by reason of its liabilities, continue its business, it is advisable to wind up the same voluntarily.

2nd. "That Mr. Samuel Barrow, of the firm of Barrow and Gates, of 24, Gresham-street, in the city of London, Accountants, Mr. Samuel D. Chippingdale, and Mr. Charles Hingston, be, and they are appointed Liquidators for the purpose of winding up the affairs of the Company and distributing the property, and that a sum of fifty guineas be allowed to Mr. Samuel Barrow, for his professional services in adjusting and winding up the affairs of the Company."

Saml. D. Chippingdale, Chairman.

The Lancashire and Cheshire Canal and Dock Company Limited.

T an Extraordinary General Meeting of the Members of the said Company, duly convened and held at the offices of Messrs. J. Hutchinson and Co., 50, Lord-street, Liverpool, on the 4th day of May, 1876. The Meeting was duly adjourned, pursuant to the regulations of the Company, to the following day. At the adjourned Extraordinary Meeting of Members of the said Company, held at the same place, on the 5th day of May, 1876, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, duly convened and held at the offices of Messrs. Simpson and North, 1, Rumford-strert, Liverpool, on the 25th day of May, 1876, the following Special . Resolutions were duly confirmed, viz.:-

1st. "That this Company be wound up voluntarily, under the provisions of the Companies Act, 1862.

2nd. "That William Perkins be appointed Liquidator, at such remuneration as shall be agreed upon beetween him and the Directors."

Palgrave Simpson, Chairman.

Ambrose Lake Tin and Copper Mining Company Limited.

T an Extraordinary General Meeting of the Members of the said Company, duly con-vened and holden at No. 86, London-wall, in the city of London, on Thursday, the 22nd day of June, 1876, the following resolutions were duly passed :-

1st. "That it having been proved to the satis-faction of the Shareholders that the Company is unable, by reason of its liabilities, to continue

its business, it be wound up voluntarily. 2nd. "That Mr. Thomas R. Clarke, be and is hereby appointed Liquidator of the Company's affairs, and that his remuneration be fifty guineas." John Meginn, Chairman.

The Exchange Trading Company Limited.

OTICE is hereby given, that all creditors A and other persons having any claims or demands upon or against the above Company, lately carrying on business at 6, Crosby-square, London, are hereby required to send, in writing, the particulars of such claims and demands to me, the undersigned, the duly appointed Liquidator of the said Company, to my offices, 150, Leadenhallstreet, London, E.C., on or before the 9th day of August next, after the expiration of which time I shall proceed to wind up the affairs of the said Company, having regard only to the debts, claims, or demands of which I shall then have had notice. -Dated this 26th day of July, 1876. Harry Brett, Liquidator.

In Chancery.

In the Matter of the Companies Act, 1862, and in the Matter of the Bangor and Port Madoc Slate and Slate Slab Company Limited.

VOTICE is hereby given, that a General Meeting of the above-named Company will be held at the offices of Messrs. Musterman, Hughes, and Co., 26, Austin Friars, in the city of London, on Friday, the 1st day of September, 1876, at twelve of the clock at noon for the purpose of approving the account of the Liquidators of the said Company, and of passing resolutions for dissolution of the said Company.—Dated this 27th day of July, 1876.

Masterman, Hughes, and Co., 26, Austinfriars, Solicitors to the Liquidators.

The Companies Act, 1862.

The Coniston and Tilberthwaite Mining Company Limited.

OTICE is hereby given, that a General Meeting of the Members of the Coniston and Tilberthwaite Mining Company Limited, will be held at the offices of Messrs. Arnold and Greenwood, Exchange-chambers, Kendal, on the 2nd day of September, 1876, at one o'clock in the afternoon, for the purpose of having an account laid before them by the Liquidator, showing the manner in which the winding up of the Company has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this 17th day of July, 1876.

R. H. Greenwood, Liquidator.

NOTICE is hereby given, that the Partnership hereto-fore existing between us the undersigned, Julia Emma Sotheby, Widow, John Wilkinson, and Edward Grose Hodge, as Auctioneers of Literary Property, at No. Grose Hodge, as Auctioneers of Literary Property, at No. 13, Wellington-street, Strand, in the county of Middlesex, u der the style or firm of Sotheby, Wilkison, and Hodge, was, on the 25th day of March last, dissolved by mutual concent, so far as regards the said Julia Emma Sotheby, who retires therefrom. All debts due to or owing by the said late partnership will be received and paid by the continuing partners, who will henceforth carry on the busi-ness on their own account.—Dated this 17th day of July, 1876. Literary F. Sothebus

Julia E. Sotheby. John Wilkinson.

E. G. Hodge.

NOTICE is hereby given, that the Partnership latel^y subsisting between us the undersigned, John Wilson and John Graves Watson, as Printers, and carried on in the borough and county of Newcastle-upon-Tyne, under the firm of Wilson and Watson, was, on the 20th day of July instant, dissolved by mutual consent, the said John Graves Watson having retired from the concern; and that all debts due and owing to or by the late firm will be re-ceived and paid by the said John Wilson.—As witness our hands this 20th day of July, 1876.

John Wilson. John Graves Watson.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, Nis Clason, Hermann Clason, and Cleon Clason, as Merchants, at Manchester, in the county of Lancaster, and in the United States of America, and at Stuttgart, in Germany, under the style or firm of Clason and Co., was this day dis-solved, so far as regards the said Nis Clason, who then retired therefrom. All debts due and owing to and by the said concern will be received and paid by the undersigned Hermann Clason and Cleon Clasoo, who will continue the business as heretofore.—Dated this 1st day of July, 1876.

Nis Clason. Hermann Clason. Cleon Clason

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Joseph Moulson, William Moulson, and William Humphreys, all of Little Horton, in the parish of Bradford, in the county of York, Contractors and Builders, has this day been dissolved by mutual consent.—As witness the hands of the parties hereto this 17th day of July, 1876.

Joseph Moulson: William Moulson. William Humphreys.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Joseph Lomas and Henry John Norris, carrying on the busicess of Stationers and Printers, under the style or firm of Lomas and Norris, at 57. Melbourne-street, Nottingham, was dis-solved by mutual consent, as from the lat day of July instant. The business will in future be carried on by the said Henry John Norris alone, who will receive and pay all debts and accounts owing to or by the said firm.—As witness our bands this 21st day of Jaly, 1876.

Joseph Lomas. Henry John Norris.

Thomas Dickon.

NOTICE is hereby given, that the Partnership hereto fore subsisting between us the undersigned, Nicholas Twigge, Thomas Crosfield, and Henry Twigge, carrying on business as Rice and Flour Millers, and Gocoa Manufac-turers, at Liverpool, in the county of Lancaster, under the style or firm of Twigge and Crosfield, was, on the 30th day of June last, dissolved by mutual consent. All debts due to and owing from the said late partnership will be received and paid by the said Nicholas Twigge and Thomas Cros-field, who will in future carry on the said business under the same style of Twigge and Crosfield.—Dated this 22nd day of July, 1876. Network Conservation

Henry Twigge. N. Twigge. Thomas Crosfield. F

NOTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, George Wade and John Michael Ward, carrying on business at Liverpool, in the county of Lancaster, as Corn Factors and General Commission Merchants, under the firm of Wade and Ward, has this day been dissolved by mutual consent. --Dated this 25th day of July, 1876.

George Wade. John M. Ward.

NOTICE is hereby given, that the Partnership hereto-fore existing between the undersigned, Joseph Collins and Frank Henry Collins, in the businesses of Tailors and Drapers, carried on at No. 1, Northumberlandrations and Drapers, carried on at No. 1, Northumberland-buildings, in the city of Bath, under the style of Collins and Son, was dissolved on the 24th day of June, 1876, by mutual consent. All debis due to and owing by the said partnership will be received and paid by the said Frank Henry Colling, who will continue to carry on the said businesses at No. 1, Northumberland-buildings aforesaid, on his sole eacounty. Detad this about day of the 1976 his sole account.—Dated this 22nd day of July, 1876. Joseph Collins.

Frank H. Collins.

NOTICE is hereby given, that the Partnership hithert^O existing between George Lucas and Samuel Harmer, under the style of G. Lucas and Co., 32, King-street, Snow-hill, carrying on business as Clothworkers, was dissolved by mutual consent, on July 24th, 1876, as far as regards Samuel Harmer. All debts owing to and from the said firm will be received and paid by the said George Lucas.— Dated this 24th day of July, 1876. Geo. Lucas.

Geo. Lucas. Samuel Harmer.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Albert Broomfield and Fred Broomfield, carrying on business as Corn Factors, Bakers, and Grocers, at Bartley and Netley Marsh, in the county of Southampton, under the style or firm of Broomfield Brothers, was dissolved as from the 30th day of June, 1876, by mutual consent.—Dated the 25th day of July, 1876.

Albert Broomfield. Fred Broomfield.

N OTICE.—The Partnership heretofore subsisting between the undersigned, John William Bower, Ben Bray, and Edwin Bray, under the firm of Bower and Brays, of Turn-bridge, Huddersfield, Oil Extractors, is this day dissolved by mutual consent.—Dated this 22nd day of July, 1876.

John William Bower.

Ben Bray.

Edwin Bray.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by James Tompson, senior, and James Tompson, junior, under the firm of Tompson and Son, at Nos. 257 and 261, Goswell-road, in the parish of Clerkenwell, in the county of Middlesex, in the trade or business of Plait, Frizette, and Chignon Manu-facturers, was this day dissolved by mutual cousent.—As witness our hands this 13th day of July, 1876. James Tompson, sen. Jumes Tompson, sen.

James Tompson, jun.

TAKE notice, that the Partnership hereto subsisting between us the undersigned, Thomas Castle and Augustus William Summers, carrying on business at Liver-pool, in the county of Lancaster, as Wine and Spirit Mer-chants, under the style or firm of Castles and Co., has been dissolved, by mutual consent, as on and from the 30th day of June, 1876.—Dated this 25th day of July, 1876.

Thomas Castle.

A. W. Summers.

NOTICE is hereby given, that the Partnership hereto-IN fore subsisting between us the undersigned, John Roberts Hill and John Bazley, at Leominster, in the county of Hereford, as Veterinary Surgeons, under the style or firm of J. R. Hill and John Bazley, was this day dissolved by mutual consent. All debts due and owing to and by the said firm will be received and paid by the said John Bazley,-Dated this 25th day of July, 1876.

John Roberts Hill. John Bazley.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, trading together at Halifax, in the county of York, as Wire Drawers, under the firm of Lever, Marsden, and Company, is hereby dissolved by mutual consent. — Dated this 19th day of July 1876 of July, 1876. George Lever.

Robert Marsden George Gaukrodger.

No. 24349.

NOTICE is hereby given, that the Partnership for some time subsisting between the undersigned, as W. and A. Leaker Brothers, at 9 and 10, Brandon street, Bristol, A. Deaker Brothers, at 9 and 10, Brandnasteer, Dilator, as Marble Masons, was, on the 30th October, 1874, dissolved by muthel consent. Mr. William Howard Leaker receives and pays all assets and debts.—Dated this 15th day of July, 1876. William Howard Leaker.

Arthur Albert Leaker.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Matthias Restall and Thomas John Wall, as Contractors and Builders, at Great King-street and Farm-street, Bir-

Thomas John Wall.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, James Wilson, Joshua Henry Wilson, and Lawrence Wilson, carrying on business at Cornholme, near Todmorden, in the county of Lancaster, and at certain steam saw mills at Athlone, in the county of Meath, in Ireland, as Bobbin Manufacturers and Timber Merchants, under the style or firm of Lawrence Wilson and Sons, has been by mutual consent dissolved, so far as regards the undersigned, James Wilson, as from the tar as regards the undersigned, James Wilson, as from the Slst day of December, 1875; and that the said businesses will in future be carried on at the same places under the style or firm of Lawrence Wilson and Sons, by the under-signed, Joshua Henry Wilson and Lawrence Wilson alone, who will pay all debts owing by, and who are to receive all moneys owing to the late firm.—Dated the 10th day of July, 1876. James Wilson.

Joshua Henry Wilson. Lawrence Wilson

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, John Thompson and Frederick Thompson, carrying on business under the style or firm of the Queen's Ferry Coal Company, as Colliery Proprietors, Shippers, General Morchants, and Farmers at Queen's Ferry, near Flint, in the county of Flint, was dissolved, by mutual consent, on and from the 1st day of April, 1874. All debts and liabilities of the said late partnership will be received and paid by the undersigned Frederick Thompson, who will henceforth carry on the said husiness on bis own account. — Dated the 24th day of July. business on his own account .- Dated the 24th day of July, 1876. John Thompson.

Frederick Thompson.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William fore subsisting between us the undersigned, William Owens and Sanuel Owens, carrying on business at Connah's Quay, in the county of Flint, as Ship Builders, Boat Builders, and Joiners, under the firm of W. and S. Owens, has been dissolved, by mutual consent, as from the 31st day of May last ; and in future the said business will be carried on by has ; and in lutite eles said business will be carried on by the said Samuel Owens, on his own separate account and in his own name; and all debts due to or owing by the said late firm of W. and S. Owens will be respectively received and paid by the said Samuel Owens.—Dated this 19th day of July, 1876. Wm. Owens.

Samuel Owens.

NOTICE is hereby given, that the Partnership hereto-NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Stead, Charles John Tylee, and Henry Cipriani Potter, as Attorneys and Solicitors, carried on by us at Romsey, in the county of Hants, under the style or firm of Stead, Tylee, and Potter, has been this day dissolved, as and from the 24th day of June, 1876, so far as regards the said Henry Cipriani Potter, by mutual consent. All debts due from and to the said firm will be paid and received by the said William Stead and Charles John Tylee.—Dated this 20th day of July, 1876. *William Stead*.

Charles J. Tylee. Henry C. Potter.

COUNTY COURTS' JURISDICTION. **DURSUANT** to a Decretal Order of the County Court of Yorkshire, holden at Todmorden, made on the 12th day of June, 1876, in the suit of Charles Heworth against John Greenwood, D., 215, it was declared that the numerical battmeen the plaintiff and defendant, as Stoneagainst John Greenwood, D., 715, it was declared that the partnership between the plaintiff and defendant, as Stone-masons and Contractors, at Todmorden, do stand dissolved, as from the 12th day of June, 1876. A. G. EASTWOOD, Registrar.

DURSUANT to a Decretal Order of the County Court of Carmathenshire, holden at Llanelly, made in the cause of Thomas Withers Gill and Jane Gill, administratrix of Samuel Lloyd, deceased, against W. Gwynne Thomas, Owen Thomas, W. F. Nicholas, and William Stephens, C., 1329, it was declared that the partnership hitherto existing between the above-named plaintiffs and defendants, under the name of the Glyugorse Colliery Company, has been dis-solved, as from the 18th day of April, 1876.—Dated this 18th day of April, 1876.

JAMES LLOYD MORRIS, Registrar,

EMMA MARGARET CANN, Deceased. Pursuant to the Act of Parliament 22 and 23 Victoria, cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

Property, and to relieve Trustees." Property, and to relieve Trustees." I OTICE is hereby given, that all creditors and other persons having any claim or demand against the estate of Emma Margaret Canu, late of No. 123, Albion-road (formerly No. 1, Sydney-place, Albian-road), Stoke Newington, in the county of Middlesex, Widow, deceased (who died on the 24th day of April, 1876, and whose will was proved on the 22nd day of June, 1876, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice by Caroline Bridgen, of No. 123, Albion-road aforesaid, Widow, and James Miller, of No. 2, North-umberland-row, Tottenham, in the said county of Middlesex, Gentleman, the executors therein named), are required to send particulars of their debts or claims, on or before the send particulars of their debts or claims, on or before the 31st day of August, 1876, to Messrs. Hollams, Son, and Coward, Mineing-lane, in the city of London, Solicitors to the said executors. And notice is hereby given, that after the said 31st day of August, 1876, the said executors will pro-ceed to distribute the assets of the said Emma Margaret ceed to distribute the assets of the said Emma Margaret Cann, deceased, among the persons entitled thereto, having regard only to the claims of which the said executors may then have had notice; and they will not be answerable or liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.—Dated this 22nd day of July, 1876. HOLLAMS, SON, and COWARD, Mincing., London, Solicitors for the said Executors.

CHARLES RICH, late of Castle Hotel, Preston, and formerly of Manchester, Publican, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, cap. 35.

LL creditors and other persons having any claim or A LL creditors and other persons having any claim or ad demand upon or against or affecting the estate of the said Charles Rich (who died on the 11th of October, 1875, and whose will was proved on the 10th of November, 1875, in the District Registry at Lancaster of the Probate Division of Her Majesty's High Court of Justice, by Mary Rich, Widow the relief of the decorated and one of the arcentar Widow, the relict of the deceased, and one of the executors therein named), are hereby required to send in particulars of their debts, claims, or demands to'us, the undersigned, on or before the 31st of August, 1876, after which date the executrix will proceed to distribute the assets of the regard only to the debts, claims, or demands of which she shall then have had notice .- Dated the 25th day of July, 1876.

BRETT and CRAVEN, 3, Kennedy-street, Manchester, Solicitors for the said Executrix.

JOHN POSTLETHWAITE, Deceased. Pursuant to an Act of Parliament of the 22nd and 23rd Vict, cap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees."

TOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of John Postlethwaite, late of Dash, in the parish of Uldale, in the county of Cumberland, Husbandman, deceased, (who died on the 25th day of May, 1876, and letters of administration of whose personal estate and effects was granted by the District Registry at Carlisle of Her Majesty's Court of Probate on the 14th day of June, 1876, a Long Grann which of the District the structure of the full to Jane Green, wife of Joseph Green, the natural and lawful sister, and one of the next of kin of the said deceased), are required to send in particulars of their debts, claims, for demands to the said administratrix, under cover, to us, the undersigned, the Solicitors for the said administratrix, on or before the 13th day of September next, at the expiration of which time the said administratrix will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the debtas claims, and demands of which she shall then have notice; and the said administra-trix 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 24th day of July, 1876.

BREMNER and SON, I, Imperial-chambers, 62, Dale-street, Liverpool, Solicitors to the said Administratris.

Mr. ARKING MOODY, Decensed.

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 Twatees." S OTICE is hereby given, that all creditors and other b persons having any elaims or demondration to the

persons having any claims or demands against or upon the estate of $A_{1,A,B,A}$ Moody, late of Winthorpe. in the county of Lincolu, Fisherman, deceased (who died on the 6th day of May, 1875, and whose will was proved in Her Majesty's Court of Probate, for the District Registry at Lincolu on the 16th day of June, 1875, by Joseph Moody and Enderick Showmen the occurrent theories mended and Frederick Shearman, the executors therein named), are hereby required to send the particulars of their several debts and claims against or upon the estate of the said deceased to me, the undersigned, on or before the 25th day of August, 1876, at the expiration of which time the exe-cutors will proceed to distribute the whole of the assets of the said deceased amongst the parties entitled thereto, having regard only to the debts or claims of which they shall then have 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 debt or claim they shall not then have had notice.—Dated this 25th day of July, 1876. J. BASSITT, Wainfleet and Spilsby, Solicitor to

the said Executors.

THOMAS HERBERT, Deceased.

Pursunt to the Statute the 22nd and 23rd Vic., cap. 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Thomas Herbert, late of the Cottage, against the estate of Thomas Herbert, late of the Cottage, Caledonian-road, Islington, in the county of Middlesex deceased (who died on the 11th day of May, 1876, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice on the 23rd day of June, 1876, by George Herbert, of 6 and 7, Weat Smithfield, in the city of London, Scalemaker, and William Alfred Herbert, of 316, Gray's-inn-road, in the county of Middlesex, Scalemaker, two of the executors named in the said will), are hereby required to send the particulars of such claims or demands to the said executors, at the office of George Walter Keighley, of 7. Ironmongerat the office of George Walter Keighley, of 7, Ironmonger-lane, in the city of London, on or before the 30th day of September next, after which time the said executors will proceed to distribute and appropriate the assets of the proceed to distribute and appropriate the assets of the said Thomas Herbert, deceased, or any part thereof, among the parties entitled thereto, and will not be liable for the said assets, or any part thereof, to any person of whose claim or demand the said executors shall not then have had notice. — Dated the 24th day of July, 1876. GEO. W. KEIGHLEY, 7, Ironmonger-lane. E.C., the Solicitor for the said Executors.

NOBLE JACKSON, Deceased. Pursuant to the Statute 23 and 24 Victoria, chapter 35. THE creditors of Noble Jackson, late of Lane Close Cottage, near Broughton-in-Furness, in the county of Lancaster, Gentleman, deceased (who died on the 16th day of June, 1875, and probate of whose will was granted by the District Registry of Her Majestry's Court of Probate at Lancaster, or the 5th day of October 1875, to the county the District Registry of Her Majesty's Court of Probate at Lancaster, on the 5th day of October, 1875, to the executors therein named), are, on or before the 1st day of September next, to send particulars of their debts or claims to the undersigned. And notice is hereby given, that the said exe-entors will after the said 1st day of September next, proceed to distribute the assets of the said Noble Jackson, deceased, having regard only to the debts or claims of which they shall have had notice. —Dated this 26th day of July, 1876. THOS. BUTLER, Broughton-in-Furness, Dalton, and Millom, Solicitor to the said Executors.

HENRY REDHEAD, Deceased. Pursurnt to the Statute 23 and 24 Victoria, chapter 35. Fursurnt to the Statute 23 and 24 Victoria, chapter 35. THE creditors of Henry Redhead, late of Hawkswell, in the parish of Ulverston, in the county of Lancaster, Farmer, deceased (who died on the 9th day of January, 1876, and probate of whose will was granted by the District Registry attached to the Probate Division of Her Majesty's High Court of Justice at Lancaster, on the 29th day of Feb-ruary, 1876, to William Settle and William Dodgson Higgin, the executors therein named), are, on or before the let day of the executors therein named), are, on or before the 1st day of September next, to send particulars of their debts or claims to the undersigued. And notice is hereby given, that the said excutors will after the said 1st day of September next, pro-ceed to distribute the assets of the said Henry Redhead, deceased, having regard only to the debts or claims of which they shall have had notice.—Dated this 24th day of July, 1876.

THOS, BUTLER, Broughton-in-Furness, Millom, and Dalton, Solicitor to the said Executors.

MATTHEW REDHEAD, Decensed. Pursuant to the Statute 23 and 24 Victoria, chapter 35. The creditors of Matthew Redhead, late of Hawkswell, in the parish of Ulverston, in the county of Lan-caster, Husbandman, deceased (who died on the 4th day of March, 1876, and propate of whose will was granted by the F 2

District Registry attached to the Probate Division of Her Majesty's High Court of Justice at Lancaster on the 10th day of July, 1876, to William Settle and William Dodgson Higgin, the executors therein named), are, on or before the Ist day of September next, to send particulars of their debts or claims to the undersigned. And notice is hereby given, that the said executors will, after the said lst day of September next, proceed to distribute the assets of the said Matthew Redhead, deceased, having regard only to the debts or claims of which they shall have had notice.—Dated this 24th day of July, 1876. THOS. BUTLER, Broughton-in-Furness, Millom,

and Dalton, Solicitor to the said Executor.

THOMAS COLLINSON, Deceased. Pursuant to the Statute 23 and 24 Victoria, chapter 35. THE creditors of Thomas Collinson, late of Browend, Much Urswick, in the parish of Urswick, in the county of 'Lancaster, Yeoman, deceased (who died on the 8th day of June, 1876, and probate of whose will was grant.d by the District Registry attached to the Probate Division of Her Majesty's High Court of Justice at Lancaster on the 3rd day of July, 1876, to William Jackson and John Raw-linson, the executors therein named), are, on or before the linson, the executors therein named), are, on or before the linson, the executors therein named), are, on or before the lst day of September next, to send particulars of their debts or claims to the undersigned. And notice is hereby given, that the said executors will, after the said 1st day of Sep-tember next, proceed to distribute the assets of the said Thomas Collinson, decased, having regard only to the debts or claims of which they shall have had notice.—Dated this 24th day of July 1876

24th day of July, 1876. THOS. BUTLER, Broughton-in-Furness, Millom, and Dalton, Solicitor for the said Executors.

ELIZABETH KINGDON, Deceased. Pursuant to Act of Parliament 22nd and 23rd Victoria, cap. 35, intituled "An Act to amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all persons being creditors of Elizabeth Kingdon, late of Kelso, Scotland, Widow (who died on the 14th day of April, 1376, and of whose personal estate letters of administration were granted by Her Majesty's High Court of Justice, at the Principal Registry of the Probate Division thereof, to Marianne Scott, wife of the Reverend Joseph Hill Scott, Clerk, on the 21st day of July, 1876), are hereby required to send the particulars of their respective debts, claims, or demands to the said admi-nistratrix, at the office of the undersigned, on or before the 1st day of September next, at the expiration of which time the said administratrix will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which the said administratrix shall have then had notice; and she will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.—Dated

this 26th day of July, 1876. KINGSFORD, DORMAN, and KINGSFORD, 23. Essex-street, Strand, London, Solicitors for the Administratrix.

Re JOHN BARDSLEY, Deceased.

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

the Law of Property, and to relieve Trustees." NOTICE is hereby given, that the creditors and all other persons having any claim or demand against the estate of John Bardsley, late of Sale, in the county of Chester, Gentleman, deceased (who died on the 26th day of May, 1875, and whose will was proved on the 10th day of August, 1875, in the District Registry at Chester of Her Majesty's Court of Probate, by William Archer and William Price, the executors therein named), are hereby requested to send in particulars of their claims or demands requested to send in particulars of their claims or demands to the said executors, to the offices of Messrs. Ritson and Grundy, Solicitors, 52a, Cross street, Manchester, on or before the 1st day of September next, after which day the executors will proceed to distribute the assets of the said John Bardsley, deceased, 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 to any person of whose debt or claim they shall not then have had notice for the assets, or any part thereof, distributed as aforesaid.-Dated this 24th day of July. 1876.

RITSON and GRUNDY, 52A. Cross-street, Manchester, Solicitors to the said Executors.

WILLIAM MITCHELL, Decensed. Pursuant to an Act of Parliament of the 22nd and 23rd

Pursuant to an Act of Parliament of the 22nd and 23rd Vict., cap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees." NOTICE is hereby given, that all persons having any claims on the estate of William Mitchell, late of Trowbridge, in the county of Wilts, Retired Innkeeper, deceased (who died on the 18th day of September, 1875, and whose will was proved in the District Registry of Her Majesty's Court of Probate, at Salisbury, on the 20th day of

May, 1876, by Edward Pourch Hayward, of Trowbridge aforesaid, Cloth Manufacturer, and James Green, on the same place, Gentleman, the executors therein named), are hereby required to send in their claims to the executors, at the office of Messrs. Rodway and Mann, Solicitors, in Union-street, Trowbridge aforesaid, on or before the 1st day of September next, at the expiration of which time the executors will proceed to distribute the assets of the decessed among the parties entitled thereto, having regard only to the claims and demands of which the executors regard only to the claims and demands of which the executors shall then have had notice, and the said executors will not be liable for the assets so distributed to any person of whose claim he shall not have had notice at the time of such distribution.—Dated this 26th day of July, 1876. RODWAY and MANN, Trowbridge, Wilts, Solicitors for the Executors.

Re URSULA JACKSON, 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 other nerrous baying any claims and demands man or against NOTICE is hereby given, that all creditors and other persons having any claims and demands upon or against the estate of Ursula Jackson, late of No. 60 (formerly No. 37), Elizabeth-street, Eaton-square, Pimlico, in the connty of Middlesez, Widow (who died on the 6th day of December, 1869, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate by Thomas Hollis, of No. 5, Trinity-road, Windsor, in the county of Berks, Man Cook, nephew of the testatrix, George Lovett, of Pye Nest, Halifax, in the county of York, Butler, formerly of Bettiefield, Whitchurch, in the county of Salop, and William Gilliam Slack, of No. 91, Mount-street, Gros-venou-source, in the county of Middlesez, Gentleman, the venor-square, in the county of Middlesex, Gentleman, the executors appointed by the said will, and which said Ursula Jackson was the surviving executrix of the will of her late Thomas Jackson, late of No. 54, South Audleyhusband. street, Grosvenor-square, in the county of Middlesex, Cheekemonger, deceased), are hereby required to send the particulars thereof, on or before the 2nd day of October next, to the executors, at the office of their Solicitor, the under-signed, William Gilliam Slack, at No. 91, Mount-street, Grosvenor-square, in the county of Middlesex, at the expira-tion of which period the said executors will proceed to distribute the assets of the said testatrix amongst the partics entitled thereto, or otherwise to apply the same according to the provisions of her said will, having regard only to the claims of which the said executors] shall then have had notice; and will not be liable for the assets, or any part, no distributed to any person or persons of whose claims the said executors shall not have had notice.—Dated the 24th day of July, 1876. WILLIAM GILLIAM SLACK, 91, Mount-street,

Grosvenor-square, in the county of Middlesex.

Re EDWARD WOOLES, Deceased

Pursuant to an Act of Parliament 22nd and 23rd Victoria, chap. 35, intituled "An Act to further amend the Law of

chap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees." NOTICE is hereby given, that all creditors and other percons having any claims or demands against the estate of Edward Wooles, late of Uxbridge, in the county of Middlesex, Solicitor (who died on the 20th day of Feb-ruary, 1871, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 17th day of April, 1871, by Edward Woodroffe Wooles and George Harman Wooles, both of Uxbridge aforesaid, Geulemen, the executors thereof), are hereby required to send particulars of their debts, claims, and demands to the said executors, at the office of the undersigned, Messrs. Wooles, Paterson, and Garner, Uxbridge aforesaid, Solicitors to the said executors, on or before the 29th day of September, 1876, after which day the said executors will be at liberty to distribute the assets of the said Edward Wooles, or any part thereof, amongst the parties 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, or any part thereof, so distributed to any person of whose debt, claim, or demand they shall not then have had notice.—Dated this 21st day of July, 1876.

WOOLES, PATERSON, and GARNER, Ux-bridge, in Middlesex, Solicitors to the said Exe-例 cutors.

ELIZA BROWN, Deceased.

ELIZA BROWN, Deceased. Fursuant to an Act of Parliament of the 22nd and 23rd Vic., cap, 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees." NOTICE is hereby given, that all persons having any debt, claim, or demand against or upon the estate of Eliza Brown, late of No. 66, Hotwell-road, in the city of Bristol, Spinster, deceased (who died on the lat day of June, 1876, and whose will was proved in the District Registry at Bristol of Her Majesty's Court of Probate on the 14th day of July, 1876, by Mary Ann Griffin, the executrix named in the said will), are hereby required, on or

before the 14th day of September next, to send in to the said Mary Ann Griffin, the executrix, at our office, No. 14, Small-street, in the said city of Bristol, particulars in writing, of their debts, claims, and demands, after which day the said executrix will proceed to apply and distribute the assets of the deceased among the parties enlitled thereto, having regard only to the debts, claims. and demands of which the said executrix shall then have non notice, and such executrix will not be liable for the assets so distributed, or any part thereof to any person or persons of whose debt, claim, or demand she shall not then have had notice.—Dated

this 22nd day of July, 1876. GRIBBLE and GOULDSMITH, No. 14, Small-street, Bristol, Solicitors to the said Executrix.

JANE JONES, Deceased.

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

OTICE is hereby given, that all creditors and other nersons having any aligned at all creditors and other persons having any claims or demands on or against the estate of Jane Jones, late of Whittingham Asylum, near Preston, in the county of Lancaster, Spinster, deceased (who died on the 5th day of March, 1876, intestate, and of whose personal estate and effects letters of administration Were, on the 2nd day of May, 1876, granted by Her Majesty's High Court of Justice, at the District Registry attached to the Probate Division thereof at Lancaster, to Ann Jones, of Liver-Probate Division thereou at Dancaster, on Ann once, of Triver pool aforesaid, Widow), are hereby required to send particulars in writing of their debts, claims, or demands to us, the under-signed, the Solicitors for the said administratrix, on or before the 26th day of August 1876, after which date the said administratrix 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 she shall then have had notice; and the said administratrix will not be liable for the assets so distributed or any part thereof had notice.—Dated this 24th day of July, 1876. THORNELY and DISMORE, Oriel-chambers, 14, Water-street, Liverpool, Solicitors for the said

Administratrix.

JOHN ROBINSON, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35, initialed "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 Robinson, late of Boston, in the county of Lincoln, Grocer and Wine and Spirit Merchant, deceased (who died on the 10th day of October, 1869, and whose will, with one codicil, was proved by William Gee the younger, of Boston aforesaid, Banker, Edward Smith, of Boston aforesaid, Grocer, and William Haigh Bailes, of Beston aforesaid, Gentleman, the executors in the said will named, in the Principal Registry of Her Majesty's Court of Probate, on the 6th day of December, 1869), are hereby required to send, in writing, the particulars of their claims and demands to me, the undersigned, one of the executors of the deceased, at my office, No. 4, Churchyard, Boston aforesaid, on or before the 13th day of September next; and notice is hereby given, that at the expiration of the last-mentioned 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 demauds of which they shall then have had notice, and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim or demand they shall not then have notice.—Dated this 26th

day of July, 1876. W. H. BAILES, 4, Churchyard, Boston, Solicitor for the said Executors.

CHARLES KELBURNE FOSTER WILLIAMS, Deceased.

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

Law of Property, and to relieve Trustees." NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Charles Kelburne Foster Williams, formerly of estate of Charles Kelburne Foster Williams, formerly of No. 30, Harrington-street, Hampstead-road, in the county of Middlesex, afterwards of No. 49, Abingdon-villas, Kensington, in the same county, and late of No. 28, Storey-street, in the borough of Kingston-upon-Hull, Esquire, deceased (who died on the 29th day of June, 1876, and whose will was proved in Principal Registry of the Probate Division of Her Majesty's High Court of Unities on the 29th day of June, 1876 her Haver Llawer Unit Justice, on the 22nd day of July, 1876, by Henry Llewellyn Williams, Esq., M.D., the sole executor therein named), are hereby required to send particulars of their claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 15th day of September, 1876, after which date the said executor 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 he shall then have had notice; and he will not be liable for the assets so distributed to any person of whose c la im or demand he shall not then have had notice.— Dated the 26th day of July, 1876. CAPRON, DALTON, HITCHINS, and BRA-BANT, Savile-place, Conduit-street, London, W., Solicitors for the said Executor.

MARIAN NASMYTH, Deceased.

Pursuant to the Act of Parliament of 22nd and 23rd Vict., chap. 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 claim of the destruction of the second seco N OTICE is hereby given, that all creditors and other persons having any claim or demand upon or against the estate of Marian Nasmyth, formerly of No. 36, Queen's-road, Bayswater, in the county of Middlesex, and of Brighton, in the county of Sussex, afterwards of 5, Saint Luke's-road, Westbourne Park, then of 30, Elgin-road, Notting Hill, and late of 7, Westbourne Park-place, all in the county of Middlesex, Widow (who died on the 12th day of Habraser, 1876, and whose will with two codicils the county of mitadlesex, whow (who alea on the 12th day of February, 1876, and whose will, with two codicils thereto, were proved by Sir William Fergusson, Bart, Robert Frederick Ingpen, Esq., and James Wilson Sharp, Esq., the executors therein named, in Her Majesty's High Court of Justice, Probate Division, the Principal Registry, on the 22nd day of July, 1876), are hereby required to send full particulars, in writing, of their claims or demands to me the undersigned Solisitor to the claims or demands to me, the undersigned, Solicitor to the said executors, on or before the 9th day of September next, after which date the executors will proceed to administer the estate and distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts and claims of which they shall then have received notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand they shall not then have received notice.—Dated this 25th

day of July, 1876. JOHN ELLERTON, 3, Queen-street, Cheapside, in the city of London, Solicitor to the said Executors.

Reverend CHARLES MADDOCK ARNOLD, Deceased. Pursuant to the Act of Parliament of 22nd and 23rd Vict., chap. 85, 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 claim or demand upon or against the estate of the Reverend Charles Maddock Arnold, late of Upper Norwood, in the county of Surrey, and the Cloisters, in the city of Westminster, Clerk in Holy Orders, who died on the 21st day of June, 1876, and whose will was proved by William Vernon Arnold, Esq., one of the executors therein named, in Her Majesty's High Court Probate Division, the Principal Registry, on of Justice, the 20th day of July, 1876, are hereby required to send full particulars in writing of their claims or demands to me, the undersigned, the Solicitor to the said executor, on or before the 9th day of September next, after which time the executor will proceed to administer the estate and distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts and claims of which he shall then have received 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 then have received notice.—Dated this 26th day of July, 1876.

JOHN ELLERTON, 3. Queen street, Cheapside, in the city of London, Solicitor to the said Executor.

Miss LOUISA MARIA ELIZABETH RAWLINS,

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Louisa Maria Elizabeth Rawlins, formerly of the estate of Louisa Maria Elizabeth Rawlins, formerly of Gunter's Grove, Stogursey, in the county of Somerset, but late of the Vicarage, Taunton, in the same county, Spinster, deceased (who died on the 23rd day of February, 1876, and of whose personal estate letters of administration with the will annexed, were, on the 6th day of May, 1876, granted by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, to Maria le Maistre Davis, of the Manor House, Burghfield, near Reading, in the county of Berks, Wildow), are hereby required to send in particulars of their debts, claims, and demands to the said administratrix, at the offices of her Solicitors, Messrs. Nisbet, Rooke, and Daw, at No. 35, Lincoln's-inn-fields, in the county of Midlesex, on or before the 28th day of August, 1876, after the expiration of which time the said August, 1876, after the expiration of which time the said administratrix 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 the said administratrix shall then have had notice; and that the said administratrix will not be liable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand she shall not have had such notice as aforesaid.—Dated this 27th day of July, 1876. H. C. NISBET, ROOKE, and DAW, 35, Lincoln's-

inn-fields, Solicitors to the said Administratrix.

The Reverend CHARLES COLLINS CRUMP, Deceased. Pursuant to 22nd and 23rd Victoria, chapter 35.

A LL persons having any claims against the estate of the Reverend Charles Collins Crump, late of South Lodge, Ilfracombe, in the county of Devon, Clerk in Holy Orders, deceased (who died on 29th May, 1876, and whose will was proved on 15th July, 1876, in the Principal Registry of the Probate Division of the High Court of Justice, by Robert William Crump, of Wray, Moreton-hampstead, Devonshire, Esquire, and John Elliott Fox, of 65, Chancery-lane, London, Solicitor, the executors therein named), are required to send, in writing, particu-lers of their cloims to the undersigned on or before Soth lars of their claims to the undersigned, on or before 30th September next, at the expiration of which time the executors will proceed to distribute the assets of the deceased, having regard only to the claims of which they shall then have received notice.—Dated this 21st July, 1876.

J. E. FOX, and CO., 65, Chancery-lane, London, W.C., Solicitors to the Executors.

Captain CHARLES COOMBS PAUL, Deceased.

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

Property, and to relieve Trustees." OTICE is hereby given, that all creditors and other persons having any dabta plains and data N OFICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Charles Coombs Paul, late of No. 94, York-street, Portman-square, in the county of Middlesex, a Retired Captain in the Bombay Staff Corps, deceased (who died on the 27th day of June, 1876, and letters of admi-nistration of whose personal estate and effects were granted to Frederick Henry Withecombe, of No. 49, Lansdowne-road, Notting Hill, in the said county of Middleser. Paner Merchant on the 18th day of July Middlesex, Paper Merchant, on the 18th day of July, 1876, by the Principal Registry of the Probate Division of Her Majesty's High Court of Justice), are hereby required to send in the particulars of their debts, claims, and demands to the said administrator, at the offices of his Solicitors, Messrs. Nisbet, Rooke, and Daw, at No. 35, Lincoln's-inn-fields, in the said county of Middlesex, on or before the 28th day of August, 1876, after the expi-ration of which time the said administrator 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 the said administrator shall then have had notice; and that the said administrator will not be liable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand he shall not have had such notice as aforesaid .- Dated this 27th day of July, 1876. H. C. NISBET, ROOKE, and DAW, 35, Lincoln's-

inn-fields, Solicitors to the said Administrator.

Mr. WILLIAM KIRK, Deceased.

Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty, initialed "An Act to further amend the Law of Pro-perty, and to relieve Trustees." NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the

N OTICE is hereby given, that all créditors and persons having any claims or demands upon or against the estate of William Kirk, late of Leeds, in the county of York, Joiner (who died on the 11th day of November, 1868, and whose will was proved on the 1st day of De-cember, 1868, in the Wakefield District Registry of the Court of Probate, by William Frankland Dean, of Leeds aforesaid, Accountant, and Sidney Jackson, of New Miller Dam, near Wakefield aforesaid, Butcher, the executors named in the said will), are hereby required to send, in writing, on or before the 2nd day of October, 1876, the particulars of their respective claims or demands, with the nature of their securities, if any, to the said executors, at particulars of their respective claims or demands, with the nature of their securities, if any, to the said executors, at the office of us, the undersigned, their Solicitors, No. 73, Albion street, Leeds, and that after the last-mentioned date the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the respective claims and demands of which the said executors shall then have had potice: and that they will pat after that time he light for the assets so distributed, or any part thereof, to any person of whose claim or demand they shall not have had notice at the time of such distribution.—Dated this 24th day of July, 1876.

BULMER and SON, 73, Albion street, Leeds, Solicitors.

ROBERT MYDDELTON, Deceased. Pursuant to an Act of Parliament of the 22nd and 23rd Victoria, cap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees."

The Law of Property, and where Plateces. NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the Reverend Robert Myddelton, formerly of Gwamynog, in the county of Denbigh, but latterly of No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in the state of the Reverse of No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Clerk in No. 1, Brighton, road, Rhyl, in the county of Flint, Rhyl, Holy Orders, deceased (who died on the 31st day of May, 1876, and whose will was proved in the District Registry attached to Her Majesty's Court of Probate at St. Asaph, on the 11th day of July, 1876, by Thomas Bright Crosse, Esquire, and the Reverend George Augustus Salusbury, the executors thereof), are hereby required to send, in writing, the particulars of their claims or demands to the writing, the particulars of their claims or demands to the said executors, at the offices of us, the undersigned, their Solicitors, on or before the 20th day of September next, at the expiration of which time the said executors will proceed to distribute the assets of the said testator among the persons entitled thereto, having regard to those claims the persons entitled thereos, having regard to those clashed only of which the said 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 or persons of whose claim they shall not have had notice at the time of distribution.—Dated this 20th day of July, 1876.

PARRY, JONES, and SON, Denbigh, Solicitors.

MARY ANN CEARNS, Widow, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, cap. 35, initialed "An Act to further amend the Law of Pro-perty, and to relieve Trustees." NOTICE is hereby given, that all creditors and other persons having any claims upon the estate of Mary Ann Cearns, formerly of Liverpool, in the county of Lancaster, and late of Brighton-road, Moseley-road, in the county of Worcester, Widow (who died on the 13th day of February 1876, and whose will and codicil were proved. county of Worcester, Widow (who died on the 13th day of February, 1876, and whose will and codicil were proved, on the 20th day of July, 1876, by William Charles McEntee and Elias Thorniley, the executors therein named, in the District Registry at Worcester), are re-quested to send the particulars of such claims to the undersigned, on or before the 26th day of August next, after which date the executors will distribute the assets of the testatrix amongst the persons entitled thereto, and will not be liable for such assets to any persons of whose claim they shall not then have had notice.—Dated this 26th day of July, 1876. ARTHUE H. FOSTER, 13, Bennett's-hill, Bir-mingham, Soliciter.

Mr. RICHARD HEADLY, Deceased.

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."

NOTICE is hereby given, that all persons having any claims or demands upon or against the estate of Richard Headly, late of Stapleford, in the county of Cam-Richard Headly, late of Stapleford, in the county of Cam-bridge, Merchant, deceased (who died on the 14th day of April, 187), and whose will was proved in the District Registry of Her Majesty's High Court of Justice attached to Her Majesty's Court of Probate at Peterborough, on the 6th day of May, 1876, by Sarah Headly, Widow, the relict of the deceased, the sole executrix in such will named), are required to send in the particulars of their labeled and demands in writing to me the undersigned as named), are required to send in the particulars of their claims and demands, in writing, to me, the undersigned, as Solicitor for the said executrix, on or before the 29th day of September next, after which time the said executrix will proceed to distribute the whole of the assets of the said deceased among the parties entitled thereto, having regard to the claims or demands only of which the said executrix shall then have had notice; and that the said executrix will not be answerable or liable for the assets See distributed, or any part thereof, to any person of whose claims or demands she shall not then have had notice.—
 Dated this 24th day of July, 1876.
 E. WAYMAN, 2, Silver-street, Cambridge, Solicitor to the said Executrix.

SARAH BEAUMONT, Deceased.

SARAH BEAUMONT, Deceased. Pursuant to the Statute 22 and 23 Vic., c. 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Sarsh Beaumont, late of Ipswich, in the county of Suffolk, Widow (who died on the 27th day of January last, and whose will was proved by Henry Gooding, of Ipswich aforesaid, Gentleman, the brother of the said deceased, and Frederick Hall Saimon of Inswich aforesaid ased, and Frederick Hall Salmon, of Ipswich aforesaid, Solicitor's Clerk, the executors, in the District Registry at Ipswich attached to the Probate Division of Her Majesty's High Court of Justice, on the 24th day of February last), are to send, in writing, particulars of their claims or demands to me, at my office, Westgate-street, Ipswich aforesaid, on or before the 30th day of August, 1876, after 1

which day the said executors will proceed to distribute the assets of the said Sarah Beaumont among the parties entitled thereto, having regard to the debts, claims, and demands only of which they shall then have had notice.— Dated the 24th day of July, 1876. W. C. BLOCK, Solicitor for the said Executors.

JAMES CULLINGHAM, Deceased.

Pursuant to Statute 22 and 23 Vic., c. 35. TOTICE is hereby given, that all creditors and other. DUPICE is hereby given, that all creditors and other. persons having any claims or demands upon or against the extete of James Cullingham, late of Ipswich, in the county of Suffolk, Gentleman (who died on the 12th day of May last, and whose will was proved by Charles Cullingham, of Ipswich aforesaid, Brewer, and Charles James Barry, of No. 26, Belsize-park, in the county of Middlesex, Merchant, the executors, in the District Registry at Ipswich attached to the Probate Division of Her Majesty St High Court of Marilard High Court of Justice, on the 31st day of May last), are High Court of Justice, on the 31st day of May last), are to send, in writing, particulars of their claims or demands. to me, at my office, Westgate-street, Ipswich aforesaid, on or before the 30th day of August, 1876, after which day the said executors will proceed to distribute the assets of the said James Cullingham among the parties entitled thereto, having regard to the debts, claims, and demands only of which they shall then have had notice.—Dated the 24th day of July, 1876. W. C. BLOCK, Solicitor for the said Executors.

JAMES ARNOLD, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 85, intituled "An Act to further amend the Law

chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees." NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of James Arnold, late of Woodford, in the county of Essex, Gentleman (who died on the 12th day of October, 1868, and whose will was proved by James Arnold and John Arnold, two of the executors therein named, on the 13th day of November, 1868, in the Prin-cipal Registry of Her Majesty's Court of Probate), are hereby required to send particulars, in writing, of such claims and demands to the undersigned, Messrs. Sheffield and Sons, Solicitors for the said executors, on or before the 31st day of August next, after which date the executors and Sons, Solicitors for the said executors, on or before the S1st day of August next, after which date the 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 the said executors shall then have had notice; and the executors will not be liable for the assets so distributed, or any part thereof, to any person or persons whomsoever of whose claims or demands they shall not then have had notice.—Dated this 25th day of July, 1876. SHEFFIELD and SONS, 52, Lime-street, London, E.C., Solicitors to the said Executors.

THOMAS BALL TROUGHTON, Esq., Deceased.

Pursuant to an 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 mersons having any chains and difference of the second seco persons having any claims or demands upon or against the estate of Thomas Ball Troughton, late of Garthmyl Hall, in the parish of Berriew, in the county of Montgomery, and Little Park-street, in the city of Coventry, Esq. (who died on the 14th day of January, 1876, and whose will was duly proved by Agnes Charlotta Troughton, while the decound the ground in the crid whose will was duly proved by Agnes Charlotta Troughton, relict of the deceased, the executrix named in the said will, in the Principal Registry of Her Majesty's High Court of Justice, on the 3rd day of April, 1876), are hereby required to send, in writing, the particulars of their claims or demands to us, the undersigned, the Solicitors to the said executrix, at our offices, situated at 16, Little Park-street, in the said city of Coventry, on or before the 30th day of September, 1876. And notice is hereby also given, that after the last-mentioned day the said executrix will proceed to distribute the assets of the said deceased, or nart thereof, among the persons entitled thereto having part thereof, among the persons entitled thereto, having regard only to the claims and demands of which the said executrix shall then have had notice; and that she will not be liable for the assets, or any part thereof, so distri-buted to any person of whose claim or demand she shall not then have had notice.—Dated this 24th day of July, 1876.

TROUGHTON, LEA, and KIBBY, Solicitors to the said Executrix.

Mrs. ANNE TATLOCK, Deceased. Pursuant to an Act of Parliament 22nd and 23rd Victoria, cap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees." NOTICE is hereby given, that all creditors and other persons having any claims on demands

persons having any claims or demands upon or against the estate of Anne Tatlock, late of the city of Coventry, in the county of Warwick, Widow (who died on the 19th day of May, 1876, and whose will was duly proved

by Abijah Hill Pears, Esq., and William Ratliff, Esq., the surviving executors named in the said will, in the Principal Registry of Her Majesty's High Court of Justice, on the 14th day of July, 1876), are hereby required to send, in writing, the particulars of their claims or demands to us, the undersigned, the Solicitors to the said executors, at our offices, situate at 16, Little Park-street, in the said eity of Coventry, on or before the 30th day of September, 1876. And notice is hereby also given, that after the last-mentioned day the said executors will proceed to distribute the assets of the said deceased, or part thereof, among the persons entitled thereto, having regard only to the claims and demands of which the said executors shall then have persons entitled thereto, having regard only to the chains and demands of which the said executors shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim or demand they shall not then have had notice.— Dated this 24th day of July, 1876. TROUGHTON, LEA, and KIRBY, Solicitors to the said Executor.

the said Executors.

the said Executors. ANNE THOMPSON, Widow, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees." NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Anne Thompson, late of Knoll House, Frome, in the county of Somerset, Widow (who died on the 14th day of June, 1876, and whose will was duly proved by James Thompson and Henry Thompson, it he sons. and by James Thompson and Henry Thompson, the sons, and Frances Anne Thompson, Spinster, the daughter of the said deceased, the executors therein named, in the Principal Registry, Probate Division, of Her Majesty's High Court of Justice, on the 21st day of July, 1876), are hereby required to send, in writing, the particulars of their claims demands to us, the undersigned, the Solicitors of the or demands to us, the undersigned, the Solicitors of the said executors, on or before the 1st day of September, 1876. And notice is hereby also given, that at the expiration of the last-mentioned date the said executors will be at liberty to distribute the assets of the said Anne Thompson, deceased, or any part thereof, amongst the parties entitled thereto, having regard to the claims only of which the said exe-cutors shall then have had notice; and that the said executors will not be liable for the assets, or any part thereof, to any person or persons of whose claim or claims they shall not then have had notice.—Dated this 26th July. 1876. or July, 1876.

HARDWICK and HOLMES, 11, Leadenhall-street, in the city of London, Solicitors for the Executors.

GEORGE CHARLTON, Deceased.

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

the Law of Property, and to relieve Trustees." N OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of George Charlton, late of the Globe Hotel, Mid-dlesbrough, in the North Riding of the county of York, Innkeeper, deceased (who died on the 8th day of March, 1876, and whose will was duly proved in the District Registry attached to the Probate Division of Her Majesty's High Court of Unstiga at York on the Sign day of Inne. High Court of Justice at York, on the 22nd day of June, 1876, by Betsy Charlton, Widow of the said deceased, John Hills, of the Carved Head Lion, Esser-road, Islington, and John Hikeley (in the will written Hickley), of the Lobster Hotel, Redcar, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to the said Betsy Charlton, John Hills, or John Hikeley, or to their undersigned Solicitors, on or before the 12th day of August, 1876, after which the said executors will proceed to distribute the assets of the said extended amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that they will not be liable for the assets so distributed to any person of whose claim they shall not have had notice.—Dated this 19th day of July, 1876.

GARBUTT and FAWCETT, Yarm and Stocktonon-Tees, Solicitors.

JANE ELLIOT, Deceased.

Pursuant to the Act of Parliament of 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 Jane Elliot, late of Yarm, in the county of York, Widow, deceased (who died on the 13th day of April, 1876, and whose will was proved in the District Registry attached to the Probate Division of Her Majesty's High Court of Justice at York, on the 23rd day of June, 1876, by Oliver Strickland, of Yarm aforesaid, Grocer, and Richard Hills, of the same place, Cartwright, the executors therein named), are hereby required to send particulars, in writing, of their

claims or demands to the said Oliver Strickland or to Richard Hills, or to their undersigned Solicitors, on or before the 12th day of August, 1876, after which day the said executors will proceed to distribute the assets of the said tostatrix amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that they will not be liable for the assets so distributed to any person of whose claim they shall not have had notice. — Dated this 19th day or July, 1876.

GARBUTT and FAWCETT, Yarm and Stocktonon-Tees, Solicitors,

on-Tees, Solicitors. JOHN HEGAN, Esq., Deceased. Pursuant to Act of Parliament of the 22nd and 23rd Vic., cap. 35, inituled "An Act to further amend the Law of Property, and to relieve Trustees." NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of John Hegan, late of No. 20, Queen's-gate, in the county of Middlesex, Esq. (who died on the 15th day of January, 1876, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 7th day of Feb-ruary, 1876, by. Adam Steinmetz Kennard (in the will called Adam Kennard), of No. 3, Great Stanhope-street, in the said county of Middlesex, Esq., and Samuel Water-house, of Halifax, in the county of York, Esq., the exe-cutors named in the said will), are hereby required to send cutors named in the said will), are hereby required to send in the particulars of their debts, claims, and demands to Messrs. Travers, Smith, and Co., the Solicitors to the said executors, at No. 25, Throgmorton-street, in the city of London, on or before the 31st day of October, 1876, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased among the to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which the said executors shall then have had notice; and that the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand they shall not have had notice.—Dated this 27th day of July, 1876. TRAVERS, SMITH, and CO., 25, Throgmorton-street, London, E.C., Solicitors to the said Exe-cutors.

cutors.

In the High Court of Justice.—Chancery Division.— Master of the Rolls.

In the Matter of the Act of the 19th and 20th Vic., c. 120, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and of the Act of the 21st and 22nd Vic., c. 77, Estates;" and of the Act of the 21st and 22nd Vic., c. 77, intituled "An Act to amond and extend the Settled Estates Act, 1856;" and of the Act of the 27th and 28th Vic., c. 45, intituled "An Act to further amond the Settled Estates Act of 1856;" and of the Leases and Sales of Settled Estates Amondment Act, 1874;" and in the Matter of Two equal undivided Fifth Parts or Shares of Matter of Two equal undivided Fifth Parts or Shares of and in the surface of certain Estates, situate in the parishes of Cadoxton-juxta-Neath and Llangwicke, in the county of Glamorgan, and of aud in the Coal, Culm, Iron Ore, Ironstone, Blackband, Fire Clay, Stone, and other Minerals in or under certain parts of the said Estates, and of and in the surface of certain other Estates, situate of the function of the surface of certain other estates, situate at Fabian's Bay, in the parish of Swanses, in the said ccunty of Ghamorgan, all which Estates were devised by the Will of Dame Leigh, the wife of Capel Hanbury Leigh, dated the 15th day of November, 1845, to her nephews, Richard Hill Miers and Capel Miers, and have ever since formed part of the Miers Estates, and which said Two equal undivided Fifth Parts or Shares of the said Estates are settled by the Will of Richard Hanbury Miers, late of Ynispeullwoh, and also of Cadoxton, in the said county of Glamorgan, deceased. DURSUANT to the above-mentioned Acts of Parliament,

and the Consolidated General Order of this Court in A and the Consolidated General Order of this Court in that behalf, notice is hereby given, that on the 12th day of July, 1876, Henry Nathaniel Miers, of Ynispeullwch House, near Swansea, in the county of Glamorgan, Lewis Thomas Lewis, of Cadoxton Lodge, near Neath, in the said county, Esquire, and of Reginald Hanbury Miers, Gwaladys Gwen-doline Miers, Murielle Mawde Miers, and Percy Penrose Miers, all infants under the age of 21 years, by George Fraser Newall, of Argyll-place, Regent street, in the county of Middlesex, Esquire, their next friend, presented their Petition to his Lordship the Master of the Rolls, praying that power may be given by this Court to the petitioners, Henry Nethaniel Miers and Lewis Thomas Lewis, to grants mining leases for terms of years, not exceeding 99 years, of Herry Nethaniel Miers and Lewis Thomas Lewis, to grant mining leases for terms of years, not exceeding 99 years, of two undivided fifth shares of the said testator, Richard Hanbury Miers, of and in parts of the said estates now unlet, and also general powers of granting building leases for terms not exceeding 99 years of the said estates, and also of the said estates at Fabian's Bay aforesaid, and also general powers of entering into preliminary contracts for granting such leases, and that the costs of and incident to such 0

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. Talbot and Tasker, situate at 47, Bedford-row, in the county of Middlesex, — Dated this 21st day of July, 1876. TALBOT and TASKER, 47, Bedford-row, Solicitors for the Petitioners.

for the Petitioners.

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

Vice-Chancellor Hall.

In the Matter of the Settled Estates Act; and in the Matter of an Estate settled by the Will of Mrs. Charlotte Anne Broome.

Anne Broome. Tytherton Kellaway, near Chippenham, Wilts. - Freehold Estate. situate at Tytherton Kellaway, in the parish of Bremhill, about 4 miles from the Railway Stations and Market Towns of Chippenham and Calne. M. R. WALTER GODWIN (of the firm of Godwin and Son), has been appointed by the Vice-Chancellor Sir Charles Hall, to sell by auction, at the Angel Hotel, Chippenham, on Friday, the 11th day of August, 1876, at two for three o'clock in the afternoon, the following valuable freehold estate, situate at Tytherton Kellaway. in the parish of Brembill, adjoining the high road, and comprising a farmof Bremhill, adjoining the high road, and comprising a farm-house, usual farm buildings, and several enclosures of very rich orchard, meadow, and arable land, the whole embracing an area of 48 acres 3 roods and 4 perches, or thereabouts, and now in the occupation of Mr. William Chesterman, on a

lease which expires at Lady Day next. The estate will be offered for sale in the first instance in one lot, and if the highest bidding for it as an entirety shall not reach the reserved price fixed by the Judge, the estate will afterwards be offered for sale in two lots, as stated in particulars.

Particulars and conditions of sale may be had (gratis) of Messrs. Kynaston and Gasquet, 88, Queen-street, Cheap-side, London, Solicitors; of Messrs. Bell and Freame, Gillingham, Dorset, Solicitors; of the said Mr. Walter Godwin, Manor Farm, East Stour, Dorset; and at the place of sale.

TO be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in an action of Trail v. Jackson, 1873, T., 122, with the approbation of the Vice-Chancellor Sir Charles Hall, the Judge to whose Court the said action is attached, in one lot, by Mr. William Rex, the person appointed by the said Judge, at the Auction Mart, Tokenhouse-yard, in the city of London, on Wednes-day, the 2nd day of August, 1876, at two o'clock in the after-noon precisely :--A leaschold corner semi-detached residence, lately known

as No. I, Haverstock-place, and now known as No. 153, Haverstock-hill, N.W., with large pleasure grounds, planted with choice well grown shrubs, and cultivated kitchen garden, and a two stall stable and coach-house, which are let to a yearly tenant at £85 per snoum; also three policies of assurance in the Union Life Assurance Office, London, on the lives of H.R.H. the Prince of Wales for £700, H.R.H. Prince Arthur for £250, and bonuses amounting to £61 5s. added thereto, and H.R.H. Prince Leopold for

£250, and bonuses amounting to £46 5s. Particulars whereof may be had (gratis) of Mr. Henry Stirke, Devereux-chambers, Devereux-court, Temple, Lon-don, W.G., Plaintiff's Solicitor; Meesrs. Hare and Fell, 2, Harcourt-buildings, Temple, E.C., Solicitors; and Messr. Heathfield and Son, 44, Lincoln's-inn-fields, W.C., Solici, tors; at the Auction Mart; and of the Auctioneer, 311, Kentish Town-road, N. W.

TO be sold, pursuant to a Decree of the Chancery Division of the High Court of Justice, made in a cause of Foxton v. Jackson, with the approbation of his Honor the Vice-Chancellor Hall, by Mr. John Westmoreland, che person appointed by the said Judge, at the White Horse, at Kirby Moorside, in the county of York, on Thursday, the 17th day August, 1876, at five o'clock in the A copyhold messuage or dwelling-house, school-house, or

school-chapel, (lately used as a workshop) with the yard or garden, stable, or other outbuildings thereto belonding and adjoining, situate and being in the West End-street of Kirby-moorside aforesaid, and held of the maner of Kirbymoorside aforesaid.

Particulars and conditions of sale may be had (gratis) of Mr. Robert Petch, of Kirby Moor aforesaid, Solicitor; Messra. Bell, Broderick, and Gray, of 9, Bow Church-yard, London, Solicitors; of the Auctioneer, at Pickering, in the county of York, and at the place of sale.

TO be sold, pursuant to an Order of the High Court d of Justice, Chancery Division, made in a cause Durant v. Pilgrim, with the approbation of the Vice-Chancellor Sir Charles Hall, by Mr. Henry Spelmar, the person appointed by the said Judge, at the Norfolk Hotel, in the city of Norwich, on Saturday, the 26th day of August, at one o'clock in the afternoon, a small farm near the King's | Newcastle-under-Lyme aforesaid, and adjoining the above.

Head Inn, Barford, comprising a well built house, barn, stables, cart shed, yards, and shed, piggeries, gardens, and small enclosures of arable and pasture land containing altogether 9A. OR. 4r; messuage and outbuildings and 3A. 1R, 26P., are copyhold of the manor of Barford Hall, with Soame Hall. The residue is freehold. Particulars and complificance of nels may be head (creating of

Particulars and conditions of sale may be had (gratis) of M. Samuel Henry Baldrey, of the city of Norwich; of Messrs. Sharpe, Parkes, Pritchard, and Sharpè, of No. 41, Bedford-row, Middlesex; and of the Auctioneer, Norwich and Great Yarmouth, and at the place of sale.

O be sold, pursuant to a Decree of the High Court of L Chancery, made in a cause Bury v. Bury, 1874, B., 186, with the approbation of the Vice-Chancellor Sir Charles Hall, by Mr. Sound, the person appointed by the said Judge, at the Auction Mart, Tokenhouse-yard, near the Bank, on Monday, the 14th day of August, 1876, at twelve for one o'clock precisely, in two lates ----

for one o'clock precisely, in two lots :-Lot 1. A freehold dwelling-house, situate and being No. 18 (formerly known as No. 19), Church-street Spitalfields, containing on the upper floor six rooms, on the ground floor two rooms and a yard, on the basement, kitchen and wash-house, let on lease to Mr. Mark Jacobson, for a term of 21 years from 29th of September, 1858, at the low rent of £30 per annum.

Lot 2. A freehold dwelling-house, situate and being No. 19 (formerly known as No. 20) Church-street, Spitalfields, containg on the upper floors nine rooms, on the ground floor two rooms, yard, and kitchen, on the basement two kitchens. Let on a written agreement to George Lemon, as a yearly tenant, at £45 per annum. The tenant paying all taxes (excepting property tax), and to keep the premises in as good condition as they were in at the date of this agreement. The fixtures belonging to the vendors to be included in the respective nurchases. respective purchases.

Particulars and conditions of sale may be had (gratis) of the following Solicitors: Messrs. James, Curtis, and James, 23, Ely-place, Holborn, E.C.; Messrs. Bell and Co., Bow Churchyard, E.C.; Messrs. Bower and Cotton, 46, Chancery-lane, W.C., and Mr. William Clarke, Rugby-chambers, Great James-street, Bedford-row, W.C.

TO be sold, pursuant to an Order of the Chancery Division of Her Majesty's High Court of Justice, made in a cause Cranston v. Cranston, with the approbation of the Vice-Chancellor Sir Charles Hall, by Mr. John George Smith, the person appointed by the said Judge, at the Turk's Head Inn, Grey-street, Newcastle-on-Tyne, on Tuesday, the 8th day of August, 1d76, at seven o'clock in

Certain freehold property, situate in the town and county" of Newcastle-upon-Tyne, comprising a number of dwelling-houses, with the usual conveniences, in Peel-street, Noblestreet, and Rendel-street, and a block of property situate at the corner of Hinde-street and Wharnchiffe street, Scots-wood-road, consisting of several dwelling-houses and shops.

And on Wednesday, the 9th day of August, 1876, at seven o'clock in the evening, by the said Mr. John George Smith, in twenty lots :-

Certain freehold property, situate at Gateshead, in the county of Durham, comprising a number of dwelling-houses with yards and conveniences, situate in Park-lane, Hectorwith yards and conveniences, situate in Park-lane, Hector-street, Hood-street, Chester-place, Tinn-street, Bensham, Liddell-terrace and Denmark-street, a block of property being 13, 15, 17, and 19, Bottle-bank, and 10, Church-street. comprising a bacon shop and warehouse, with drying room and grocer's shop, boot and shoe shop, warehouse, barber's shop, and 20 dwelling rooms used as lodging houses, and a timber yard with saw mill, office, shed, stable, and machinery, situate in Oakwellorte and machinery, situate in Oakwellgate.

And machinery, studie in Carwengate. Particulars and condition of sale may be had (gratis) of Mr. J. W. Swinburne, of Gateshead, in the county of Durham, Solicitor; of Messrs. Bell, Brodrick, and Gray, of No. 9, Bow Churchyard, Cheapside, in the city of London, Solicitors; and of the Auctioneer, at Gateshead aforesaid. and at the place of sale.

TO be sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Vaughan v. Cochrane, 1869, V., 22, with the approbation of the Master of the Rells, the Judge to whose Court the said cause is attached, in five lots, by Mr. Thomas Bayley, the person appointed by the said Judge, at Newcastle-under-Lyme, in the county of Stafford, on Wednesday, the 16th day of August, 1876, at six o'clock in the afternoon precisely :---One undivided fourth share and two-fifths of one other

undivided fourth share of the proceeds of sale, and of the undivided fourth share of the proceeds of sale, and of the rents until sale in the following property. All that publica-house, known as the Lamb Inn, with the out-buildings, stabling, and premises thereto, situate in High street, New-castle-under-Lyme, in the occupation of Mr. Bennison; all that hatter's shop, situate in High-street, Newcastle-under-Lyme aforesaid, adjoining the above, and in the occupation of Mr. G. R. Turner; all that grocer's shop with the bake-house and other conveniences thereto, situate in High street, Newcastle-under-Lyme, foresaid and adjoining the alove

and in the occupation of Mr. James Roberts. This shop is subject to a lesse, four years of the term being unexpired; all that draper's shop with the out-buildings and premises thereto. situate in High-street, Newcastle-under-Lyme a fore-Said, and adjoining the last-mentioned property, now in the occupation of Messrs. Potter and Clemson ; two dwellinghousesand premises thereto, and also a plot of garden ground, containing with the site of the buildings 2,763 yards, or thereabouts, situate near the Stubbs Field, on the London road, Newcastle-under-Lyme aforesaid, in the respective occupations of Mr. James Smellie and Mr. Boulton; a dwellinghouse, situate at No. 24, St. Mary's gate, Derby, in the oc-oupation of Mr. Ernest Lockley; all that public house known as the Lord Combermere Arms Inn, with the stable, out-buildings, and premises situate at Audlem, in the county of Chester, together with the shop and cottage adjoining ; also a croft of land and garden, containing with the site of the buildings about one acre and five perches, now in the occupa-tion of Mr. Ellis; all that dwelling house and offices, situate at Crossheath, in the parish of Wolstanton, on the road from Newcastle-under-Lyme aforesaid to Chesterton, with stables,

Newcastie-under-Lyme atoresaid to Chesterton, with stables, cowhouses, and out-buildings, together with twelve acres of pasture land, in the occupation of Mr. Alfred Vaughan. Particulars whereof may be had (gratis) of Messrs. Richard Jones and Co., Solicitors, 1, Lancaster-place, Strand, London; the Auctioneers, Newcastle, Staffordshire; and at the offices of Mr. William Turner, Solicitor, New castle, Staffordshire, where plans of the property may be inspected.

CO be sold, pursuant to a Decree of the High Court of Justice, Chancery Division, made in a cause of Arnold L Justice, Chancery Division, made in a cause of Arnold v. Routledge, with the approbation of the Master of the Rolls, the Judge to whose Court the said cause is attached, in two lots, by Mr. E. P. Newman, the person appointed by the said Judge, at the Mart, Tokenhouse-yard, in the city of London, on Friday, the 4th day of August, 1876, at one for two o'clock in the afternoon precisely :-A leasehold residence, known as No. 2. Lansdowne-read, Lee, Kent, held for 99 years from March 25th, 1857, at a ground rent of £15 per annum, and now let at £90 per annum, but possession will be given on completion of the purchase. Also two freehold houses, situate near the railway station, London-road, Bognor, Sussex, one of such houses is let on a yearly tenancy at £22 per annum, and the

houses is let on a yearly tenancy at £22 per annum, and the other is in hand.

other is in hand. Particulars whereof may be had (gratis) of Messrs. Tatham, Oblein, and Nash, Solicitors, 11, Queen Victoria-street, London, E.C.; George Carew, Esq., Solicitor, 15, Southampton-street, Bloomsbury, London, W.C.; at the Ter-minus Hotel, Bognor; at the Mart; and of the Auctioneer, at his offices, 41, High-street, Uxbridge, Middlesex.

TO be sold, pursuant to a Decree of the High Court of Justice, Chancery Division, made in a cause Watters v. Fletcher, 1875, W., No. 223, with the approbation of the Vice-Chancellor Sir Charles Hall, by Mr. Joseph Bowe, at the Station Hotel, Aspatria, in the county of Cumberland, on Thursday, the 24th day of August, 1876, at three of the clock in the afternoon, in two lots, viz :-

Lot 1. A freehold messuage known as the Station Hotel, (above mentioned) with the good will of the old established business of a wine and spirit merchant, and trade fixtures, also the cottage, garden, and spirit merchant, and trade intures, also the cottage, garden, and stables, and two large coach houses thereto adjoining, such coach houses now used as a carriage manufactory and workshops, in the occupation of Mrs. Ferguson as yearly tenant at £20 per annum. Im-mediate possession of the hotel can be had.

mediate possession of the hotel can be had. in Lot 2. A parcel of freebold meadow ground, situate at the west end of Aspatria aforesaid, adjoining to Thompson's-lane, known as Hard Hill, containing 2 acres 2 roods or thereabouts. Immediate possession of this lot may be had. Particulars and conditions of sale (gratis) of Messre. Hayton and Simpson, of Cockermouth, Solicitors; of Messre. Hayton and Simpson, of Cockermouth, Solicitors; of Messre. Speechly and Co., of 1, New-inn, London; of Mr. Bobert Benson, of Winton, Solicitor; of Messre. Gray and Mounsey, 9, Staple-inn; of Messre. Liffe and Co., of 2, Bedford-row, London; of Mr. John Fenwick, of North Shields, Northumberland, and of the Auctioneer, at Cockermouth aforesaid, and at the place of sale. aforesaid, and at the place of sale.

aforesaid, and at the place of Saie. 43, Brunswick-square, Brighton.—Freehold. In the High Court of Justice.—Chancery Division. TO be sold, pursuant to an Order of the Vice-Chancellor Sir Richard Malins, made in an action re Crowe Collyer-Bristow v. Crabbe, by Mr. W. J. Beddel, the person appointed by the said Judge, at the Mark, Tokenhouse-yard, on Thursday, August 3rd, 1876, at one o'clock precisely :— A freehold family mansion, 43, Brunswick-square, Brighton, with handsome suite of lofty reception rooms, houdoirs, and conservatory, bed and dressing rooms, and ample domestic offices, detached four stall stable, loose box, accommodation for three carriages, harness room, and servants' rooms. servants' rooms.

Particulars and conditions of sale may be had from Mesars. Collyer-Bristow, Withers, and Russell, 4, Bedford-row, W.C.; Messrs. Pain, Layton, and Cooper, 47, Gresham No. 24349. G

House, Old Broad-street, E.C.; Messrs, Markinson and Carpenter, 3, Elm court, Temple, E.C.; Mr. E. R. Gibson, of Dartford, Kent; at the Mart; and with orders to view of Messrs. Beddels, 25, Gresham street, E.C.

O be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in a cause of Vanner L Justice, Chancery Division, made in a cause of Vanner v. Chubb, with the approbation of his Lordship the Vice-Chancellor Sir Charles Hall, the Judge to whose Court the said cause is attached, in one lot, by Edmund William Richardson, the person appointed by the said Judge, at the Mart, Tokenhouse-yard, in the city of London, on Wednesday, the 18th day of August, 1876, at two o'clock in the afternoon precisely. A freehold messuage and hereditament situate on the north side of White Horse-alley, Cow Cross-street, in the parish of Saint Sepulchre Without, Newgate-street, in the county of Middlesex.

county of Middlesex.

Particulars whereof may be had (gratis) of Messrs. Ingle, Cooper, and Holmes, of City Bank-chambers, No. 20, Threadneedle-street, in the city of London, Solicitors; Messrs. Bower and Cotton, of No. 46, Chancery-lane, in the county of Middlesex, Solicitors ; and of the Auctioneer, No. 50. Finsbury-square, in the county of Middlesez, and at the place of sale.

DURSUANT to an Order of the High Court of Justice. DORSDANT to an Order of the High Court of Justice, Chancery Division, made in an action Wood against Daniels, 1875, W., 66A, the creditors of Thomas Daniels, late of Handford-cum-Bosden, in the county of Chester, Weaver, who died on the 21st day of January, 1854, are, on or before the 5th day of September, 1876, to send by post, prepaid, to Mr. Francis Williams Johnson, of Stock-part, in the county of Chester the Solicitor of the post, in the county of Chester, the Solution, of clock-port, in the county of Chester, the Solution of the defendant, John Daniels, the executor of the deceased, their Christian and surnames, addresses and descriptions, the Christian and surnames of their partners (if any), the full particulars of their claims, a statement of their seconds, 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 Rolls-yard, Chamcery-lane, Middlesex, on Tuesday, the 31st day of October, 1876, at eleven of the clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 25 h day of July, 1876.

day of July, 1876. . **PURSUANT** to an Order of the High Court of Justice, Chancery Division, Vice-Chancellor Malins, made in the matter of the estate of Jacob Davies, deceased, and in an action Davies v. Davies, 1876, D., No. 40, the creditors of Jacob Davies, late of Hendai, in the parish of Pencarreg, in the county of Carmarther, Farmer, who died in or about the month of September, 1875, are, on or before the 2nd day of October, 1876, to send by post, prepaid, to David Lloyd, of Lampeter, in the county of Cardigan, the Soli-citor of the defendant, Walter Davies, the excentor of the descriptions, the full particulars of their claims, a state-ment of their accounts, and the nature of their securities ment of their accounts, and the nature of their securities ment of their accounts, and the nature of their 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 Mulins, at his chambers, No. 3, Stone-buildings, Lincoln's-inn, Middle-sex, on Thursday, the 26th day of October, 1876, at twelve of the clock at noon, being the time appointed for adjudi-cating on the claims.—Dated this 21st day of July, 1876.

JURSUANT to a Decree of the late High Court of DUISUANT to a Decree of the late High Court of Chancery, made in a cause Georgina Capes against Harrison Dalton and others, 1873, C., 67, the creditors of George Capes, late of 48, Park-street, Grosvenor-square, in the county of Middlesex, Esq., who died in or about the month of June, 1870, are, on or before the 2nd day of October, 1876, to send by post, prepaid, to Mr. Oscar Augustus Ullithorne, of 1, Field-court, Gray's-inn, in the said county of Middlesex, the Solicitor of the plaintiff, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts. full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or and the nature of the scourities (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 3, Stone-buildings, Lincoln's-inn, Middlesex, on Wednesday, the 25th day of October, 1876, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.-- Dated this 25th day of July, 1876.

PURSUANT to a Decree of the Chancery Division of the High Court of Justice, made in an action of re James Grist, deceased, Durman against Grist, the oredi-tors of James Grist, late of Midhurst, in the county of Sussex, Builder, Stonemason, Surveyor, and Valuer, who died in or about the month of January, 1876, are, on or

before the 1st day of October, 1876, to send by post, pre-paid, to Mr. James Lucas, of the firm of Albery and Lucas, paid, to Mr. dames Lucas, of the irm of Albery and Lucas, of Midhurst, in the county of Sussex, the Solicitors of the plaintiff, Richard Faulkner Durman, their Christian and surnames, addresses and descriptions, the Christian and surnames, in fall, of any partner or partners, the full particulars of their claims, a statement of their accounts, and the nature of the securides (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 James Bacon, at his chambers, situated No. 11, Newsquare, Lincoln's int, Middlesex, on Wednesday, the lst day of November, 1876, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.-Dated this 22nd day of July, 1876.

DURSUANT to an Order of the High Court of Justice, **PURSUANT** to an Order of the High Court of Justice, Chancery Division, made in the matter of the estate of William Harland Haire, deceased, and in an action between Mary Emma Haire and Amelia Bellyse Haire, infants, plaintiffs, against Emma Haire, Widow, defendant (1876, H. 285), the creditors of William Harland Haire, late of Little Haywood, in the county of S afford, Inn-keeper, deceased, who died in or about the month of Sep-tember, 1875, are, on or before the 10th day of October, 1876, to send by post, prepaid, to Messrs. Hand, Blakiston, and Everitt, of Stafford, in the county of Stafford the Soli-citors of the above-named defendant, Emma Haire, the citors of the above-named defendant, Emma Haire, the administratrix of the estate and effects of the said 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 peremp-torily excluded from the benefit of the said Order. Every ereditor 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 Friday, the 3rd day of November, 1876, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 24th day of July, 1876.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of Robert Dye, desceased, and in a cause Carter against Dye, the creditors of Robert Dye, late of North-wold, in the county of Norfolk, Farmer, deceased, who died in or about the month of March, 1876, are, on or before the 1st day of September, 1876, to send by post, prepaid, to Mr. John Houchen, of Thetford, in the county of Norlolk, the Solicitor of the defendants, Sarah Dye, Widow, George James Denny, and Stephen Oldman the younger, the executors of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the na:ure of the will be peremptorily excluded from the benefit of the 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 Charles Hall, at his chambers, situated No. 14, Chancery-lane, in the county of Middleser, on Thursday, the 2nd day of November, 1876, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 21st day of July, 1876.

July, 1876. **D**URSUANT to a Decree of the Chancery Division of High Court of Justice, made in the matter of the estate of William Green, decrease⁴, and in an action of Green against Green, 1876, G., No. 100, the creditors of William Greet, late of Byker, near Newcastle-npon-Tyne, Builder, who died in or about the month of March, 1876, are, on or before the 10th day of October, 1876, to send by post, prepaid, to William Brignall, jun., of the city of Durham, the Solicitor of the defendant, Isabella Green, the adminis-tratrix of the estate and effects of the said William Green, 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 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 Charles Hall, at his chambers, situated No. 14, Chancery-lane, Middleser, on Monday, the 6th day of November, 1876, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated the time appointed for adjudicating on the claims.-this 25th day of July, 1876.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of Francis Cunningham, deceased, and in a cause Anderson v. Cunningham, 1876, C., 221, the creditors of Francis Cunningham, late of No. 18, Clarendon-road, South Fracts Cumungham, late of No. 18, Clarendon-road, South Kensington, in the county of Middlesex, late a Lieutenant-Colonel in the Madras Army, decessed, who died in or about the month of December, 1875, are, on or before the 2nd day of October, 1876, to send by post, prepaid, to Metsrs. Cookeand Jonas, ot No. 3, Serjeants-iun, Chancery-lane, in the county of Middlesex, the Solicitors of the defen-

dant, the administrator 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 their chains, astatement 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 Chailes Hall, at his chambers, situated No. 14, Chancery-lane, Middlesex, on Friday, the 3rd day of November, 1876, at twelve o'clock at noon, being the time appointed for ad-judicating on the claims.—Dated this 24th day of July, 1876. 1876.

The Bankruptcy Act, 1869. In the London Bankruptcy Court. FIRST and Final Dividend of 6s. 2d. in the pound has been declared in the matter of proceedings for liqui-A been declared in the matter of proceedings for liqui-dation by arrangement or composition with creditors, insti-tuted by Gustavus Andreas Witt and Edward Bohlen, trading under the style or firm of G. A. Witt and Co., at No. 7, Fen-court, Fenchurch-street, in the city of London, and at No. 37, Knowsley-buildings, Liverpool, in the county of Lancaster, Merchants, and will be paid by me, to the separate creditors of the said Gustavus Andreas Witt, at the offices of Messrs. J. Shubrook and Co., at No. 9, Gracechurch-street, in the said city of London, on Wed-nesday, the 2nd day of August, 1876, between the hours of eleven o'clock in the forenoon and two o'clock in the after-noon, or any Wednesday following before noon. noon, or any Wednesday following before noon. J. SHUBROOK, Trustee.

The Bankruptey Act, 1869. In the London Bankruptey Court. In the London Bankruptey Court. FIRST and Final Dividend of 2: 3d. in the pound has been declared in the matter of proceedings for liqui-dation by arrangement or composition with creditors, insti-tuted by James Washington Rawley, late of 53, Walworth-road, Oil and Colour Man, and will be paid by me, at my offices, 61, Cheapside, in the city of London, on Tuesday, the 8th day of August, and following Tuesdays, between the hours of one and two.

FRED CAPE, Trustee.

The Bankruptcy Act, 1869. In the London Bankruptcy Court. FIRST Dividend of 5s. in the pound has been declared A in the matter of proceedings for liquidation by arrangement or composition with cereditors, instituted by Frederick Shand Hemming, of No. 8, Belsize terrace, in the county of Middlesex. Gentleman, and will be paid by me, at my offices, No. 15, Finsbury-place South, on and after the lat day of August, 1876.

J. H. THORNTON, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lincolnshire, holden at Boston. A FIRST and Final Dividend of Is. 5¹/₃d. in the pound has been declared in the matter of a special resolu-tion for liquidation by arrangement of the affairs of Jabez Reeson, of Boston, in the county of Lincoln, Butcher, Samer, and Grazier, and will be paid by me, at my office, No. 26, Church-street, Boston aforesaid, on and after Thursday, the 27th day of July, 1876.—Dated this 25th day of July, 1876.

CHARLES LUCAS, Trustee.

The Backruptcy Act, 1869.

In the County Court of Lincolnshire, holden at Lincoln. A FIRST and Final Dividend of 4s. 103d. in the pound has been declared in the matter of a special L a pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of James Bell, of the city of Lincoln, Leather Dealer and Boot and Shoe Maker, trading as James Bell and Co., and will be paid by me at my office, situate and being No. 8, Bank-street, in the city of Lincoln, any day after this date, between the hours of ten and four.—Dated this 25th dayrof Units 1876. July, 1876.

GEORGE JAY, Trustee.

The Bankruptcy Act, 1869. In the County Court of Hampshire, holden at Portsmonth, In the County Court of Hampshire, holden at Portsmotth, A THIRD Dividend of 2s. 6d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Issac Hearnden, of Woolwich-terrace, Southsea, in the parish of Porisea, in the county of Southampton, Paymaster in the Royal Navy, and will be paid by me, at my office, No. 12, Great Winchester-street, in the city of London, on and after the 29th day of July, 1876.—Dated this 27th day of July. 1876. of July, 1876.

O. OMMANNEY, Trustee.

The Bankruptey Act, 1869.

In the County Court of Surrey, holden at Kingston-on-Thames.

FIRST and Final Dividend of 1s. 5d. in the pound hag been declared in the matter of proc. e lings for liqui dation by arrangement or composition with creditors, insti

tuted by George Stephen Fleming, of the King's Arms Hotel, Bagshot, in the county of Surrey, Licensed Victualler, and will be paid by me, at my offices, in Guildford street, Chertsey. in the county of Surrey, on Wednesday in each week on and after the 26th day of July, 1876.—Dated this 17th day of July 1876. 17th day of July, 1876.

HENRY WETTON, Trustee

The Bankruptcy Act, 1869. In the County Court of Kent, holden at Tunbridge Wells. A DIVIDEND of 2s. 6d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by William Beaue, of Tunbridge Wells, in the county of Kent, Coal Merchant, and will be paid by us, at' our offices, No. 23, Church-road, Tunbridge Wells, on and after the 22nd day of July, 1876.—Dated this 20th day of July, 1876. 1876.

STONE and SIMPSON, Solicitors for the Trustee.

i The Bankruptey Act, 1865: In the County Court of Yorkshire, holden at Bradford. FIRST and Final Dividend of 1s. 2d. in the pound has A FIRST and Final Dividend of 1s. 2d, in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of William Hirst, of No. 40, Nursery-corner, Undercliffe, in the parish of Bradford, in the county of York, Rope, Twine, and Leather Rope Manufacturer, and will be paid by me, at my office, 25, Market-street, Bradford, on and after the 7th day of August, 1876.—Dated this 24th day of July, 1876. WILLIAM GILYARD, Trustee.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Halifax. FIRST Dividend of 4s. in the pound has been declared **A** in the matter of a special resolution for liquidation by arrangement of the affairs of William Brearley, of New Bank, in Halifax, in the county of York, General Mill-wright, and Edwin Brearley, of Halifax aforesaid, Millwright, and lately trading in copartnership at Halifax aforesaid, binnership at Halifax afore-said, under the style or firm of W. and E. Brearley, and will be paid by me, at the offices of Messrs. John Clay and Son, Public Accountants, Union-street, Halifax, on and after Saturday, the 5th day of August, 1876.—Dated this 25th day of July, 1876. GEORGE, CLAY, Tenetee

GEORGE CLAY, Trustee.

The Bankruptcy Act, 1889. In the Loudon Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Benjamin Alberga and David Judan Alberga, of Win-chester House, Old Broad-street, in the city of London, Merchants, trading as Alberga Brother and Co.

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 Terminus Hotel, Cannon-street, in the city of London, on the 16th day of August, 1876, at one o'clock in the afternoon precisely.—Dated this 19th day of Lorge 1975.

1876, at one o cross in the control of the second strength of July, 1876.
H. WICKENS; 96, Palmerston buildings, Old Broad-street, London, Solicitor 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 Benjamin Alberga and David Judah Alberga, of Win-chester House, Old Broad street, in the city of London

Merchants, trading as Alberga Brother and Co. OTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the above-ared benjamin Alberga has been summoned to be held at the Terminus Hotel, Cannon-street, in the city, of London, on the 16th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 19th day of July, 1876.
 H. WICKENS: 96, Palmerston-buildings, Old Broad-street, London, Solicitor for the said Dataset

Debtor.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Mutter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Benjamin Alberga and David Judah Alberga, of Win-chester House, Old Broad-street, in the city of London, Merchants, trading as Alberga Brother and Co.

NOTICE is hereby given, that a First General Meeting of the creditors of the several sectors. of the creditors, of the separate estate of the abovenamed David Judah Alberga has been summoned to be he d at the Terminus Hotel, Cannon-street, in the city of London, on the 16th day of August, 1876, at half-past three o'clock in the afternoon precisely.—Dated this 19th day of July, 1876. H. WICKENS, 96, Palmerstou-build ugs, O.d Broad-street, London, Solicitor for the said

Debtor.

G 2

The Bankruptcy Act, 1869. In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Noakes, of 125, Goldsmith's-row, Hackney-road, aud renting a room at 20, Dove-row, both in the county of Middlesex, Tea Dealer.

Notices, ice beater. 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 Chamber of Commerce, 145, Cheapside, in the city of London, on the 14th day of August, 1876, at twelve o'clock at noon precisely.—Dated this 25th day of July, 1876.

JOSEPH FULCHER, 62, Graham-road, Dalston, Solicitor for the said Joseph Noakes.

The Bankruptcy Act, 1869.

In the London Bankruptey Court. In the Matter of Proceedings for Liquidation by Arrange-

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Charlotte Ester Mensley, of Nos 257, 259, and 261, High-street, Camden Town, in the county of Middlesex, Boot and Shoe Manufacturer, trading as John Mensley, OTICE is hereby given, that a First General Meeting of the creditors of the shove-named person has been mammoned to be held at the offices of Messre. William A. Crump and Son, of 10, Philpot-lane, Locdon, E.C., Soli-citors, on the 11th day of August, 1876. at twelve o'clock at noon precisely.—Dated this 26th day of July, 1876. WILLIAM A. CRUMP and SON, 10, Philpot-lane, E.C., Solicitors for the said Debtor.

E.C., Solicitors for the said Debtor.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrange-Joseph Lawrence, of 23, Bloomsbury-street, Bedford-

square, in the county of Middlesex, Tailor. of 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. Sydney Charles-Scott, of 39, King-street, Cheapside, in the city of Loadon, on the 8th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 26th day of July, 1876. SYDNEY C. SUOTT, 39, King-street, Chearside,. Solicitor for the said Debtor.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Broceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Frederich Otto Ferdinand Briebach, of 92, Green-street; Betunal Green, in the county of Middlesex, Baker.

Bethnal Green, in the county of Middleack, Baker. OTICE is hereby given, that a First General Meeting of the oreditors of the above-named person has been summoned to be held at 18, Landsdown-terrace, Grove-road, Victoria Park, in the county of Middlesex, on the 8th day of August, 1876, at elven o'clock in the forenoon precisely - ibsed this 24th day of July, 1876.

WILLIA M HACKS, 18, Landsdown-terrace, Grove-road, Victoria Pack, Solicitor for the said Deb;or.

The Banksuptcy Act. 1869. In the London Banksuptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, astituted by Firmin Vendrell, of No. 20, Baker-street, Portman-square, in the county of Middlesex, Hairdresser.

O'FICE is hereby given, that a First General meeting of the creditors of the above-named person was been summoned to be held at No. 81, Baker-street, Portman-square aforesaid, on the 9th day of August, 1876, at two o'clock in the afternoon precisely.—Dated this 24th day of the 1876 OTICE is hereby given, that a First General Meeting

July, 1876. F. B. PAGE, Solicitor for the said Firmin Vendrell.

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 Henry Perry, of 23, Callum-street, in the city of London, and of No. 1, Homertou-row, Hackney, in the county of Middleser, Colonial Broker and General Countission Agent, trading as H. Perry and Co., late carrying on business in copartnership with one Henry Offer, as Colonial Brokers and General Commission Agents, at No. 23, Cullum-street aforesaid, under the style or firm of Offer and Perry.

NOTICE is hereby given, that a First General Meet-ing of the creditors of the above-named person has-been summoned to be held at the offices of Messrs; G. J. Nutt and Co., No. 2, Brabunt-court, Philpot-lane, in the city of Loadon, on the 16th day of Angust, 1876, at two o'clock in the alt ruoou precisely .- Dated th s:25th day of July, 1876.

G. J. NUTT and CO., 2. Brabant court, Polip t-Lone, London, F. C. policitors for the said Debter.

The Bankruptcy Act, 1869.

In the London Bankruptcy Act, 1065. In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Fielden, of No. 161, Drummond-street, Euston-

William Fielden, of No. 161, Drummond-street, Euston-square, late of the Jolly Sportsman, 8, Frederick-street, Porthand Town, in the parish of Marylebone, in the county of Middlesex, Beer Retailer.
 NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person bas been summoned to be held at Mr. John Eické, 29, Townshend-road, Saint John's Wood, Middlesex, on the 14th day of August, 1876, at ten o'clock in the forenoon precisely.—Dated this 25th day of July, 1876.

WILLIAM FIELDEN, 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 Emil Carl Adolf Woltmann, of 4, Cullum-street, in the city of London, Commission Merchant.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person bas h summoned to be held at the offices of Messrs. Lewir, Munns, and Longden, 8, Old Jewry, in the ciry of London, So icitors, on the 21st day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 24th day of July, 1876.

LEWIS, MUNNS, and LONGDEN, 8, Old Jewry, Loudon, Solicitors for the Debtor.

The Bankruptcy Act, 1869.

In the London Bankruptoy Court. In the London Bankruptoy Court. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Joseph Davis and Mervyn Davis, of 270, Fulham-road, in the county of Middlesex, Fancy Stationers and Book sellers

NOTICE is hereby given, that a First General Meeting of the creditors of the above-vamed persons has been summoned to be held at No. 26, Carey-s reet, Lincolu's-inn, in the county of Middlesex, on the 12th day of August, 1876, at twelve o'clock at noon precisely .- Dated this 24th

1876, at twelve o clock at access to a second at a se

The Bankraptoy Act, 1869. In the County Court of Kent, holden at Greenwich. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by James Munn, of 114, Raglan-road, Plumstead, in the county of Kent, out of business, late of the Green Man, East Wickham, in the said county of Kent, Beer Bachiler Retailer

NOTICE is hereby given, that a First General Meet-ing of the creditors of the above-named person has been summoned to be held at my offices, 88, Chancery-lane, in the county of Middlesex, on the 9th day of August, 1876, at three o'clock in the afternoon precisely.—

Dated this 22nd day of July, 1876. S. T. COUPER, 88, Chancery-lane, London, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Greenwich.

In the County Court of Kent, holden at Greenwich. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Rudolph Charles Beste, of 6, Blythe Hill-road, Forest Hill, in the county of Kent, Insurance Broker's Clerk.

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 Masons' Hall Tavern, Masons'avenue, Basinghall-street, London, on the 9th day of August, 1876, at three o'clock in the afternoon precisely .- Dated this

1876, at three o clock in the interaction preserved.
 24th day of July, 1876.
 WM. HY. SMITH; 132, Gresham-house, Old Broad-street, London, Solicitor for the said Debtor.

The Bankruptcy Act. 1869.

In the County Court of Kent, holden at Greenwich. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Lee, of 16, Ann-street, Woolwich, in the county of Kent Connection

NOTICE is hereby given, that a First General Meeting of the creditors of the above of Kent, Carpenter. of the creditors of the above-named person has been Summoned to be held at the offices of Mr. Lewis William Gregory, 3, Barbican-chambers, Aldersgate-street, in the city of London, on the 8th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 24th day

of July, 1876. LEWIS WM. GREGORY, 3, Barbican-chambers, Aldersgate-street, E.C., Solicitor for the said

The Bankruptoy Act, 1869.

In the County Court of Kent, holden at Rochester. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Oreditors, instituted by John George Word, of Belvedere, in the parish of Erith, in the county of Kent, Clerk in Holy Orders.

in the county of Kent, Clerk in Holy Orders. 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 Belvedere Hotel, Belvedere, in the parish of Erich, in the county of Kent, on the 10th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 22nd day of July, 1876. R. K1NGDON, of No. 3, Lawrence-lane, Chespside, in the city of London, Solicitor for the said John Genzee Wood.

George Wood.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Johnson, of 26, Mersey-street, Liverpool, in the county of Lancaster, Oil Merchant and General Mill Furnisher

VOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been a of the creators of the above-named person has been as been summoned to be held at the offices of Messrs, Gibson and Bolland, 10, South John-street, Liverpool, on the 10th day of Augus', 1876, at three o'clock in the alternoon precisely, --Dated this 25th day of July, 1876.
 WILLS. HARPER, 4, Cable-street, Liverpool, Solicitor for the Dattor.

citor for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Harriette Reever, of 33, Lord-street, Southport, in the county of Lancaster, Lodging-house Keeper.

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. Joseph Best, Solicitor, 64, Lower King-street, Manchester, in the county of Lancaster, on the 21st day of August, 1876, at four o'clock in the afternoon precisely .- Dated this 26th day of

July, 1876. J. BEST, 64, Lower King-street, Manchester, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

In the County Court of Lancashire, holden at Liverpool. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Terence Cusker, of No. 10, Argyle-street and 6, Straw-street, Liverpool, in the county of Lancaster, Marine Store Dealer. NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been

N of the creditors of the above-named person has been summoned to be held at the office of Messrs. Yates, Son, and Stananought, Solicitors, 10, Water-street, Liverpool, on the 16th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 26th day of July, 1876. YATES, SON, and STANANOUGHT, 10, Water-

street, Liverpool, Solicitors for the said Debtor.

The Bankruptey Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by George Miller, of No. 37, Cannon-street, Manchester, in the county of Lancaster, Flannel Merchaot, trading there

under the style or firm of Miller, Adamson, and Co. OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been N and Warburton, Solicitors, 67, King-street, in the city of Manchester, on the 9th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 25th day

of July, 1876. ADDLESHAW and WARBURTON, 67, King-street, Manchester, Solicitors for the said George

The Bankruptoy Act, 1869. In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Peter Pimlott, of No. 277, Hyde-road, Manchester, in the county of Laucaster, Beer Retailer, and carrying on business as a Wheelwright and Blacksmith, at No. 151, Mark hum Wheelwright and Blacksmith, at No. 151, Moss-lane, Hulme, Manchester afor-said.

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. Sister and Poole, No. 5, Norfolk-street, in the city of Mauchester, on the 16th day of August, 1876, at twelve "clock at noon precisely.—Dated this 25th day of July, 1876. SLATER and POOLE, 5, Nortork-street, Man-chester, Solicitors 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 Pilkington, of Nos. 12 and 14, Oak-street, Man-chester, in the county of Luncaster, Dryselter.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the Falstaff Commercial Exchange Hotel, Market-place, Manchester, on the 3rd day of August, 1876, at two o'clock in the afternoon precisely.-Dated this

26th day of July, 1876. FRANCIS QUELCH, 61, Princess-street, Man-chester, Solicitor for the said Debtor.

The Bankruptoy Act, 1869. In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by James Ashworth, of 1, Fairfield-street and 15, Chadwick-street, both in the city of Manchester, Iron Merchant and Meral Broker, and residing at 108, Tipping-street, within the said city of Manchester. N OTICE is hereby given, that a First General Meeting of the oreditors of the above-named person has been summoned to be held at the offices of James Leyland Hodgson, sitnate at 16, Tib-lane, within the city of Man-chester, on the 14th day of August, 1876, at eleven o'clock in the forenoon precisely.-Dated this 24th day of July, 1876. 1876.

J. L. HODGSON, 16, Tib-lane, Manchester, Soli-eitor for the said Debtor.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869. In the County Court of Laucashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Alexander Kenyon, of No. 4, Hopwood-avenue, in the city of Manchester, Wine and Spirit Merchant, trading under the style of A. Kenyon and Co.

under the style of A. Kenyou and Co. OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to he held at the offices of Messrs. Sale, Seddon, and Hilton, Solicitors, 29, Booth-s reet, in the city of Manchester, on the 10th day of August, 1876, at three o'clock in the afternoon precisely. — nated this 25th day of July 1876. July, 1876.

SALE, SEDDON, and HILTON, 29, Booth-street Manchester, Solicitors for the said Alexander Kenyon.

The Bankruptcy Act, 1869.

In the County Court of Laucashire, holden at Wigan. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Thomas Richardson, of Standish, near Wigan, in the county of Lancaster, formerly a Miller and Shopkeeper, but now out or business.

of the creditors of the above-named person has been summoned to be held at the offices of Mr. W. Ascroft Byrom, No. 31, King-street, Wigan, in the said county, on the lith day of August, 1876, at eleven o'clock in the fore-noon precisely.— Dated this 26th day of July, 1876. W. ASCROFT BYROM, Solicitor for the saia Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Bolton. In the Matter of Proceedings for Liquidation by Arrange-

ment or Composition with Creditors, instituted by Eli Brierley, of No. 25, Oak-street, Farnworth, in the county of Lancaster, Finisher of Cotton Cloth aud Pinno Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to we held at the offices of Mr. Matthew Fielding. Solicitor, 8, Bowke's-row, Bolton. on the 11th day of August, 1876, at three o'clock in the afternoon precisely.-Dated this 25th day of July, 1876. MATTH: W FIELDING, 8, Bowker's-row, Bolum,

Solicitor for the said Debtor.

The Baakrupicy Act, 1869.

In the County Court of Lancashire, holden at Burnley.

In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, ustituted by Samuel Taylor, of No. 12, Chancery-street, Burnley, in the county of Lancaster, Auctioneer and Valuer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has nexu summoned to be held at the offices of Mr. Richard Watson, Public Accountant, No. 17, Hargreaves-street, Burn-ley atoresaid, on the 11th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 25th day of July, 1876. WILLIAM THOS. READ, 9, Hargreaves-street, Burnley, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

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 Taylor, of Newby Mill, Rimington, in the West Riding of the county of York, Cotton Manufacturer.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the White Bull Hotel, Churchstreet, Blackburn, in the county of Lancaster, on the 8th day of August, 1876, at eleven o'clock in the forenoon pre-

cisely.—Dated this 26th day of Joly, 1876. J. and W. EASTHAM, Clitheroe, Lancashire, Solicitors for the said James Taylor.

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 Arrange-ment or Composition with Creditors, instituted by William Carr, of No. 5, Castle-street, Accrington, in the county of Lancaster, Greengrocer and Fish 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 the Crown Hotel, Blackburn-road, Accrington aforesaid, on the 11th day of August, 1876, at eleven o'clock in the forenoon precisely.—Dated this 26th day of July. 1876.

day of July, 1876. J. BALLARD, Accrington, Solicitor for the said William Carr.

The Backruptey Act, 1869. In the County Court of Northumberland, holden at

In the County Court of Northumberland, holden at Newcastle. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Albert Varley, of No. 3, Napier-street, New-castle-upon-Tyne, and Thomas Anderson, of Percy-court, Newcastle-upon-Tyne, trading together in copartnership under the style or firm of Varley and Anderson, at Erick-street, Newcastle-upon-Tyne aforesuid, as Cabinet Makers. Makers.

OTIOE 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 Daniel Edward Stanford, Solicitar, 21, Collingwood-street, Newcasile-upon-fyne, on the 7th day of August, 1876, at three o'clock in the afternoon precisely —Dated this 24 h day of July, 1876. D. EDWD. STANFORD, 21, Collingwood-street, Newcastle-upon-Tyne, Solicitor for the said Dubtore OTICE is hereby given, that a First General Meeting

The Bankruptcy Act. 1869. In the County Court of Northumberland, holden at Newcastle. In the Matter of Proceedings for Liquidation by Arrange-

ment or Composition with Creditors, instituted by Charles Winder, of Bath House, Bath-lane, in the borough and county of Newcastle-upon-Tyne, Organ Builder.

UTICE 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. Henry Summers Sewell, Solicitor, No 6, Grey-street, Newcas'le-upon-Tyne, on the 4th day of Anzust, 1876, at two o'clock in the after-noon precisely.—Date: this 27th day of July, 1876. HENRY S. SEWELL, 6, Grey-street, Newcastle-upon-Tyne, Solicitor for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Sheffield. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, in-tituted by

Hannah Cobb, of No. 181, Occupation-road, Sheffield, in the county of York, Fruiterer, 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 Messrs. Auty and Son, of 66. Queen-screet, Sheffield, in the county of York, Solutions, on the 9th day of August, 1876, at twelve o'clock solutions, on the 9th day of August, 1876, at twelve o'clock at noon precisely.—Dated this 24th day of July, 1876. AUTY and SON, 66, Queen-street, Sheffield, Soli-citors for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Sheffiell. In the Matter of Proceedings for Liquidation by Arrane-ment or Composition with Creditors, instituted by Thomas Cook, of Priory-place, Doncaster, in the county of Yush Priory of York. Printer.

OTICE is hereby given, that a First General Meeting The county of York, on the lith day of August, 1876, is half-past two o'clock in the afternoon precisely.—Dated that

24th day of July, 1876. WILFRED BADGER, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

Insthe County Court of Yorkshire, holden at Sheffield. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by

Walter Stovin, of Sheffield, in the county of York, Coal Merchant, formerly carrying on business in partnership with Frederick Massey, under the style or firm of Massey

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, J. Brook Greaves and Allen, Haymarket-chambers, 17, Old Hay-market, Sheffield, in the concry of York, on the 10th day of August, 1876, at two o'clock in the afternoon precisely. —Dated this 22nd day of July, 1876. J. BROOK GREAVES and ALLEN, Haymarket-

chambers, 17, Haymarket, Sheffield, Solicitors for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Leeds.

In the County Court of Korkshire, holden at Leeds. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Edwin Davies Harrison, late of North-street, Leeds, in the county of York, Confectioner, but now of the same place, out of business.

NOTICE is hereby given, that a First General Meet-ing of the creditors of the above-named person has been summoned to be held at the office of Henry Boulton Harle, 6. Bank street, Leeds, on the 14th day of August, 1876, at two o'clock in the atternoon precisely.—Dated this 20th day of July, 1876. HY. B. HARIE, Solicitor for the said Edwin

Davies Harrison.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Leeds. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Isaac Cheesbrough, of the Sussex Tavern, Burley-road, Leeds, in the county of York, Beerseller, and of 36,

Wade-lane, Leeds aforesaid, Tailor and Uraper. 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. Beswick and August, 1876, at three. O'clock in the afternoon precisely.

-Dated this 24th day of July, 1876. ARTHUR BILLINION, Solicitor for the said Isaac Cheesbrough,

The Bankruptcy Act, 1869. In the County Court of Yorkshire, nolden at Leeds.

In the Matter of Proceedings for Liquidation by Arrauge-ment or Composition with Creditors, instituted by Alfred Grayson, of Vicar's Croft, Leeds, in the county of York, Potato Merchant.

O'FICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, N. 70, Albiou-street, Leeds aforesaid, on the 10th day of August, 1-76, at tweive o'clock at noon precisely .- Dated this 26th day of July; 1876..

FREDERIC EDDISON, 70; Albion-street, Leeds, Solicitor for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Leeds. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Wilsworth, of Leeds, in the county of York, Currier.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at our office, No. 20, Al ion-street, Leeds, in the county of York, on the 10th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 25th day of July, 1876. SIMPSON and BURRELL, Solicitors for the said

Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Leeds. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Matthew Mitchell Gowan, of Leeds, in the county of York, Boot Manufacturer and Leather Merchant, trading under the strike of Commenced Resident under the style of Cowan and Braim.

NOTICE is hereby given, that a First General Meet-ing of the creditors of the above-named person has been summoned to be held at the offices of Benjamin Collect Pailan, Bank-chambers, Fark-row, in Leeas sforesaid, on the 8th day of August, 1876; at eleven o'clock in the fore-noon precisely.—Platen this 24th day of July, 1876. BENJ. C. PULLAN, Solicitor for the said Matthew

Mitcheil Cowan.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Leeds. In the Matteriof Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Gates Clayton; of Leeds, in the county of York, Bill Broker:

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. Middleton and Sons, 31, Park-row, in Leeds aforesaid, on the 9th day of August, 1876, at eleven o'clock in the forencom-precisely.—Dated this 24th day of July, 1876.

MIDDLETON and SONS, Solicitors for the said John Oates Clayton.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Leeds. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Stead Mann, of Upper Wortley, near. Leeds, in the county of York, Painter.

NOTICE is hereby given, that's First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Charles Granger, Solicitor, No. 7, Bank-street, Leeds, on the 10th day of August, 1876, at three o'clock in the afternoon precisely. --Dated this 24th day of July, 1876. CHAS. GRANGER, Solicitor for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Halifax. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Walter Shaw, of Southgate, Elland, near Halifax, in the county of York, Spirit Merchant. J OTICE is hereby given, that a First General Meeting i. of the creditors of the above-named person has been summoned to be held at the White Bull Hotel, Blackburn, in the county of Lancaster, on the 10th day of Angust.

in the county of Lancaster, on the 10th day of August, 1876, at three o'clock in the afternoon precisely.-Dated

this 26th day of July, 1876. CHAS. H. LEEMING, Solicitor for the said Walter Shaw.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Wakefield. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Thomas Shaw, of Wakefield, in the county of Fork, trading under the style or firms of Fallon and Shaw, at Wakefield atoresaid, as a Worsted Spinner.

North is been given, that a First General Meeting of the creditors of the above-named person has been and the dreattors of the above named person has been summoned to be beld at the offices: of Messrs. Brown, Wilkin, and Scott. Solicitors, Wood-street, Wakefield, on the 15th day of August, 1876, at eleven of clock in the fore-noon precisely.—Dated this 26th day of July, 1876. BROWN, WILKIN, and SCOTT, Wood-street, Wakefield, Solicitors for the said Thomas Shaw:

The Bankraptcy Act, 1869.

In the County Court of Yorkshire, holden at Dewsbury,

In the County Court of Forsaine, moden at Dewson, In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Mary Rothery and Walter Bentley, both of Flush; in Liversedge, in the partsh of Birstal, in the county of York, iron Founders, trading as John Bentley.

O'TICE is hereby given, that a First General Meeting of the creditors of the anove-named persons has

been summoned to be held at the Black Bull Hotel, in Micfield, in the county of York, on the 9th day of August, 1876, at halt-past eleven o'clock in the forenoon precisely. --Dated this 24th day of July, 1876. JNO. K. IBBERSON, Solicitor for the said

Debtors.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Bradford. In the Matter of Proceedings for inquidation by Arrangement or Composition with Creditors, instituted by, Christopher Wilkinson, of Manchester-road, Bradford, in the parish of Bradford, in the county of York, Statiouer.

OFICE is hereby given, that a First General Meeting ١,

of the creditors of the above-named person has been summoned to be held at the shop of Christopher Wilkin-son, 26, Manckester-road, Bradtord aforesaid, on the 7th day of August, 1876, at three o'clock in the attennoon pre-osely.—Dated this 18th day of July, 1876. CHRISTOPHER WILKINSON, the said Debtor.

The Bankrupicy Act, 1869.

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 Edwin, Faint Easby (and not Easley, as erroneously printed in Gozette of 21st instaut), of Bolton Woods, Frizinghall, near Bradford, in the county of York, Coal Merchant: 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. 9. Market street.

summoned to be held at our offices, No. 9, Market-street,

in Bradford aforesaid, on the 3rd day of August, 1876, at eleven o'clock in the forenoon precisely.—Dated this 19th dsy of July, 1876. TEBRY and ROBINSON, Solicitors for the said

Edwin Faint Easpy.

The Bankruptev Act. 1869.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, kolden at Scarborough. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Henry Hopkins, of Nos. 8 and 9, Dample-street, Scar-borough, in the county of York, and of No. 24, Market-hall, Scarborough aforesaid, Marine Store Dealer, Jet Ornament Manufacturer, and Fancy 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 the offices of Messrs. Cornwall and Watts, Solicitors, No. 38, Queen-street, Scarborough aforesaid, on the 14th day of August, 1876, at three o'clock OTICE is hereby given, that a First General Meeting in the afternoon precisely .- Dated this 24th day of July,

1876. WM. WATTS, 38, Queen-street, Scarborough, Soli-citor for the said Debtor.

citor for the said Debtor. The Bankruptcy Act, 1869. In the County Court of Cheshire, holden at Birkenhead. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by David Roberts, of the Liverpool House, Victoria-road, Seacombe, Birkenhead, in the county of Chester, Draper. NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 6, Duncan-street, Birkenhead aforesaid, on the 10th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 25th day of July, 1876. 1876.

HANNAN and PUGH, 6, Duncan-street, Birken-head, Solicitors for the said David Roberts.

The Bankruptcy Act, 1869. In the County Court of Chesbire, holden at Stockport. In the Matter of Proceedings for Liquidation by Arrange-In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Thomas Twyford, of No. 75, Heaviley and No. 53, Middle Hillgate, both in Stockport, in the county of Chester, Joiner and Smallware 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 the offices of Messrs. W. C. Chew and Sons, No. 23, Swan-street, Manchester, on the 8th day and Solr, 10.2, Swartsteev, Manchester, On the on day of August, 1876, at three o'clock in the afternoon precisely.
 Dated this 22nd day of July, 1876.
 W. C. CHEW and SONS, 23, Swan-street, Manchester, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lincolnshire, holden. at Great Grimsby.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by George Wood, of Wellow-gate, Great Grimsby, in the county of Lincoln, Bricklayer and Builder. 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 St. Mary's-chambers, West St. Summoned to be held at Sr. Mary's-chambers, west St. Mary's-gate, in Great Grimsby aforesaid, on the 9th day of August, 1876, at twelve o'clock at noon precisely.—Dated this 25th day of July, 1876. GRANGE and WINTRINGHAM, St. Mary's-chambers, West St. Mary's-gate, Great Grimsby, Solicitors for the said George Wood.

The Bankruptcy Act, 1869.

In the County Court of Lincolnshire, holden at Lincoln.

In the County Court of Likeconsulte, isolatist Enform. In the Matter of Broceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Henry Hardwick, of Gainsborough, in the county of Lincoln, late Engineer, now ont of business. NOTIGE 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 Septimus Bladen Soliniter Gainsbergung on the left den of Award Bladon, Solisitor, Gainsborough, on the 15th day of August, 1876, st eleven o'clock in the forenoon.precisely.—Dated, this 24th day of July, 1876. WILLM, S. BLADON, Gainsborough, Solicitor for

the said Henry Hardwick.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Pontypridd.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by David Owen Evans, of Ferndale Shop, Ferndale, near · Pontypridd, in the county of Glamorgan, Grocer and

Provision Merchant. Solution Merchant. 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. David Rosser, Solicitor, High-street, Pontypridd, on the 15th day of Au-

gust, 1876, at twelve o'clock at noon precisely.—Dated this 26th day of July, 1876. DAVID ROSSER, 17, Canon-street, Aberdare, Solicitor for the said Debtor.

The Bankruptcy Act, 1869

The Bankraptcy Act, 1869. In the County Court of Glamorganshire, holden at Swansea. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Curnow, of Oxford-street, Swansea, in the county of Glamorgan, Grocer.

NOTICE is hereby given, that a Fresh First General

N Meeting of the creditors of the above-named person has been summoned to be held at my offices, situated at No. 3, Mount-street, Swansea, on the 8th day of August, 1876, at twelve o'clock 'at noon precisely.—Dated this 22nd day of July, 1876. J. HARTLEY JOHN, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Gismorganshire, holden at Pontypridd.

In the Matter of Proceedings for Liquidation by Arrange-William Edward Jones, of Treorky, in the parish of Ystradyfodwg, in the county of Glamorgan, Chemist and

Droggist. 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. Hollier and Williams, Solicitors, 3, Church-street, Pontypidd aforesaid, on the 11th day of August, 1876, at two o'clock in the afternoon precisely.—Dated this 26th day of July, 1876.

HOLLIER and WILLIAMS, Pontypridd, Glamor-ganshire, Solicitors for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Glamorganshire, holden at Cardiff. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Ferris, of 48, Shakespeare-street, Roath, Cardiff aforesaid. Baker.

aforesaid. Baker. N OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 18, High-street, Cardiff, on the 8th day of August, 1876, at eleven o'clock in the fore-noon precisely.—Dated this 17th day of July, 1876. M. MORG AN, 18, High-street, Cardiff, Solicitor for the crid Debor

for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Sussex, holden at Brighton. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Pullen, now of High-street, Arundel, in the county of Sussex, formerly of Bognor, in the same county, Eicharden

Fishmonger OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at Dolly's Hötel, Queen's Head-passage, Newgate-street, London, on the 9th day of August, 1876, at one o'clock in the afternoon precisely,—Dated this

21st day of July, 1876. E. FAUNCE HARDWICK, Littlehampton, Solicitor for the said Debtor.

The Bankraptcy Act, 1869. In the County Court of Sussex, holden at Brighton. In the Matter of Proceedings for Liquidation by Arrang:-

ment or Composition with Creditors, instituted by Alfred Janman, of 87, East-street, in the city of Chichester, in the county of Sussex, Fishmonger and

Chichester, in the county of Sussex, Fishmooger and Dealer in Game. OTICE is hereby given, that a First General Meeting of the wreditors of the above-named person has been isommoned to be held at the offices of Mr. George Hall [King, 43, North-street, Portsea, in the county of Hants, on the 9th day of August, 1876, at four o'clock in the after-inoon precisely.—Dated this 21st day of July, 1876. GEOE. HALL KING, 43, North-street, Portsea, Solicitor for the said Debtor.

"The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Brighton. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Edmund Turner, of No. 45, Park-road West and No. 145, Eastern-road, Brighton, in the county of Sussex, Builder

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 58, Ship-street, Brighton, on the 16th day of August, 1876, at four o'clock in the after-noon precisely.—Dated this 26th day of July, 1876. FREEMAN and FREEMAN GELL, 58, Ship-street, Brighton, Solicitors for the said Edmund

Turner.

The Bankraptcy Act, 1869. In the County Court of Leicestershire, holden at Leicester. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Charles Brown, of the Fox Inn, Humberstone-gate, Leicester, in the county of Leicester, Licensed Victualler. 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. Thomas Wright, Collision 2 Belvinestreat Leicester on the 10th day of Summoned to be acht at the onless of Mr. Inomas (Fright, Solicitor, 3. Belvoir-street, Leicester, on the 10th day of August, 1876, at twelve o'clock at noon precisely.-Dated this 22nd day of July, 1876. THOMAS WRIGHT, 3, Belvoir-street, Leicester, Solicitor for the said Debtor.

The Bankruptey Act, 1869.

In the County Court of Leicestershire, holden at Leicester.

In the County Court of Leicestershire, noticen at Leicester. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Brooks Cooke, residing at Holden-street, Bel-grave, and carrying on business at 156, Humberstone-road, Leicester, both in the county of Leicester, Iron-

Foad, Leicester, Doin in the second monger.
 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 office of Mr. Joseph Harvey, Selborne-buildings, Millstone-lane, Leicester aforesaid, on the 10th day of August, 1876, at twelve o'clock at noon precisely.—Dated this 26th day of July, 1876.
 JOSEPH HARVEY, Selborne-buildings, Millstone-lane, Leicester, Solicitor for the said William Brooks Cooke.

The Bankruptoy Act, 1869. In the County Court of Hampshire, holden at Portsmouth.

In the County Court of Hampanic, minth an Donated and In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by James Godwin Foster, of Southampton-road, Fareham, in the county of Hants, and of No. 62, Caroline-street, Birmingham, in the county of Warwick, Jeweller and General Factor.

General Factor. N OTICE is hereby given, that a First General Meet-ing of the creditors of the above-named person has been summoned to be held at the Chamber of Commerce, 145, Cheapside, London, on the 21st day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 26th day of July, 1876. EDGAR GOBLE, Fareham, Hants, Solicitor for the mid Debter.

said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Somersetshire, holden at Frome. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William David Joyce, of Warminster, in the county of

Wills, Grocer. OTICE is hereby given, that a First General Meeting of the creditors of the shore sound a meeting of the creditors of the above-named person has been summoned to be held at the George Hotel, at Bristol, ou the 14th day of August, 1876, at one o'clock in the after-noon precisely.—Dated this 26th day of July, 1876. CHAPMAN and PONTING, Warminster, Wilts,

Solicitors for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by George Wilkinson Harris, of Ashley-road, in the city of Bristol, Colliery Proprietor.

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. Henry Brittan, Press, and Inskip, Solicitors, No. 12, Small-street, in the city of Bristol, on the 9th day of August, 1876, at two o'clock in the afternoon precisely.—Dated this 25th

day of July, 1876. HENRY BRITTAN, PRES Solicitors for the said Debtor. PRESS, and INSKIP,

The Bankruptcy Act, 1869. In the County Court of Gloucestershire, holden at Bristol. In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Langford and George Langford, of 40, College-green, in the city of Bristol, Watch and Clock Makers and Jewellers, carrying on business in copartnership under the style or firm of William Langford and Son. OTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the above-named William Langford has been summoned to be held

A of the creators of the separate estate or the above-named William Langford has been summoned to be held at the offices of Messrs. Barnard, Thomas, Tribe, and Co., Accountants, Albion-chambers, in the city of Bristol, on the 8th day of August, 1876, at two o'clock in the after-noon precisely.—Dated this 24th day of July, 1876. BENSON and THOMAS, 39, Broad-street, Bristol, Solicitors for the Debtor.

The Bankruptoy Act, 1869. In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrangethe Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Thomas Allen, of Sneyd Park, Stoke Bishop, near Bristol, Milton Lewis, of 9, Clitton Park-road, Clitton, and Frederick Rooke, of Southville-crescent, Bedminster, Bristol, carrying on business under the style or firm of the North-street Brewery Company, in the parish of Bedminster, in the city of Bristol.

of the creditors of the above-named persons has been summoned to be held at the offices of Messrs. Alexander and Daniel, of 49, Broad-street, in the city of Bristol, Public Accountants, on the 9th day of August, 1876, at twelve o'clock at noon precisely.—Dated this 20th day of July, 1876.

FUSSELL, PRICHARD, and SWANN, Liver-pool-chambers, Bristol, Solicitors for the Debtors.

The Bankruptoy Act, 1869. In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Thomas Allen, of Sneyd Park, Stoke Bishop, near Bristol, Milton Lewis, of 9, Clifton Park-road, Clifton, and Frederick Books of Southyllagarsenant, Badminster Bristol, Million Lewis, or 9, Chilton Park-road, Chilton, and Frederick Rooke, of Southville-crescent, Bedminster, Bristol, carrying on business under the style or firm of the North-street Brewery Company, in the parish of Bedminster, in the city of Bristol. OTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the above-end. Themas Allon has been sumward to be hold of

named Thomas Allen has been summoned to be held at the offices of Messrs. Alexander and Daniel, of 49, Broad-street, in the city of Bristol, Public Accountants, on the 9th day of August, 1876, at two o'clock in the afternoon precisely.—Dated this 20th day of July, 1876. FUSSELL, PRICHARD, and SWANN, Liver-

pool-chambers, Bristol, Solicitors for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Bristol.

In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Thomas Allen, of Sneyd Park, Stoke Bishop, near Bristol, Milton Lewis, of 9, Clifton Park-road, Clifton, and Frederick Rooke, of Southville-cressent, Bedminster, Bristol, carrying on business under the style or firm of the North-street Brewery Company, in the parish of Bedminster, in the city of Bristol. NOTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the above-named Milton Lewis has been summoned to be held at the

named Milton Lewis has been summoned to be held at the offices of Messrs. Alexander and Daniel, of 49, Broad-street, in the city of Bristol, Public Accountants, on the 9th day of Angust, 1876, at balf-past two o'clock in the afternoon precisely.— Dated this 20th day of July, 1876. FUSSELL, PRICHARD, and SWANN, Liver-pocl-chambers, Bristol, Solicitors for the Debtor.

The Bankruptcy Act, 1869.

in the County Court of Gloucestershire, holden at Bristol, In the County Court of Chouesteriante, aviden at Dristo, In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Thomas Allen, of Sneyd Park, Stoke Bishop, near Bristol, Milton Lewis, of 9, Cl-fton Park-road, Clifton, and Frederick Rooke, of Southville crescent, Bedminster, Bristol, carrying on business under the style or firm of the North-street Brewery Company, in the parish of Bedminster, in the city of Bristol. NOTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the above-named Frederick Rooke has been summoned to be held at the offices of Messrs. Alexander and Daniel, of 49, Broad-street, in the city of Bristol, Public Accountants, on the 9th day of August, 1876, at three o'clock in the afternoon precisely.-Dated this 20th day of July, 1876. FUSSELL, PRICHARD, and SWANN, Liver pool-chambers, Bristol, Solicitors for the Debtor. In the Matter o! Proceedings for Liquidation by Arrange-

pool-chambers, Bristol, Solicitors for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Henry Silk and Thomas Square May, of No. 16, Temple-street, in the city of Bristol, Watch and Clock Manufac-

turers, trading there in copartnership under the style or

firm of Silk and May. NoTICE is hereby given, that a First General Meeting of the oreditors of the above-named persons has been summoned to be held at the Hen and Chickens Hotel, New-street, in the town of Birmingham, in the county of Warwick, on the 9th day of August, 1876, at two o'clock in the afternoon precisely.—Dated this 24th day of July, 1876.

SALMON and HENDERSON, 50, Broad-street, Bristol, Solicitors for the said Henry Silk and Thomas Square May.

The Bankruptcy Act, 1869. In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Henry Silk and Thomas Square May, of No. 16, Temple-street, in the city of Bristol, Watch and Clock Manufac-twent the dire there is executionality when the still of turers, trading there in copartnership under the style or

There, training there in copartnership under the style of firm of Silk and May. NOTICE is hereby given, that a First General Meeting of the separate creditors of Henry Silk, one of the above-named persons, has been summoned to be held at the above-named persons, has been summoned to be ned at the offices of Messrs. Salmon and Henderson, Solicitors, No. 50, Broad-street, in the city of Bristol, on the 10th day of August, 1876, at twelve o'clock at noon precisely.—Dated this 24th day of July, 1876. SALMON and HENDERSON, 50, Broad-street, Bristol, Solicitors for the said Henry Silk.

The Bankruptcy Act, 1869.

In the County Court of Gioucestershire, holden at Bristol. In the County Conrt of choncestersure, noncen at Artana-In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Henry Silk and Thomas Square May, of No. 16, Temple-street, in the city of Bristol, Watch and Clock Manufacturers, trading there in copartnership under the style or firm of Silk and May.

NOTICE is hereby given, that a First General Meeting of the separate creditors of Thomas Square May, IN of the separate creditors of Thomas Square May, one of the above-named persons, has been summ.oned to be held at the offices of Messrs. Salmon and Henderson, Solicitors, No. 50, Broad-street, in the city of Bristol, on the 10th day of August, 1876, at three o'clock in the after-noon precisely.—Dated this 24th day of July, 1876. SALMON and HENDERSON, 50, Broad-street, Bristol, Solicitors for the said Thomas Square May

May.

The Bankrnptcy Act, 1869. In the County Court of Gloucestershire, holden at Bristol.

In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by James Frederick Woolley, of Park-row, in the city and county of Bristol, Boot and Shae Maker. 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. John Henry Clifton, No. 3, Corn-street, in the city of Bristol, on the 5th day of August. 1876 at twelve o'clock at noon precisely day of August, 1876, at twelve o'clock at noon precisely.-Dated this 21st day of July, 1876. J. H. CLIFTUN, 3, Corn-street, Bristol, Solicitor

for the said Debtor.

The Bankruptey Act, 1869.

In the County Court of Cumberland, holden at Cockermonth.

Cockermonth. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Henry Holliday, of No. 57, Derwent-street, Working-ton, in the county of Cumberland, Grocer and Draper. N 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 Glube Hotel, Cockermouth, in the county of Camberland, on the 16th day of August, 1876, at balanast one of use in the afternoon precisely. 1876, at half-past one o'click in the afternoon precisely .-Dated this 24th day of July, 1876. EDWARD ATTER, 39, New

Lowther-street Whitehaven, Solicitor for the said Henry Holliday.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Henry Turley, of 200, Mary-street, Balsall Heath, in the parish of King's Norton, in the county of Worcester, Confectioner.

Confectioner. 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. John Edward Smith, Solicitor, of 20, Temple-street, Birmingham, on the 7th day of August, 1876, at twelve o'clock at noon pre-cisely.—Dated this 22mi day of July, 1876. JOHN EUWARD SWITH, 20, Temple-street, Bir-minutum Suljaiton for the crief Dubtor

mingham, Sulicitor for the said Debtor.

H

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Proceedings tor Liquidation by Arrange-ment or Composition with Creditors, instituted by Arthur Edmond Budio, of the Green Man Public-house, Coleshill, in the county of Warwick, Licensed Victual. 7, Coleshill, in the county of Warwick, Licensed Victual.

NOTICE is hereby given, that a First General Methog of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Hornblower

No. 24349.

nd Hadley, No. 28, Waterloo-street, Birmingham, Soli-citors, on the 10th day of August, 1876, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of July, 1876.

HORNBLOWER and HADLEY, Solicitors for the said Debtor.

The Bankraptey Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Hodgetts, of No. 122, Pritchett-street, Birmingham, in the county of Warwick, Cock Founder and Metal Dealer

Dealer. NOTICE is hereby given, that a First General Meet-ing of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Buller and Bickley, No. 80, Bennett's-bill, Birmingham aforesaid, Solicitors, on the 10th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 25:h day of July, tore 1876.

BULLER and BICKLEY, 30, Bennett's-hill, Bir-mingham, Sollcitors for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at

Dated 25th day of July, 1876.

ROWLANDS and BAGNALL, 25, Colmore-row, Birmingham, Solicitors for the said Debtor.

The Bankraptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

Birmingham. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Edwin Read, of No. 11. Mole-street, Sparkbrook, near Birmingham, in the county of Warwick, Provision Dealer. NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person bas been summoned to be held at the offices of Mr. William Fallows, Solicitor, No. 12, Cherry-street, Birmingham, on the 5th day of August, 1876, at twelve o'clock at noon precisely.— Dated thus 22nd day of July, 1876. WM. FALLOWS, 12, Cherry-street, Birmingham, Solicitor for the said Edwin Read.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

Birmingham. In the Matter of Proceedings for Liquidation by Arrange-men: or Composition with Creditors, instituted by William Wathen, in lodgings at 127, Sherbourne-road, Balsall Heath, in the county of Worcester, previously of the Queen's Arms, Bradtord-street, Birmingham, in the county of Warwick, formerly a Retail Brewer, but now out of business.

VOLCE is hereby given, that a First General Meeting of the creditors of the above-named person has been at the ereations of the solve-name person has been summoned to be held at the office of Mr. Robert Dake, 11, Temple-row, Birmingham, on the 9th day of August, 1876, at eleven o'clock in the forenoon precisely.-Dated this 25th day of July, 1876.
 ROBERT DUKE, 11, Temple-row, Birmingham, Solicitor for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at East Birmiugham.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Crediors, instituted by Thomas Aston, of Ashted-row, formerly of 24, Mar-house-lane, Birmingham, in the county of Warwick, Commission Agent.

UTICE is hereby given, that a First General Meeting (N) of the creditors of the above-named person has been summened to be held at the office of Mr. Robert Duke, 11 Temple-row, Birmingham, on the 7th day of August, 1876, at eleven o'clock in the forenoon precisely.—Dated this 21st,

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day of Jury, 1876. ROBERT DUKE, 11, Temple-row, Birmingham, Solicitor for the said Deb Cr.

The Bankruptcy Act, 1869. In the County Court of Monmouthshire, holden at Newport. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by David Jones, of 46, High-street, and 40, Commercial-street, Newport, in the county of Monmouth, Draper, Dealer and Chapman, trading as David Jones, and as

Jones Brothers. 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. James Collins the younger, No. 39, Brosd-street, Bristol, Public Ac countant, on the 8th day of August, 1876, at twelve o'clock at noon presisely.—Dated this 22nd day of July, 1876. BRITTAN, LIVETT, BOX, and CO., Albion-chambers, Bristol, Solicitors for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sloekton-on-Tees and Middlesborougb.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Walker, of Stockton-on-Tees, in the county of

John Walker, of Stockton-on-Tees, in the county of Durbam, Builder. 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. Teale, No. 13, Albert-road, Middlesborough, on the 3rd day of August, 1376, at eleven o'clock in the forenoon precisely.-Dated this 18th day of July, 1876. JNO. WM. TEALE, Middlesborough, Solicitor for the said Debtor.

the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.

Tees and Middleeborough. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John George Butterfield, of 6, South-street, Middles-borough, in the county of York, Draper, 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 the Clarence Hotel, Springgardens, in the city of Manchester, in the county of Lan-caster, on the 9th day of August, 1876, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of July, 1876.

JNO. PEACOCK, Solicitor for the said John George Butterfield.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sunderland. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Metcalf, of Hartlepool, in the county of Durham, formerly Innkeeper, but now out of business.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above used of the creditors of the above-named person has been summoned to be held at the offices of Mr. William Todd, Solicitor, Hartlepool, on the 5th day of August, 1876, at twelve o'clock at noon precisely.- Dated this 26th day of

July, 1876. WM. TODD, Hartlepool, Solicitor 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 Robert Paley, of 130, High-street West and 31, High-street West, both in the borough of Sunderland, in the county of Durham, and of 19, Parliament-street, Harrogate, in the county of York, Grocer and Provision Mer-

NOTICE is hereby given, that a Second General Meeting of the creditors of the above neural desting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Oliver and Botterell, 65, John-street, Sunderland, on the 4th day of August, 1876, at eleven o'clock in the forenoon precisely.—

Dated this 26th day of July, 1876. OLIVER and HUTTERELL, 65, Joh Sunderland, Solicitors for the said Debtor. John-street,

The Bankruptoy 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 Thomas Collingwood, of High-street, Spennymoor, in the county of Durham, Newsagent. NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. John Staton, 20, Market-place, Durbam, on the 2nd day of August, 1876, at twelve o'clock at noon precisely.—Dated this 25th day

of July, 1876. J. PATRICK, Jur., Market-place, Durham, Solicitor for the said Thomas Collingwood.

The Bankroptcy Act, 1869.

In the County Court of Derbysbire, holden at Derby. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John' Sisson, of Langley Mill, in the county of Derby, Plumber and Glazier.

OTICE is hereby given, that a First General Meeting Of 105 is hereby given, that a First General Meening
 of the ereditors of the above-named person has been summoned to be held at the office of Mr. George Belks, No. 7, Middle-pavement, Nottingham, on the 18th day of August, 1876, at three o'clock in the afternoon precisely.—
 Dated the 26th day of Jaly, 1876.
 GEORGE BELK, No. 7, Middle-pavement, Nottingham, Solicitor for the said Debtor.

The Backruptcy Act, 1869. In the County Court of Derbyshire, holden at Derby. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Benjamin Annable, of Uttozeter New-road, Derby, in the

county of Derby, Coal Merchant. N OTICE is hereby given, that a First General Meeting of the creditors of the above speed N of the creditors of the above-named person has been summoned to be held at the Clarendon Hotel, Midland-road, Derby, in the county of Derby, on the 14th day of

August, 1876, at one o'clock in the afternoon precisely.—
 Dated this 26th day of July. 1876.
 JOSH. J. HARLOW, 29, Southampton-buildings, Chancery-lane, London, Solicitor for the said Benjamin Annable.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Walsall. In the Matter of Proceedings for Liquidation by Arrange-In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Isaiab Jones, late of Lane Head, Willenhall, in the county of Stafford, Licensed Victualler and Miner, but now of Chadmore, Hednesford, in the said county, Miner. N OTICE is hereby given, that a First General Meet-ing of the creditors of the above-named person has-been summoned to be held at the offices of Mr. George

Cresswell, Solicitor, the New-road, Willenhail, in the county of Stafford, on the 9th day of August, 1876, at two o'clock in the afternoon precisely .- Dated this 25th day of July, 1876.

EO. CRESSWELL, the New-road, Willenhall, Solicitor for the said Isaiah Jones. GEO.

The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Wolverhampton.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by James Munn, of High-street and Wolverhampton-street, Bilston, in the county of Stafford, Grocer and Baker.

Bilston, in the county of Stafford, Grocer and Baker. N O'TIUE is hereby given, that a First (seneral sceeting of the creditors of the above-named person has been summoned to be held at the office of Mr. T. Gatis, Soli-citor, 56, Queen-street, Wolverhampton, on the 9th day of August, 1876, at two o'clock in the afternoon precisely.— Dated this 24th day of July, 1876. THUS, GATIS, 56, Queen-street, Wolverhampton, Solicitor for the said James Munn.

The Bankruptey Act. 1869.

In the County Court of Staffordshire, holden at Wolverhampton.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by James Bonthrou, of 51, Church-street, Bilston, in the

County of Stafford, Draper. O'FICE 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. Jacob Rowlands, 8, Ann-street, Birmingham, on the 8th day of August, 1876, at three o'clock in the afternoon precisely.-Dated this

24th day of July, 1876. JACOB RUWLANDS, 8, Ann-street, Birmingham, Solicitor for the said Debior.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Wolverhampton.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Edwin Baker, of Bilston-street, Hallfields, Bilston, in the

County of Stafford, Commission Agent. 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. William Bowen, Solicitor, Mount-pleasant, Bilston, on the 12th day of August, 1876, at eleven o'clock in the forenoon precisely.— Dated this 26th day of July, 1876. WM. BOWEN, Bilston, Solicitor for the said

Debtor.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Hanley, Burslem, and Tunstall.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Samuel Golby, of Hanley, in the county of Stafford, Beerseller, and late Furniture Dealer.

North CE in the said bet furniture Dealer. Nort CE is berehy given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Vine Inn, Stafford, on the 5th day of Angust, 1876, at eleven o'clock in the forenoon precisely.—Dated this 26th day of July, 1876. B. A. SHIRES, Market-street, Leicester, Solicitor for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Worcestershire, holden at Dudley.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by James Thomas Johnson, of the Brades, in the parish of Rowley Regis, in the county of Stafford, Timber 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 offices of Messrs. Griffin and Griffin, Solicitors, 7, Temple-row West, Birmingham, in the county of Warwick, on the 11h day of August, 1876 at traduc cilcular to room successful. 1876, at twelve o'clock at noon precisely .- Dated this 25th day of July, 1876. GRIFFIN and GRIFFIN, 7, Temple-row West,

Birmingham, Solicitors for the said Deb:or.

The Backruptcy Act, 1869. In the County Court of Worcestershire, holden at Kidderminster.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Hasell, formerly of No. 55, Churchfields, Kid-derminster, in the county of Worcester, and now of No. 32, Worcester-street, Kidderminster aforesaid, Baker

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. Miller Corbet and Co., Solicitors, situate at Baxter-chambers, Church-street, Kidderminster, in the county of Worcester, on the Street, Maderminister, in the courty of worcester, on the 8th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 24th day of July, 1876. MILLER CORBET and CO., of Kidderminster, Solicitors for the said William Hasell.

The Baukruptcy Act, 1869. In the County Court of Worcestershire, holden at Kidderminster.

Kidderminster. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Peter Murphy, of No. 36, Blackwell-street, Kidder-minster, in the county of Worcester, Hawker. N 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. John Redgrave, O bising Oradiest churcher Bingland in the ward

Solicitor, Quadrant-chambers, Birmingtam, in the county of Warwick, on the 9th day of August, 1876, at three of Warwick, on the 9th day of August, 1876, at three o'clock in the afternoon precisely.—Dated this 25th day of July, 1876. W. A. CROWTHER, Kidderminster, Solicitor for

the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Worcestershire, holden at Worcester.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by George Lane, of 44, Sansome-place, in the city of Wor-cester, Horse Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above service of the creditors of the above-named person has been summoned to be held at the offices of Mr. William Meredith, Solicitor, College-street, Worcester, on the 8th day of August, 1876, at twelve o'clock at noon precisely.
 Dated this 21st day of July, 1876.
 WM. MEREDITH, Solicitor for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at

Pontypridd.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Silvester, of Hue'fach, Ystrad, in the county of Glamorgan, Builder and Shopkeeper.

UPON sufficient cause this day shown to the satisfaction of the Court, the General Meeting of Creditors in this matter summoned for the 3rd day of August, 1876, is hereby directed to be held at the office of Mr. George John Alexander, in the town of Pootspridd, in the said county, Accountant, in lieu of the place originally named. And hereof let notice be given forthwith.—Dated this 25th day of July, 1876.

The Bankruptcy Act, 1869. In the County Court of Glamorgaushire, holden at.

Pontypridd.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Davies, of Fonypandy, Rhondda Valley, near Pontypridd, in the county of Glamorgan, Ironmonger. PON sufficient cause this day shown to the satis-faction of the Court, the General Meeting of Credi-tors in this metter sufficient for the top of

tors in this matter summoned for the 4th day of August, 1876, is hereby directed to be held at the Angel Hotel, Cardiff, at half-past twelve o clock in the afternoon, in lieu of the place originally named. And hereof let notice be given forthwith .- Dated this 24th day of July, 1876.

In the County Court of Cheshire, holden at Chester. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Hugh Owens, of Greenfield, near Holywell, Provision-Dealer and Corn Merchant.

NOTICE is hereby given, that a General Meeting of the Creditors of the above-named Hugh Owens will be held at the offices of the Trustee of his estate, No. 2, Corn Exchange-chambers, Eastgate, Chester, on Monday, the 31st day of July instant, at three o'clock in the afternoon, for the purpose of authorizing the acceptance by the Trustee of a composition by the debtor, and also to grant the debtor his discharge.—Dated this 22nd day of July, 1876. GEORGE THOMAS, Trustee.

The Bankruptcy Act, 1869. In the County Court of Wiltshire, holden at Swindon.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Henry Ellison, of Wroughton, in the county of Wilts, Trainer of Race Hors

TOTICE is horeby given, that a General Meeting of the Creditors of the above-named person will be held at the King's Arms Hotel, Swindon, Wilts, on Wednesday, the 9th day of August next, at eleven o'clock in the forethe 9th day of August next, at eleven o clock in the force-noon, to audit the Trustee's accounts, declare a Dividend, fix the Trustee's remuneration, the debtor's allowance (if any), and the close of the liquidation, and resolve as to the release of the Trustee and the discharge of the debtor.— Dated this 25th day of July, 1876. HENRY SMITH, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Chamorganshire, holden at Swansea. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Frederick Uriah Pegler, of

Arrangement of the analts of Provential Unital Legist, of Newtown, Brynhyfryd, near Swansea, in the county of Glamorgan, Builder and Ironmonger. GENERAL Meeting of the Creditors of the said Frederick Uriah Pegler is hereby summoned to be held at No. 1, Woreester-place, Swansea, on Tuesday, the lst day of August next, at eleven o'clock in the forenoon precisely, in accordance with the provisions of the said Act, precisely, in accordance when the provisions of the said Act, and the general rules made in pursuance thereof. The object of the Meeting and the business proposed to be transacted thereat will be:-To consider the granting of the discharge of the said Frederick Uriah Pegler, to fix the date of the closing of the liquidation, to consider an applica-tion from the Trustee for his release.-Dated the 26th day of July, 1876.

BARTLETT P. THOMAS, Trustee.

The Bankruptoy Act, 1869. In the London Bankruptcy Court.

In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Thomas Jones, of 13, Kinloch-street, Hornsey-road, in the county of Middlesex, Cowkeeper. THE creditors of the above-named Thomas Jones who have not already proved their debte. are

who have not already proved their debts, are re-quired, on or before the 10th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Maton, of 151, Gray's-inn-road, in the county of Middlesex, Auctioneer, 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 24th day of July, 1876.

WILLIAM MATON, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court

In the London Bankruptcy Court In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Mark Rucroft Holmes, of Newport-road, Middlesborough, in the county of York, Mercer and Hatter. THE creditors of the above-named Mark Rucroft Holmes who have not already proved their data Holmes who have not already proved their debts. are required, on or before the 2nd day of Augus', 1876,

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to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Robinson Clarke, of No. 28, King-street, Cheapside, in the city of London, the Trustee under the liquidation, or in default shereof they will be excluded from the benefit of the Divi-dend proposed to be declared.—Dated this 22nd day of July, 1876.

J. R. CLARKE, Trustee.

The Bankruptcy Act, 1869.

In the London Bankrup too. In the London Bankrup too Court. In the Matter of a Special Resolution for Liquidation by Arrangement of a Special Resolution to Inducation Of Schrader, of No. 10, Mark-lane, in the city of London, Merchants and Copartners, trading under the style or

frm of Oppenheim and Schrader. THE creditors of the above-named Ernst Oppenheim and Udo Schrader who have not already proved their and Udo Schrader who have not already proved their debts, are required, on or before the 17th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Arthur Cooper, of No. 14, George-street, Mansion House, 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 22nd day of Jaly, 1876. ARTHUR COOPER, Trustee.

The Bankruptcy Act, 1869. In the County Court of Wiltshire, holden at Swindon. In the Matter of a Special Resolution for Liquidation i j Arrangement of the affairs of Henry Ellison, of Wroug.-ton, in the county of Wilts, Trainer of Racehorses. THE oreditors of the above-named Henry Ellison who have not already proved their debts. are required

have not already proved their debts, are required, on or before the 7th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to Messrs. Kinneir and Tombs, Swindon, Wilts, the Solicitors to 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 25th day of July, 1876.

HENRY SMITH, Trustee.

The Bankruptcy Act, 1869. In the County Court of Herefordsbire, holden at Hereford.

In the County Court of Herefordshire, holden at Hereford. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Ford, of the parish of Fownhope, in the county of Hereford, Builder. THE creditors of the above-named William Ford who have not already proved their debts, are required, on or before the 12th day of July, 1376, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Benjamin Mills, of the citr of Hereford. Auctioneer, the Truatee under the liquithe city of Hereford, Auctioneer, the Trustee under the liqui-dation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.--Dated this 26th day of July, 1876.

BENJAMIN MILLS, Trustee.

The Bankruptcy Act, 1869. In the County Court of Sussex, holden at Brighton. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John May, of 31, Preston-street, Brighton, in this county of Sussex, Tailor. THE creditors of the above-named John May who have not already proved their debts and remined

THE creditors of the above-named John May who have not already proved their debts, are required, on or before the 2nd day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Job Baker, of No. 4, Ship-street, Brighton, 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 24th day of July, 1876 1876.

J. BAKER. Trustee.

The Bankruptoy 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 James Douglas, of No. 28, Wes gate-road, in the borough and county of Newcastle-upon-Tyne, Glass Merchant.

THE creditors of the above-named James Douglas who have not already proved their debts, are required, on or before the 5th day of August, 1876, to send required, on or before the only day of August, 10.0, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, George Thompson, of No. 1, Newgate-street, Newcasife-upon-Tyne, Accountant, one of the Trusteez under the liquidation, or in default there-of they will be excluded from the benefit of the Dividend proposed to be declared.-Dated this 24th day of July, 1876.

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GEO. THOMPSON, JOHN M. WINTER, Trustees.

The Bankruptcy Act, 1869.

In the County Court of Northumberland, holden at Newcastle.

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 William Heppell, of No. 71,. High-street, in the borough of Gateshead, in the county of Durham, Grocer and Provision Dealer. THE creditors of the above-named William Heppell' who have not already proved their debts, are required, on or before the 10th day of August, 1876, to send their names and addresses, and the parciculars of their debts or claims, to the undersigned, Thomas Bowden, of 42, Mosley-street, Newcastle-on-Tyne, Public Accountant, one of 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 24th day of July, 1876. to be declared.—Dated this 24th day of July, 1876. THOS. BOWDEN, GEO. RUNSTON, Trustees.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at

In the County Court of Northumberland, holden at Newcastle. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joseph Messenger, of No. 11, Blenheim-street, Newcastle. THE creditors of the above-named Joseph Mes-Senger who have not already proved their debts, are required, on or before the 2nd day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to Charles George Hoyle, of No. 33, Mosley-street, Newcastle-upon-Tyne, 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 24th day of July, 1876. CHARLES GEORGE HOYLE, Trustee.

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 Joseph Wilson, of Stock-ton-on-Tees, in the county of Durham, Wholesale Fruiterer.

HE creditors of the above-named Joseph Wilson who have not already proved their debts, are required, on or before the 5th day of August, 1876, to send their names and addresses, and the particulars of their debts or names and addresses, and the particulars of their debts or elaims, to me, the undersigned, George Hudson, Mechanics' Institute, Stockton-on-Tees, 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 26th day of July, 1876. GEO. HUDSON, Trustee.

The Bankruptcy Act, 1869.

Ine Bankruptey Act, 1869. In the County Court of Kent, holden at Tunbridge Wells. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Meades, of East Grinstead, in the county of Sussex, Baker and Confectioner.

THE creditors of the above-named John Meades who have not already proved their debts, are re-quired, on or before the 17th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, James Mellish, of East Grinstead, Sussex, the Trastee under the liquidation, or in default thereof they will be excluded from the benefit of Dividend proposed to be declared.—Dated this 21st day of July, 1876.

JAMES MELLISH, Trustee.

The Bankruptoy 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 Oldham, of Spalding, in the county of Lincoln,

THE creditors of the above-named William Oldham who have not already proved their data have not already proved their debts, are required, on or before the 4th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Joseph Laming, of Spalding afore-said, Auctioneer, 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 24th day of July, 1876.

J. LAMING, Trustee.

J. LAMING, Trustee. The Bankruptcy Act, 1869. In the County Court of Lincolnshire, holden at Lincoln. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Medley, of Goulceby, in the county of Lincoln, Cordwainer. THE creditors of the above-named John Medley who have not already proved their debte. are required

A have not already proved their debts, are required, on or before the 4th day of August, 1876, to send their names and addresses, and the particulars of their debts or

claims, to me, the undersigned, William Seppings Clithe row, of Horncastle, in the county of Lincoln, Solicitor, 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 21st day of July, 1876. W. S. CLITHEROW, Trustee.

The Bankruptey Act, 1869. In the County Court of Lincolnshire, holden at Lincolo. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Jackson, of Coningsby, in the county of Lincoln, Brewer, Betailer of Beer, and Coal Merchant. THE creditors of the above-named William Jackson who have not already proved their debte are required on

L have not already proved their debts, are required, on or before the 4th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Seppings Clitherow, of Tattershall, in the county of Lincoln, Solicitor, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be dealard a Dated this Slat days of the Lividend proposed to be declared .- Dated this 21st day of July, 1876.

W. S. CLITHEROW, Trustee.

The Bankruptcy Act, 1869.

Cin the County Court of Lincolnshire, holden at Lincoln. In the Matter of a Special Resolution for Liquidatiton by

Arrangement of the affairs of John Butters, of Horn-castle, in the county of Lincoln, Builder, Jioner, and Cabinet Maker.

THE creditors of the above-named John Batters who have not already proved their debts, are required, on or before the 4th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Seppings Clitherow, of Horncastle aforesaid, Solicitor, the Trustee under the liqui-detion or in deformation the solid bar and the solid formation the dation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared, -- Dated this 21st day of July, 1876.

W. S. CLITHERO W, Trustee.

The Bankruptcy Act, 1869. In the County Court of Devonshire, holden at East Stonehouse.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Pillar, of Oreston, Arrangement of the affairs of James Pillar, of Oreston, near Plymouth, in the county of Devon, Coal Merchant. THE creditors of the above-named James Pillar who have not already proved their debts, are required, on or before the 8th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Edwin Wilkes, of 22, Courtenay-street, Plymouth, in the county of Devon, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Date! this 24th day of July, 1876. EDWIN WILKES, Trustee.

The Bankinptcy Act, 1869.

Ine Bankinptoy Act, 1869. In the County Court of Somersetsbire, holden at Frome. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Portman, of Frome, in the county of Somerset, Hat Manufacturer, carrying on business at Frome aforesaid, under the style or firm of W. Portman and Co. THE creditors of the above-named William Portman who have not already proved their debts are required.

"L Creators of the above-named William Portman who have not already proved their debts, are required, on or before the 9th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Harry Hams, of Frome afore-said, Gentleman, 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 26th day of July 1876. July, 1876.

HARRY HAMS. Trustee.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Stoke-

In the County Court of Stanfordshife, house a Stoke upon-Trent and Longton. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by John Brookhouse, of High-street, Longton, in the county of Stafford, Stationer and Dealer in Fancy Goods.

THE creditors of the above-named John Brockhouse monor before the 8th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Comben Harvey, of 1, Gresham-buildings, Basingball-street, in the city of London, the Trastee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared .- Dated this 26th day of July, 1876.

W. C. HARVEY, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Monmouthshire, holden at Newport In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Thomas, of Maesy-cwmmer, in the parish of Bedwas, in the county of Monmouth, Tailor and Draper.

Monmouth, Tailor and Draper. THE creditors of the above-named James Thomas who have not already proved their debts, are required, on or before the 5th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, James Collins the younger, of 39, Broad-street, Bristol, Ac-countant, 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 24th day of July, 1876.

JAMES COLLINS, Jun, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Monmouthshire, holden at Newport. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Robert Cock the younger,

of No. 2. Capel-street, Newport, in the county of Mon-month, Builder.

HE creditors of the above-named Robert Cock the THE oraditors of the above-named Robert Cock the younger who have not already proved their debts, are required, on or before the 5th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William George Lovell, of Newport, in the county of Monmouth, Timber Merchant, 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 26th day of July 1876. July, 1876.

W. G. LOVELL, Trustee.

The Bankruptcy Act, 1859.

In the County Court of Lancashire, holden at Liverpool. In the County Court of Lancashire, holden at Liverpool. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joseph John Bucknall, Augustine Bucknall, and Robert Cuthbert Bucknall, trading under the style or firm of Bucknall, Son, and Co, all of No. 2, William-street, Dale-street, Liverpool, in the county of Lancaster, Brokers and Agents. THE creditors of the above-named Joseph John Buck-

THE creditors of the above-named Joseph John Buck-nall, Augustine Bucknall, and Robert Cuthbert Bucknall who have not already proved their debts, are required, on or before the 5th day of August, 1876, to send their names and addressee, and the particulars of their debts or claims, to me, the undersigned, Henry Bolland, of 10, South John-street, Liverpool aforesaid, 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 26th day of July, 1876. of July, 1876.

HY. BOLLAND, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manchester, by transfer from the County Court of Monmouthshire, holden at Tredegar.

In the Matter of Special Resolution for Liquidation by Arrangement of Special Resolution for Liquidation by Arrangement of the affairs of David Lloyd, of the Emporium, Commercial-street, Ebbw Vale, in the parish of Bedwellty, in the county of Monmonth, Draper. HE creditors of the above-named David Lloyd who

have not already proved their debts, are required, on or before the 9th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims to me, the undersigneed, Joshua Crowther, of Bath-chambers, 39, York-street, Manchester, in the county of Lancaster, 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 26th day of July, 1876.

JOSHUA CROWTHER, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manchester, by transfer from the County Court of Worcestersbire,

holden at Stourbridge. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Russell Whitfield, of Brierley Hill, in the county of Stafford, Draper

HE creditors of the above-named John Russell Whitfield A who have not already proved their debts, are required, on or before the 9th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Horrocks, of Bath-chambers, 39, York-street, Manchester, in the county of Lancaster, Public Accountant, the Trustee and a the lowiding on a default theore that will be under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.-Dated this 26th day of July, 1876.

JOHN HORROCKS, Trustee,

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Preston. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Elliott, of Bank Hey-street, Blackpool, in the county of Lancaster, Hair Dresser.

Dresser. THE creditors of the above-named William Elliott who have not already proved their debts, are required, on or before the 8th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Alexander Moore, of Bank Hey-street, Blackpool atoressid, Draper, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be dealered — Dated this 94th day of July 1876. to be declared .- Dated this 24th day of July, 1876

ALEXR. MOORE, Trustee. The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Wakefield.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Walton, of Loft-house Gate, near Wakefield, in the county of York, Publican and Farmer.

THE creditors of the above-named James Walton While creations of the adove-named James walton required, on or before the 8th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned. Edward Day, of 3, King-street, Wakefield, in the county of York. Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be delayed or Dated this 26th dec of July 1975. to be declared,-Dated this 25th day of July, 1876. EDWARD DAY, Trustee.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Huddersfield. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joshua Fearnside, of Netherton, in the parish of Thornhill, and Thomas Etchells, of Huddersfield, both in the county of York, trading under the style or firm of Thomas Etchells and Company, at Huddersfield, as Woollen Manutacturers, and the said Joshua Fearnside, also carrying on business at Netherton aforesaid, in copartnership with Eli Feara-side, as Mungo Manufacturers and Farmers, under the side, as Mungo Manufacturers and Farmers, under the firm of Joshua Fearnside and Soo.

THE creditors of the above-named Joshua Fearoside THE creditors of the above-named Joshua Fearoside and Thomas Etchells who have not already proved their debts, are required, on or before the 11th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the under-signed, William Schofield, of Queen-street, Huddersfield, in in the said county, 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 26th day of July, 1876 the benefit of the provident of July, 1876. this 26th day of July, 1876. WM. SCHOFIELD, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Huddersfield. In the County Court of Yorkshire, holden at Huddersfield. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joshua Fearnside, of Netherton, in the parish of Thornhill, and Thomas Etchells, of Huddersfield, both in the county of York, trading under the style or firm of Thomas Etchells and Company, at Huddersfield, as Woollen Manufacturers, and the said Joshua Fearnside also carrying on business at Netherton aforesaid, in copartnership with Eli Fearn-side as Mungo Manufacturers and Fermers under the side, as Mungo Manu'acturers and Farmers, under the firm of Joshua Fearnside and Son.

THE creditors of the separate estate of the above-named Thomas Etchells who have not already proved their debts, are required, on or before the 11th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Schofield, of Queen-street, Huddersfield, in the said county, 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 26th day of July, 1876.

WM. SCHOFIELD, 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 James Patrick Gilmore, of

28, Diamond-street, in the parish of Bradford, in the county of York, Grocer. THE creditors of the above-named James Patrick Gil-more who have not already proved their debts, are

L more who have not already proved their debts, are required, on or before the 5th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Henry Grattan, of 1, Aldermanbury, Bradford, 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 17th day of July, 1876.

HENRY GRATFAN, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, bolden at Bradford. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Edmondson, of Victoria-road, Saltaire, in the parish of Shipley, in the county of York, Grocer.

THE creditors of the above-named William Edmondson who have not cloud A who have not already proved their debts, are required, on or before the 5th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Henry Grattan, of No. 1, Aldermanbury, Bradford, the Trustee under the liquida-tion, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared .- Dated this 17th day of July, 1876.

HENRY GRATTAN, 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 John Birgh, of Green-lane, Manningham, in the parish of Bradford, in the county of

Tork, Grocer and Beerseller. THE creditors of the above named John Birch who have not already proved their debts, are required, on or before the 5th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Henry Grattan, of No. 1, Alderman-bury, Bradford, 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 17th day of July, 1876.

HENRY GRATTAN, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorksbire, holden at Bradford, In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Cliff and Sam Lumb, carrying on business at Chapel-lane, Bradford, in the county of York, and at Nottingham, under the style of Cliff and Lumb, as Provision Merchants.

THE creditors of the above named James Cliff and Sam Lamb who have not above named James Cliff and Sam Lamb who have not already proved their debts, are required, on or before the 5th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Henry Grattan, of No. 1, Aldermanbury, Bradford, the Trustee under the liquidation, or in default thereof they will be excluded from the hungft of the Disidord the benefit of the Dividend proposed to be declared .- Dated this 17th day of July, 1876

HENRY GRATTAN, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, bolden at Leeds. In the Matter of a Special Resolution for Liquidation by

Arrangement of the affairs of James Jolly, of Burley-in-Wharfedale, in the county of York, Grocer and Plasterer. HE creditors of the above-named James Jolly who A have not already proved their debts, are required, on or before the 5th day of August, 1876, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Henry Grattan, of No. 1, Aldermanbury, Bradford, 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 17th

HENRY GRATTAN, Trustee.

The Bankruptey Act, 1869. In the London Bankruptcy Court.

day of July, 1876.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John William Troughten, of No. 182, Blackfriars-road, in the county of Surrey, Printer, and also Secretary of the 33rd Starr Bowkett Building Society, Shaftesbury

Hall, Alderegate-street, in the city of London. DWARD THOMAS RODNEY WILDE, of No. 51, Moorgate-street, in the city of London, Accountant, Moorgate-street, 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 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. Crc-ditors who have not yet proved their, debts must forward their proot of debts of the trustee.—Dated this 21st day of July, 1876.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the London Bankruptey Court. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Samuel Freeman, of 40, Bethnal Green-road, in the county of Middlesex, Clothier. WILLIAM TAYLOB, of Honley, in the county of York, Woollen Manufacturer, 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 deliver them to the trustee, and all debts due to the debtor

must be paid to the trustee. Creditors who have not ver proved their debts must forward their proofs of debt to the trustee .- Dated this 25th day of July, 1876.

The Bankruptey Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Hugh William Russell, of No. 7, the Coal Exchange, Lower Thames-street, in the city of London, and of Holly Lodge, Lower Clapron, in the county of Middlesex, Wine and Spirit Merchant.

LFRED NEVILLE, of No. 81, Eastcheap, in the city A of London, Wine Merchant, has been appointed Trustee of the property of the debior. All persons having in their possession any of the effects of the debtor must deliver them to the truster, 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 23th day of July, 1876.

The Bankruptcy Act, 1869.

In the London Bankrupicy Court.

In the Matter of Proceedings for Liquidation by Arrangea the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Richard Frean Hawke, of No. 12, Montpelier-road, Peck-bam, in the county of Surrey, late of No. 122, King Henry's-road, Hampstead, in the county of Middlesex, previously thereto of Abbey, Mount Tavistock, in the county of Devon, and previously thereto of Hingston House, Calstock, in the county of Corawall, a Betired Naval Accountant in Her Majesty's Civil Service. THOMAS JOHNSTON, of Kingston-upon-Hull, in the county of the same town, Huster, has been ap-pinted Trustee of the property of the dehtor. All persons

L the county of the same town, Husler, has been ap-pointed 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 19th day of July, 1876.

The Bankruptey Acr, 1869.

In the London Baukruptcy Court. In the London Baukruptcy Court. In the Matter of Proceeding for Liquidation by Arrange-ment or Composition with Creations, instituted by Amelia Louis, Kirkbauk, of 5, Hart-street, Mark-lane, in the city of London, and of 35, Halton-road, Canonbury, in the county of Middlesex. Pertumer.

SRAEL COHEN, of 28, High-street, Whitechapel, in the county of Midales-x, Sponge Merchant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of presents Large 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 20th day of July, 1876.

The Bankruptev Act. 1869.

In the County Court of Derbyshire, holden at Chesterfield. In the Matter of Proceedings tor Liquidation by Arrange-ment or Composition with Creditors, instituted by John Wheeler, of Killamarsh, in the county of Derby,

Grocer and Draper

Grocer and Draper. COOPER CORBIDGE 'the younger, of Norfolk-street, Sheffield, in the county of York, has been appointed Trastee of the property of the debior. 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 said to the restrict. Crédiurs who have not yet must be paid to the trustee. Credinors who have not yet proved their debts must torward their proofs of debts to the trustee .- Dated this 27th day of July, 1876.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1865. In the County Court of Derbyshire, holden at Ghesterfield. In the Matter of Proceedings or Liquidation by Arrange-ment or Composition with Creditors, instituted by William Astly Sherrati Dykes, of Clay cross, in the county of Derby, Surgeon and Apothecary. ELLIS BIRTT BROWLOW, of Chesterfield, in the county of Derby, Accouttant, 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 deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Oreditors who have not yet proved their debts must forward their proofs of debts to the trustee .- Dated this 25th day of July, 1876.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Sheffield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Herring and James Herring the younger, both of Handsworth Woudhonse, in the parish of Handsworth, in the county of York, Tailors and Drapers, trading as Herring and Son. REDERICK EDWIN LEGGOE, of Sheffield, in the county of York, Accoundant, has been experiment

rustee of the property of the debors. All persons having all debts due to the debtor must be paid to the trustee.

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 debt to the trustee.—Dated this 25th day of July, 1876.

The Bankruptey Act, 1869. The Bankruptey Act, 1869. In the County Court of Yorkshire, holden at Sheffield. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Alfred Massey, of No. 20, Ellin-street, Sheffield, in the county of York, Pork Butcher. H Sheffield in the county of York, Accountant, has been

L Sh-field, in the country of York, Accountant, has been appointed Trastee 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 25th day of July, 1876,

The Bankruptcy Act, 1869. In the County Court of Yorkshire, hulden at Sheffield.

In the County Court of Lorssing, nonen at Saturdo, In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Arthur William Morley, of 34, College-street, Rotherham, Clothier.

G EURGE PRITCHARD COTTON, of Huddersfield, in the county of York, Account ni, has been appointed Trustee of the property of the debtur. All perappointed Trustee of the property of the debur. All per-sons 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 moved their debt have not yet proved their debts must forward their proofs of debts to the trustee. —Dated this 25th day of July, 1876.

The Bankruptcy Act, 1869.

In the County Court of Northumberland, holden at Newcastle.

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 William Atkusson, of the Lorne Hotel, Cloth Market and Westgate-road, both in the town and county of Newcastle-upon-Type, and of 136, High-street, Gateshead, in the county of Durham, Innkceper and Provision Dealer. JOHN MARTIN WINTER, of Westgate-road, New-castle-upon-Type, 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 theproved their debts must forward their proofs of debts to the trustee .- Dated this 26th day of July, 1876.

The Bankruptcy Act, 1869.

In the County Court of Leicestershire, holden at Leicester.

In the County Court of Leicestersnire, holden at Leicester. In the Matter of Proceedings for Liquidations by Arrange-ment or Composition with Creditors, instituted by William Edenson, of No. 7, St. Nicholas-street, Leicester, in the county of Leicester, Boot and Suce Manuacturer. DATRICK MacKENNAL, of No. 12, Horserair-street, Leicester, 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 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.-Dared this 21st day of July, 1876.

The Bankruptcy Act, 1869.

In the County Court of Hampshire, holden at Portsmouth. In the Alatter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Henry Fletcher, of No. 7, Russell-streer, Southsea, in

the parish of Portsea, in the county of Hants, Hardware-man, China and Glass Dealer.

man, China and Glass Dealer. W ALTER FIELDER, of Charlotte-street, Londport. in the county of Hants, Chemist, 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 22nd day of July. 1876. 1876.

The Bankruptcy Act, 1869.

The Bankruptoy Act, 1869. In the County Court of Sussex, holden at Hastings. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Thomas Foster, of 6, Queen's-buildings, Hastings, in the county of Sussex, Tobacconist. EDMUND CHARLES CHATTERLEY, of No. 25, Old Jewry, in the city of London Public Account-aut, has been appointed Trustee of the property of the debtor. All persons taxing in their possession any of the effects of the debtor must deliver them to the trustee, and.

Creditors who have not yet proved their debts must for-ward their proofs of debts to the trustee.-Dated this 29th day of June, 1876.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Wolverbampton.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John West, of No. 20, Oxford-street, Bilston, in the county of Stafford, Grocer and Baker

And Baker. A LFRED BURNARD, of Burlington-chambers, Bir-mingham, in the county of Warwick, Accountant, bas 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 26th day of July, 1876.

The Bankruptcy Act, 1869.

In the County Court of Glamorganshire, holden at Neath. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by James Krnway and Henry Rees, of Neath and Cardiff, in

the county of Glamorgan, trading under the style or firm of Kenway and Rees, Corn, Flour, and Provision Merchants.

R ICHARD GARNAUT CAWKER, of Swanses, in appointed Trustee of the property of the debtors. All 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 22nd day of July, 1876.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at A berdare.

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 Stephen Joseph Eslick, of No. 15, Seymour-street and No. 19, Dean-street, Aber-dare, in the county of Glamorgan, and of Pontypridd-read, Ferndale, in the same county, Cabinet Maker, Upholsterer, and General House Furnisher. DAVID THOMAS ALEXANDER, of No. 76, St. Mary-street, Cardiff, in the county of Glamorgan, Accountant, has been appointed Trustee of the property of the debter. All persons having in their possession any of

the debtar. 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 22nd day of July, 1876.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Aberdare.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Elisha Eslick, of No. 19. Whitcombe-street and of the Steam Saw Mills, in the parish of Aberdare, in the county of Glamorgan, Timber Merchant.

DAVID THOMAS ALEXANDER, of No. 76, St Mary-street, Cardiff, in the county of Glamorgen, Accountant, has been appointed Trustee of the pro-perty 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 deriver men to the trustee, and all debts due to the debtor must be paid to the trustee. Greditors who have not yet proved their debts must forward their proofs of debts to the trustee.— Dated this 22nd day of July, 1876.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Blackburn. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Whalley, of No.

67, Penny-street, Blackburn, in the county of Lancaster, Grocer and Tea Dealer.

WILLIAM HUTCHINSON, of 7, St. John's-place, VV Blackburn aforesaid, Public Accountant, has been appointed Trustee of the property of the debtor. All personhaving 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 hav-not yet proved their debts must forward their proofs of debt to the trustee. — Dated this 21st day of July, 1876.

The Bankrup cy Act, 1869. In the County Court of Laucesbire, holden at Warrington. In the Matter of a Special Resolution for Liquidation by

Arrangement of the affairs of Peter Richardson, of the Bridgewater Arms, Runcorn, in the county of Chester,

Licensed Victualler. 'EWIS VOISEY, of Bewsey-chambers, Warringtov, A 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 deriver 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 27th day of July, 1876.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Blackburn. In the Matter of a Special Resolution for Liquidation by

Arrangement of the affairs of William Haworth, Watchmaker and Jeweller, carrying on business at No. 13A, New Market-street, Blackburn, in the county of Lan-caster, and residing at No. 33, Heatley-street, Bank Top,

DAVID COWEN, of No. 28, Withy-grove, in the city of Manchester, Wholesale Jeweller, has been ap-pointed 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 25th day of July, 1876.

The Bankroptcy Act, 1869.

In the County Court of Lancashire, holden at Manobester. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Walter Matthews, of No. 36, Church-street, in the city of Manchester, in the county of Lancaster, Wholesale Smallware Dealer and Merchant.

Merchant, **DETER MARSH**, of Princess-street, in the city of **Manchester**, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any o' 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 24th day of July, 1876.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of a Special Resolution for Liquidation by

of No. 58, Deansgate, Manchester, and No. 5, Hall-street, Harporbey, both in the county of Lancaster, Ironmonger. THOMAS SUTTON, of 23. Brown-street, in the city of Manchester, Public Accounties. Arrangement of the affairs of William Edwin-Bloor, HOMAS SUTTON, of 23. Brown-street, in the city of Manchester, 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 26th day of July, 1876.

The Bankrupicy Act, 1869.

In the County Court or Lancashire, holden at Liverpool. In the Matter of Proceedings for Livuidation by Arrange-

ment or Composition with Creditors, instituted by James Taylor, of No. 78, Hall-street, Southport, in the county of Lancaster, Bread Baker and rovision Dealer. R ICHARD SHARROVK, of Bastbank street, South-port sforesail, Corn Miller, has been appointed trustee of the property of the debt or All persons having in their possesion 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 July, 1876.

The Bankraptcy Act. 1869. In the County Court of Cheshire, holden at Nan:wich and Crewe.

In the Matter of Proceedings for Liquidation by Arrangenent of Composition with Creditors, instituted by James Haigh, of Over, near Winsford, in the county of Chester, Spinuer and Doubler. WILLIAM POOLE, of 3, Bond-street, Manchester, Public Accountant, has been appointed Trustee of

the property of the debtor. All persons having in their 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 the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trus-tee.—Dated this 20th day of July, 1876.

The Bankruptcy Act. 1869.

In the County Court of Durham, holden at Durham.

In the Matter of Proceedings for Liquiaation by Arrange-men or Composition with Creditors, instituted by John Bowman, of Escomb, in the county of Durham, Builder.

JUHN JAMES SCRAFTON, of Bishop Auckland, in the county of Darbam, Fraveller, and John Brown, of Bishop Aucklaud sforesaid, Schoolmatter, have been ap-pointed Trustees of the property of the deutor. All persons baving in their possession any of the effects of the destor

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 22nd day of July, 1876.

The Bankroptcy Act, 1869. In the County Court of Surrey, holden at Croydon. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Foxall, late of Thavies-inn, in the city of London, Jewellery Factor, but now residing at Beckenham, in the county of Kent, out of Marines.

but now residing at Beckenham, in the owner, -out of business. W HEREAS the Trustee under the said liquidation has certified and reported to me that a General Meeting of the Creditors of the said George Foxall was held at the County Court Office, 104A, High-atreet, Croy-don aforesaid, on the 15th day of July, 1876, and that the discharge of the debtor was then granted by a special reso-lution of the creditors then assembled. I do, therefore, hereby certify such discharge in pursnance of the statute in that behal.—Given under my hand and the Seal of the Court this 15th day of July, 1876. W. H. ROWLAND, Registrar.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Hauley, Burslem, and Tunstall.

Burslem, and Tunstall. To Thomas Morris, of No. 3, Ironmarket, Newcastle-under-Lyme, in the county of Stafford, Shoe Dealer. TAKE notice, that a Bankruptcy Petition has been pre-sented against you to this Court by Thomas Bennett Mottram, of Mount-street, Stafford, in the county of Stafford, Shoe Manufacturer, and George Drury, of the firm of Fussell and Drury, of 64, George-street-parade, Birmingham, in the county of Warwick, Boot and Shoe Manufacturer, and the Court has ordered that the publica-tion of this notice in the London Gazette shall be deemed to be arrive of the petition upon yon: and further take tion 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 15th day of August, 1876, at eleven o'clock in the forenoon, 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 24th day of July, 1876. 1876.

In the County Court of Lancashire, holden at Salford. MEETING of the Creditors of the Leonhard James Reuss, of No. 29, Withington-road, Whalley Range, neat the city of Manchester, in the county of Lancaster, Gentleman, adjudicated bankrupt on the 31st day of May, 1876, will be held at the offices of Messrs, Weston, Grover, Nead Lance Neal O. Narfelt starts in the solid cited from and Lees, No. 10, Norfolk-street, in the said city of Manchester, Solicitors, on the 29th day of July, 1876, at eleven o'clock in the forencon, for the purpose of considering the propriety of sanctioning the assent by the Trustee to a scheme of settlement of the affairs of the bankrupt, and for the annulling thereafter of the order of adjudication made against the bankrupt.

The Bankruptey Act, 1869. In the London Bankruptey Court. MEETING of the Creditors of Moss Frankford, of No. A MEETING of the Creditors of Moss Frankford, of No. 86A, Whitechapel-road, in the county of Middlesex, Tobacco and Cigar Manufacturer, bankrupt, adjudicated a bankrupt on the 20th day of June, 1876, will be held at the offices of James Pearson May, Solicitor for the Trustee ap-pointed herein, at No. 2, Princes-streef, Spitalfields, in the county of Middlesex, on Wednesday, the 9th day of August, 1876, for the purpose of considering the propriety of sanction-ing the remember to a pattern of sanction-A 1876, for the purpose of considering the propriety of sanctioning the assent by the Trustee to a scheme of settlement of the affairs of the bankrupt, by the Trustee accepting a composition of two shillings in the pound on the respective debts of the cfeditors of the said bankrupt, and for the annulment of the above bankruptcy, or for his discharge thereupon.—Dated this 26th day of July, 1876.
J. PEARSON MAY, 2, Princes-street, Spitalfielde, Solicitor for the Trustee.

The Bankruptcy Act, 1869. In the London Bankruptcy Court. In the Matter of George Thorneloe, of 3, Clement's-passage, Clement's-lane, Strand, in the county of Mid-diesex, adjudicated a Bankrupt on the 29th day of July, 1874. 1874.

NOTICE is hereby given, that a General Meeting of the Creditors of the above-named George Thorneloe will be held at the offices of Messrs. Ogden, Bowes, and Company, 6a, Austin Friare, in the city of London, on Wednes-day, the 9th day of August, 1876, at three of the clock in the afternoon, for the following purposes :--1. To consider the

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bankrupt's intended application to the Court for his order of discharge, and if desirable to pass a resolution thereon ; 2. To consider whether or not the bankrupt's failure to pay ten abilitogs in the pound has, in the opinion of the creditors, arisen from circumstances for which the baukrupt cannot be justly held responsible, and whether or not they desire that an order of discharge should be granted to him, and, if desirable, toppass a resolution thereon.—Dated this 21st day of July, 1876.

W. T. OGDEN, Trustee. ?

The Bankruptcy Act, 1869. In the London Bankruptcy Court. In the Matter of William Kohler, of No. 63, Southwark Bridge-road, in the county of Surrey, Match Manu-facturer, adjudicated Bankrupt on the 18th day of

November, 1873. OTICE is hereby given, that a General Meeting of the Creditors of the above-named bankrup; will be held L Creditors of the above-named bankript will be held at my offices, No. 15, Coleman street, in the city of London, on Thursday, the 10th day of August, 1876, at two o'clock in the afternoon, for the purpose of granting the discharge of the said bankrupt under the 48th section of the above Act, and passing resolutions accordingly.—Dated this 27th day of July, 1876. GEORGE CHANDLER, 15, Coleman-street, London, E.C., Trustee.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Wigan. In the Matter of Charles Walls, of Hindley, near Wigan, in the county of Lancaster, Timber Merchapt and Licensed Victualler, adjudicated a Bankrupt on the 23rd day of February, 1876. A GENERAL Meeting of Creditors herein will be held A at my office, King's chambers, 29. King-streict, Wigan, on Thesday, August 8th, 1876, at three o'clock in the atter-noon prompt, for the purpose of receiving the Trustee's explanation why the Committee of Inspection recommend that no Dividend be declared at present, and for passing such resolution thereon as may be agreed to. — Daited this 26th day of July, 1876. day of July, 1876.

THOS. LAMB: Trustee.

The Bankruptcy Act, 1869. In the County Court of Hertfordshire, holden at Hertford, In the Matter of Arthur Wiffen, late of Stanstead Mount-

fitchett, in the county of Essex, Corn and Coal Merchant and Brewer, adjudicated a Bankrupt, January 15th, 1876, MEETING of the Creditors of the above-named

Arthur Wiffen is hereby summoned to be held at the offices of the Trustee, 61, Chespside, in the city of London, on Wednesday, 9th August, 1875, at twelve o'clock, to receive the report of the Trustee.—Dated this 26th day of July, 1876.

FRED CAPE, Trustee.

In the London Bankruptey Court. A FIRST and Final Dividend of 7d. in the poind has been declared in the matter of Charles Page, of 17, Omega-place, Alpha-road, Regent's Park, and also of 6, 10, and 11, William's-place, Little Grove-street, Marylebone, and also of Newcastle-place, Paddington, all in the county of Middlesex, Cab Proprietor and Coach Builder, adjudicated bankropt on the 13th day of May, 1875, and will be paid by me, at the offices of Messrs, C. Browne, Stanley, and Co., Public Accountants, 25, Old Jewry, in the city of London, on and after the 10th day of August, 1878.—Dated this 27th day of July, 1876. W. L. CLIFTON BROWNE Truetes

W. L. CLIFTON BROWNE, Trustee.

In the London Bankruptcy Court. SECOND and Final Dividend of 61d. in the pound has been declared in the matter Charles William Tupper, of No. 132, New Bond-street, in the county of Middlesser, trading as Wood and Co., Italian Warchouseman, aojudicated bankrupt on the 7th day of November, 1873, and will be paid by me, at the offices of Messrs. C. Browne, Stanley, and Co., Public Accountants, No. 25, Old Jewry, in the size of Vander on the for 10th Sec. the city of London, on and after the 10th day of August, 1876.-Dated this 27th day of July, 1876.

W. L. CLIFTON BROWNE, Trustee.

In the London Bankrhptey Court. FIRST and Final Dividend of 58. in the pound has been declared in the matter of Charles Guiver, of 4. Kingebridge-terrace, Lower-road, Rotherhithe, in the county of Surrey, Cabinet Maker, adjudicated bankrupt on the 1st day of November, 1875, and will be paid by me, at my offices, 1, Greeham-buildings, Basinghall-street, in the city of London, on and after the 24th day of July, 1876.— Dated this 22nd day of July, 1876.

W. C. HARVEY, Trustee,

In the County Court of Devonshire, holden at Exeter. A FIRST and Final Dividend of 8%d. in the pound has been declared in the matter of Thomas Cowell Harvey, of No. 1, Haldon-villas, Torquay, in the county of Devon, Clerk in Holy Ordéra, adjudicated bankrupt on the 16th day of March, 1876, and will be paid by me, at my office, 13, Bedford-circus, Exeter, on or after the 28th day of July, 1876.—Dated this 24th day of Jaly, 1876. THOMAS ANDREW, Trustee.

In the County Court of Staffordshire, holden at Hanley,

Burslem, and Tunstall. DIVIDEND of 2s. 11d. in the pound has been A declared in the matter of Henry Whitehead, of Bucknall Church Colliery, near Hanley, in the county of Stafford, and of 20, Winton-terrace, Stoke-upon-Trent, in the county of Stafford, adjudicated bankrupt on the 27th day of September, 1875, and will be paid by Mr. Samuel Hayes, the Trustee, at his offices, No. 24, Cheapside, Hanley, on and after the 7th day of August, 1876, between Dated this 25th day of July, 1876. PADDOCK and SONS, Solicitors to the said

Trustee, !.

In the County Court of Denbighahire, holden at Wrexham. A FIRST and Final Dividend of 1s, 8d, in the pound has been declared in the matter of Thomas Ellis Roberts, of the Pant, near Oswestry, in the county of Salop, Lime Burner, adjudicated bankrupt on the county of Satop, September, 1870, and will be paid by me, at my office, at the County Court, Bailey Head, Oswestry, on and after this date.—Dated the 21st day of July, 1876. J. WHITRIDGE DAVIES, Trustee.

In the County Court of Lancashire, holden at Liverpool. A FIRST Dividend of 5s. 6d. in the pound has been declared in the matter of William Coop, of 28, Queensland-street and 12, Grey-street, Liverpool, in the county of Lancaster, Baker and Flour Dealer, adjudicated bankrupt on the 7th day of June, 1876, and will be paid by me, at my office, No. 1, Cambridge-chambers, 77, Lord-street, Liverpool aforesaid, on and after the 28th day of July, 1876.—Dated this 25th day of July, 1876. HUGH CARMICHAEL, Trustee.

In the County Court of Carnarvonshire, holden at Bangor-In the County Court of Carnarvonshire, holden at Bangor-A FIRST and Final Dividend of 2s. 4d. in the pound has been declared in the matter of Fanny Cecilia Sparke Debenbam, of the Pier Hotel, Church-walks, Llandudao, in the county of Carnarvon, Wine and Spirit Merchant and Hotel Keeper, adjudicated bankrupt on the 13th day of April, 1871, and will be paid by me, at Llwydfaen, near Conway, in the said county of Carnarvoa, on and after the, 21st day of July, 1876.—Dated this 21st day of July, 1876. 1876.

WM. ROBERTS, Trustee.

The Bankruptcy Ast, 1869. In the London Bankruptcy Court. In the Matter of Mylius Cohen, of 30, Fish-street-hill, in the city of London, Manufacturer of Chemicals and Chemical Manures, a Bankrupt. W HEREAS under a Bankruptcy Petition presented to this Court against the said Mylius Cohen, an order

of adjudication was made on the 14th day of September, 1875. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 18th day of July, 1876 .- Dated this 18th day of July, 1876.

The Bankruptcy Act, 1869. In the County Court of Gloucestershire, holden at Bristol. In the Matter of James Hunter and Robert Hume, both of Hanham, in the county of Gloucester, Nurserymen and Seedsmen, trading as Hunter and Co., and Hunter, Hume, and Co., Bankrupts. WHEREAS under a Bankruptcy Petition presented to this Court against the said James Hunter and Robert Hume, an order of adjudication was made ou the 14th day

Hume, an order of adjudication was made ou the 14th day of February, 1876. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 25th day of July, 1876, as far as regards the said James Hunter only.—Dated this 25th day of July, 1876.

The Bankruptcy Act, 1861. W HEREAS an adjudication of Bankruptcy was made against George Abbott, of East Tilbury, in the county of Essex, Cowkeeper, on the 21st day of October, 1865, notice is hereby given, that by an Order of the London Bankruptcy Court, bearing date the 26th day of July, 1876, the said adjudication was annulled.—Dated this 26th day of July, 1876.

The Bankruptcy Act, 1861. In the County Court of Sussex, holden at Lewes. In the Matter of William Lynall Thomas, of Walton Cottage, Southsea, Hampshire, then of 3, Morpeth-terrace, Westminster, afterwards of Union-street,

Berkeley-square, in the county of Middlesex, and now of No. 4, Lansdown-square, Hove, in the county of Sussex

of No. 4, Lansdown-square, Hove, in the county of Sussex (visiting there), Engineer, adjudicated bankrupt on the 22nd day of September, 1868. NOTICE is hereby given, that by an Order of the County Court of Sussex, holden at Lewes, bearing date the 18th day of July, 1876, the Petition for adjudica-tion of Bankruptcy presented against the said William Lynall Thomas was superseded and dismissed, and the adjudication of bankruptcy made thereon was annulled.

The Bankruptcy Act, 1869.

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In the London Bankruptcy Court.

In the Matter of a Bankruptey Petition against Richard Thomas Giles, of Shern Hall street, Walthamstow, in the

Thomas Giles, of Shern Hall street, Walthamstow, in the county of Essex, Coal Merchant. 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 Bankruptoy alleged to have been committed by the said Richard Thomas Giles having been given, it is ordered that the said Richard Thomas Giles be, and he is hereby, adjudged bank-rupt.—Given under the Seal of the Court, this 24th day of July 1876. July, 1876.

By the Court, C. H. Keene, Registrar. The First General Meeting of the creditors of the said The First General Meeting of the creditors of the said Richard Thomas Giles is hereby summoned to be held at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 15th day of August, 1876, 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 the statute. Until the appointment of a Trustee, all persons having in their nossession any of the effects of the baukrupt must

their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to James Rigg Brougham, Esq., one of the Regis-trars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Lincoln's-inn-fields. 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 London Bankruptcy Court. In the Matter of a Bankruptcy Petition sgainst William Alstrom. of the Old Ford Coal Depôt, Old Ford, Bow, and of No. 40, William-street, New-road, Whitechapel, both in the county of Middlesex, trading as William Alstrom and Company, Coal Merchant. UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Peti-

tioner, and of the trading, and of the act of Bankruptcy alleged to have been committed by the said. William Alstrom having been given, it is ordered that the William Alstrom be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 25th day of July, 1876. By the Court.

P. H. Pepys, Registrar.

P. H. Pepys, Registrar. The First General Meeting of the creditors of the said William Alstrom is hereby summoned to be held at the London Bankruptey Court, Lincoln's-inn-fields, in the county of Middlesex, on the 16th day of August, 1876, at eleven o'clock in the foreneon, and that the Court has ordered the bankrupt to attend thereast for examination, and to produce thereat a statement of his affairs, as required by the statute. Until the annountment of a Trustee, all persons having in

affairs, as required by the statute. Until the appointment of a Trustee, all persons having in tweir possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to Philip Henry Pepys, Esq., one of the Regis-trars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptey Court, Lindoln's-inn-fields, Creditors must forward their Proofs of Debts to the Registrar. at the said address.

The Bankruptcy Act, 1869.

The Bankruptoy Act, 1869. In the London Bankruptoy Court. In the Matter of a Bankruptoy Petition against Lucy Hood Irwin, commonly-known as Lucy Hood Shadgett, of No. 20, Leinster-square, Bayswater, in the county of Middleses, Boarding-house Keeper, Spinster. UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Peti-tioner, and of the 'trading, and of the act of Bankruptey alleged to have been committed by the said Lucy Hood Irwin, commonly known as Lucy, Hood Shadgett, having been given, it is ordered that the said Lucy Hood Irwin, commonly known as Lucy Hood Shadgett be, and she is hereby, adjudged bankrupt. -Given under the Seal of the Court this 26th day of July, 1876. By the Court, C. H. Keene, Registrar.

C. H. Keene, Registrar. The First General Meeting of the creditors of the said Lucy Hood Irwin, commonly known as Lucy Hood Shadgett, is hereby summoned to be held at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 15th day of August, 1876, at twelve o'clock at noon, and that the Court has ordered the bank-rupt to attend thereat for examination, and to produce thereat a statement of her affairs, as required by the statute

Until the appointment of a Trustee, all persons having in 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 Honourable William Cecil Spring-Rice, one of the Registrars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptoy Court, Lincoln's-inn-fields. Creditors must forward their Proofs of Debts to the Pagistrare of the and determ the Registrar, at the said address.

The Bankruptcy Act, 1869. In the London Bankruptcy Court. In the Matter of a Bankruptcy Petition against Sydney Cranford Veale, of 12, Victoria-road, Leytonstone, in the county of Essex, a Clerk in the Wine Department of the London Docks. UPON the beam

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Peti-tioner, and of the act of Bankruptcy alleged to have been committed by the said Sydney Cranford Veale baving been given, it is ordered that the said Sydney Cranford Veale be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 26th day of July, 1876.

The First General Meeting of the creditors of the said Sydney Cranford Veale is hereby summoned to be held at the London Baukruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 15th day of August, 1876, 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 Until the appointment of a 1 ratee, 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 Honourable William Cecil Spring-Rice, Esq., one of the Registrars, at the office of Mr. Peter Paget, Official 'Assignce in the London Bankruptcy Court, Lin-cola's-inn-fields. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

Debts to the Registrar, at the said address. The Bankruptey Act, 1869. In the London Bankruptey Court. In the Matter of a Bankruptey Petition against George Millard, of No. 13, Wyndham-road, Camberwell-road, in the county of Surrey, Saidler. UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioners, and of the trading, and of the act of Bankruptey alleged to have been committed by the said George Millard having been given, it is ordered that the said George Millard having been given, it is ordered that the said George Millard be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 26th day of July, 1876. By the Court, *C. H. Keene*, Registrar. The First General Meeting of the creditors of, the said George Millard is hereby summoned to be held at the London Bankruptey Court, Lincoln's-inn-fields, in the county of Middlesex, on the 24th day of August, 1876, 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.

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 and, to the Honourable William Ceeil Spring-Rice, one of the Registrars, at the office of, Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Lincoln sinn-fields. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankrupicy Act, 1869. In the County Court of Middlesex, holden at Edmonton. In the Matter of a Bankruptcy Petition against Miller Howard, of Harrow-place, Epping, in the county of Essex, Gentleman. UPON the hearing of this Petition this day, and npon, proof satisfactory to the Court of the debt of the Peti-tioner, and of the act or, acts of the Bankruptcy alleged to have been committed by the said Miller Howard having been given, it is ordered that the said Miller Howard be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court, this 20th day of July, 1876.

By the Court, and the Court, Wm. Pulley, Regitrar. The First General Meeting of the creditors of the said Miller Howard is hereby summoned to be held at this Court, on the 15th day of August, 1876, at twelve o'clock at noon,

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and that the Court has ordered the bankrupt to attend

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 Proof of Debts to the Registrar.

The Baukruptcy Act, 1869.

In the County Court of Monmouthshire, holden at Tredegar. In the Matter of a Bankruptcy Petition against Henry Wibberley, of Frogmote-street, Abergavenny, in the county of Monmouth, Corn and General Merchant, and

also lately of the Swan Hotel, Abergavenny aforesaid, Innkeeper

Innkeeper. 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 acts of Bankruptcy alleged to have been committed by the said Henry Wibberley having been given, it is ordered that the said Henry Wibberley be, and he is hereby, adjudged bankupt.—Given under the Seal of the Court this 25th day of July, 1876.

By the Court, Horace Shepard, Registrar. The First General Meeting of the creditors of the said Henry Wibberley is bereby summoned to be held at the County Court Office, Tredegar, in the county of Mon-mouth, on the 11th day of August, 1876, at ten o'clock in the forenoon, and that the Court has ordered the bankrupt to

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 Debt: to the Registrar.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Cardiff.

In the County Court of Glamorganshire, holden at Cardiff. In the Matter of a Bankruptcy Petition against Samuel John Mitchell, trading as J. Mitchell, of Saint Mary's-street, Cardiff aforesaid, Grocer. 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 Bank-ruptcy alleged to have been committed by the said Samuel John Mitchell having been given, it is ordered that the said Samuel John Mitchell be, and he is hereby, adjudged bankrupt.-Given under the Seal of the Court this 25th day of July. 1876. day of July, 1876.

By the Court, R. F. Langley, Registrar. The First General Meeting of the creditors of the said Samuel John Mitchell is hereby summoned to be held at the Townhall, Cardiff, on the 9th day of August, 1876, 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 Bankraptcy Act, 1869. In the County Court of Lancashire, holden at Liverpool. In the Matter of a Bankraptoy Petition against Joseph Watkin Walmsley, trading alone under the firm of Thomas Walmsley and Company, of 1A, Union-court, Castle-street, Liverpool, in the county of Lancaster, Stationar

Stationer

UPON the hearing of this Petition this day, and npon 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 Joseph Watkin Walmsley having been given, it is ordered that the said Joseph Watkin Walmsley be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 25th day of July, 1876.

By the Court

The. Bellringer, Registrar. The First General Meeting of the creditors of the said Joseph Watkin Walmsley is hereby summoned to be held at the Court-house, 80, Lime-street, Liverpool, on the 10th day of August, 1876, 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 state-ment 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 said, to the Registrar. Creditors must forward their Proofs of Debts to the Registrar. Tho. Bellringer, Registrar.

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The Bankruptey Act, 1869. In the County Court of Wiltshire, holden at Swindon. In the Matter of a Bankruptey Petition against John Longford, of Cirencester, in the county of Gloucester Tailor

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 acts of the Bankruptey and of the trading, and of the acts of the Baukruptey alleged to have been committed by the said John Longford, having been given, it is ordered that the said John Longford, be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 24th day of July, 1876. By the Court, Jas. Copleston Townsend, Registrar. The First General Meeting of the creditors of the said John Longford is hereby summoned to he held at the office

John Longford is hereby summoned to be held at the office of the Begistrar, at 45, Cricklade street, Swindon, on the sth day of August, 1876, 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.

angurs, as required by the statute. Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrapt must deliver them, and all debts due to the bankrapt 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 Edward Pink, of No. 30, Ennis-road, Finabury Park, in the county of Middlesex, now or lately an Export Merchant, carrying on business at No. 36, Mark-lane, in the city of London, in cojartner-ship with Sigmund Haeffner, trading under the style or firm of Haeffner, Bink, and Co., a Bäakrupt. John Henry Rochester Breekels, of No. 1, Guildhall-chambers, Basinghall-street, London, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Pablic Examination of the bankrupt to take place at the London Bankruptcy Court, Lincoln's-

to take place at the London Bankruptcy Court, Lincoln'sinn-field, on the 8th day of November, 1876, at eleven o'clock in the forenoor. All persons having in their pos-session any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bank up must deriver them paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the. trustee.—Dated this 21st day of July, 1876.

The Bankruptcy Act, 1869. In the County Court of Durham, holden at Durham.

In the County Court of Durham, holden at Durham. In the Matter of Joseph Beall, of Langley Park Colliery Hotel, in the county of Durham, Innkeeper, a Bankrupt. Joseph Greener, of Newcasile-upon-Tyne, Accountant, has been appointed Trustee of the property of the bank-rupt. The Court has appointed the Public Examination of the bankrupt to take place at the Court-bouse, in Durham, on the 25th day of August. 1876, at twelve o'clock at poon. or the bankrupt to take place at the Court-bouse, in Darham, on the 25th day of August, 1876, at twelve o'clock at noon. 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 25th day of July, 1876.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at

Newcasile. In the Matter of Thomas Plumpton, of No. 60, Elswick-road, Newcastle aforesaid, lately carrying on business as

Plumpton and Co, a Bankrupt. George Greener Ellioit, of 77, Grey-street, Newcastle-George Greener Elliot, of 77, Grey-street, Newcastle-upon-Tyne aferesaid, Accountan, 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 Offices, Westgate-road, New-castle-upon-Type, on the 18th day of Ogtober, 1876, at eleven 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 22nd day of July, 1876. the trustee.-Dated this 22nd day of July, 1876.

The Bankruptcy Act, 1869. In the County Court of Chesbire, holden at Macclesfield.

In the County Court of Chesnite, notice at Musclessfeld. In the Matter of John Watson, of Alsager, in the county of Chester, Plumber and Glazier, a Bankrupt. Francis Loose, of King Edward-street, Macclesfield aforesaid, High Bailiff of the above-named Court, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bank-The Court has appointed the Funne Examination of the rupt to take place at the Townhall, Macclesfield, on the Slst day of August, 1876, at twelve o'clock at noon. 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 26th day of July, 1876.

In the County Court of Essex, holden at Chelmsford. In the County Court of Essex, holden at Cheimstord. On the 18th day of August, 1876, at eleven o'clock in the forenoon, Richard Alexander Westhopp, of Blackmore Priory, in the county of Essex, Farmer, Grocer, Smith, and General Storekeeper, adjudicated bankrupt on the 21st day of October, 1875, will apply for an Order of Disharge. —Dated this 26th day of July 1875. -Dated this 26th day of July, 1876.

In the County Court of Somersetshire, holden at Yeovil.

A Dividend is intended to be declared in the matter of Joseph Nicholls, of Seavington (and not Leamington, as Joseph Richalls, of Seavington (and not Learnington, as erroneously printed in last Gazette) Saint Michael, in the county of Somerset, Farmer and Letter of Machinery, adjudicated bankrupt on the 30th day of March, 1874. Creditors who have not proved their debts by the 10th day of August, 1876, will be excluded. - Dated this 22nd day of July, 1876.

Jas, Adams, Trustee.

In the County Court of Northumberland, holden at Newgastle. A. Third and Final Dividend is intended to be declared in

A Third and Final Dividend is intended to be declared in the matter of Noble Carr Richardson, of Willington-on-Tyne, in the county of Northumberland, and now at furnished lodgings at West-grove, Saint Lawrence, in the Island of Jeraey, Ship Owner, and also carrying on business in copart-nership with Edward Robson, at Bombay, in the Presidency of Bombay, as Iron Founders, under the style or firm of Bioheadean and Babasa adiadiantic hankawa at 17th Richardson and Robson, adjudicated bankrupt on the 17th day of October, 1870. Creditors who have not proved their debts by the 7th day of August, 1876, will be excluded.— Dated this 24th day of July, 1876.

Jos. Greener, Trustee.

A Dividend is intended to be declared in the matter of Joseph Lowe, of Thringstone, in the county of Leicester, Innkeeper, adjudicated bankrupt on the 26th day of Octo-ber, 1875. Creditors who have not proved their debts by the 10th day of August, 1876, will be excluded.—Dated this 26th day of July, 1876.

Thomas Henry Harrison, Trustee,

In the County Count of Lancashire, holden at Bolton. A Dividend is intended to be declared in the matter of Mark Hirst, of Tyldsley, in the county of Lancaster, Pro-vision Dealer, adjudicated bankrupt on the 7th day of June, 1876. Creditors who have not proved their debts by the 18th.day of August, 1876, will be excluded.—Dated this 20th day of July, 1876.

W. A. Quant, Trustee.

W. A. Quant, Trustee. W. A. Quant, Trustee. In the County Court of Lancashire, holden at Liverpool, A Dividend is intended to be declared in the matter of James Herbert Dobell, of 11, Dod's buildings, Chapel-street, Liverpool, in the county of Lancaster, and also of New Orleans, in the United States of America, General Mer-chant and Commission Agent, trading at Liverpool aforesaid under the firm of Herbert Dobell and Co., and st. New Orleans aforesaid under the firm of Herbert Dobell, adjudi-cated bankrupt on the 3rd day of July, 1676. Creditors who have not proved their debts by the 21st day of Angust, 1876, will be excluded. — Dated this 24th day of July, 1876. T. Theodore Regers, Trustee.

In the County Court of Yorkshire, holden at Bradford. A Dividend is intended to be declared in the matter of A Dividend is intended to be declared in the matter or Joseph Drake, junior, of Lister-lane, Undercliffe, Bradford, in the county of York, Builder and Contractor, adjudicated bankrupt on the 18th day of July, 1876. Creditors who have not proved their debts by the 14th day of Aogust, 1876, will be excluded.—Dated this 26th day of July, 1876. J. W. Tempest, Trustee,

In the County Court of Carnarvonshire, holden at Bangor, A Dividend is intended to be declared in the matter of Eleazer Hughes, of Penygroes, in the county of Carnaryon, Tailor and Diaper, adjudicated bankrupt on the 28th day. of February, 1873. Creditors who have not proved their debts by the 7th day of August, 1876, will be excluded. —Dated this 24th day of July, 1876. *Charles Harbert Base*. Trustee.

Charles Herbert Recs, Truster.

In the County Court of Northamptonshire, holden at Peterborough.

A Dividend is intended to be declared in the matter of. William Mann, of Pinchbeck, in the county of Lincoln, Farmer and Grazier, adjudicated bankrupt on the 4th day of April, 1876. Creditors who have not proved their debts by the 4th day of August, 1876, will be excluded, --Dated this 24th day of July, 1876: J. Laming, Trustee.

In the London Bankruptcy Court. In the Matter of Frederic Nell, of No. 9, Gresham-street, in the city of London, Forwarding and Commission Agent, and Charles Harrison, of No. 10, Aldermanbury, in the said city of London, Forwarding and Commission Agent, Bankrupts.

An Order of Discharge was, on the 20th day of May, 1876, granted to Frederic Nell, of No. 9, Gresham-street, in the city of London, Forwarding and Commission Agent, and Charles Harrison, of No. 10, Aldermanbury, in the said city of London, Forwarding and Commission Agent, who were adjudicated bankrupts on the 21st day of February, 1873.

In the London Bankruptcy Court. In the Matter of Thomas Whitele Sweet, of No. 13, Clement's-lane, in the city of London, Merchant and Ship

Clement's ane, in the city of London, An Order of Discharge was this day granted to Thomas Whittle Sweet, of No. 13, Clement's lane, in the city of London, Merchant and Ship Owner, who was adjudicated bankrupt on the 2nd day of March, 1876.—Dated this 25th day of July, 1876.

In the London Bankruptcy Court. In the Matter of Joseph Lialter, late of No. 9, North-street-buildings, Eldon-street, Finsbury, in the city of London, but now a Prisoner in the City Gaol in the city of Norwich, but lately carrying on business at 56, Aldgate High-street, in the city of London, Carcase Butcher, a Bankrupt Bankrupt.

Bankrupt, An Order of Discharge was granted to Joseph Lighter, late of No. 9, North-street-buildings, Eldon-street, Finsbury, in the city of London, but now a Prisoner in the City Gaol in the city of Norwich, and lately carrying on business at 56, Aldgate High-street, in the city of London, Carcase Butcher, on the 20th day of July, 1876, who was adjudicated bank-rupt on the 13th day of August, 1873.

In the London Bankruptcy Court. In the Matter of George Buxbaum, of 61 and 63, Wilson-street, Finsbury, in the county of Middlesex, Fancy Goods Merchant, trading under the style or firm of George Buxbaum and Company - Barbaum

An Order of Discharge was this day granted to George Buxbaum, of 61 and 63, Wilson-street, Finsbury, in the county of Middlesex, trading as G. Buxbaum and Co., Fancy Goods Merchant, who was adjudicated bankrupt on the 19th day of November, 1875.—Dated this 26th day of July, 1876.

In the County Court of Yorkshire, holden at Northallerton. In the Matter of Thomas Clark, of Richmond, in the county of York, Currier, a Bankrupt.

An Order of Discharge was granted to Thomas Clark, of Richmond, who was adjudicated bankrupt on the 6th day of June, 1870.—Dated 17th day of June, 1876.

The Bankruptey Act, 1869. In the London Bankruptey Court. In the Matter of Alfred Stevens, of 87, Prince of Wales.

In the Matter of Alfred Stevens, of 87, Frince of Wales-road, Haverstock Hill, in the county of Middlesex, Sur-geon, A pothecary, and Accoucheur, a Bankrupt. Before Mr. Registrar Pepys, sitting as Chief Judge. UPON reading a report of the Trustee of the pro-perty of the bankrupt, dated the 12th day of February, 1876, reporting that the whole of the property of the bankrupt has been realized for the benefit of his creditors, as shown by the statement thereunto annexed, and upon reading the report of the Official Assignce, the Court being satisfied that the whole of the property of the bankrupt has been realized, doth order and declare that the bankrupt of the said Alfred Stevens has closed. - Given under the Seal of the Court this 21st day of July, 1876.

The Bankruptcy Act, 1869. In the County Court of Montgomeryshire, holden at Newtown

In the Matter of John Roberts, of the Eagles Inn, Llanfair,

in the county of Montgomery, Innkeeper and Well Sinker, a Bankrupt

UPON reading a report of the Trustee of the property of the bankrupt, dated this 15th day of June, 1876, reporting that so much of the property of the bankrupt as can, according to the joint opinion of myself and the Committee of Inspection hereunto annexed in writing under our hands, be realised without needlessly protracting the bankruptcy has been realised, as shown by the statement hereunto annexed, the Court being satisfied that so much of the property of the bankrupt as could, according to the joint opinion of the Trustee and the Committee of Inspection, made in writing under their hands, be realized without needlessly protracting the bankruptcy had been realised, doth order and declare that the bankruptcy of the said John Roberts has closed .- Given under the Seal of the Court this 19th day of July, 1876.

THE estates of James Kerr, Spirit Merchant, Galston, were sequestrated on the 24th day of July, 1876, by the Sheriff of the county of Ayr. The first deliverance is dated the 24th day of July, 1876.

The meeting to elect the Trustee and Commissioners is to be held at ten o'clock, forenoou, on Friday, the 4th day of August, 1876, within the Angel Hotel, Kilmarnock.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 24th

day of November, 1876. A Warrant of Protection has been granted to the bankrupt.

All fature advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. GEORGE MUIR, Solicitor, Kilmarnock,

Agent.

THE estates of Archibald Donaldson, Currier and Leather Merchant, Beaver-bank, Canonmills, Edinwere sequestrated on 24th July, 1876, by the Sheriff of Midlothian and Haddington. The first deliverance is dated 24th July, 1876. The meeting to elect the Trustee and Commissioners is

to be held at two o'clock, P.M., on Monday, the 7th day of August, 1876, within Lyon and Turnbull's Rooms, No. 51, George-street, Edinburgh.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or befors the 24th day of November, 1876.

A Warrant of Protection has been granted to the bankrupt.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. P. DOUGLAS, LA., Agent.

22, Forrest-road, Edinburgh,

25th July, 1876.

THE estates of Schiff, Leck, and Company, Ship Store and General Merchants, Glasgow, as a Company, and Bernard Henry Schiff, residing at Lauriston-place, Glasgow, and August Leck, residing at Abbotsford-place, Glasgow, the Individual Partners of the said firm, as such Partners and as Individuals, were sequestrated on the 24th day of July, 1876, by the Court of Session.

The first deliverance is dated 24th July, 1876. The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Wednesday, the 2nd Angust, 1876, within the Faculty-hall, Saint George's-August, 1876, place, Glasgow

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 24th day of November, 1876. The Sequestration has been remitted to the Sheriff of the

county of Lanark.

A Warrant of Protection has been granted to the bank-rupt till the meeting of creditors to elect a Trustee. All future advertisements relating to this sequestration

will be published in the Edinburgh Gazette alone. D. F. BRIDGEFORD, S.S.C., Agent, 37, George-street, Edinburgh.

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.

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Friday, July 28, 1876.

Price One Shilling.

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