

The London Gazette.

Published by Authority.

FRIDAY, JULY 13, 1877.

July, 1877.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HIS day, Henry Cotton, Esquire, Q.C., was, by Her Majesty's command, sworn of Her Majesty's Most Honourable Privy Council, and took his place at the Board accordingly.

T the Court at Windsor, the 11th day of July, 1877.

PRESENT.

The QUEEN's Most Excellent Majesty in Council

7 HEREAS by section 18 of "The Extradition Act, 1870," it is among other things enacted "that if hy any law made after the passing of the said Act by the Legislature of any British Possession provision is made for carrying into effect within such Possession the surrender of fugitive criminals who are in or suspected of being in such British Possession, Her Majesty may by the Order in Council applying the said Act in the case of any Foreign State or by any subsequent Order either

Suspend the operation within any such British Possession of the said Act, or of any part thereof, so far as it relates to such Foreign State, and so long as such Law continues in force there and no longer:

Or direct that such Law or Ordinance or any part thereof shall have effect in such British Possession with or without modifications and alterations, as if it were part of the Act.

And whereas by: an Ordinance, numbered 2 of 1877, enacted by the Legislature of Gibraltar, the short title of which is "The Extradition Ordinance (Gibraltar), 1877," it is amongst other things provided that "all powers vested in and acts authorized or required to be done by a Police Magistrate or any Justice of the Peace in relation to the Surrender of Fugitive Criminals in the United Kingdom under 'The Extradition Acts, 1870 and 1878,' are hereby vested in and may in the Colony be exercised and done by any Police Magistrate in relation to the Surrender of Fugitive Criminals under the said Acts."

And whereas it is further provided by the said Ordinance that the said Ordinance shall not come

T the Court at Windsor, the 11th day of 1 into operation until Her Majesty shall by Order in Council direct that the said Ordinance shall have effect within the Colony as if it were part of "The Extradition Act, 1870," but that the said Ordinance shall thereafter come into operation as soon as such Order in Council shall have been publicly made known in the Colony.

> Now, therefore, Her Majesty, in pursuance of "The Extradition Act, 1870," and in exercise of the power in that behalf in the said Act contained, doth by this present Order, by and with the advice of Her Majesty's Privy Council, direct that the said Ordinance shall have effect in the Colony of Gibraltar without modification or alteration, as if it were part of "The Extradition Act, 1870."

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

C. L. Peel.

T the Court at Wind or, the 11th day of July, 1877.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

7 HEREAS by section 18 of "The Extradition Act, 1870," it is among other things enacted that if by any law made after the passing of the said Act by the Legislature of any British Possession, provision is made for carrying into effect within such Possession the surrender of fugitive criminals who are in or suspected of being in such British Possession, Her Majesty may, by the Order in Council applying the said Act in the case of any Foreign State or by any subsequent Order, either-

Suspend the operation within any such British Possession of the said Act, or of any part thereof, so far as it relates to such Foreign State, and so long as such Law continues in force there and no longer:

Or direct that such Law or Ordinance or any part thereof shall have effect in such British Possession with or without modifications and alterations, as if it were part of the Act.

And whereas by an Ordinance, numbered 6 of 1877, enacted by the Legislature of the Gold Coast Colony, the short title of which is "The Extradition Ordinance (Gold Coast Colony), 1877," it is provided that "all powers vested in and acts authorized or required to be done by a Police Magistrate or any Justice of the Peace in relation to the Surrender of Fugitive Criminals in the United Kingdom under 'The Extradition Acts, 1870 and 1873,' are thereby vested in and may in the Colony be exercised and done by any Police Magistrate in relation to the Surrender of Fugitive Criminals under the said Acts."

And whereas it is further provided by the said Ordinance that the said Ordinance shall not come into operation until Her Majesty shall by Order in Council direct that the said Ordinance shall have effect within the Colony as if it were part of "The Extradition Act, 1870," but that the said Ordinance shall thereafter come into operation as soon as such Order in Council shall have been publicly made known in the Colony:

Now, therefore, Her Majesty, in pursuance of "The Extradition Act, 1870," and in exercise of the power in that behalf in the said Act contained, doth by this present Order, by and with the advice of Her Majesty's Privy Council, direct that the said Ordinance shall have effect in the Colony of the Gold Coast without modification or alteration, as if it were part of "The Extradition Act, 1870."

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

C. L. Peel.

A T the Court at Windsor, the 11th day of July, 1877.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS by section 18 of "The Extradition Act, 1870" it is among other things enacted, that if by any law made after the passing of the said Act by the Legislature of any British Possession, provision is made for carrying into effect within such Possession the surrender of fugitive criminals who are in or suspected of being in such British Possession, Her Majesty may, by the Orderoin Council applying the said Act in the case of any Foreign State, or by any subsequent Order, either—

Suspend the operation within any such British Possession of the said Act, or of any part thereof, so far as it relates to such Foreign State, and so long as such Law continues in force there and no longer:

Or direct that such Law or Ordinance or any part thereof shall have effect in such British Possession with or without modifications and alterations, as if it were part of the Act.

And whereas by an Ordinance, numbered 4 of 1877, enacted by the Legislature of the Straits Settlements, the short title of which is "The Extradition Ordinance, 1877," it is provided that "all powers vested in and acts authorized or required to be done by a Police Magistrate or any Justice of the Peace in relation to the surrender of fugitive criminals in the United Kingdom under 'The Extradition Acts, 1870 and 1873,' are thereby vested in and may in the Colony be exercised and done by any Police Magistrate in relation to the Surrender of Fugitive Criminals under the said Acts":

And whereas it is further provided by the said Ordinance that the said Ordinance shall not come into operation until Her Majesty shall by Orderin Council direct that the said Ordinance shall have effect within the Colony as if it were part of "The Extradition Act, 1870," but that the said Ordinance shall thereafter come into operation as soon as such Order in Council shall have been publicly made known in the Colony.

Now, therefore, Her Majesty, in pursuance of "The Extradition Act, 1870," and in exercise of the power in that behalf in the said Act contained, doth by this present Order, by and with the advice of Her Majesty's Privy Council, direct that the said Ordinance shall have effect in the Colony of the Straits Settlements without modication or alteration, as if it were part of "The Extradition Act, 1870."

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

C. L. Peel.

A T the Court at Windsor, the 11th day of July, 1877.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by the 333rd section of "The Merchant Shipping Act, 1854," it is enacted that, subject to the provisions contained in the fifth part of that Act, "It shall be lawful for "every Pilotage Authority, by Bye-law made with "the consent of Her Majesty in Council, from time "to time," "to repeal or alter any Bye law made "in exercise of the above Powers, and to make a "new Bye-law or new Bye-laws in lieu thereof:"

And whereas one of the Bye-laws (No. 15) of the Tyne Pilotage Commissioners, duly made and sanctioned by Her Majesty in pursuance of the above recited Act, provides that

above recited Act, provides that
"The following Pilotage Rates shall be paid,

"namely:-

"For Sea Pilotage from and including the 1st
"day of April to the 1st day of October in
"each year, one shilling and threepence for
"every foot of water which any ship or vessel
"shall draw, and from and including the 1st
"day of October to the 1st day of April in
"each year, one shilling and sixpence for
"every such foot of water:

"For River Pilotage, all the year round, up to "Bill Point, one shilling for every foot of "water which any ship or vessel shall draw, "and for Pilotage above Bill Point sixpence "additional for every such foot of water:

"additional for every such foot of water:
"Ships of over 500 Tons Registered Burden
"shall pay one half-penny per ton on the
"excess of Tonnage above 500 Tons, in addi"tion to the above Pilotage Dues:

"Vessels having lee-boards shall pay five shillings in addition to the above rates:

"Down-River Pilots may continue their charge "into the Sea Pilotage District, for the pur"pose of mooring vessels: and Up-River
"Pilots may commence their charge within "the Sea Pilotage District for the purpose of unmooring vessels and proceeding up the "river:

"The Pilotage Dues shall be paid to the Com"missioners or to the Pilot performing such
"Pilotage duty within five days after the
"performance thereof. The Commissioners
"may, from time to time, increase or diminish
"the said Pilotage Dues subject to the
"aproval of the Board to Trade:"

into operation until Her Majesty shall by Order And whereas the Tyne Pilotage Commissioners in Council direct that the said Ordinance shall have submitted for Her Majesty's approval the

amended Bye-law, a copy of which is subjoined, to be substituted for the Bye-law above recited:

And whereas it has been made to appear to Her Majesty that the object of the said amendment is reasonable and proper:

Now, therefore, Her Majesty, by virtue of the power vested in Her by the said recited Act, and by and with the advice of Her Privy Council, is pleased to approve of and signify Her consent to the substitution of the amended Byelaw so submitted as aforesaid for the said existing Bye-law No. 15.

C. L. Peel.

BYE-LAW above referred to.

Rates of Pilotage.

No. 15. -The following Pilotage Rates shall be

paid, namely :--

For Sea Pilotage from and including the 1st day of April to the 1st day of October in each year, one shilling and threepence for every foot of water which any ship or vessel shall draw, and from and including the 1st day of October to the 1st day of April in each year, one shilling and sixpence for every such foot of water.

For River Pilotage, all the year round, up to Bill Point, one shilling for every foot of water which any ship or vessel shall draw, and for Pilotage above Bill Point to East Side of Newcastle Bridge sixpence additional for every such foot of water. For Pilotage from East Side of Newcastle Bridge up to East Side of Suspension Bridge at Scotswood sixpence further additional for every such foot of water.

Ships of over 500 Tons Registered Burden shall pay one halfpenny per ton on the excess of tonnage above 500 Tons, in addition to the above Pilotage Dues.

Vessels having lee-boards shall pay five shillings

in addition to the above rates.

Down River Pilots may continue their charge into the Sea Pilotage District, for the purpose of mooring vessels; and Up-River Pilots may commence their charge within the Sea Pilotage District, for the purpose of unmooring vessels and proceeding up the river.

The Pilotage Dues shall be paid to the Commissioners or to the Pilot performing such Pilotage duty within five days after the performance thereof. The Commissioners may, from time to time, increase or diminish the said Pilotage Dues subject to the approval of the Board of Trade.

A T the Court at Windsor, the 11th day of July, 1877.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS by the four hundred and tenth section of "The Merchant Shipping Act, 1854," it is enacted that upon the completion of any new lighthouse, buoy, or beacon, Her Majesty may by Order in Council fix such dues in respect thereof, to be paid by the master or owner of every ship which passes the same or derives benefit therefrom, as Her Majesty may deem reasonable, and may from time to time alter the amount thereof; and that such dues shall be paid and collected in the same manner, by the same means,

and subject to the same conditions in, by, and subject to which the light dues authorized to be levied by the said Act are paid and collected:

And whereas the Commissioners of Northern Lighthouses are erecting and are about to illuminate a new lighthouse on the south-western shore of Holy Island, Lamlash, Island of Arran:

Now, therefore, Her Majesty, in exercise of the power vested in Her by the said Act, by and with the advice of Her Privy Council, is pleased to direct that upon the lighting of the said light there shall be paid in respect thereof:—

For every vessel, whether British or foreign, and whether on an oversea or coasting voyage, of and under fifty tons burden, which may enter or leave Lamlash Harbour, a toll of Sixpence.

For every additional fifty tons, or part of fifty tons. Sixpence.

For every vessel, whether British or foreign, and whether on an oversea or coasting voyage, of and under fifty tons burden, passing into or out of the Clyde to the north-east of an imaginary line drawn from the Mull of Cantire to Corsewall

Head, a toll of Threepence.

For every additional fifty tons, or part

of fifty tons Threepence. But vessels liable to the first (or harbour) toll

as above shall not be chargeable with the second

(or passing) toll in addition.

The said tolls shall be levied by the Commissioners of Northern Lighthouses, subject to the regulations and exemptions contained in the new Consolidated Tables of Light Duties sanctioned by Orders in Council dated respectively the twenty-fourth day of October, one thousand eight hundred and seventy, and the sixteenth day of May, one thousand eight hundred and seventy-one, and subject also to the gross abatement or discount of 55 per centum mentioned in an Order in Council dated the seventeenth day of May, one thousand eight hundred and seventy-six.

C. L. Peel.

A T the Court at Windsor, the 11th day of July, 1877.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by the four hundred and tenth section of "The Merchant Shipping Act. 1854," it is enacted that upon the completion of any new lighthouse, buoy, or beacon Her Majesty may by Order in Council fix such dues in respect thereof to be paid by the master or owner of every ship which passes the same or derives benefit therefrom as Her Majesty may deem reasonable, and may from time to time alter the amount thereof; and that such dues shall be paid and collected in the same manner, by the same means, and subject to the same conditions in, by, and subject to which the light dues authorized to be levied by the same Act are paid and collected:

And whereas a lighthouse was erected by the Commissioners of Northern Lighthouses at Dune Point, on the western shore of Lochindail,

Islay, and a light exhibited therein:

And whereas by an Order in Council dated the eighteenth day of June, one thousand eight hundred and sixty-nine, Her Majesty was pleased to

direct that the dues to be paid in respect of vessels passing or deriving benefit from the said light, whether on an oversea or coasting voyage, as in the said Order in Council appearing, should be fourpence per ton of the burden of every such vessel for each time of passing or deriving benefit therefrom:

And whereas it is expedient that the dues now leviable in respect of the above lighthouse under the Order in Council of the eighteenth of June, one thousand eight hundred and sixty-nine, should cease, and that the following dues should be levied instead thereof, namely:—

For every vessel, whether oversea or coasting, of and under fifty tons burden, that may enter or leave Lochindail, or cross an imaginary straight line drawn between Oversay Island and Rudha-na-Cathair, or western point of the Ho, a toll of . . . Sixpence. And for every additional fifty tons, or part of fifty tons, a toll of . . . Sixpence. For every vessel, whether oversea or coasting, of and under fifty tons burden, that shall on any course pass Lochindail to the south-west by crossing either of two imaginary straight lines drawn, the one from Oversay Island to Inishowen Head, north coast of Ireland, and the other from Rudha-na-Cathair, or western point of the Ho, to Bengore Head,

north coast of Ireland, a toll of Threepence. And for every additional fifty tons, or part of fifty tons, a toll of Threepence.

Now, therefore, Her Majesty, in exercise of the powers vested in Her by the said Act, by and with the advice of Her Privy Council, is pleased to direct that from and after the date of the present Order the dues leviable in respect of Lochindail Lighthouse, under the said Order in Council of the eighteenth day of June, one thousand eight hundred and sixty-nine, shall cease; and that from and after the date hereof the dues to be paid in respect of the said lighthouse shall be

For every vessel of and under fifty
tons burden for each time of entering or leaving Lochindail as aforesaid, a toll of Sixpence.

And for every additional fifty tons, or
part of fifty tons, a toll of . . . Sixpence.

For every vessel of and under fifty
tons burden for each time of passing
Lochindail to the south-west by

Lochindail to the south-west by crossing either of the two imaginary straight lines last above-mentioned, a toll of Threepence. And for every additional fifty tons, or

part of fifty tons, a toll of . . Threepence.

But vessels liable to the first (or harbour) toll as above shall not be chargeable with the second (or passing) toll in addition.

The said dues shall be levied by the Commissioners of Northern Lighthouses, subject to the regulations and exemptions contained in the New Consolidated Tables of Light Duties, sanctioned by Orders in Council dated respectively the twenty-fourth day of October, one thousand eight hundred and seventy, and the sixteenth day of May, one thousand eight hundred and seventy-one, and subject also to the gross abatement or discount of 55 per centum mentioned in an Order in Council of the seventeenth day of May, one thousand eight hundred and seventy-six.

C. L. Peel.

A T the Court at Windsor, the 11th day of July, 1877.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

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

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

"That the Right Reverend William Basil Lord Bishop of Saint David's as Bishop of the diocese within which are situate the perpetual curacy of Llandilo with the perpetual curacy of Llangolman annexed in the county of Pembroke and the vicarage of Maenclochog in the same county having represented unto us that the said benefices being contiguous to each other and of which the aggregate population does not exceed one thousand five hundred persons might with advantage to the interests of religion be united into one benefice we inquired into the circumstances of the case.

"That on such inquiry it appears to us that such union might be usefully made and would not be of inconvenient extent and that Mary Goode of the town of Haverfordwest in the county of Pembroke Widow being the patron or person entitled to present to both the said benefices if the same respectively were now vacant has signified her consent in writing to the union of the said benefices into one benefice with cure of

souls for ecclesiastical purposes.

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

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

mentioned are hereunto annexed.

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

"As witness our hand this eleventh day of May, in the year of our Lord one thousand eight hundred and seventy-seven.

" A. C. Cantuar."

Now therefore Her Majesty in Council by and with the advice of Her said Council is pleased to order and doth hereby order that the said perpetual curacy of Llandilo, with the perpetual curacy of Llangolman annexed, and the vicarage of Maenclocheg, both situate in the county of Pembroke and diocese of St. David's, shall be united into one benefice with cure of souls for ecclesiastical purposes only.

C. L. Peel.

A T the Court at Windsor, the 11th day of July, 1877.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the first session of the Parliament holden in the first and second years of the reign of Her present Majesty intituled "An Act to abridge the holding "of benefices in plurality, and to make better "provision for the residence of the clergy," after reciting that "Whereas, in some instances, tithings, "hamlets, chapelries, and other places or districts "may be separated from the parishes or mother "churches to which they belong with great advantage, and places altogether extra-parochial "may in some instances with advantage be annexed to parishes or districts to which they are con-

"tiguous, or be constituted séparate parishes for "ecclesiastical purposes," it is, amongst other things, enacted, "That when, with respect to his "own diocese, it shall appear, to the Archbishop "of the Province, or when the bishop of any "diocese shall represent to the said archbishop "that any such tithing, hamlet, chapelry, place, or "district within the diocese of such archbishop, "or the diocese of such bishop, as the case may "be, may be advantageously separated from any "parish or mother church, and either be consti-"tuted a separate benefice by itself or be united "to any other parish to which it may be more "conveniently annexed, or to any other adjoining "tithing, hamlet, chapelry, place, or district, "parochial or extra-parochial, so as to form a "separate parish or benefice, or that any extra-"parochial place may with advantage be annexed "to any parish to which it is contiguous, or be "constituted a separate parish for ecclesiastical "purposes; and the said archbishop or bishop "shall draw up a scheme, in writing (the scheme of such bishop to be transmitted to the said " archbishop for his consideration), describing the " mode in which it appears to him that the altera-"tion may best be effected, and how the changes "consequent on such alteration in respect to "ecclesiastical jurisdiction, gl be lands, tithes, " rent-charges, and other ecclesiastical dues, rates, "and payments, and in respect to patronage and "rights to pews, may be made with justice to all "parties interested; and if the patron or patrons "of the benefice or benefices to be affected by "such alteration shall consent, in writing, under "his or their hands to such scheme, or to such " modification thereof as the said Archbishop may "approve, and the said Archbishop shall, on full " consideration and inquiry, be satisfied with any such scheme, or modification thereof, and shall "certify the same and such consent as aforesaid, "by his report to Her Majesty in Council, it shall be lawful for Her Majesty in Council to "make an Order for carrying such scheme, or "modification thereof, as the case may be, into

And whereas the Lord Bishop of Oxford hath made a representation in writing to His Grace the Archbishop of Canterbury in the words and figures following, that is to say:—

To the Right Honourable and Most Reverend Archibald Campbell by Divine Providence Lord Archbishop of the Province of Canterbury.

"We, the Right Reverend John Fielder Lord Bishop of Oxford do hereby represent to your Grace as follows:

"1. That within the county of Oxford and our diocese of Oxford are the vicarage and parish church of Iffley the parish whereof comprises amongst other places the hamlet of Hockmore Street the limits and boundaries whereof are well known and defined.

"2. That the population of the parish of Iffley including the hamlet of Hockmore Street is eight hundred and seventeen, the population of the hamlet of Hockmore Street being estimated at three hundred.

"3. That the parish church of Iffley affords accommodation for two hundred and fifty persons or thereabouts and is distant about one mile and a half from the said hamlet of Hockmore Street.

"4. That the net annual income of the said vicarage of Iffley amounts to three hundred and fifteen pounds or thereabouts.

"5. That within the said county and our diocese of Oxford are the vicarage and parish church of Cowley.

"6. That the said hamlet of Hockmore Street although forming part of the said vicarage and parish of Iffley is in fact in the centre of the parish of Cowley and is close to the parish church of the said parish of Cowley and the children in the said hamlet numbering about forty all attend the parish school at Cowley.

"7. That the parish of Cowley contains a population of nine hundred and ninety-eight and the church of the said parish of Cowley affords accommodation for three hundred and twenty-

three persons or thereabouts.

"8. That the net annual value of the said vicarage of Cowley is one hundred and fifty-seven pounds or thereabouts.

"9. That the patronage of the said vicarage and parish church of Iffley belongs to the Venerable Charles Carr Clerke the Archdeacon of the Archdeaconry of Oxford in right of his archdeaconry and the patronage of the said vicarage and parish church of Cowley belongs to the Dean and Chapter of the Cathedral Church of Christ in Oxford of the foundation of King Henry the

10. That the Reverend John Edmeades Colyer Clerk in Holy Orders is the vicar of the said vicarage and parish church of Iffley and the Reverend George Moore Clerk in Holy Orders is the vicar of the said vicarage and parish church of

Cowley

"11. That it appears to us that under the provisions of the Act of Parliament passed in the session holden in the first and second years of the reign of Her present Majesty cap. 106 ' to abridge the holding of benefices in plurality and to make other provisions for the residence of the clergy' the said hamlet of Hockmore Street may be advantageously separated from the said vicarage or perpetual curacy and parish of Iffley and be united to the said vicarage or perpetual curacy and parish of Cowley for ecclesiastical purposes.

"12. That pursuant to the directions contained in the 26th section of the said Act of Parliament we have drawn up a scheme in writing appended to this representation describing the mode in which it appears to us that the alteration above proposed may best be effected and how the changes consequent on such alteration in respect of ecclesiastical jurisdiction dues rates and payments and in respect of rights to pews may be made with justice to all parties interested and we do submit the same to your Grace together with the consents in writing of the aforesaid patrons and incumbents respectively of the said vicarages and parish churches respectively to the intent that your Grace may if on full consideration and enquiry you shall be satisfied with such scheme certify the same and such consents as aforesaid by your report to Her Majesty in Council.

"Given under our hand this nineteenth day of March one thousand eight hundred and seventy-

" J. F. Oxon."

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

The SCHEME above referred to.

"1. That the hamlet of Hockmore Street at present belonging to and forming part of the vicarage and parish of Iffley in the county and diocese of Oxford shall be separated from the said vicarage and parish and be united to and be and be deemed part of the vicarage and parish of Cowley in the said county and diocese for ecclesiastical purposes.

"2. That the said hamlet of Hockmore Street, shall be subject to the same ecclesiastical jurisdiction as the said vicarage and parish of Cowley and that the vicar of the said vicarage and parish church of Cowley shall have exclusive cure of souls within the limits of the same hamlet.

"3. That all fees and other ecclesiastical dues and payments for marriages churchings burials and other ecclesiastical offices solemnized and performed within the said hamlet of Hockmore street shall henceforth belong to the vicar of the said vicarage and parish church of Cowley.

"4. That the parishioners of and residing in the said hamlet of Hockmore Street shall not hereafter be entitled to accommodation in the parish church of Iffley but shall be entitled in common with the inhabitants of the said parish of Cowley to accommodation in the parish church of Cowley and shall be exempted from all liability to repair the parish church of Iffley but shall be liable (subject to the provisious of 'The Compulsory Church Rates Abolition Act 1868') to the repair of the said parish church of Cowley.

" CONSENTS.

"We the Venerable Charles Carr Clerke D.D. Archdeacon of the Archdeaconry of Oxford the patron or person entitled to present or nominate to the vicarage and parish church of Iffley in the county and diocese of Oxford in case the same were now vacant the Dean and Chapter of the Cathedral Church of Christ in Oxford of the foundation of King Henry the Eighth the patrons or body corporate entitled to present or nominate to the vicarage and parish church of Cowley in the said county and diocese in case the same were now vacant the Reverend John Edmeades Colyer Clerk in Holy Orders the vicar of the said vicarage and parish church of Iffley and the Reverend George Moore Clerk in Holy Orders the vicar of the said vicarage and parish church of Cowley do hereby signify our consents to the scheme above proposed and set forth and to every matter and thing therein contained.

"In witness whereof we the said Dean and Chapter have caused our common seal to be hereto affixed and we the said Charles Carr Clerke, John Edmeades Colyer and George Moore have hereunto respectively set our hands this second day of May one thousand eight hundred and seventy-



- " Charles C. Clerke, D.D. Archdeacon of Oxford.
- " John Edmeades Colyer.
- " George Moore.

And whereas the said Lord Bishop hath transmitted the said scheme to the said Lord Archbishop together with the said consents.

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

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

"We the undersigned Archibald Campbell Lord Archbishop of the Province of Canterbury do hereby report to your Majesty in Council:
That the Right Reverend John Fielder Lord

(amongst other things)

"That within the county of Oxford and diocese of Oxford are the vicarage and parish church of Iffley the parish whereof comprises (amongst other places) the hamlet of Hockmore Street the limits and boundaries whereof are well known and defined.

"That also within the said county and diocese are the vicarage and parish church of Cowley.

"That the said hamlet of Hockmore Street although forming part of the said vicarage and parish of Iffley is in fact in the centre of the parish of Cowley and is close to the parish church of the said parish of Cowley.

"That it appears to the said Lord Bishop that the said hamlet of Hockmore Street may be advantageously separated from the said vicarage and parish of Iffley and be united for ecclesiastical purposes to the said vicarage and parish of

Cowley.

"That the said Lord Bishop has drawn up a scheme in writing describing the mode in which it appears to him the proposed alterations may best be effected and how the changes consequent upon such alterations in respect to ecclesiastical jurisdiction dues rates and payments and in respect to rights to pews may be made with justice to all parties interested which scheme together with the consents thereto in writing of the patrons and incumbents of the benefices to be affected has been transmitted by the said Lord Bishop to us for our consideration.

"The representation and scheme of the said Lord Bishop and the consents before referred to are hereunto annexed and we the said Archbishop being on full consideration and inquiry satisfied with the said scheme do hereby pursuant to the Act of the first and second years of your Majesty's reign chapter 106 certify the same and such consents as aforesaid to your Majesty in Council to the intent that your Majesty in Council may in case your Majesty in Council shall think fit so to do make and issue an Order for carrying the said scheme into effect.

"As witness our hand this eleventh day of May one thousand eight hundred and seventy-seven. "A. C. Contuar."

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

C. L. Peel.

T the Court at Windsor, the 11th day of July, 1877.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter one hundred and four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twelfth day of April, in the year one thousand eight hundred and seventy-seven 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

Bishop of Oxford has represented unto us and thirteen of the Act of the sixth and seventh years of your Majesty chapter thirty-seven, and of the Act of the nineteenth and twentieth years of your Majesty chapter one hundred and four have prepared and now humbly lay before your Majesty in Council the following scheme for constituting a separate district for spiritual purposes out of the parish of Saint Mary the Virgin Cardiff in the county of Glamorgan and in the diocese of Llandaff.

> "Whereas it has been made to appear to us that it would promote the interests of religion that the particular part of the said parish of Saint Mary the Virgin Cardiff which is hereinafter mentioned and described should be constituted a separate district in manner hereinafter set forth.

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

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

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

> "And whereas we have undertaken and agreed to make the said grant of fifty pounds per annum as aforesaid by an instrument to be executed by us under our common seal in accordance with the provisions of the Act of the twenty-ninth and thirtieth years of your Majesty chapter one hundred

and eleven.

"Now therefore with the consent of the Right Reverend Alfred Bishop of the said diocese of Llandaff (in testimony whereof he has signed and sealed this scheme) we the said Ecclesiastical Commissioners humbly recommend and propose that all that part of the said parish of Saint Mary the Virgin Cardiff which is mentioned and described in the schedule hereunder written and is delineated and set forth on the map or plan hereunto annexed shall upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme become and be constituted a separate district for spiritual purposes and that the same shall be named 'The District of Saint Stephen Cardiff.'

"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 vested in and shall and may from time to time be exercised jointly by Robert Duncan of Whitchurch near Cardiff Gentleman, James Ames of No. 60 James street Cardiff Bootmaker George Frederick Webb of Cardiff Merchant, James Vinson Thomas of Swansea in the said county of Glamorgan Merchant and James Ware of Penarth near Cardiff Gentleman their heirs and assigns for ever.

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid or any of them in conformity 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 Stephen Cardiff being:-

"All that part of the parish of Saint Mary the Virgin Cardiff in the county of Glamorgan and in the diocese of Llandaff wherein the present incumbent of such parish now possesses the exclusive cure of souls which is bounded on the north-east by the parish of Roath in the said county and diocese on the south-east by the low water mark of the northern shore of the Bristol Channel on the south and on the south-west by the new parish of Saint John Canton in the county and diocese aforesaid and upon the remaining side that is to say on the north by an imaginary line commencing at the point where the boundary dividing the said new parish of Saint John Canton from the parish of Saint Mary the Virgin Cardiff aforesaid crosses the middle of the road called Penarth Harbour-road and leading from Lower Grange Town to Cardiff such point being near to the western end of the bridge which carries such road over the River Taff and extending thence that is from the said point north-eastward and in a direct line for a distance of thirty-eight chains or thereabouts (thereby crossing the said River Taff and crossing also the Glamorganshire Canal) to a boundary-stone inscribed 'C. St. S. D. 1877' and placed on the side of the towing-path on the eastern side of the said canal at the western end of the wall or fence which disides the house and premises called or known as the Emperial Hotel or No. 44 Mount Stuart-square from the house and premises called or known as No. 43 Mount Stuart-square and extending thence southeastward for a distance of one chain or thereabouts along the said wall or fence to its eastern end at the north-western angle of the said square and continuing thence still south-eastward to a point in the middle of the road which leads along the northern side of Mount Stuart-square aforesaid into West Bute-street and continuing thence still south-eastward for a distance of seven chains or thereabouts along the middle of the last-described road to its junction with West Butestreet aforesaid and extending thence northward for a distance of four and a half chains or thereabouts along the middle of the last-named street to its junction with Bute-street and extending thence due eastward and in a direct line for a distance of forty-five chains or thereabouts (thereby passing to the north of the building called or known as Powell Duffryn Offices and to the south of the building called or known as the Taff Vale Iron Shed and crossing the Bute West Dock and the Bute East Dock) to a point upon the boundary which divides the said parish of Saint Mary the Virgin Cardiff from the parish of Roath aforesaid such point being at or near to high water mark upon the sea-shore."

And whereas drafts of the said scheme have, in accordance with the provisions of the secondly hereinbefore mentioned Act, been transmitted to the patron and to the vicar or incumbent of the vicarage of the said parish of Saint Mary the Virgin Cardiff out of which parish it is intended that the district recommended in such scheme to be constituted shall be taken.

And whereas the patron of the said vicarage of the parish of Saint Mary the Virgin Cardiff aforesaid has taken no objection to the said scheme and the vicar or incumbent of the same vicarage has offered certain objections thereto.

And whereas the said scheme has notwithstanding the objections made by the said vicar or incumbent as aforesaid 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 Llandaff.

A T the Court at Windsor, the 11th day of July, 1877.

C. L. Peel.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, of the Act of the sixth and sevenih years of Her Majesty, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter one hundred and four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the nineteenth day of April, in the year one thousand eight hundred and seventy-seven, 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 thirteeen, of the Act of the sixth and seventh years of your Majesty chapter thirty-seven, and of the Act of the nineteenth and twentieth years of your Majesty chapter one. hundred and four have prepared and now humbly lay before your Majesty in Council the following scheme for constituting a separate district for spiritual purposes out of the parish of Sevenoaks in the county of Kent and in the diocese of Canterbury, and out of the new parish of Riverhead sometime part of the said parish of Sevenoaks.

"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 Sevenoaks and of the said new parish of Riverhead, which are hereinafter mentioned and described should be constituted a separate district in manner hereinafter recommended and proposed.

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

worship.

"And whereas for the purpose of providing an endowment for the said proposed district William James Thompson of Kippington Park in the said parish of Sevenoaks Esquire has caused a sum of two thousand five hundred pounds, four pounds per centum debenture stock of the Great Western Railway Company to be transferred into our name in the books of the same Company to be held in trust by us as and for a permanent endowment for the minister or incumbent for the time being of the said district hereinafter recommended to be constituted and the amount of the annual interest and dividends to accrue due on account of the said sum of stock to be receivable by the said minister or incumbent for the time being when he shall have been duly licensed.

"And whereas the said Debenture Stock of the Great Western Railway Company has been so provided as aforesaid upon the understanding that we the said Ecclesiastical Commissioners for England should out of our common fund created by the firstly hereinbefore mentioned Act pay to the minister or incumbent for the time being of the said district so recommended to be constituted when duly licensed according to the provisions of the secondly hereinbefore mentioned Act a grant of fifty pounds per annum and upon the further understanding that (such arrangement appearing to us to be expedient) the whole right of paironage of the said district and of the nomination of the minister or incumbent thereto should be assigned

in the manner hereinafter mentioned.

"And whereas we have agreed and undertaken to make such grant of fifty pounds per annum as aforesaid by an instrument to be executed by us under our common seal in accordance with the provisions of the Act of the twenty-ninth and thirtieth years of your Majesty chapter one hundred and eleven.

"Now therefore with the consent of the Right Honourable and Most Reverend Archibald Campbell Archbishop of Canterbury (in testimony whereof he has signed and sealed this scheme) we the said Ecclesiastical Commissioners humbly recommend and propose that all those portions of the said parish of Sevenoaks and of the said new parish of Riverhead which are described in the schedule hereunder written (all which portions together with the boundaries thereof are delineated and set forth on the map or plan hereunto annexed) shall upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme become and be constituted a separate district for spiritual purposes and that the same shall be named 'The District of Saint Mary Kippington.'

"And we further recommend and propose that the whole right of patronage of the said district so recommended to be constituted and of the nomination of the minister or incumbent thereof shall without any assurance in the law other than this scheme and any duly gazetted Order of your Majesty in Council ratifying the same and upon and from the day of the date of the publication of such Order in the London Gazette as aforesaid be assigned to and become and be absolutely vested in and shall and may from time to time be exercised by the said William James Thompson 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 to 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 Mary Kippington

"All that portion of the parish of Sevenoaks in the county of Kent and in the diocese of Canterbury and also all that contiguous portion of the new parish of Riverhead, some time part of the said parish of Sevenoaks which said portions of such parish and of such new parish are comprised within and are bounded by an imaginary line commencing upon the boundary which divides the said new parish of Riverhead from the parish of Sevenoaks aforesaid at a point near the railway station at the foot of Tub's Hill in the centre of the bridge which carries the turnpike-road leading from Sevenoaks to London over the line of the South Eastern Railway and extending thence south-eastward for a distance of thirty-six and a half chains or thereabouts along the middle of the said turnpike-road thereby ascending Tub's Hill aforesaid to its junction with Amherst-road and extending thence for a distance of fifteen chains or thereabouts first southward and thence southwestward along the middle of the last-named road to its junction with Granville-road and extending thence south-eastward for a distance of seven chains or thereabouts along the middle of the lastnamed road to a point opposite to a boundarystone inscribed 'K. St. M. D. 1877 No. 1' and placed on the south-western side of the same road at its junction with the footpath leading to Kippington and extending thence south-westward for a distance of eleven chains or thereabouts along the middle of the said footpath to a point at or near to the northern end of the Sevenoaks Tunnel on the line of the South Eastern Railway aforesaid opposite to a boundary-stone inscribed 'K. St. M. D. 1877 No. 2,' and placed on the south-eastern side of the same footpath against the fence forming the eastern boundary of the estate called or known as Kippington Park and extending thence for a distance of twenty chains or thereabouts first south-eastward and then southward along the said park fence (thereby passing between the closes on the one hand within Kippington Park aforesaid which are numbered respectively 419 and 421a upon the ordnance survey map of the said parish of Sevenoaks on the 23 go scale and upon the map hereunto annexed and the closes on the other hand which are numbered respectively 420, 421, 419A, 419B, and 439A upon the same maps) to a boundary-stone inscribed 'K. St. M. D. 1877 No. 3' and placed at the southern end of the said park fence on the northern side of Oak-lane a little to the west of the buildings and premises called or known as the Sevenoaks Waterworks and continuing thence that is from the last-mentioned boundary-stone still southward to a point in the middle of the said Oak-lane and extending thence south-westward for a distance of forty-three and a half chains or thereabouts along the middle of the said lane to a point at the junction of the same lane with Britain's-lane at the house called or known as Cross Keys upon the boundary which divides the said parish of Sevenoaks from the new parish of Riverhead aforesaid and extending thence northward for a distance of fifty-two chains or thereabouts along the said boundary thereby following

No. 24481.

the course of the last-named lane to the point opposite to the boundary-stone inscribed 'R. D. C. 1871' and placed on the eastern side of such lane where the said boundary diverges from the lane and continuing thence still northward for a distance of thirty-three chains or thereabouts along the middle of the same lane to the point a little to the south of the farm-buildings called or known as Britain's Farm where the said Britain's-lane joins the road leading to Kippington and numbered 274 upon the maps before mentioned and extending thence south-eastward for a distance of ten chains along the middle of the last-described road to a point opposite to a boundary-stone inscribed 'K. St. M. D. 1877 No. 4' and placed on the eastern side of the same road at the western end of the fence which divides the close numbered 262 upon the said maps from the close numbered 275 upon the same maps and extending thence eastward to such boundary stone and thence for a distance of five chains or thereabouts along the last-mentioned fence to a boundary stone inscribed 'K. St. M. D., 1877, No. 5,' and placed at the eastern end of the same fence on the western side of Kippington Park-road and continuing thence still eastward for a further distance of fifteen chains or thereabouts across the last-named road to and along the fence dividing the close numbered 263 upon the said maps from the closes numbered respectively 276 and 381 upon the same maps (thereby crossing Oak Hill-road at a point indicated by a boundary stone inscribed 'K. St. M. D., 1877, No. 6, and placed on the western side of such road) to the eastern end of the same fence on the western side of the cutting or excavation through which the line of the said South-Eastern Railway passes and continuing thence still eastward to a point in the middle of the said line of railway upon the boundary which divides the said new parish of Riverhead from the parish of Sevenoaks aforesaid and extending thence northward for a distance of seventeen chains or thereabouts along the said boundary thereby following the middle of the said line of railway and passing through the railway station aforesaid to the first-described point at the foot of Tub's Hill in the centre of the bridge which carries the turnpike-road leading from London to Sevenoaks over the same line of railway as aforesaid at which point the said imaginary line commenced."

And whereas a draft of the said scheme has been in accordance with the provisions of the secondly hereinbefore mentioned Act, transmitted to the patron of the rectory of the said parish of Sevenoaks, who is also the incumbent of the same rectory, and in right of such incumbency is likewise the patron of the vicarage of the said new parish of Riverhead, and a draft of the same scheme has also been sent to the incumbent of the said vicarage of the new parish of Riverhead aforesaid, out of which said two cures it is intended that the district recommended in such scheme to be constituted shall be taken, and both the said rector of Sevenouks, and the said vicar of Riverhead, have offered certain observations or objections upon or to the said scheme.

And whereas the said scheme has been notwithstanding such observations or objections 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 Canterbury.

C. L. Peel.

A T the Court at Windson, the 11th day of July, 1877.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

"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 benefice and rectory of the parish of Tydd Saint Giles in the county of Cambridge and in the diocese of Ely between that benefice and the benefice and rectory of the parish of Dunstable in the county of Bedford and in the said diocese of Ely.

"Whereas the Bishop of the said diocese of Ely for the time being is the patron in right of his see both of the said benefice and rectory of the parish of Tydd Saint Giles and of the said benefice and rectory of the parish of Dunstable.

"And whereas the gross income of the said benefice and rectory of Tydd Saint Giles is one thousand two hundred and thirteen pounds per annum or thereabouts and the population of the said parish of Tydd Saint Giles is nine hundred and forty-four or thereabouts."

"And whereas the gross income of the said benefice and rectory of Dunstable is three hundred and thirty-five pounds per annum or thereabouts and the population of the said parish of Dunstable is four thousand five hundred and fifty-eight or thereabouts.

"And whereas the Right Reverend James' Russell now Bishop of the said diocese of Ely 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 Dunstable by means of that apportionment of the income of the said benefice and rectory of Tydd Saint Giles which is hereinafter recommended and proposed.

"And whereas the said benefice and rectory of Tydd Saint Giles is now vacaut.

"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 two benefices and rectories is situate and with the consent of the said James Russell Bishop of the said diocese of Ely acting as such Bishop and also as the patron in right of his see of each of the said two benefices and rectories as aforesaid (in testimony whereof they the said consenting parties have respectively signed this scheme and sealed the same with their respective episcopal seals) we the said Ecclesiastical Com-

missioners 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 endowments whatsoever or wheresoever now belonging or which may hereafter belong to the said benefice and rectory of Tydd Saint Giles shall be charged and for ever thereafter chargeable with one clear annual sum or yearly charge of two hundred pounds in favour of the rector or incumbent for the time being of the said benefice and rectory of Dunstable and his successors to whom the same annual sum or yearly charge of two hundred pounds shall as from the same day be due and payable the same annual sum yearly charge of two hundred pounds to be apportionable between any out-going rector or incumbent of the said benefice and rectory of Dunstable or his representatives and his successor in the same rectory or incumbency and to be receivable by each such rector 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 and rectory. of Tydd Saint Giles 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 Parlia-

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

C. L. Peel.

T the Court at Windsor, the 11th day of July, 1877.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter one hundred and four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-first day of June, in the year one thousand eight hundred and seventyseven, 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

seven and of the Act of the nineteenth and twentieth years of your Majesty chapter one hundred and four have prepared and now humbly lay before your Majesty in Council the following scheme for constituting a separate district for spiritual purposes out of the parish of All Saints Wandsworth in the county of Surrey and in the diocese of Winchester.

"Whereas it has been made to appear to us that it would promote the interests of religion that the particular part of the said parish of All Saints Wandsworth which is hereinafter mentioned and described should be constituted a separate district in manner hereinafter recommended and

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

"And whereas for the purpose of providing an endowment for the said proposed district, a sum of two thousand five hundred pounds, four pounds per centum debenture stock of the Great Western Railway Company has been transferred into our name in the books of the same Company to be held in trust by us as and for a permanent endowment for the minister or incumbent for the time being of the said district hereinafter recommended to be constituted and the amount of the annual interest and dividends to accrue due on account of the said sum of stock to be receivable by the said minister or incumbent for the time being when he shall have been duly licensed.

"And whereas the said sum of debenture stock has been so provided as aforesaid upon the understanding that we the said Ecclesiastical Commissioners should out of our common fund created by the firstly hereinbefore mentioned Act pay to the minister or incumbent for the time being of the said district so recommended to be contstituted when duly licensed according to the provisions of the secondly hereinbefore mentioned Act a grant of fifty pounds per annum and upon the further understanding that (such arrangement appearing to us to be expedient) the whole right of patronage of the said district and of the nomination of the minister or incumbent thereto should be assigned

in the manner hereinafter mentioned.

"And whereas we have agreed and undertaken to make such grant of fifty pounds per annum as aforesaid by an instrument to be executed by us under our common seal in accordance with the provisions of the Act of the twenty-ninth and thirtieth years of your Majesty chapter one hundred and eleven.

"Now therefore with the consent of the Right Reverend Edward Harold Bishop of the said diocese of Winchester (in testimony whereof he has signed and sealed this scheme) we the said Ecclesiastical Commissioners humbly recommend and propose that all that part of the said parish of All Saints Wandsworth which is described in the schedule hereunder written (all which part together with the boundaries thereof is delineated and set forth on the map or plan hereunto annexed) 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 Paul, Wimbledon Park, Wandsworth.

"And we further recommend and propose that the whole right of patronage of the said district so recommended to be constituted and of the nomination of the minister or incumbent thereof shall seventh years of your Majesty chapter thirty- 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 become and be absolutely vested in and shall and may from time to time be jointly exercised by the Right Honourable Frederick Earl Beauchamp, by Philip Charles Hardwick of Westcombe Lodge in the said parish of All Saints Wandsworth Esquire, by John Liddon of Weycroft Lodge in the parish of Wimbledon in the said county of Surrey Esquire, by Robert Hamilton Few of Southery Grange in the said parish of Wimbledon Esquire and by Henry Trelawny Boodle of the Oaks in the said parish of Wimbledon Esquire their heirs and assigns for ever.

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid or to 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 Paul Wimbledon Park,

Wandsworth, being :-

"All that part of the parish of All Saints, Wandsworth, in the county of Surrey and in the diocese of Winchester wherein the present incumbent of such parish now possesses the exclusive cure of souls which is bounded on the east by the River Wandle or in other words partly by the parish of Saint Anne Wandsworth, and partly by the particular district or new parish of Saint Mary, Summers Town both in the county and diocese aforesaid on the south by the parish of Wimbledon in the said county of Surrey and in the diocese of London on the west by the parish or parochial chapelry of Putney in the last-named county and diocese and upon the remaining side that is to say on the north by an imaginary line commencing upon the boundary which divides the said parish or parochial chapelry of Putney from the parish of All Saints Wandsworth aforesaid at a point on Putney Heath due west of the point where the northernmost end of Inner Park-road joins the high road leading from Wimbledon to Putney and extending thence that is from the said boundary in a direct line due east for a distance of nine chains or thereabouts across the said Putney Heath to the said point of junction and continuing thence for a distance of seventeen and a half chains or thereabouts first eastward and then south-eastward along the middle of the said Inner Park-road to its junction with Augustus-road and extending thence generally eastward for a distance of forty-six chains or thereabouts along the middle of the lastnamed road to its junction with Wimbledon Parkroad and extending thence north-eastward for a distance of eighteen chains or thereabouts along the middle of the last-named road to a point opposite to a boundary stone inscribed 'W. W. P. St. P. D., 1877, No. 1, and placed on the eastern side of the same road at the point where a straight line drawn through the middle of Smeatonroad and produced in a direction a little south of the west would intersect the eastern side of Wimbledon Park-road aforesaid and extending thence in a direction a little north of the east and in a straight line for a distance of nine chains or thereabouts to a point at the middle of the southwestern end of Smeaton-road aforesaid and continuing thence still in the last-mentioned direction for a distance of eight and a half chains or thereabouts along the middle of the last-named road to its junction with Merton-road at or near to which said point of junction a boundary stone inscribed 'W. W. P. St. P. D., 1877, No. 2,' has been placed on the eastern side of the last-named road and continuing thence still in exactly the same direction and in a straight line for a distance of twenty-six chains or thereabouts to the boundary in the middle of the River Wandle aforesaid which boundary divides the said parish of All Saints Wandsworth from the parish of Saint Anne Wandsworth aforesaid."

And whereas a draft of the said scheme has, in accordance with the provisions of the secondly hereinbefore mentioned Act, been transmitted to the patron who is also the vicar or incumbent of the vicarage of the said parish of All Saints Wandsworth out of which it is intended that the district recommended in such scheme to be constituted shall be taken, and he has signified his assent to such scheme:

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

C. L. Peel.

A T the Court at Windsor, the 11th day of July, 1877.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

"We the Ecclesiastical Commissioners for England in pursuance of the Act of the thirty-eighth and thirty-ninth years of your Majesty chapter thirty-four have prepared and now humbly lay before your Majesty in Council the following scheme with respect to the Bishoprick of Saint

Albans:

"Whereas the Bishoprick of Saint Albans aforesaid was founded by an Order of your Majesty in Council bearing date the thirtieth day of April one thousand eight hundred and seventy-seven and published in the London Gazette on the fourth day of May next following; which Order was made in pursuance of the fourth section of the above-mentioned Act, and which Order as appears by the terms thereof came into operation on the said fourth day of May one thousand eight hundred and seventy-seven.

"And whereas by the same Order it is ordered that the diocese of the Bishoprick of Saint Albans shall consist of the counties of Hertford and Essex, and of so much of the county of Kent as

lies north of the River Thames.

"And whereas by the same Order the Abbey

Church of Saint Alban, in the town and borough of Saint Albans in the county of Hertford was assigned (subject to the rights of the incumbent of the same church) to the Bishoprick of Saint Albans as a cathedral church.

"And whereas by the same Order the Bishop of the Bishoprick of Saint Albans was constituted a body corporate, and was invested with all such rights privileges and jurisdictions as are possessed by any other bishop in England and was subjected to the metropolitan jurisdiction of the Archbishop

of Canterbury.

"And whereas the Right Reverend Thomas Legh Claughton, being the person who at the passing of the said Act of the thirty-eighth and thirty-ninth years of your Majesty chapter thirty-four was Bishop of Rochester, has by letters patent under your Majesty's great seal been translated to the Bishoprick of Saint Albans and was on the twelfth day of June in the year one thousand eight hundred and seventy-seven enthroned as Bishop of Saint Albans accordingly and is now Bishop of Saint Albans.

"And whereas by the ninth section of the said Act of the thirty-eighth and thirty-ninth years of your Majesty chapter thirty-four it is enacted that whenever a certain certificate therein mentioned shall have been given to your Majesty by us the said Ecclesiastical Commissioners for England, we shall lay before your Majesty a scheme for doing certain things which in the same section are specified and for otherwise carrying into complete effect the same Act or any Order in Council made

thereunder.

"And whereas the said certificate has been given as by the said Order of your Majesty in Council of the thirtieth day of April one thousand eight hundred and seventy-seven appears.

"Now therefore we the said Ecclesiastical Commissioners for England humbly recommend

and propose that:

- "(1.) The Bishop for the time being of the diocese of Saint Albans shall have all such courts and officers and all such jurisdiction as were and was at the time of the passing of the said Order of your Majesty in Council possessed by the Bishop of the diocese of Rochester within the limits as defined by the same Order of the diocese of Saint Albans: and all terriers, tithe apportionments, maps, plans, and other documents relating exclusively to any parish or parishes situate in the said diocese of Saint Albans or otherwise relating exclusively to the same diocese (that is to say) to the area or any part of the area thereof shall be transferred from the custody of the Registrar or other officer of the diocese of Rochester in whose custody the same now are, and shall become and be in the custody of such Registrar or other officer or officers of the diocese of Saint Albans as the Bishop of Saint Albans shall appoint in that behalf.
- "(2.) All parishes and places churches and chapels and all the clergy and others your Majesty's subjects within the limits of the diocese of Saint Albans as the same diocese is defined by the said Order of your Majesty in Council of the thirtieth day of April one thousand eight hundred and seventy-seven shall be exempted and released from all jurisdiction authority and control of the Bishop of Rochester and shall be under and subject to the episcopal jurisdiction authority and control of the Bishop of Saint Albans and his successors.
- "(3.) Until a Dean and Chapter of and for the said Cathedral Church of Saint Alban shall have been created, the Bishop of the diocese of Saint Albans may, as to any and every matter with of the said Act.

respect to which the confirmation or other agency of a Dean and Chapter is by law required for rendering effectual the action of a Bishop take action in such matter without any such confirmation or agency, and his action so taken shall not be thereby made ineffectual or invalid.

"(4.) During any and every vacancy in the see of Saint Albans, whether such vacancy shall happen before or after the creation of a Dean and Chapter of and for the said Cathedral Church of Saint Alban, the Archbishop of Canterbury shall have the custody and be the guardian of the spiritualties of the see of Saint Albans.

"(5.) The archidiaconal supervision of the parishes and churches included within the diocese of Saint Albans shall for the present be provided for by the Archdeacons of the existing Archdeaconries of Rochester and Saint Albans, Colchester, and Essex, respectively as follows that is

to gay •

- "The Archdeacon of the existing Archdeaconry of Rochester and Saint Albans shall have archidiaconal jurisdiction over the whole of that part of the diocese of Saint Albans which is situate in the county of Herts and the Archdeacons of the Archdeaconries of Colchester and Essex respectively shall continue to have the same jurisdiction within their respective archdeaconries as they have heretofore possessed and exercised; and the two archdeacons lastly mentioned shall no longer be subject to the episcopal jurisdiction of the Bishop of Rochester, but shall be subject to the episcopal jurisdiction of the Bishop of Saint Albans, and the archidiaconal dignities of the some two archdeaconries shall be transferred from the Cathedral Church of Rochester to the Cathedral Church of Saint Albans; and the said Archdeacon of Rochester and Saint Albans so far as regards that portion of his archdeaconry the territory of which is co-extensive with the county of Herts shall no longer be subject to the episcopal jurisdiction of the Bishop of Rochester, but shall be subject to the episcopal jurisdiction of the Bishop of Saint
- "(6.) The patronage of every ecclesiastical dignity and benefice being within the diocese of Saint Albans of which dignity and benefice the patronage is now vested for any estate or interest in the Bishop of Rochester shall to the extent of such estate or interest be, without any conveyance or assurance in the law other than this scheme and any Order of your Majesty in Council ratifying the same, and upon and from the day of the date of the publication of any such Order in the London Gazette transferred from the Bishop of Rochester and from his successors and shall become and be vested in the Bishop of Saint Albans and his successors.
- "And whereas by a certain deed bearing date the eleventh day of June one thousand eight hundred and seventy-seven and made between the Right Reverend Thomas Legh then Bishop of Rochester of the one part and us the said Ecclesiastical Commissioners for England of the other part, the said Thomas Legh Bishop of Rochester (being the person who was at the passing of the said Act Bishop of Rochester) did surrender all rights and interests reserved to him by the sixth section of the same Act; to the intent that the portion of the endowment or income of the Bishoprick of Rochester which in the same section is mentioned (being such portion of the same as will yield a net annual sum of five hundred pounds) should form part of the Saint Albans Bishoprick Endowment Fund created by the second section

propose that:

"(7.) The said yearly sum of five hundred pounds shall be (as by virtue of the said deed the same already is) as from the date of the said deed of the eleventh day of June one thousand eight hundred and seventy-seven transferred from the Bishop of the diocese of Rochester and become and be for ever thereafter payable and paid to or for the purposes of the Saint Albans Bishoprick Endowment Fund: so as to become part of the annual income of the Bishop of Saint Albans for the time being.

"(8:) And we further recommend and propose that notwithstanding anything contained in the Act of the third and fourth years of your Majesty chapter one hundred and thirteen it shall be lawful for the Venerable Anthony Grant who is and was at the time of the passing of the firstly herein-mentioned Act Archdeacon of the Archdeaconry of Rochester and Saint Albans to continue to reside as heretofore at Aylesford in the county of Kent and diocese of Rochester.

"And we further recommend and propose with the consent of the Right Reverend Thomas Legh Bishop of Saint Albans in testimony whereof he

has hereunto set his hand and seal, that :-

"(9.) Every officer who at the date of the passing of the Bishoprick of Saint Albans Act 1875' held and who still holds any office of emolument under the Bishop of Rochester, or under the Dean and Chapter of Rochester, or under the Archdeacons of the Archdeaconries of Rochester and Saint Albans, Colchester, and Essex, respectively and who derived and still derives any portion of the emoluments of his office from sources arising within the diocese of Saint Albans shall during his tenure of such office perform such duties and receive such emoluments as an officer of or within the diocese of Saint Albans, as he has hitherto performed and received as an officer of or within the diocese of Rochester; and he shall during his tenure of such his office be one of the officers mentioned in the first clause of this scheme.

"(10.) Twenty-four honorary canonries shall be founded by the authority of this scheme and of any Order of your Majesty in Council ratifying the same in the said Cathedral Church of Saint Albans; and under the provisions of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen section twenty-three it shall be lawful for the Bishop of Saint Albans to appoint as in that section is mentioned spiritual persons to such honorary canonries; and so long as there shall be no Dean and Chapter of the said Cathedral Church of Saint Albans, to make without the consent of any dean and chapter regulations respecting the honorary canons so appointed. Provided always, that any honorary canons in the Cathedral Church of Rochester who upon the foundation of the Bishoprick of Saint Albans were holding benefices in the diocese of Saint Albans and who consent to such transfer shall (notwithstanding any thing in the said lastmentioned Act and section contained) be transferred to and become honorary canons in the said Cathedral Church of Saint Albans, and shall thereupon (that is to say as to each of them upon his appointment to be an honorary canon of Saint Albans) cease ipso facto to be an honorary canon in the Cathedral Church of Rochester: Provided also that in the first year after the passing of any Order of your Majesty in Council ratifying this scheme eight spiritual persons and no more (exclusive of any honorary canons who may be trans-

"Now therefore we further recommend and | aforesaid) may be appointed to honorary canonics in the said Cathedral Church of Saint Albans."

> And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Act of the thirtyeighth and thirty-ninth years of Her Majesty chapter thirty-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 Rochester and by any Registrar of the said diocese of Saint Albans to be appointed in pursuance of the said scheme.

T the Court at Windsor, the 11th day of July, 1877.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act passed in the session of Parliament held in the twentieth and twenty-first years of Her Majesty's reign, intituled "An Act to amend the Burial Acts," it is, amongst other things, enacted, that in case it appear to Her Majesty in Council; upon the petition of the Local Board of Health of any district established under the Public Health Act, that the district of such Local Board of Health is co-extensive with a district for which it is proposed to provide a burial-ground, and that no Burial Board has been appointed for such district, and that an Order in Council has been made for closing all or any of the burial grounds within the said district, it shall be lawful for Her Majesty, with the advice of Her Privy Council, in case Her Majesty see fit so to do, to order that such Local Board shall be a Burial Board for the District of such Local Board, and thereupon such Local Board shall be a Burial Board for such district accordingly, and the powers and provisions of the Acts thereinbefore-mentioned (except the provisions relating to the constitution or appointment and resignation of members of Burial Boards), and the provisions therein contained, shall extend to the district of such Board, and to such Board, and to any burialground and places for the reception of the bodies of the dead previously to interment which may be provided by such Board, in like manner as to any parish or parishes, and the Burial Board thereof. and any burial-ground, and any such places as aforesaid provided by such last-mentioned Board, save that no approval, sanction, or authorization of any vestry shall be requisite: Provided always, that notice of such petition, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and in one of the newspapers usually circulating in the district of such Local Board, one month, at least, before such petition is so considered:

And whereas the Local Board of Health for the District of Barton, Eccles, Winton, and Monton, in the county of Lancaster, have presented a petition to Her Majesty in Council, stating that the district of the said Local Board is co-extensive with the district for which it is proposed to provide a burial-ground, that no Burial Board has been ferred from the Cathedral Church of Rochester as appointed for such district, and that an Order in

Council has been made for closing, with certain exceptions, or subject to certain restrictions as to future interments, the following burial-grounds, all within the said district, viz., the parish church-yard of Eccles, the Wesleyan and Roman Catholic Burial-grounds at Barton, and the Independent Burial-ground at Patricroft, that the inhabitants of the district are subject to great inconvenience from the want of burial accommodation in the said district, and praying that the said Local Board may be appointed a Burial Board for the district of such Local Board:

And whereas notice of such petition, and of the time when Her Majesty was pleased to order the same to be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, has been duly published 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 the Local Board of Health for the District of Barton, Eccles, Winton, and Monton, in the county of Lancaster, shall be a Burial Board for the district of such Local Board, in accordance with the provisions of the said Act passed in the session of Parliament held in the twentieth and twenty-first years of Her Majesty's reign.

C. L. Pecl.

A T the Court at Windsor, the 11th day of July, 1877.

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-

Council has been made for closing, with certain exceptions, or subject to certain restrictions as to future interments, the following burial-grounds, all within the said district, viz., the parish churchyard of Eccles, the Wesleyan and Roman Catholic 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 burinl-ground, should be opened in the undermentioned parishes without the previous consent of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the modifications hereinafter specified:

And whereas Her Majesty was pleased, by Her Order in Council of the thirtieth day of April 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 eighteenth day of June, one thousand eight hundred and seventy-seven, and such Order has been published in the London Gazette, and copies thereof have been affixed, as required by the said Act:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in any of 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.:—

OLD SWINFORD.—Forthwith wholly in the parish church of Old Swinford, in Amblecate Church, and also in the Independent, Presbyterian, and Roman Catholic Chapels, and in the Friends' Meeting House, in the same parish.

WINBLEDON.—Forthwith wholly in the church of Wimbledon; and in the churchyard, except in now existing vaults and walled graves, every coffin buried in which shall be separately enclosed by stonework or brickwork properly cemented; and except also in family earthen graves, each coffin buried in which shall be covered with at least four feet of soil.

THURSFORD.— In the church and churchyard of Thursford, Norfolk, on and after the thirtyfirst of December, one thousand eight hundred

and seventy-seven.

CLIFTON-UPON-DUNSMORE.—Forthwith wholly in the church of Clifton-upon-Dunsmore; and in the churchyard, except in now existing family vaults and walled graves, every coffin buried in which shall be separately enclosed by stone or brick work properly cemented.

C. L. Peel.

Privy Council Office, July 11, 1877.

OTICE is hereby given, that a Petition has been presented to Her Majesty in Council from inhabitant householders of the town of Burslem, in the county of Stafford, praying that Her Majesty in Council will be pleased to grant to that town a CHARTER, by which the powers and provisions of the Municipal Corporations Acts, may be extended to the inhabitants of the said town within the limits to be set forth in such Charter; and notice is hereby further given, that

Her Majesty has been pleased, by Her Order in | Council of this day's date, to order that the said Petition be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the sixteenth day of August, one thousand eight hundred and seventy-seven.

Foreign Office, June 25, 1877.

Queen has been graciously pleased to appoint Lewis Joel, Esq., now Her Majesty's Consul at Rosario, to be Her Majesty's Consul at Brindisi.

Foreign Office, July 11, 1877.

The Queen has been pleased to approve of Mr. Luis Quintas y Secane as Consul-General in London for the Republic of Bolivia.

Westminster, July 12, 1877.

THIS day the Lords being met a message was sent to the Honourable House of Commons by the Gentleman Usher of the Black Rod, acquainting them, that The Lords authorized by virtue of a Commission under the Great Seal, signed by Her Majesty, for declaring Her Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of the Honourable House in the House of Peers to hear the Commission read; and the Commons being come thither, the said Commission, empowering the Lord Archbishop of Canterbury, and several other Lords therein named, to declare and notify the Royal Assent to the said Acts, was read accordingly, and the Royal Assent given to

An Act to grant money for the purpose of Loans by the Public Works Loan Commissioners, and authorize those Commissioners to compound a loan and interest, and amend the Public Works Loans Act, 1875.

An Act to fix the salaries of the members of the Royal Irish Constabulary, and to amend the eleventh section of the Constabulary (Ireland) Amendment Act, 1870.

An Act to amend the law relating to prisons in

An Act to amend the General Police and Improvement (Scotland) Act, 1862.

An Act to preserve the fisheries in the navigable rivers and broads of the counties of Norfolk and Suffolk, and the county of the city of Norwich.

An Act to provide for throwing open for the free use of the public certain toll bridges within the

An Act to confirm a Provisional Order of one of Her Majesty's Principal Secretaries of State for the improvement of certain unhealthy areas in the city of London.

An Act to confirm a Provisional Order under the General Police and Improvement (Scotland) Act, 1862, relating to the burgh of Dumbarton.

An Act to confirm a Provisional Order of one of Her Majesty's Principal Secretaries of State for the improvement of unhealthy areas in the parliamentary burgh of Greenock.

An Act to confirm certain Provisional Orders of one of Her Majesty's Principal Secretaries of State for the improvement of certain areas within the Metropolis.

An Act to confirm a Provisional Order made by the Education Department under the Elementary for London to put in force the Lands Clauses Consolidation Act, 1845, and the Acts amending the same.

An Act to confirm certain Provisional Orders made by the Board of Trade under the General Pier and Harbour Act, 1861, relating to Barremman (Gareloch), Brixham, Hornsea (North), Hornsea (South), Lynmouth, Rosslare, Ryde, and

An Act to confer further powers on the Bristol and Portishead Pier and Railway Company; and for other purposes.

An Act for conferring further powers on the Great Northern Railway Company with relation to their undertaking; and for other purposes.

An Act for enlarging the powers of the South-ampton Harbour and Pier Board with reference to the borrowing of money; and for other pur-

An Act to provide for the closing of the undertaking of the Company of Proprietors of the Navigation from the Leicester Navigation to Melton Mowbray, in the county of Leicester, and for the dissolution of the said Company, and the winding-up of the affairs thereof; and for other

An Act to authorize the construction by a board specially constituted of outfall and other sewers for the township of Rathmines and Rathgar and the Pembroke township in the county of Dublin; to release those townships from the provisions of the Dublin Main Drainage and Purification of Liffey Act, 1871, and of the Sanitary Law (Dublin) Amendment Acts, 1870 to 1875; to confer certain additional powers upon the Township Commissioners within their respective townships; to alter the date of election of Commissioners in the Rathmines and Rathgar township; and for other purposes.

An Act for authorizing the Great Eastern Railway Company to make a railway and other works, and for conferring on them further powers in relation to their undertaking, and to vest in them the undertaking of the Saffron Walden Railway Company; and for other purposes.

An Act to authorize the Bristol United Gas Light Company to purchase additional lands for the purposes of their undertaking.

An Act to authorize the Metropolitan Railway Company to acquire land in the neighbourhood of their Aldgate Station, and to make a tunnel under Aldgate High-street, to dissolve the Joint Committee for the purchase of land for the Metropoiitan and District Railways, and to confer upon the Metropolitan Railway Company various powers in connection with their share and loan capital and the Saint John's Wood Railway, and to revive and extend the time for purchasing land and completing certain authorized railways and works of the Saint John's Wood Railway Company and the Kingsbury and Harrow Railway Company; and for other purposes.

An Act for conferring on the Midland Railway Company further powers in relation to their own undertaking and the undertakings of other Companies; and for other purposes.

An Act to authorize the Newcastle and Gateshead Water Company to abandon the construction of the Upper Swinburn Reservoir and other and to construct a new reservoir and works in lieu thereof; and for other purposes.

An Act for confirming an agreement between the Ryde and Newport and the Cowes and Newport Railway Companies, for the enlargement of the Cowes Station and the extension of the Cowes and Newport Railway at Cowes, for improving Education Act, 1870, to enable the School Board | the approaches to the joint station at Newport, for

making a railway or siding in the parish of Northwood with a landing stage on the River Medina; and for other purposes relating to the Ryde and Newport and Cowes and Newport Railway Companies, and their respective undertakings.

An Act for conferring further powers on the London and North Western Railway Company and other Companies, in relation to their joint undertakings, and for granting to the London and North Western Railway Company various other powers in relation to their own undertaking and the undertakings of other Companies.

An Act for the amalgamation of the Midland and Eastern and Norwich and Spalding Railway

Companies; and for other purposes.

An Act to authorize a sale of part of the Alexandra Palace Grounds, discharged from certain conditions of the Muswell Hill Estate and Railways Act, 1866; and to make provision f r keeping open the said palace and grounds; and for other purposes.

An Act for enabling the Tasmanian Main Line Railway Company Limited to attach a first preference to a further amount of debenture bonds;

and for other purposes.

An Act for altering and consolidating certain dues levied by the Tyne Improvement Commis-

sioners; and for other purposes.

An Act to transfer to the Waterford and Central Ireland Railway Company the authorized joint undertaking of that Company and of the Kilkenny Junction Railway Company, to confer additional powers with respect thereto; and for other purposes.

An Act for the amalgamation of the Canterbury and Otago Association Limited with the New Zealand and Australian Land Company Limited

and Reduced; and for other purposes.

An Act to repeal an Act for regulating hackney coaches and other carriages, boats, and wherries within the several parishes of Saint Andrew and Charles, in the borough of Plymouth, the parish of East Stonehouse, and the parish of Stoke Damerel, in the borough of Devonport, and for amending two several Acts for repairing certain roads leading from the borough of Plymouth aforesaid to Stonehouse Bridge and Plymouth Dock, all in the county of Devon, and to make better provisions in lieu thereof; and for other purposes.

> (S. & C. 1745.)
>
> Board of Trade, 1, Whitehall, July 12, 1377.

THE Board of Trade have received from the Secretary of State for Foreign Affairs a Despatch from Her Majesty's Ambassador at Constantinople, reporting that in consequence of the prospect of an abundant harvest the order prohibiting the exportation of grain from the vilayet of Salonica has been withdrawn.

> (S. & C. 1751.) Board of Trade, I, Whitehall, July 12, 1877.

THE Board of Trade have received from the Secretary of State for Foreign Affairs a copy of a Decree of the Government of Honduras, dated the 27th April last, constituting Omoa a free port and port of deposit for ten years.

> Admiralty, 12th July, 1877. Royal Naval Artillery Volunteers. London Brigade.

Warrington Baden Powell, Esq., to be Honorary Lieutenant. Dated 12th July, 1877.

No. 24481,

War Office, Pall Mall, 13th July, 1877.

Royal Engineers, Major-General Sir Henry Drury Harness, K.C.B., to be Colonel-Commandant, vice Lieutenant-General Sir Henry

James, deceased. Dated 15th June, 1877.
Lieutenant-Colonel and Brevet Colonel John Yerbury Moggridge to be Colonel, vice S. Westmacott, removed as a General Officer. Dated loth June, 1877.

Major George Philips, on the Supernumerary List, to be Lieutenant-Colonel. Dated 15th

June, 1877.

Major Charles Nassau Martin to be Lieutenant-Colonel, vice Brevet Colonel J. Y. Moggridge. Dated 15th June, 1877.

Captain Alexander Charles Hamilton to be Major, vice C. N. Martin. Dated 15th June, 1877. The promotion to Captain of Lieutenant William

S. S. Bisset, as notified in the Gazette of 3rd July, 1877, is entedated to 15th June, 1877, vice A. C. Hamilton.

Lieutenant William Henry Coaker to be Captain, vice R. H. B. Beaumont, retired upon temporary half-pay. Dated 4th July, 1877.

BREVET.

The following promotions to take place consequent upon the death, on 14th June, 1877, of Lieutenant-General Sir Henry James, Colonel-Commandant of the Royal Engineers: -

Major-General Sir Henry Drury Harness, K.C.B., Colonel-Commandant, Royal Engineers, to be Lieutenant-General. Dated 15th June, 1877.

Colonel Spencer Westmacott, Royal Engineers, to be Major-General. Dated 24th December, 1868, such antedate not to carry back-pay prior to the 15th June, 1877.

Major Francis John Bolton, half-pay, late 12th Foot, to be Lieutenant-Colonel. Dated 15th June, 1877.

Captain Aubrey William O. Saunders, 21st Foot, to be Major. Dated 15th June, 1877.

The following Officers of the Royal Engineers, having completed the qualifying service in the rank of Lieutenant-Colonel, to be Colonels: -

Lieutenant-Colonel Sidney Baynton Farrell. Dated 26th June, 1877. eutenant-Colonel Charles William

Lieutenant-Colonel Barry. Dated 27th June, 1877.

War Office, 13th July, 1877. YEOMANRY CAVALRY.

North Somerset.

The appointment of John James Saville, Gent., as Surgeon, should bear date the 11th July, 1877, instead of the 11th June, 1877, as notified in the London Gazette of the 10th July, 1877.

WE, whose names are hereunder written, having been sworn this fourth day of July, one thousand eight hundred and seventy-seven, before the Queen's Remembrancer, at Goldsmith's Hall, in the city of London, have made the Assays and Trials of Her Majesty's Gold and Silver Coins in the Pyx of the Mint, and which, according to accounts produced by the officers of the Mint, were coined in the said Mint from the first day of July, one thousand eight hundred and seventysix, to the thirtieth day of June, one thousand

eight hundred and seventy-seven, both days inclusive. We ascertained that the number of coins, both of gold and silver, in each packet produced to us, corresponded with the number which the officers of the Mint represented it to contain, and we took a coin or coins from each of such packets of Gold coins, making altogether ten sovereigns or twenty shilling pieces, and we weighed each of the said coins separately, so as to ascertain whether they were within the remedy prescribed in the First Schedule of the Coinage Act, 1870. We found that the amount of variation from the standard of weight specified in the said First Schedule of the said Act was minus one thousandth part of an ounce (or '001) on the whole of such coins, and that, therefore, they were within the prescribed remedy as to weight. We then melted the said Gold coins so taken out and weighed, into an ingot, and assayed such ingot, comparing it with the Standard Gold Trial Plate produced by the Board of Trade, so as to ascertain whether the metal was within the remedy as to fineness prescribed in the said First Schedule to the said Act, and we found that the amount of variation thereof from the Standard of Fineness specified in the said First Schedule to the said Act was five ten thousandths (or 0005) and therefore, that the said metal was within the prescribed remedy as to fineness. weighed the residue of the said Gold coins in bulk, and we ascertained that they were within the remedy as to weight. We then took from such residue six sovereigns and weighed and assayed them separately, and we found that such sovereigns weighed respectively, -the first 123.324 grains, the second 123.324 grains, the third 123.324 grains, the fourth 123.324 grains, the fifth 123 304 grains, and the sixth 123 264 grains. We then assayed the said six sovereigns separately, and we found the millesimal fineness of such sovereigns to be 916.5, 916.2, 916.5, 916.7, 916.3, and 916.4 respectively. We also took a coin from each of such packets of Silver coins, making altogether twelve half-crowns, six florins, seventeen shillings, twelve sixpences, and of Maundy moneys, one fourpenny piece, six three-pences, one twopenny piece, and six penny pieces, and weighed each of the said Silver coins separately, so as to ascertain whether they were within the remedy of the said First Schedule of the said Coinage Act, 1870. We found that the amount of variation from the Standard of Weight specified in the said First Schedule of the said Act was minus one thousandth part of an ounce (or ·001) on the whole of such coins, and that, therefore, they were within the prescribed remedy as to weight. We then melted the said Silver coins, so taken out and weighed, into an ingot, and assayed such ingot, comparing it with the Standard Silver Trial Plate produced by the Board of Trade, so as to ascertain whether the metal was within the remedy as to fineness prescribed in the said First Schedule to the said Act, and we found that the amount of variation from the Standard of Fineness specified in the said First Schedule to the said Act, was minus six ten-thousandths (or 0006), and, therefore, that the said metal was within the prescribed remedy as to fineness. We weighed the residue of the said Silver coins in bulk, and we ascertained that they were within the remedy as to weight. We then took from such residue one half-crown, one florin, one shilling, and one sixpence, and weighed and assayed them separately, and we found that such half-crown weighed 217.681 grains, that such florin weighed 174.245 grains, that such shilling weighed 87.472 grains,

We then assayed the said half-crown, the said florin, the said shilling, and the said sixpence separately, and we found the millesimal fineness of such half-crown to be 924.0, of such florin to be 924.5, of such shilling to be 924.7, and of such sixpence to be 924.5.

G. Smith Hayter, Foreman.
Henry John Lias.
John Grey.
H. S. Thornton.
G. Matthey.
Stewart Pixley.
Francis B. Thomas.
Henry Lias.
R. Ruthven Pym.
Wm. Robinson.
H. Matthey.
Henry Pizey.

W. F. Pollock, Queen's Remembrancer.

NOTICE TO MARINERS.

(No. 76.)—United States.—New York.

Establishment of Time Ball.

THE United States Government has given notice, that a time ball has been established at the Western Union Telegraph building, New York city:—

The time ball can be seen from the shipping lying at the New York and Brooklyn Docks, and on the New Jersey shore, as well as by all vessels in New York Bay.

The time ball, 3½ feet in diameter, will be hoisted half-mast at the iron flagstaff on the tower of the Western Union building at 11h. 55m. A.M., and remain so till 11h. 58m., when it will be hoisted to its highest point, about half-way up the main staff, 250 feet above the ground. It will be dropped by electricity at noon exactly, mean time at New York.

The longitude of New York being assumed to be that determined by the United States Coast Survey for the City Hall, 74° 0′ 24.75″ W.: mean noon at New York corresponds with 4h. 56m. 165s. P.M., Greenwich mean time.

If from high winds, or other cause, the ball does not fall at noon, it will be kept at the masthead, and dropped at 12h. 5m. 0s. In such cases, a small red flag will be hoisted at 12h. 1m., and kept flying till 12h. 10m.

The time of dropping the ball will record itself automatically, by electricity, near the standard clock of the Western Union Company (which is regulated by signal from Washington Observatory); and if by any cause it does not fall precisely at noon, its error will be known.

In the evening newspapers of the day, and in those of the next morning, a notice will be regularly inserted, stating whether the ball dropped at the exact time, and if not, then its error. So that, should high winds or other cause have prevented the signal from being given precisely, it will still be available for rating chronometers.

By command of their Lordships, Fredh. J. Evans, Hydrographer. Hydrographic Office, Admiralty, London, 19th June, 1877.

This Notice affects the following Admiralty Charts:—

and we found that such half-crown weighed 277.681 grains, that such florin weighed 174.245 grains, that such shilling weighed 87.472 grains, and that such sixpence weighed 43.636 grains. Long Island Sound, western part, No. 2755; and New York Harbour, No. 2491: Also, Sailing Directions for the principal ports of the East Coast of the United States, 1874, page 56.

NOTICE TO MARINERS.

(No. 77.)—BLACK SEA—DANUBE RIVER.

Temporary Discontinuance of Sulina North Light.

INFORMATION has been received, that the fixed red light on the North Pier, Sulina Mouth, Danube River, is not at present exhibited.

By command of their Lordships, Fredk. J. Evans, Hydrographer. Hydrographic Office, Admiralty, London, 22nd June, 1877.

This Notice temporarily affects the following Admiralty Charts:—Black Sea, No. 2214; Bosphorus to Odessa, No. 2231; and Danube River, Nos. 2835 and 2207. Also, Admiralty List of Lights in the Mediterranean, &c., 1877, No. 528; and Black Sea Pilot, 1871, page 25.

NOTICE TO MARINERS.

(No. 78.)—Africa—East Coast.

Shoal in Delagoa Bay.

THE following information relative to the existence of a shoal in Delagoa Bay, on which the steam-vessel "Natal" recently struck, has been received from Her Britannic Majesty's Consul at Mozambique:

This danger (Natal Shoal), composed of sand, with 3 to 4 fathoms water close around, lies in the fairway between Cockburn Channel and English River. From the shoalest part Reuben Point bears W. by N.; George Hill, N. by W. ½ W.; and Cape Inyack, S.E. ½ E.

Position, lat. 25° 55′ 50″ S., long. 32° 52′ 15″ E.

[The bearings are magnetic. Variation 23¾°

Westerly in 1877].

By command of their Lordships, Fredk. J. Evans, Hydrographer. Hydrographic Office, Admiralty, London, 22nd June, 1877.

This Notice affects the following Admiralty Charts:-Cape Corrientes to Juba Islands, No. 597; Hollams Island to Cape Corrientes, No. 596; and Delagoa Bay, No. 644. Also, African Pilot for South and East Coasts of Africa, 1865, page 91.

NOTICE TO MARINERS.

(No. 79.)-North Sea. NETHERLANDS-NORTH SEA SHIP CANAL.

(1.) Alteration in Leading Light at Noordzehaven.

ITH reference to Notice to Mariners, No. 49, of 23rd April, 1877, on intended alterations in leading lights at the canal entrance (Ymuiden), Noordzehaven:

The Netherlands Government has given further notice, that the inner of the two leading lights indicating mid-channel through the outer harbour is now exhibited from a light tower, which has been shifted westward of its former position.

The temporary light is discontinued.

EMS RIVER.

(2.) Temporary Withdrawal of Borkum Flat Light-vessel.

The German Government has given notice, that Borkum Flat light-vessel will be withdrawn from her station on Borkum Flat on 6th July, end of Guyon Island.

1877, but will be replaced in position on 14th July, 1877.

By command of their Lordships, Fredh. J. Evans, Hydrographer. Hydrographic Office, Admiralty, London, 22nd June, 1877.

This Notice affects the following Admiralty Charts:

(1.) Kattegat, No. 2114; Zuider Zee, No. 2322: Also, Admiralty List of Lights in the North Sea, &c., 1877, No. 89 a; and North Sea Pilot, Part IV, 1871, page 148.

 Temporarily, North Sea, Nos. 2339 and 2182 α; and Ameland to Jade River, No. 2593:
 Also, Admiralty List of Lights in the North Sea, &c., 1877, No. 139 a; and North Sea Pilot, Part IV, 1871, page 162.

NOTICE TO MARINERS.

(No. 80.)—AFRICA—NORTH-EAST COAST— GULF OF ADEN.

Position of Light at Port Berbereh.

WITH reference to Notice to Mariners, No. 61, of 17th May, 1877, on the establishment of a light at Port Berberch:

Further information has been received from the Egyptian Government, to the effect that the lighthouse is erected on the south shore of the port, near high water mark, and bearing S. by W. 3 W., distant 1.45 miles from Tamar Point.

Note: -By keeping the light (fixed white) open eastward of south, the spit off Tamar Point will be avoided.

Position on Admiralty Chart, lat. 10° 25' N., lọng 44° 59′ 30″ Ę.

[The bearings are magnetic. Variation 41° Westerly in 1877.]

By command of their Lordships, Fredk. J. Evans, Hydrographer. Hydrographic Office, Admiralty, London, 25th June, 1877.

This Notice affects the following Admiralty Charts:

Indian Ocean, No. 7486; Juba Islands to Muscat, No. 598; Jebel Jan to Seyareh, No. 2536; Aden Gulf, No. 6b; and Berbereh Port, No. 675: Also, Admiralty List of Lights in South Africa, &c., 1877, page 8; and Gulf of Aden Pilot, page 60.

NOTICE TO MARINERS.

(No. 81.)—Canada.

NOVA SCOTIA—SOUTH COAST.

(1.) Fixed Light on Stoddart Island.

THE Government of the Dominion of Canada has given notice, that a light is now exhibited from a lighthouse erected on the north-west point of Stoddart Island, Shag Harbour.

The light is a fixed red light, elevated 22 feet above high water, and should be visible in clear weather from a distance of 9 miles.

The lighthouse is a square wooden tower, painted white. Position as given, lat. 43° 28' 25" N., long. 65° 43' 10" W.

The illumination apparatus is catoptric, or by reflectors.

CAPE BRETON ISLAND.

(2.) Revolving Light on Guyon Island.

Also, that from 20th June, 1877, a light would exhibited from a lighthouse erected on the west

The light is a revolving red light, attaining its greatest brilliancy every thirty seconds, elevated 74 feet above high water, and should be visible in clear weather from a distance of 12 miles.

The lighthouse, 54 feet high, is a square wooden tower, painted white, with dwelling attached, situated 230 yards within the extremity of the island. Position, latitude 45° 46′ 10″ N., longitude 60° 6′ 20″ W.

The illuminating apparatus is catoptric, or by reflectors.

By command of their Lordships, Fredk. J. Evans, Hydrographer. Hydrographic Office, Admiralty, London, 26th June, 1877.

This Notice affects the following Admiralty Charts:

(1.) Halifax to Delaware River, No. 2670; Bay of Fundy, Sheet I, No. 352; and Baccaro Point to Pubnico Harbour, No. 339: Also, Admiralty List of Lights in British North America, 1877, page 36; and Sailing Directions for the South-East Coast of Nova Scotia and Bay of Fundy, 1875, page 1855.

(2.) St. Lawrence Gulf, No. 2516; St. John to Halifax, No. 2666; and Cape Breton Island, No. 2727: Also, Admiralty List of Lights in British North America, 1877, page 32; and St. Lawrence

Pilot, Vol. II, 1860, page 209.

NOTICE TO MARINERS.

(No. 82.)—NORTH SEA-JADE RIVER.

(1.) Lights at Schillighörn.

THE German Government has given notice, that from April 1st, 1877, two lights would be exhibited from a lighthouse recently erected eastward of the mole, near Schillighörn, Groden Foreland, west entrance point of Jade River :-

The upper light is a fixed red light, elevated 69 feet above high water, and should be visible in clear weather between the bearings of S. by W. and S.W. ½ W. from a distance of 12 miles; and between the bearings of S.W. 12 W. and N.N.W.

½ W. from a distance of 9 miles.

The lower light is a fixed white leading light, elevated 59 feet above high water, and should be visible in clear weather between the bearings of N. 50° W. and N. 28° W. from a distance of 11 miles. This light is only visible in the fairway of the channel, and attains its greatest brilliancy very nearly in the direction of mid-channel.

The light tower, painted a dark colour, is an iron column on a stone base. The roof is dome shaped, surmounted by a ball 76 feet above the

Position, lat. 53° 42′ 15" N., long. 8° 1′ 50" E.

(2.) Lights at Varelersiel.

Also, that two lights are now exhibited from a lighthouse erected on Schlaf Mole, northward of Varel.

The upper light is a fixed red light, elevated 89 feet above high water, and should be visible in clear weather between the bearings of S. 39° E. and S. 13° W.; and from S. 16½° W. to S. 65°

W., from a distance of 13 miles. The lower light is a fixed white leading light, elevated 79 feet above high water, and should be visible in clear weather between the bearings of S. 13° W. and S. 16° W. from a distance of 13 miles. This light is only visible in the channel, southward of Genius Bank to Williamshaven, and attains it greatest brilliancy nearly in the direction of mid-channel.

The light tower is similar to that at Schillighörn (above described), but is 96 feet high.

Position, lat. 53° 24′ 50" N., long. 8° 11′ 5″ E. Note.—Vessels entering should alter course from the line indicated by the leading light at Schillighorn, before that shown by the leading light at Varelersiel is reached, as the position where the ranges of these lights intersect is eastward of the channel fairway.

The connection of the ranges of these lights will probably be made good during 1877, by the establishment of a light-vessel near Genius Bank; and later, by and alteration in Hohenweg Light.

A telegraph and signal station, to announce cases and signals of distress, will be established at Schillighörn Lighthouse. The International Code of Signals only will be used.

[The bearings are magnetic. Variation 15°

Westerly in 1877.].

By command of their Lordships, Fredk. J. Evans, Hydrographer. Hydrographic Office, Admiralty, London, 4th July, 1877.

This Notice affects the following Admiralty Charts:-North Sea, Nos. 2339 and 2182 a; Elbe River, and entrances, Jade, &c., No. 1875; and Ameland to Jade River, No. 2593: Also, Admiralty List of Lights in the North Sea, 1877, page 18; and North Sea Pilot, Part IV, 1871, page 168.

NOTICE TO MARINERS.

(No. 83.)—Baltic Sea.—Femern Belt.

(1.) Alteration in Marien Light.

THE German Government has given notice, that from June 14th, 1877, a temporary light has been exhibited from Marien Lighthouse, Ohlenburg Point, Femern Island :-

The light is a fixed white light, and will be. exhibited in lieu of the former revolving light, during the establishment of a new illuminating

apparatus.

Sweden.—Stockholm Entrance.

(2.) Replacing Svenskä Björn Light-vessel.

The Swedish Government has given notice, that Svenskä Björn light-vessel has been replaced in her station, north-eastward of Svenskä Björn, off the entrance to Stockholm.

GULF OF BOTHNIA.

(3.) Replacing Grundkallengrund Light-vessel.

Also, that Grundkallengrund light ressel has been replaced in her station, in the northern entrance of South Quarken Channel, eastward of north part of Grundkallen Shoal.

By command of their Lordships, Fredk. J. Evans, Hydrographer. Hydrographic Office, Admiralty, London, 6th July, 1877.

This Notice affects the following Admiralty Charts:

(1.) Baltic Sea, No. 2842 a; Kiel Bay, No. 2117; Femera to Bornholm Island, No. 2150; and Lubeck Bay and Femern Belt, No. 2364. Also, Admiralty List of Lights in the North Sea, &c., 1877, No. 242; and Danish Pilot, 1853, page 349.

(2.) Baltic Sea, No. 2842 b; Hango Head and Aland Islands, No. 2297; and Landsört to Bothnia Gulf, No. 2362. Also, Admiralty List of Lights in the North Sea, &c., 1877, No. 407; and Sailing Directions for the Baltic Sea and Gulf of Finland,

1854, page 74.

(3.) Bothnia Gulf, No. 2252; and South Quarken to Hornsland, No. 2296. Also, Admiralty List of Lights in the North Sea, &c., 1877, No. 399; and Bothnia Pilot, 1855, page 3.

NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy and Comptroller of Navy Pay, Admiralty, July 12, 1877.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the slave bounty awarded for eighteen slaves, captured on the 1st July, 1876, by Her Majesty's ship "London."

Agents or other persons having any just and legal demand, unliquidated, against the award, are required to transmit the particulars of any such demand to the Registrar of the Admiralty Division of Her Majesty's High Court of Justice, 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, sections five and eleven, do hereby, subject as hereinafter mentioned, grant and appropriate out of our common fund to the vicarage of Newport Pagnell, in the county of Buckingham, and in the diocese of Oxford, one capital sum of three hundred and twenty-five 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 Newport Pagnell: Provided always, that the said capital sum of three hundred and twenty-five pounds expressed to be hereby granted and appropriated, shall be, and be taken to be, in lieu of and in substitution for a portion amounting to ten pounds sixteen shillings and eight pence per annum of the yearly sum or stipend of eleven pounds thirteen shillings and four pence, heretofore payable by us, the said Ecclesiastical Commissioners for England, to the Incumbent for the time being of the said vicarage of Newport Pagnell, under the authority of an instrument sealed by us on the twelfth day of April, in the year one thousand eight hundred and seventy-seven, and published in the London Gazette, of the twentieth day of the same month and year.

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

(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 Kenn, in the county of Somerset, and in the diocese of Bath and Wells, 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 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 Kenn.

In witness whereof, we have hereunto setour common seal, this fifth day of July, in the year one thousand eight hundred and seventy-seven.

(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 Littlebourne, in the county of Kent, and in the diocese of Canterbury, one capital sum of forty-two pounds sterling, to be applicable towards defraying the cost of enlarging and otherwise improving the parsonage or house of residence belonging to the said vicarage, according to plans and a specifica-tion 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 Littlebourne.

In witness whereof, we have hereunto set our common seal, this fifth day of July, in the year one thousand eight hundred

and seventy-seven.

(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 cleven, section five, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the vicarage of Saint George, Claines, in the county of Worcester, and in the diocese of Worcester, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of twenty-two 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 November, in the year one thousand eight hundred and seventy-six, 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 fifth day of July, in the year one thousand eight hundred and seventy-seven.

(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 vicarage of Runham, in the county of Norfolk, and in the diocese of Norwich, and to his successors, Incumbents of the same vicarage, all and singular the yearly tithe commutation rent-charges which are particularly described in the schedule hereunto annexed, and are now vested in us: To have and to hold the said yearly tithe commutation rent-charges to the use of the said Incumbent and his successors for ever: Provided always, that the Incumbent for the time being of the same vicarage shall be entitled to receive from us, or on our account, the net amount of the profits and proceeds of the said yearly tithe commutation rent-charges for and in respect of the period intervening between the first day of May, in the year one thousand eight hundred and seventy-six, and the date of the publication of these presents in the London Gazette.

In witness whereof, we have hereunto set our common seal, this fifth day of July, in the

year one thousand eight hundred and seventy-seven.

(L.S.)

SCHEDULE.

EXTRACT from the Summary to the Confirmed Apportionment of Rent-charge in lieu of Tithes of the parish of Runham, in the county of Norfolk.

Landowners.	Occupiers.	Number on Plan.	Qua	ntit	y.	Rent- payable Appro	e to	the
Addis, John Cory, Samuel Barnett Fabb, Richard Jay, John, Executors of Knights, Edward Lindon, Mary Queen Anne's Bounty Runham Town Steward, Reverend George William Trustees of Warne's Charity Rector of Thirgby Reverend George Millars, Glebe	another Fabb, Richard Ward, John, and others Knights, Edward Tubby, Reynolds, and others Cobb, John Read, John Myhill, William, and another Pearce, William	***	26 55 78 2 2 34 1 34 8 1 24	R. 0 1 3 2 0 2 3 1 3 0 3 2	P. 18 26 38 19 31 37 2 1 37 5	2 14 25 20 0 0 9 0	4 15 17 3 9	d. 36 21 9 6 4 11 2 11 3 8
county of Norfolk Palmer, Clement Extract from the Summary t	Palmer, Clement o the Altered Apportionment	of Rent-	. 7	0	0	2	12	7
charge in lieu of Tithes o of Norfolk Sowerby, Edward Aldis, John	f the parish of Runham, in the Sowerby, Edward Todd, James Fabb, William	e county	4 12 40	1 3 3	7 16 36	1 5 14 £117	14 2 3	0 0 0

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 and convey to the Incumbent of the rectory of Fradswell, in the county of Stafford, and in the diocese of Lichfield, and to his successors, Incumbents of the same rectory, all and singular the yearly tithe commutation rent-charges which are particularly described in the schedule hereunto annexed, and are now vested in us, to have and to hold the said yearly tithe commutation rent-charges to the use of the said Incumbent and his successors for ever: Provided always, that the said yearly tithe commutation rent-charges expressed to be hereby granted and conveyed shall be, and be taken to be, in lieu of, and in full substitution for, the yearly sum or stipend of sixty-nine pounds, heretofore payable by us, the said Ecclesiastical Commissioners for England, to the Incumbent for the time being of the said Rectory of Fradswell, under

the authority of an instrument sealed by us on the twelfth day of November, in the year one thousand eight hundred and sixty-eight, and published in the London Gazette of the seventeenth day of the same month and year. And provided, also, that the Incumbent for the time being of the same rectory, shall be entitled to receive from us, or on our account, the net amount of the profits and proceeds of the said yearly tithe commutation rent-charges, for and in respect of the period intervening between the first day of May, in the year one thousand eight hundred and seventy-seven, and the date of the publication of these presents in the London Gazette.

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

(L,S.).

SCHEDULE.

EXTRACT from the Confirmed Apportionment and Summary to the Apportionment of Rent-charges in lieu of Tithes of the parish of Colwich, in the county of Stafford.

		-		:
Landowners.	Occupiers.	Number on Plan.	Quantity.	Rent-charges payable to the Appropriator.
	<u> </u>	<u></u>	<u> </u>	
Charles, Hannah	In hand	Ţ.	A. R. P.	£ s. d.
17 A	In hand Arblaster, Timothy	6909	119 2 24	22 13 8 0 2 9
rox, Ann	Lander, John	2393 2160	1 2 16 2 2 26	0 7 10
•	Zanto, bonn	2413	1 1 27	0 2 6
		2440	3 1 16	0 14 4
		2444	5 0 20	0 7 5
		2448	2 1 12	0 7 6
		2450	3 3 16	0 9 1
•		2454	3 3 20	0 4 3
		2538	3 0 26	0 8 5
		2589 · 2541	4 1 25 5 1 23	0 13 0
	Leese, Joseph	9190	2 1 19	0 13 2 0 13 0
Hanbury, William	In hand	3	7 3 36	1 10 6
		5	26 3 30	6 17 0
•	•	6	12 1 9	2 16 6
• •	,•	23	12 3 18	0 1 6
		29	12 1 34	3 3 6
		59	17 0 13	8 5 0
		60	9 2 6	2 5 6
		61	9 1 15	2 0 0
		510 538	16 3 25 17 2 30	3 11 0 3 14 9
Hicken, Reverend William	Braddock, Samuel	600	2 0 2	0 9 6
Shelley, Ann	ا معاد ا	2168	5 2 23	0 8 5
· · ·		2544	3 1 32	0 9 5
Sparrow, Charlotte	Arnold, Joseph	58	4 1 3	1 1 3
		141	4 1 38	0 18 9
	Smith, Hannah	147	8 3 38	1 14 0
· .	g, g	151	9 0 19	2 2 0
Stevenson, Thomas Falbot, The Earl	Stevenson, George	2436	1 1 38	0 0 2
laibot, The Earl	Belson, John	2183 2511	1 3 24 0 3 29	0 0 2 0 3 6
		2512	2 0 16	0 7 10
	Parker, John	62	14 0 15	3 5 6
		63	6 3 10	1 10 9
		67	6 1 20.	1 1 0
		68	6 0 21	1 2 4
		70	8 3 33	1 11 0
•		78	5 0 0	1 1 0
		501	6 0 3	1 8 0
		502 686	6 2 23	1 9 0
Wolseley, Sir Charles	Arnold, Joseph	1.19	8 0 11 5 2 29	1 13 10 1 4 10
the control is the Attention It.	TTIMEN A ABOUT . 111	143	6 1 19	1 9 0
<u>.</u> •		144	10 1 12	2 3 9
	٠.			
•	· :		Į	£83 17 O
•	1		i	

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 and convey to the Incumbent of the vicarage of Christ Church, Lichfield, in the county of Stafford, and in the diocese of Lichfield, and to his successors, Incumbents of the same vicarage, all and singular the yearly tithe commutation rent-charges which are particularly described in the schedule hereunto annexed, and are now vested in us: To have and to hold the said yearly tithe commutation rent-charges to the use of the said Incumbent and his successors for ever: Provided always, that the said yearly tithe commutation rent-charges expressed to be hereby granted and conveyed, shall be, and be taken to be, in lieu of and in full substitution for the two yearly sums or stipends of one hundred pounds and forty-two pounds, respectively, heretofore payable by us, the said Ecclesiastical Commissioners for England, to the Incumbent for the time being of the said vicarage of Christ Church, Lichfield, under the authority of two separate Orders of Her Majesty in Council, dated respectively the fifteenth day of April, one thousand eight hundred and forty-eight, and the seventh day of August, one thousand eight hundred and sixty-five, and published in the London Gazettes of the fifth day of May, one thousand eight hundred and fortyeight, and the eighth day of August, one thousand eight hundred and sixty-five, respectively: And provided also, that the grant and conveyance by us, the said Commissioners as aforesaid, to the said vicarage of Christ Church, Lichfield, of the yearly tithe commutation rent-charges hereinbefore referred to shall take effect and come into actual operation only upon and from the avoidance of the said vicarage by the Reverend William Henry Hutchinson Fairclough, the present Incumbent thereof.

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

(L.S.)

SCHEDULE.

EXTRACT from the Confirmed Apportionment of Rent-charges in lieu of Tithes of the township and parish of Saint Michael's, Lichfield, in the county of Stafford.

Landowners.	Occupiers.		Number on Plan,	Qu	anti	ty.	Rent- payabl Eccle Comm	le to siast	the ical
Weeford Pr	ebend.			, A.	R.	P.	£	8,	d.
	• 						}		
Bird, William Guest, the Execu- tors of the late, and Simpson, Maria and Jane Eliza	Cork, Thomas	••• -	687	9	0	12	3	3	6
Lichfield, the Earl of	Argyle, Robert	•••	622	. 0	2	25	0	5	3
	Brown, John Samuel	•••	648	0	2	39	.0	6	.0
		- 1	649 -	0	1	32	0	3	6
• •	Buckley, George	•••	682	2	0	0	.0	_	0
	Gre, George, sen.	•••	683	1	0	0	0	8	0
•	Litherland, Henry	•••	620	6	2	11	2	5	9
•	Clatan Tasanh		686	3	3	5	1	10	3
· · · .	Slater, Joseph	•••	619 621	3 4	3 1	39	1	8 10	0
	Waldern, William		689	2	2	9 12	_	10	3
	Wright, Elizabeth	•••	688	3	2	33	. o		-
	Wright, William	• • • •	684	ي. 0.د		26	l. ŏ		3
Saint John's Hospital, Master of	Fearns, William	• • •	650	3 O	3	34	0	7	8
_ ,									
•							£13	16	3
Pound Part	Тітнінс.				•				
Prebends of Weeford, Stutfold and Freef	l, Handsacre, Armitage ord.	, .		•		•		٠.	
Allen, William	Brookes, James	·	879.	3	0	18	0	8	4
Chadwick, Frederick	TO	•••	904	3	2	24	lŏ		10
•	Brookes, James	•	MARK!	1	Õ	17	Ō	_	6
Cork, Ellen	Moore, Robert	•••	754	0	2	23	0	_	0
	0 44 77		778	1	1	4	0	_	
Cotton, Henry	Smith, Henry	•.••	901	2	. 0		0		_
Egginton, Francis, senior	Peake, Edward		902 513	2	1	22 37	0	-	4
Egginton, Francis, senior Feckenham's Charity, Trustees	Blakeman, Richard, ju	D.	806a	0	2	37 38	0		
of	Ready, Thomas		907	1	3.		ŏ		
		٠.''	908	î	3	31	·ŏ		
•	Warner, John	•••	805a	ō	ŏ	32	Ŏ	_	
•.			805 <i>6</i>	0	3	32	· 0	_	_
,	Rogers, William	•••	745	0	2	31	. 0		10
	I' '		785a	2	0	0	1 0	6	2

		·		<u> </u>
·		Number		Rent-charges
Landowners.	Occupiers.	on	Quantity.	payable to the Ecclesiastical
		Plan.	•	Commissioners.
	سرب سبب مسبب و سبب			
Finner's Charity, Trustees of	Fowler, Joseph	821	A. R. Г. 5 2 23	£ s. d. 0 13 6
,	Capper, Jasper, and others	747	2 0 0	0 5 4
771	Rowley, Thomas	888a	0 2 11	0 1 8
Floyer, Trevor Owen Burns	Allsopp, Mary	750	1 3 19	0 2 10
	•	806 807	2 2 37 0 2 37	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
•	Barnard, Richard	498	1 2 21	0 2 6
	Brookes, James	910	2 3 37	0 4 6
	Davies, Lemuel	913 <i>d</i>	0 1 85	0 0 10
	36 377114	913c	0 2 15	0 0 10
	Moss, William Ready, Thomas	712 912	5 0 0 2 3 16	0 9 8 0 4 4
•	Smith, Henry	918	1 3 13	0 2 10
Greene, William	O 107/11!	300	1 3 17	0 5 8
Johnson, Thomas	Johnson, Thomas		1 2 4	0 2 4
Levett, John			1 0 10	0 1 8
	Litherland, Thomas	881	4 0 26	0 11 4 0 8 8
	·	903 927	2 3 20 4 1 30	0 8 8 0 12 6
·		929	2 3 23	0 4 2
•	Williamson, William	780	1 1 30	0 4 4
Levett, Theophilus	T-1 /Ti	928	1 0 5	0 3 2
Table 13 Comment of	A11 T	930	1 2 25	0 2 6 0 5 8
Lichfield, Corporation of	Allen, James Davies, Lemuel	909	1 3 14 0 2 30	0 5 8 0 1 0
•	Genders, Hannah	400	0 1 18	0 1 2
•	Wright, David, and others		1 0 7	0 3 2
Lichfield, the Earl of	Bailey, William	702 ·	2 3 29	0 7 10
• ,	Burton, George		0 3 4	0 2 4
•	Burton, John, sen.	000	4 3 25 2 3 6	0 12 8 0 8 6
. .	Cook, John Cross, William	700	$\begin{bmatrix} 2 & 3 & 6 \\ .4 & 1 & 7 \end{bmatrix}$	0 8 6 0 13 2
	Davies, Lemuel	000	2 0 28	0 6 8
· ``	Johnson, Henry	.000	2 2 23	0 8 0
•	Johnson, Thomas		3 I 12	. 0 10 2
	Johnson, William	I .	2 0 3	0. 6 2
	Litherland, John Musten, William	751	0 3 5	0 2 4 0 1 6
	Rogers, Martin	745a	0 2 37	0 1 10
		747a	3 1 25	0 9 2
		785 <i>b</i>	2 1 18	0 7 2
•	Rowley, Thomas Smith, Henry	888 916	0 3 30 3 0 36	0 2 10 0 9 8
	Smith, James, and others	819	6 2 22	1 0 2
-	Warner, John	815	0 1 10	0 1 0
	Wall, John		0 3 8	. 0 2 2
Low's Charity, Trustees of	Hitchins, Henry	748	7 0 31	1 2 0
	Cooke, John	749 817a	6 3 7	0 14 4 0 2 8
	Sherratt, John Simpson		0 3 13	0 2 6
•	Izon, Robert, and	503	4 2 16	0 14 0
	Walthew, John			
Lune's Charity, Trustees of	Collins, Joseph	846	2 0 9	0 5 6
Marklew, William Matthew's Charity, Trustees of	Marklew, William Rowley, Thomas	776	2 0 21 1 1 35	0 2 8 0 2 2
Mousley's Charity, Trustees of	Marklew, John	700	6 0 32	0 8 0
Palmer, James	Allen, Thomas	88.1	0 8 19	0 2 6
•	Astley, James		10 0 7	1 1 4
	Collins, Joseph		2 2 1 3 2 21	0 5 10
		810 815	3 2 21 3 0 38	0 4 10 0 8 6
		846a	2 1 11	0 6 2
		847	7 0 6	1 1 6
		848	3 0 85	0 4 10
- m	Robinson, Thomas		4 3 21	0 7 4
Parr, Thomas Gnosall, as In-	Barton, John, sen	887	3 1 7	0 10 0
cumbent of Saint Michael's, Lichfield, and Errington, Ralph,	ļ. · · · · · · ·	,	·	
as Incumbent of Hammersmith		1		
	1	i	l,	l .

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Landowners.	Occupiers.	Number on Plan.	Quantity.	Rent-charges payable to the Ecclesiastical Commissioners.
			A. R. P.	£ s. d.
Passam, Elizabeth	Cooke, John	808 817	5 3 14 5 2 20	0 15 8 0 15 0
Rowley, Thomas	Griffiths, James	517 705	0 3 29 5 2 12	0 1 0 0 6 6
• •	Moore, Thomas, and Acton, Henry	311	0 3 2	0 2 4
Saint John's Hospital, Master of	Hitchins, Henry	883	2 1 30	076
•	Smith, John	889	0 1 33	0 1 4
·	Ready, Thomas		1 3 26	0 5 2
	n W:11:	510a 502	1 2 23 2 1 0	0 4 4 0 6 10
	Rogers, Williams Collins, Joseph	795	5 0 6	0 11 6
	Couins, Joseph	796	3 2 34	0 8 6
	Ready, Thomas	507	1 0 30	0 1 4
Sherratt, John Simpson	Sherratt, John Simpson		0. 3 25	0 2 8
		772	0 . 0 20.	0 2 .8
	•	774	9 1 13	0 14 2
		777	4 1 0	0 6 6
	C	779	0 3 25 0 3 20	0 2 10 0 2 8
	Sommerfield, Joseph Swan, William	753 771	0 3 36	0 3 0
	Walthew, John	503a	0 1 24	0 1 2
Simms, John	Ward, Thomas	794	2 2 35	0 3 4
Similar, Communication of the		797 .	1 1 5	0 1.6
Simpson, Maria, and Jane Eliza	Brown, Charles	530	0 2 35	0 1 8
Sommerfield, Joseph	Sommerfield, Joseph	755	0 1 34	0 0 8
Subchanter and Vicars-Choral	Godwin, William	· 931	0 3 21 2 2 25	0 2 8 0 7 0
of Lichfield Cathedral	Maddox, Edward	703 704	2 3 14	0 7 8
•	Griffiths, James	514	2 0 32	0 5 10
-	Olimbis, values	515	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 7 4
	Brookes; James	767	1 0 0	0 8 0
. ·	Davies, Lemuel	9136	0 3 22	0 1 4
	Ready, Thomas	509	1 1 34	0 1 8
·	Cooke, John	917	1 1 7	0 3 10
	Hall, Henry	915	2 0 14 1 0 33	0 3 2 0 1 4
	Ready, Thomas Sherratt, John Simpson	510 [.] 769	0 3 20	0 2 8
	Sherran, John Shipson	775	2 2 11	0 3 10
	Jukes, Edward	. 742	2 1 25	0 7 4
Í	Walthew, John	741a	2 1 25	0 7 4
	Brown, Charles	530a	0 2 15	0 1 4
1	Wall, John	511	2 0 0	0 5 6
TW . 1.1	TNT	5116	0 1 35	0 1 2
Webb	Wright, William	803	2 0 5	$\begin{array}{cccc}0&8&0\\0&1&6\end{array}$
Wellington, Francis	Swan, John	804 820	2 1 7	0 1 6 0 6 2
Wyatt, Edward, assigns of	Jukes, Edward	785	2 2 7	0 6 11
July manual of secondary or. Est			'	
	•			£35 9 1

Extract from the Confirmed Apportionment of Rent-charge in lieu of Tithes of the extra-parochial place of Fulfin by Lichfield, in the county of Stafford.

Landowners.	Occupiers.	•	Number on Plan.	Qu	anti	ty.	pa	yab	le to	rges the itor.
Calvanist Society of Longdon	Gilbert, George	•••	42 43	A. 1 1	п. 1 0	P. 36 36		£ 0	s. 5 4	<i>d</i> . 8 9
Church of Saint Michael, Lich- field	Knott, Jonathan	•••	45	8	0	2		. 0	17-	6
Dyott, William, Esq	Himself	•••	9	0	-1 ·0	25 33		0	0	.3 -1

			<u></u>		
Landowners.	Occupiers.		Number on Plan.	Quantity.	Rent-charges Payable to the Appropriator.
Dyott, William, Esq	Booth, Joseph	•••	4 5 6 .7 8 12	A. R. P. 17 0 20 8 2 22 12 3 14 5 0 12 6 0 28 5 3 0	£ s. d. 4 13 6 1 9 6 3 8 6 1 6 6 1 8 3 1 11 6
·	-	į	13 14	17 1 34 12 2 30	3 19 6 3 12 8
Jobberns, John	Astley, Thomas Buckley, George	4 +6	35 34	5 0 34 3 1 34	1 7 0 0 18 0
Levett, Theophilus, Esq	Neale, Thomas	•••	37 38 39	0 3 26 0 2 16 0 0 13	0 4 9 0 3 0
·	Neale, Thomas	•••	40 41	0 3 31 1 0 16	0 4 11 0 5 9
Vicars - Choral of Lichfield Cathedral	Newey, Isaac	•••	44	4 2 30	176
Worthington, Thomas Wyrley and Essington Canal	Smith, Henry George Smith	•••	36 48	2 2 19 0 1 20	0 13 8 0 1 6
Company	Themselves	• • •	47 10	0 1 27 0 0 5	•••
				·	£28 4 3

EXTRACT from the Confirmed Apportionment of Rent-charge in lieu of Tithes of the township of Pipe Hill, in the parish of Saint Michael's, Lichfield, in the county of Stafford.

Landowners.	Occupiers.	Number on Plan.	Quantity:	Rent-charges Payable to the Ecclesiastical Commissioners.
Weeford P	rebend.		A. R. P.	£ s. d.
Hinckley, Richard	Hinckley, Richard Bauton, Joseph Wallis, John	942 946 957 958 962 982 952 954 953 978 950 944 956 959 960 961 963 1005 1009 979 980 981 988 1008 969 970 971	7 1 7 4 3 26 2 3 8 1 1 27 7 6 0 32 9 2 26 6 3 22 0 2 38 10 2 22 0 0 38 4 2 26 5 1 10 1 3 17 3 0 3 5 0 12 2 3 7 3 3 25 10 2 30 6 1 4 8 0 15 3 0 18 9 2 1 15 1 3 9 2 0 30	1 7 6 0 19 8 0 10 0 0 5 6 0 18 4 1 1 8 0 0 1½ 0 0 1 0 3 1¾ 0 4 10 0 0 2 0 17 5 1 0 9 0 0 1 0 10 7½ 0 18 6 0 11 8 0 13 0 2 17 9 1 10 10¼ 0 17 1¼ 1 11 0 0 16 0 2 5 0 0 13 0 0 7 10¼ 0 7 0 0 8 9

Landowners.	Occupiers.	Number on Plan.	Quantity.	Rent-charges payable to the Ecclesiastical Commissioners.
Hospital, Master of St. John's	Sharp, Robert Smith, Francis Scuffham, Matthew	995 996 1011 1012 998 999 1001 1002 1003	A. R. P. 7 3 11 8 0 7 6 3 30 2 2 26 3 2 85 3 1 30 2 1 35 3 3 36 3 0 27	£ s. d. 1 12 63 1 12 6 1 10 0 0 11 10 0 19 42 0 17 11 0 9 6 0 19 7 0 17 5 0 8 8
Lichfield, Earl of Neville, Charles	Swan, William Litherland, Henry Majendie, John Routledge Scuffham, Matthew Sharp, Robert Green, John	997 984 987 966 967 968 975 976 977 1007 989 992 993 985	1 0 27 1 0 21 5 2 13 5 0 36 3 2 20 2 1 39 5 1 35 3 1 4 2 3 6 5 1 32 7 3 33 11 2 8 11 2 19 2 0 25	0 4 111 1 1 6 6 1 3 0 0 11 6 1 0 13 3 0 0 13 3 0 0 11 3 1 4 2 1 1 1 1 1 1 1 6 3 2 8 6 1 0 8 9

EXTRACT from the Confirmed Apportionment of Rent-charge in lieu of Tithes, of the township and parish of Saint Chad's, Lichfield, in the county of Stafford.

Landowners.	Occupiers.	No. on Plan.	Quantity.	Rent-charges payable to the Ecclesiastical Commissioners.
Weeford P	rebend.		A. R. P.	. £ s. d.
Adie, Thomas Allen, William Finney's Charity, Trustees of Lichfield, the Earl of Subchanter and Vicars-Choral of Lichfield Cathedral Upfill, James, and Marshall, John Wakefield Charity, Trustees of	Green, Daniel Radford, James Smith, John Whittaker, Thomas Emery, George Fernyhough, William Gilbert, Elias Hiden, John McMahon, Peter Tite, Phæbe Ball, James Wright, William Smith, William, and others Upfill, James, and Marshall, John	619 613a 613 598 646 599 593 595 612 635 634 636 637 594b 602 604a 596	1 0 24 0 0 20 13 1 2 1 0 27 2 2 7 4 1 28 4 1 16 2 2 31 4 2 34 2 2 35 1 3 39 1 2 12 3 1 1 0 2 20 3 1 17 1 1 28 3 1 21 1 0 0 4 3 15 7 1 30 4 1 2	0 2 0 0 0 8 3 13 0 0 9 4 0 16 6 1 15 4 1 8 2 1 2 10 2 0 0 0 17 2 0 11 0 0 10 2 1 1 0 0 17 6 0 11 10 1 7 0 0 8 0 1 17 8 2 8 2 1 12 8

EXTRACT from the Confirmed Apportionment of Rent-charge in lieu of Tithes of the township of Elmhurst, in the parish of Saint Chad's, Lichfield, in the county of Stafford.

Landowners.	Occupiers.		No. on Plan.	Quantity.	Rent-charges payable to the Eccele-iastical Commissioners.
Mark Part T	THING.			A. R. P.	£ 8. d.
Present of Ga				•	·
Lichfield Town Council	C1 - 11 C		1116	0 2 1	0 3.6
	Smith, William		1118 936	0 1 38 5 2 25	0 3 1 0 10 8
	Smith, William	•	937	5 1 29	1 17 0
			938 956	4 1 36 5 0 13	0 1 <u>0</u> 0 10 9
			957 959	0 2 30 6 0 37	0 3 0 2 2 4
	Somers, William	•••	1040	4 3 1	0 12 0
			1041 1170	5 0 36 5 3 33	0 13 1 2 1 0
		i	1171 1173	6 3 16 0 2 6	2 9 2 0 3 11
•	Tipper, John	•••	1138	2 0 Ò	0 5 0
	Yates, Thomas	•••	1108 1109	$\begin{array}{cccc} 1 & 3 & 8 \\ 0 & 0 & 12 \end{array}$	0 12 1
			1135 1136	2 0 0	0 4 4
Milley's Hospital, Trustees of	Sanders, William	• •,•	914	5 0 22	1 13 7
<u>-</u>		•	915 916	2 1 36 3 3 36	0 16 3
			917	0 3 8	0 3 5
			918 919	0 3 0 8 2 27	0 3 3 2 19 8
:			921 922	2 2 3 9 0 18	0 0 5 3 4 1
			923	3 1 14	1 3 6
•	1		924 926	4 0 27 5 1 31	1 9 2 0 0 5
			927 928	5 0 0 4 1 8	1 15 3
			929	5 0 3	1 15 3
Smith, Charles John	Smith, Charles John, another	and	1011 1012	0 3 16	0 3 10 0 0 8
	Bailey, Robert	•••	906 907	1 0 32 0 0 26	0 3 0 0 0 8
	·		909	2 2 31	0 5 0
•			910 912	1 0 10 4 3 38	0 2 0 1 14 0
	Charles, Thomas	•••	1014 . 1015	0 0 26 0 0 8	0 0 8
	Stockley, John	•••	1013	0 1 0	0 0 2 0 1 0
					£33 10 0
MARK PART					
Prebend of l			1		
Gilbert, John	Keeling, Joseph Lear, John	•••	1036 1037	0 0 26	0 0 8
•	Reason, Joseph	•••	1035 1038	0 0 26 0 0 24	0 0 8
			1039	1 3 0	0 0 7
					£0 3 7
- Bishops Hull	Prebend.		ļ		
Gresley, William	Adams, Joseph	911	945	11 1 8	0 15 3
			946 947	4 2 16 5 1 34	0 6 8 0 7 5
		•	948	4 1 8	0 5 7
			949	11 2 22	0 13 l
		•			£2 8 .0

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 and convey to the Incumbent of the rectory of Saint Michael, Lichfield, in the county of Stafford, and in the diocese of Lichfield, and to his successors, Incumbents of the same rectory, all and singular the yearly tithe commutation rent-charges which are particularly described in the schedule hereunto annexed, and are now vested in us: To have and to hold the said yearly tithe commutation rent-charges to the use of the said Incumbent and his successors for ever: Provided always, that the said yearly tithe commutation rent-charges expressed to be hereby granted and conveyed shall be, and be taken to be, in lieu of, and in full substitution for, the yearly sum or stipend of forty-four pounds, heretofore payable by us, the said Ecclesiastical Commissioners, to the Incumbent for the time being of the said rectory of Saint Michael, Lichfield, under the authority of an Order of Her Majesty in Council, bearing date the seventh day of August, one thousand eight hundred and sixty-five, and published in the London Gazette of the eighth day of the same month and year: And provided also, that the grant and conveyance by us, the said Ecclesiastical Commissioners as aforesaid, to the said rectory of Saint Michael, Lichfield, of the yearly tithe commutation rent-charges hereinbefore referred to, shall take effect and come into actual operation only upon and from the avoidance of the said rectory by the Reverend James Jordan Serjeantson, the present Incumbent thereof.

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

(L.S.)

SCHEDULE.

Extract from the Confirmed Apportionment of Rent-charge in lieu of Tithes of the township and parish of Saint Michael's, Lichfield, in the county of Stafford.

Landowners.	Occupiers.	Number on Plan.	Quantity.	Rent-charges payable to the Ecclesiastical Commissioners
Bishops Itchington	Prebend.		A. R. P.	£ s. d.
Bird, William Guest (the Executors of the late) Furnival, Frances Dorothy Lichfield, the Earl of Morgan, Simon Marklew, John Morgan, Simon Morgan, Simon Morgan, Simon Morgan, Simon Morgan, Simon Mousley's Charity, Trustees of Shipton, William Adams, T. B. Adams, R. B. Subchanter and Vicars-Choral of Lichfield Cathedral Frent Valley Railway Company	Cook, Thomas Mills, William Furnival, Frances Dorothy Acton, Thomas Astley, Thomas Burton, George Chesney, George Jacocks, William Lee, Thomas Roberts, John Roberts, Martin Sharrod, William Southerns, Joshua Roberts, Martin Sharrod, William Morgan, Simon Morgan, Simon Morgan, Simon Greenhough, Richard Cooke, John Blakeman Richard, jun. Thornelow, Charles Trent Valley Railway Company	1078 1073 1014 1058 1050 1056a 1037 1044 1054a 1036 1087 1087 1043a 1090 1088 1067b 1052a 1057a 1049a 1049b 1059	1 3 12 1 2 25 5 2 29 2 1 3 0 2 0 0 2 0 0 3 21 0 2 18 1 1 9 0 0 36 1 3 15 1 0 12½ 0 3 0 1 0 0 0 0 30 1 19½ 0 0 30 1 0 0 1 2 0 0 0 18 1 0 0 0 1 2 0 0 0 18 1 0 0 0 1 0 0 0 0	0 14 6 0 13 3 1 2 9 0 18 0 0 2 0 0 4 0 0 7 0 0 4 10 0 5 0 0 1 9 0 7 4 0 8 6 0 6 0 0 3 6 0 0 9 0 3 0 0 12 0 0 0 12 0 0 0 10 0 0 8 0 0 1 5 0
	Company	10396	0 0 31	0 0 9
Bishop's Hull	Prebend.			
Lichfield, the Earl of	Burton, George Burton, John, jun. Cross, William	1136 1146 1148 1149	3 1 5 3 1 22 2 3 9 2 3 12	1 1 9 1 2 6 0 19 0 0 19 0

Landowners.	Occupiers.	Number on Plan.	Quantity.	Rent-charges payable to the Ecclesiastical Commissioners.
Lichfield, the Earl of	Maddox, Edward	1134 1138	A. R. P. 2 2 27 2 2 4	£ s. d. 0 18 0 0 17 0
Lowe's Charity, Trustees of	Salt, William Johnson, Thomas, Executors of the late	1140 1133	2 0 32 2 3 10	0 15 0 0 19 0
	Bird, James Maddox, Edward	430-	2 2 25 1 2 0	0 18 3 0 10 6
				9 0 0
Weeford Pr	ebend.			
Floyer, Trevor Owen Burnes	Moss, William	709	6 1 24	1 12 6
	White, John	717 719 721 722	7 1 0 2 2 19 13 3 6 13 1 30	1 7 9 0 13 9 3 12 0 3 10 4
		728 728a 734	6 3 36 0 0 36 5 2 29	1 16 0 0 1 0 1 9 6
		735	6 3 25	1 15 9
Subchanter and Vicars-Choral of Lichfield Cathedral, Floyer, Trevor Owen Burnes, Lessee	White, John	834 835	3 2 19 2 2	1 1 8 0 7 6 17 7 9
·	·			17 7 9
Pound Part	Tithing.	·	-	
Prebends of Weeford, Statfol	d, Handsacre, Armitage, ford.	-		
Allen, William	Allen, William	935	2 2 21	080
Bird, William Guest, Executors of the late	Cork, Thomas	1101	3 2 22 5 0 22 0 1 0	0 11 0
Brookes, Ley, Executors of the	Mills, William Ward, Thomas	1074	0 0 32 2 2 31	0 0 10 0 0 6 0 4 0
late Buller, Walter, Executors of	Green, Thomas	1125	1 2 36	0 5 0
the late Coupland, Robert, as Incumbent of Weeford	Maddox, Edward	1112	1 3 4	0 5 4
Cox, David	Burton, George	1126	2 1 8	0 7 0
Feckenham's Charity, Trustees of	Edwards, John	933	2 2 13	0 3 10
Finney's Charity, Trustees of	Bird, John Warner, Edward	9999	1 2 11 0 2 0	0 4 10 0 1 6
Floyer, Trevor Owen Burnes	Cotterell, Joseph	1068	1 3 39	0 6 2
Gilbert, George	Winslow, John Jukes, Edward	1075	0 3 22	0 3 10 0 2 8
Gilbert, John Godwin, Jane	D. Carrer Thomas		1 0 7 2 3 2	0 3 2 0 8 4
Courtin, outloans to		1055 1070a	1 1 2 2 3 17	0 3 10 0 8 10
Green, Richard Green, Thomas Webb, the Executors of the late	Bates, Thomas Gilbert, William	1047 1129 1130	0 1 30 1 2 14 1 3 26	0 1 4 0 2 4 0 2 10
Hawkins's Charity, Trustees of	Cross, William	1085	1 2 · 29 1 3 25	0 2 6
Hawkins, Robert Lichfield, the Earl of	Johnson, Thomas Astley, Thomas Burton, George	932 1050a 998	0 2 15 0 1 32	0 2 10 . 0 0 10 0 1 4
		1066	2 3 25 3 0 2	0 5 8
	Callaway, George Cato, Henry	1116	2 2 36	084
	Cross, William	10406 1056	0 1 12	0 0 10
with an extra property and the second		1	<u> </u>	1.

Landowners.	Occupiers.	Number on Plan.	Quantity.	Rent-charges payable to the Ecclesiastical Commissioners.		
Lichfield, the Earl of	Gilbert, John Gilbert, John Gilbert, John, and Gilbert, William Lee, Thomas Roberts, Martin	999 1062 1092 1093 1054 1089 <i>a</i>	A, R. P. 1 0 20 8 0 17 1 2 11 1 1 1 1 2 0 1 3 15	£ s. d. 0 3 4 0 9 6 0 5 0 0 3 10 0 2 4 0 2 10		
	Sharrod, William Smith, John, and Hodg-	1060 1087 <i>b</i> 1127 1051	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 8 6 0 3 4 0 19 2 0 4 6		
Lowe's Charity, Trustees of	kins, William Warner, Edward Warner, John Roberts, Martin	1065 1070 1090a	3 2 29 2 0 23 0 0 33	0 6 4 0 6 6 0 0 2		
Lichfield, the Earl of, Lessee Marklew, John	Sharrod, William Marklew, John	1088a. 1052 1057	$\begin{array}{cccc} 0 & 1 & 19\frac{1}{2} \\ 1 & 0 & 28 \\ 1 & 2 & 9 \end{array}$	0 1 2 0 3 6 0 4 10		
Minor's School, Trustees of Morgan, Simon	Gilbert, William, and Johnson Edward Morgan, Simon	996 1067	1 0 9 0 2 28 1 0 3	0 3 2 0 2 0 0 3 2		
		1105b 1106 1107 1108 1110	0 1 14 2 1 13 0 2 35 1 0 1 1 0 18	0 0 4 0 8 8 0 1 0 0 1 6 0 1 8		
Mousley's Charity, Trustees of Mucklestone, John, as Incumbent of Wichnor	Capper, Jasper, and others Greenhough, Richard Cross, William	1046a 1049 1040	2 2 17 1 2 0 1 3 6	0 7 10 0 4 6 9 5 6		
Palmer, Samuel, Devizees of the late Poole, Vernon	Cross, William Cross, William	1085a 1040a	1 2 15 1 1 29	0 2 4 0 3 10		
Rawlins' Charity, Trustees of	Allen, James Mathers, George Potts, Elizabeth Ready, Thomas Wright, Francis	1094 1099 1095 1091 1098	0 1 29 0 2 11 0 1 10 1 2 27 0 1 2	0 1 4 0 1 8 0 1 0 0 5 2 0 0 8		
Ready, Thomas Roberts, John	Burton, Jos ph Hardman, John Roberts, John	1121 1120 1123 1053	0 1 25 0 1 0 0 1 0 1 0 0	0 1 2 0 0 10 0 0 8 0 3 0		
Robinson, John St. Michael's Church Property, the Feoffees of Sharrod, William	Burton, Edwin Sharrod, William Sharrod, William	1114 1124a 1124	1 3 13 0 3 27 0 3 28	0 5 6 0 2 10 0 2 4		
Subchanter and Vicars-Choral of Lichfield Cathedral	Roberts, Martin Southern, Joshua Warner, John	1041 1043 1001	3 0 11 5 0 2 1 2 34	0 4 8 0 5 10 0 5 2		
	Morgan, Simon	1064 1105 1105a 1105c	1 2 21 1 0 10 0 1 20 0 1 20	0 5 0 0 1 8 0 0 6 0 0 6		
	Johnson, Edward	1107 11076 1111 1081	0 3 16 0 3 16 1 1 0 0 3 38	0 1 4 0 1 4 0 1 10 0 2 8		
	Bird, John Warner, Edward Baker, Samuel	997 1063 1115 1157	1 2 37 0 3 34 2 2 31 1 3 37	0 5 4 0 2 10 0 8 2 0 6 0		
Trent Valley Railway Company	Trent Valley Railway Company	1039	1 2 33	0 5 2		

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 Saint Cuthbert, Hebburn, sometime part of the parish of Jarrow, 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 twenty-fourth day of June, in the year one thousand eight hundred and seventyseven, 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 Durham, that an Assistant-Curate, duly licensed by such Bishop, has been employed within the new parish of Saint Cuthbert, Hebburn 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 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 vicarage and new parish of Saint Cuthbert, Hebburn.

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

(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 of the district chapelry and benefice of Saint John the Baptist, Owerlton, in the county of York, and in the diocese of York, and to his successors, Incumbents of the same district chapelry and benefice, one yearly sum or stipend of two hundred 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 May, in the year one thousand eight hundred and seventy-seven, 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 district chapelry and benefice, 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 fifth day of July, in the year one thousand eight hundred and seventy-seven.

(L.S.)

WE, the Ecclesiastical Commissioners for Workhouse, at Rollesby, in such county, on Tues-England, in consideration of a benefaction, con- day, the 24th day of July, 1877, at eleven o'clock No. 24481.

sisting of one hundred and twenty-five pounds sterling, which has been paid to us in favour of the benefice of Saint Barnabas, Rotherhithe, in the county of Surrey, 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, sections five and eleven, grant and appropriate out of our common fund to the said benefice of Saint Barnabas, Rotherhithe, to meet such benefaction, one other capital sum of one hundred and twentyfive pounds sterling, to be applicable towards defraying the cost of enlarging and otherwise improving the parsonage or house of residence belonging to the said benefice, 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 benefice of Saint Barnabas, Rotherhithe.

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

(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 Michael, Paternoster Royal, with the rectory of Saint Martin Vintry annexed, inthe city and diocese of London, and to his successors, Incumbents of the same rectories, all those annual tenths or payments amounting together to fourteen shillings and four pence, and also all those two annual sums or pensions of five shillings and two pounds respectively, which said annual tenths or payments and annual sums or pensions are payable in respect of the respective rectories of Saint Michael, Paternoster Royal, and Saint Martin Vintry aforesaid, and were formerly receivable by the Archbishop and the Dean and Chapter of Canterbury and the Dean and Chapter of Gloucester respectively, and have been recenly receivable by us the said Ecclesiastical Commissioners: To have and to hold the said annual tenths or payments and the said annual sums or pensions to the use of the said Incumbent and his successors for ever.

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

(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 East and West Flegg, in the county of Norfolk, as Commissioners for the general purposes of the Acts of Parliament for granting to Her Majesty duties on profits arising from property, professions, trades, and offices: Now we, two of the Commissioners of Inland Revenue, in pursuance of the powers vested in us in that behalf, do hereby convene a meeting of the Land Tax Commissioners for the county aforesaid, being respectively qualified to act as such Commissioners, to be holden at the Workhouse, at Rollesby, in such county, on Tuesday, the 24th day of July, 1877, 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 East and West Flegg aforesaid.

> Algernon West. Chas. Keith-Falconer

Inland Revenue, Somerset House, London, July 12, 1877.

In the Matter of the Metropolitan and South Western Junction Railway Act, 1872.

OTICE is hereby given, that a Petition for the payment out of Court of the sum of £12,433 New Three per Cent. Annuities, standing in Court to the credit of ex parte the Undertaking of the Metropolitan and South Western Junction Railway Bill, was, on the 6th day of July, 1877, presented to Her Majesty's High Court of Justice by Charles Magnay, Esquire, of the Terrace, Richmond, in the county of Surrey, James Goodson, Esquire, of 32, Kensington Gardens-square, in the county of Middlesex, Charles Chambers, Esquire, of St. Clement's House, Clement's-lane, in the said county of Middlesex, and the Metropolitan and South Western Junction Railway Company, and the said Petition is directed to be heard before his Lordship the Master of the Rolls, on the 4th day of August, 1877, when any land-owner or other person desirous to oppose the making of an Order for the payment out of Court of the said sum of £12,433 New Three per Cent. Annuities, should appear either by himself or his Counsel for that purpose, and a copy of the Petition will be furnished to any landowner or other person requiring the same by the under- this 7th day of July, 1877.

signed on payment of the regulated charge for the same. - Drted this 7th day of July, 1877,

Baxlers and Co, 5 and 6, Victoria-street, Westminster, Solicitors for the Peti-

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Hammersmith Townhall Company Limited.

Y an Order made by the Master of the Rolls in the above matter, dated the 2nd day of July, 1877, on the petition of Henry Williams, Stanley Jones, and William Laws, all of No. 201, Great Saint Helen's, in the city of London, Wine Merchants, carrying on business under the style or firm of Williams, Jones, and Laws, creditors of the above-named Company, it was ordered that the said Hammersmith Townhall Company Limited be wound up by this Court under the provisions of the Companies Acts, 1862 and 1867. And it was ordered that the Provisional Liquidator of the said Company, appointed by an Order of the Master of the Rolls, dated the 25th day of June, 1877, be continued until an Official Liquidator shall be duly appointed in the said winding up.

Lindo and Co., 12, King's Arms-yard, Moorgate-street, Solicitors for the Petitioners.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Portsmouth and

Hampshire Mineral Water Company Limited.

HE Master of the Rolls has, by an Order,
dated the 11th day of May, 1877, appointed Mr. William Edmonds, of No. 8, Old Jewry, in the city of London, and of Portsmouth, in the county of Hants, Public Accountant, to be Official Liquidator of the above-named Company. - Dated

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 11th day of July, 1877.

ISSUE DEPARTMENT.

Notes issued	£ 41,746,945	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	£ 11,015,100 3,984,900 26,746,945
	£41,746,945		£41,716,945

Dated the 12th day of July, 1877.

F. May, Chief Cashier.

	BANKING D	EPARTMENT.	•		
	£		. •		£
Proprietors' Capital	14,553,000	Government Securities	•••	•••	16,089,088
Rest	3,295,049	Other Securities	•••	•••	18,289,670
Public Deposits (including Ex-		Notes	•••	•••	12,979,485
chequer, Savings Banks, Com-	•	Gold and Silver Coin	•••	1 00	932,312
missioners of National Debt, and					•
Dividend Accounts)	3,761,325				•
Other Deposits					
Seven Day and other Bills	309,859				•
	212.22.22				
	£48,290,5 <i>55</i>		•		£48,290,555
					

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 30th day of June, 1877.

The undermentioned Parties having omitted to transmit their Accounts in proper time to be inserted in the Gazette of Tuesday, the 10th day of July, 1877.

Name, Title, and Principal Place of Issue.							
Kentish Bank Rye Bank	•••	•••		Maidstone Rye	***	Wigan, Mercers, and Co. Curteis, Pomfret, and Co.	£ 13,956 8,010

W. H. COUSINS, Registrar of Bank Returns.

Inland Revenue, Somerset House, July 12, 1877.

AN ACCOUNT of the Importations and Exportations of BULLION and SPECIE registered in the Week ending 11th July, 1877.

1	Imported into the United Kingdom.							
Countries from which Imported.	· .	GOLD.		Silver.				
	Coin.	Bullion.	Total,	Coin.	Bullion.	Total.		
	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces		
Germany	5,000		5,000	6	114,483	. 114,483		
Belgium	3,418	***	3,418	504	:	504		
France	28,421	•••	28,421	14,254		14,254		
Portugal	6,762	•••	6,762			•••		
British India		2,378	2,378		}	***		
Japan	14,582	3,822	18,404		9,961	9,961		
Australia	175,337	43,841	219,178		-,			
South America (except Brazil)	1,153	191	1,344	7,450	89,928	97,378		
United States	70,937	1,500	72,437	52,157	90,428	142,585		
Other Countries	2,864	1,917	4,781	5,481	1,990	7,471		
30000 300000000000000000000000000000000		•••		.,.	2,000			
	***	•••		•••	·	•••		
Aggregate of the Importations registered in the Week	308,474	53,649	362,123	79,846	306,790	386,636		
Declared Value of the said	£ 1,231,032	£ 214 928	£ 1,445,960	£ 18,546	£ 68,696	£ 87,242		

	Exported from the United Kingdom.							
Countries to which		Go	LD.		Silver.			
Exported.	Co	Coin.		Total.	Coin.			
	British.	Foreign.	Bullion.	T0581.	British.	Foreign.	Bullion.	Total.
Germany	2,570	Ounces. 6,450 977	Ounces. 4,392	Ounces. 4,392 6,450 2,570 1,017	Ounces 145	Ounces. 3,200 2,150	Ounces. 44,164 408,868 203,684 3,875	Ounces. 47,364 408,868 203,684 6,170
Aggregate of the Exportations registered in the Week } Declared Value of the said Exportations }	2,610 £ 10,155	7,427 £ 28,261	£ 17,000	14,429 £ 55,416	145 £ 40	£	£	£ 156,973

Statistical Department, Custom House, London, July 12, 1877. E 2 S. SELDON,
Principal.

India Office, July 7, 1877.

THE Secretary of State for India in Council hereby gives notice, that he has received a Bombay Gazette containing the following Notice that the undermentioned Insolvents filed their Petitions in the Court for the Relief of Insolvent Debtors there, under the provisions of the Act XI Vict., cap. 21:—

Petitions filed praying for relief.

Date of Gazette containing Notice, May 24, 1877.

Names.	Profession or Occupation.	Denomination.	Place of Residence in Bombay.	Dates of Petitions filed
Bhika Shankar and his	Sweepers	Hindoo	,	1877. 8th May
wife, Zini Papdu Narsu		Ditto	without the Fort In Camatipura, with-	9th May
Durgaparsad Sitaram and Radhakisan Si-	the Central Press Dealers in Sweet- meats	Ditto	out the Fort At Dongri, without the Fort	Ditto
taram Dhanjibhai Kharshedji Wardin	A Clerk in the employ of the Liquidators of the East	Parsee	At Kawasji Patel- street, within the Fort	10th May
Sakharam Tatia Savant, Babaji Ramji Rane, Umaji Esu Savant, and Surba Bhowanji	The first and second- named Insolvents are Masals in the Executive En-	Hiudoo	At New Chunam Kiln, without the Fort	Ditto
Rane	gineers's Office, and the third and fourth are La-			
Merwanji Naoroji Bati- wala	Formerly an employé in the service of Rajé Shree Dhonde Vinaik Bavalkar, of Ali-	Parses	At Mazagon, without the Fort	Ditto
	bág, and now a Pensioner			
Nur Mahomad Haji Bawa	Formerly a Dealer in Cutlery, now a Servant in the ser- vice of one Haji Mahomad Sule- man	Mahomedan	Lately in Rangari Mola, without the Fort, at present in the Bombay Gaol	11th May
James Rogers	Formerly a Con- stable in the Bom- bay Police, now unemployed	European	At Bellasis-road, with- out the Fort	Ditto
Khatri Khubchand Jairaj	A Turner	Hindu	At Ganeshwady, with- out the Fort	Ditto
	Milk Vendors	Ditto	At Chandanwadi, without the Fort	12th May
Jijibhai Pestanji Chan- dana	Deputy Station Master, Parel Junction, Bombay, Baroda, and Cen- tral India Railway Company	Parsee	At Byculla, without the Fort	Ditto
Emile De Souza	An Extra Clerk	Portuguese	At Máhim Wood, without the Fort	Ditto
Antone Nachraz	A Fitter in the B. B. and C. I. Railway Company	European	At Parell, without the Fort	16th May
Thakar Naran Dewji	A Proprietor of Boats	Hindoo	In Holi Chukla, within the Fort	Ditto

Orders in the matters of the above-named Insolvents' Petitions, that the real and personal Estate and Effects of the said Insolvents be vested in the Official Assignee of this Honourable Court, under Section VII of the said Act, have been duly made.

India Office, July 7, 1877.

THE Secretary of State for India in Council hereby gives notice, that he has received Calcutta Gazettes, containing the following Notices of Orders made by the Court for the Relief of Insolvent Debtors there, under the provisions of the Act 11 Victoria, cap. 21.

Court for the Relief of Insolvent Debtors at Calcutta.

In the Matter of Mordacai Ezakiel, an Insolvent.

On Tuesday, the 1st day of May instant, it was ordered that Tuesday, the 3rd day of July next, be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day, the said Insolvent be discharged personally, as well as to his after acquired property, from all liabilities for debts, claims, and demands of and against the said Insolvent, at the time of the filing of his petition for relief.—S. J. Leslie, Attorney. Date of Gazette containing notice, May 23, 1877.

In the Matter of Eliza Swaris, an Insolvent.

On Tuesday, the 10th day of April last, by an order of this Court, the said Insolvent was adjudged entitled to her personal discharge under the Act 11 Vic., cap. 21, as to all persons named in her schedule as creditors or claiming to be creditors respectively.—Insolvent in person. Date of Gazette containing notice, May 23, 1877.

In the Matter of William Ernest Bateman, an Insolvent.

On Tuesday the 15th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 3rd day of July next, and that the said Insolvent do then attend to be examined before the said Court.

—Insolvent in person. Date of Gazette containing notice, May 23, 1877.

Chief Clerk's Office, the 22nd day of May, 1877.

In the Matter of Shaik Mohammad Ismael, an Insolvent.

On Thursday, the 24th day of May instant, it was ordered that the matters of the petition of the said Insolvent be heard on Tuesday, the 3rd day of July next, and that the said Insolvent do then attend to be examined before the said Court.—Insolvent in person. Date of Gazette containing notice, May 30, 1877.

India Office, July 7, 1877.

THE Secretary of State for India in Council hereby gives notice, that he has received Calcutta Gazettes, containing the following notices that the undermentioned Insolvents filed their Petitions in the Court for the Relief of Insolvent Debtors there, under the provisions of the Act 11 Vict., cap. 21:—

Petitions filed praying for relief.

In the Matter of William Errest Bateman, of 15, Gomes's-lane, in the town of Calcutta, late Compiler of Wyman's Directory, and at present employed in the Traffic Department, Eastern Bengal Railway, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act 11 Vic., cap. 21, was filed in the office of the Chief Clerk on Tuesday, the 15th day of May instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—Insolvent in person.. Date of Gazette containing notice, May 23, 1877.

In the Matter of Shaik Mohammad Ismael, of No. 8, Goristan-lane, in the town of Calcutta, a Draftsman in the Bengal Secretariat, an Insolvent.

Notice that the petition of the said Insolvent seeking the benefit of the Act il Vic., cap. 21, was filed in the office of the Chief Clerk on Thursday, the 24th day of May instant, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—Insolvent in person. Date of Gazette containing notice, May 30, 1877.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for 2603. Inventions.

OTICE is hereby given, that the petition of John Reid and Robert John Billinton, of Derby, Engineers, praying for letters patent for the invention of "improvements for warming railway carriages, and in break apparatus connected therewith," was deposited and recorded in the Office of the Commissioners on the 5th day of July, 1877, 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 2626.

Inventions.

OTICE is hereby given, that the petition of Henry Witton, of Hanover-street, St. Peter's-street, Islington, in the county of Middlesex, praying for letters patent for the invention of "improvements in the actions of upright pianofortes," was deposited and recorded in the Office of the Commissioners on the 7th day of July, 1877, 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 2627. Inventions.

OTICE is hereby given, that the petition of Theophilus Rodgers Hyde, of Westerley, in the county of Washington, and State of Rhode Island, in the United States of America, praying for letters patent for the invention of "improvements in 'wooden-soled shoes," was deposited and recorded in the Office of the Commissioners, on the 7th day of July, 1877, 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—

901. To Henry Heyer, of Leather-lane, London, Manufacturer, for the invention of "improvements in apparatus for ruling lines on paper and other flat surfaces."

On his petition, recorded in the Office of the Commissioners on the 6th day of March, 1877.

1803. To Joseph Burch, of Adswood Grove, Stockport, in the county of Cheshire, Gentleman, for the invention of "an improved apparatus for baking or steaming animal and vegetable food."

On his petition, recorded in the Office of the Commissioners on the 9th day of May, 1877.

1856. To George Rydill, of Pontefract Villa, Highgate, London, for the invention of "improvements in the manufacture of machine and hand made, plain, figured, and fancy silk, woollen, worsted, and cotton hosiery, netting, bobbin, lace, silk edgings, fringe, elastic, and other textile fabrics."

On his petition, recorded in the Office of the Commissioners on the 12th day of May, 1877.

1937. To William Hellier, of 17, Somerset-square, Cathay, Bristol, for the invention of "improvements in the manufacture of roofing tiles, and in apparatus employed therein."

On his petition, recorded in the Office of the Commissioners on the 17th day of May, 1877.

1969. To David Robert Meldrum and George Henry Cail, both of the town and county of Southampton, for the invention of "an improved composition for preventing incrustation in steam boilers."

On their petition, recorded in the Office of the Commissioners on the 19th day of May, 1877.

2064. To Henry Horstman, of Bloomsbury, in the county of Middlesex, Electrical Engineer, for the invention of "a new or improved method of skating or bicycling, and in the application of magnetism thereto."

On his petition, recorded in the Office of the Commissioners on the 26th day of May, 1877.

2179. To Alfred Higgins, of Salford, in the county of Lancaster, Machine Maker, for the invention of "improvements in machinery for spinning and doubling cotton and other fibrous materials."

On his petition, recorded in the Office of the Commissioners on the 4th day of June, 1877.

2217. To Henry Jubber, of 15, Hornton-street, High-street, Kensington, in the county of Middlesex, for the invention of "improvements in raising sunken ships and other submerged bodies, and in apparatus to be used for this purpose."

On his petition, recorded in the Office of the Commissioners on the 7th day of June, 1877.

2235. To John Bennington Moore, of Old Kentroad, in the county of Surrey, Confectioner, for the invention of "a new or improved medicinal or anti-scorbutic compound to be used as a cooling draught."

On his petition, recorded in the Office of the Commissioners on the 8th day of June, 1877.

2268. To William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings, London, for the invention of an improved clothes-washing machine."—A communication to him from abroad by Thomas Thomson, of Bluff Harbour, Otago, New Zealand, Harbour Master.

2270. To William Morgan-Brown, of the firm of Brandon and Morgan-Brown, Engineers and Patent Agents, of 38, Southampton-buildings, London, and 1, Rue Laffitte, Paris, for the invention of "improvements in the preservation of animal food in a fresh state."—A communication to him from abroad by Edouard Gorges, Chemist, of Paris, France.

2272. To Gustave Fauvel, Optician, of Rouen for the invention of "improvements in and applicable to spectacles and other glasses to be worn on the nose."

2274. And to Henry Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "improvements in weighing machines."—A communication to him from abroad

by Georges Louis Charles Coulon, of Paris, in the Republic of France.

On their several petitions, recorded in the Office of the Commissioners on the 11th day of June, 1877.

2276. To Benjamin Joseph Barnard Mills, of the firm of Harris and Mills, of 23, Southampton-buildings, in the county of Middlesex, Patent Agent, for the invention of "improvements in refrigerating apparatus and in the process used therewith."—A communication to him from abroad by Lucien B. Woolfolk, of Lexington, in the county of Fayette, and State of Kentucky, United States of America, Doctor of Divinity.

2278. To Henry Hampson, of Manchester, in the county of Lancaster, for the invention of "improvements in stopping or closing the necks of

bottles."

2280. To John Fraser, of Peterhead, in the county of Aberdeen, for the invention of "improvements in machines for distributing manure."

2282. To Edward Griffith Brewer, of Chancerylane, London, for the invention of "improvements in apparatus for checking and registering cab and other vehicle fares and the distance run, whether by course, time, or mileage."—A communication to him from abroad by Henri Faure, of Paris, France.

2284. To Thomas Kendrick, of Edgbaston, in the county of Warwick, for the invention of "certain

improvements in buckles."

2286. To Alexander Charles Smyth, of Dublin, in the county of Dublin, Ireland, for the invention of "an improved fire place or kitchen-range specially adapted for artizans and labourers cottages and dwellings."

2288. To John Holden, Samuel Turton, and Joseph Barber, all of Manchester, in the county of Lancaster, for the invention of "improvements in and in the construction of receptacles or chambers for containing acids and chemical fluids."

2290. To Evariste Vignier, of Great Towerstreet, in the city of London, Merchant (and of Cognac, in France) for the invention of "improvents in distilling and rectifying grain or malt whiskies, and in the apparatus employed therein"

2292. And to Cornelius Edward Kelway, of Portsea, in the county of Hants, for the invention of "improvements in apparatus for ascertaining the rate at which vessels are passing through the water, also applicable to ascertaining the rate at which streams or currents are flowing."

On their several petitions, recorded in the Office of the Commissioners on the 12th day of June,

2294. To Jacob Joachim Kunstadter, of 14, Guildford-street, Russell-square, in the county of Middlesex, Civil Engineer, for the invention of "improvements in the propulsion and steering of ve-sels."

2296. To Michel Marie Franzini, of Naples, in the Kingdom of Italy, and at present of 30, Regent-street, county of Middlesex, Gentleman, for the invention of "improvements in the mode of fastening purses, cigar-cases, tobaccopouches, dressing cases, portmanteaux, and all similar articles."

2298. To Edward Burstow, of Horsham, in the county of Sussex, and 91, Queen-street, Cheapside, in the city of London, Architect, for the invention of "improvements in apparatus for compensating the variations in the length of signal and other wires."

2300. To Charles Cotton, of No. 25, Derwent-street, Nottingham, in the county of the town of Nottingham, Mechanic, for the invention of "improvements in means or apparatus for the manufacture of elastic fabric to be used in the production of knee caps and other surgical hosiery and belts."

2302. To John George Cameron, of the town and county of Kingston-upon-Hull, Engineer, for the invention of "improvements in pistons."

2303. To Herbert John Haddan, of the firm of Herbert and Company, Patent Agents, of 67, Strand, in the city of Westminster, Civil Engineer, for the invention of "improvements in the mode of regulating the admission and exit of steam or other expansive matter into cylinders of engines or other motors."—A communication to him from abroad by Edward Baines, of the city of Toronto, in the Dominion of Canada, Mechanical Engineer.

2304. To Alfred James Ford, of 40, Vernon-road, North Bow, and John Macintosh Macintosh, of Barnard's-inn, Holborn, both in the county of Middlesex, for the invention of "improvements in railway carriage lamps and in burners for the

same."

2306. To Peter Jensen, of Chancery-lane, London, for the invention of "improvements in reaping and mowing machines."—A communication to him from abroad by Carl Alfred Sundström, of

Stockholm, Sweden, Engineer.

2308. And to Alphonse Charles Alliot, of Crossstreet, Hatton-garden, in the county of Middlesex, for the invention of "improvements in mechanism or apparatus for actuating screw drivers, cork screws, drills, augers, stocks, and dies, spanners, screw keys, also applicable to other similar purposes requiring rotary motion." On their several petitions, recorded in the Office of the Commissioners on the 13th day of June, 1877.

2318. To James Cowburn, of Radcliffe, in the county of Lancaster, for the invention of "improvements in the construction of looms for weaving."

2326. To Robert Adam, of Coatbridge, in the county of Lanark, North Britain, for the invention of "improvements in mincing machines."

2327. To William Black, of Hedworth, near South Shields, and David Hill, of East Jarrow, South Shields, both in the county of Durham, for the invention of "improvements in the manufacture of sulphates of soda and potash, and in the apparatus employed therein."

2328. Fo Robert Speight and Thomas Speight, junior, Commission Wool Combers, of Bradford, in the county of York, for the invention of "improvements in machinery or apparatus for combing wool and other fibrous substances."

2330. To the Honorable Richard Clerc Parsons, of Connaught-place, in the county of Middlesex, for the invention of "improvements in

pumps."
2332. To William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings, London, for the invention of "improvements in apparatus for generating steam."—A communication to him from abroad

by Louis Simon Dulac, of Paris, France.

2334. And to James Robson, of North Shields, in the county of Northumberland, for the invention of "improvements in engines operated by the combustion of gas or vapour."

On their several petitions, recorded in the Office of the Commissioners on the 14th day of June, 1877.

2336. To Robert Orr, of Belfast, in the county of Antrim, in Ireland, Pattern Maker, for the invention of "improvements in two wheeled and other vehicles."

2338. To Henry Hampson, of Manchester, in the county of Lancaster, for the invention of "improvements in the construction of stoppers for closing the necks of bottles."

2340. To Henry Stacey Aumonier, of Liverpoolroad, Islington, in the county of Middlesex, for the invention of "improvements in machinery for the manufacture of paper collars or other

similar articles."

2341. To John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, Gentleman, for the invention of "improvements in the
production of plates or casts for typographic and
other purposes, of medallions and other like
articles, and of objects generally having designs,
patterns, or devices in relief."—A communication to him from abroad by Charles Gustave
Rodrigues Percire, of Paris, in the Republic of
France.

2342. To Joseph Wright, of Tipton, in the county of Stafford, for the invention of "improvements applicable to steam engines, for heating and purifying water and heating air or other fluids, and for condensing exhaust steam."

2344. To the Honorable Charles Algernon Parsons, of Connaught-place, in the county of Middlesex, for the invention of "improvements

in steam engines."

2346. To Benjamin Martin Petersen, of Marklane, London, Merchant, for the invention of "improvements in fastenings for studs, solitaires,

and other similar articles."

2348. And to Alexander Melville Clark, of 53, Chancery-lane, in the county of Middlesex, Patent Agent, for the invention of "improvements in apparatus for indicating and recording the fares and the number and duration of hirings of cabs and other vehicles."—A communication to him from abroad by Louis Von Hoven and George Caryl Warner, both of the city, county, and State of New York, United States of America,

On their several petitions, recorded in the Office of the Commissioners on the 15th day of June, 1877.

2352. To Pierre Paul Georges Marié, of Paris, Engineer, for the invention of "an improved hydraulic elevator."

2354. To James Buxton, of Rochdale, in the county of Lancaster, for the invention of "improved apparatus to be used in hardening files."

2358. And to John James Royle, of 71, Marketstreet, in the city of Manchester, Mechanical Engineer, for the invention of "a new or improved apparatus for indicating or indicating and recording the speed of revolving or moving bodies."

On their several petitions, recorded in the Office of the Commissioners on the 16th day of June, 1877.

2370. To George Dryden Mease, of the Lake Chemical Works, South Shields, for the invention of "improvements in automatic rakes for use in connection with horizontal rotating furnaces."

On his petition, recorded in the Office of the Commissioners on the 18th day of June, 1877.

2374. To David Law Selkirk, of No. 9, Londonstreet, in the city of London, Consulting Marine Engineer and Surveyor, Member of Council of the Institution of Marine Engineers, for the invention of "a new or improved tube beader." —A communication to him from abroad by Patrick Fitzgibbons and Ralph Edward Stone, residing at Oswego, in the Dominion of Canada.

2376. To Robert John Smith, of the city of Manchester, in the county of Lancaster, Engineer, for the invention of "improvements in means for closing or stopping bottles."

for closing or stopping bottles."
2378. To Thomas Waller, of Fish-street-hill, in
the city of London, for the invention of "improvements applicable to the ventilation of

water closets."

2380. To Henry Studdy, of Waddeton Court, in the county of Devon, Gentleman, Commodore, Royal Dart Yacht Club, for the invention of "an improved apparatus for facilitating the adjustment of mats, sails, or the like for covering holes or fractures caused by collisions or otherwise in ships' bottoms, which apparatus may also be used as a raft."

2382. To James Henry Gray, of the firm of Gray, Dunn, and Company, Bread and Biscuit Manufacturers, of the city of Glasgow, North Britain, and Alfred Harvey, Foreman to the said firm, for the invention of "improvements in the manufacture of biscuits and in machinery

or apparatus connected therewith."

2384. And to Francis Ley, of the Vulcan Iron Works, Derby, for the invention of "improvements in brake apparatus for pulley blocks, applicable also for crabs, cranes, winches, and other machines."

On their several petitions, recorded in the Office of the Commissioners on the 19th day of June,

1877.

2395. To John William Sadler, of Glasgow, in the county of Lanark, North Britain, Master Mariner, for the invention of "improvements in screw steam ships or vessels, and in their propelling and steering mechanism."

On his petition, recorded in the Office of the Commissioners on the 20th day of June, 1877.

2407. To Frank Hodges, of Leicester, in the county of Leicester, Manufacturer, and George Alfred Healey, of the same place, Mechanic, for the invention of "improvements in umbrellas, parasols, or other analogous articles."

On their petition, recorded in the Office of the Commissioners on the 21st day of June, 1877.

2429. To William Michael Glynn Turquand, of 18, Denbigh place, Pimlico, in the county of Middlesex, England, for the invention of "improvements in machinery for shearing or clipping sheep and other animals."

On his petition, recorded in the Office of the Commissioners on the 22nd day of June, 1877.

2445 To John Smith, of Kymsal Lodge, Audlem, in the county of Chester, Gentleman, for the invention of "improvements in the manufacture of cheese and in apparatus employed therein."

2417. And to William Puckett, of Marlboroughstreet, in the county of Middlesex, for the invention of "improvements in gas apparatus for heating water or other liquids."

On both their petitions, recorded in the Office of the Commissioners on the 23rd day of June,

2451. To William Groves, of No. 4, Hernes Hillterrace, Pentonville, London, Bag Maker, for the invention of "improvements in bag frames."

2453. To Frank Wirth, of the firm of Wirth and Company, Patent Agency, of Frankfort on the Maine, in the Empire of Germany, for the invention of "improvements in telemeters."—
A communication from Ernst von Paschwitz, Engineer, a person resident at Peissenberg, near Munich, and Carl von Paschwitz, En-

gineer, a person resident at Kissingen, both in the Empire of Germany.

2455. And to Henry Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "improvements in bell pulls."—A communication to him from abroad by Gustave Ador, of Geneva, Switzerland.

On their several petitions, recorded in the Office of the Commissioners on the 25th day of June,

1877.

2461. To Herbert John Haddan, of the firm of Herbert and Company, Patent Agents, of 67, Strand, in the city of Westminster, Civil Engineer, for the invention of "improvements in brushes and curry cembs."—A communication to him from abroad by Charles Edward Latimer Holmes and William Edinond Lawrence, both of New York, in the United States of America.

2463. To Carl Hermann Gustav Risch, of 6, Brighton-villas, Cranfield-road, Brockley, in the county of Kent, for the invention of "improvements in relays for electric telegraphs."

2465. To Robert Thomson, of Glasgow, in the county of Lanark, North Britain, for the invention of "improvements in ventilating coats."

2467. To Peter Jensen, of Chancery-lane, London, for the invention of "a new or improved pneumatic precision clock with lever escapement and worked hydro-pneumatically."—A communication to him from abroad by Carl Albert Mayrhofer, of Vienna, Austria, Engineer.

2469. To Richard Russell G bbins, Engineer, and James Whitestone, Civil Engineer, both of Upper Thames-street, in the city of London, for the invention of "improvements applicable to valves for gas, water, or steam pipes, and in the means of cleaning and grinding the working faces of such valves, part of which improvements are also applicable for projecting parts of other machines or apparatus from injury by oxidation."

2471. To Joseph Cooper, of Birmingham, in the county of Warwick, Joiners' Tool Manufacturer, and John Robert Cooper, of Birmingham aforesaid, Manager of Works, for the invention of "improvements in connecting door and other knobs to their spindles and in adjusting the said knobs on their spindles."

2473. To George Vincent Fosbery, at present residing at Weston super-Mare, in the county of Somerset, Lieutenant-Colonel of Her Majesty's Bengal Staff Corps, for the invention of "improvements in Ircech-loading fire-arms."

2475. And to William Lloyd Wise, of Chandos-chambers, Adelphi, in the county of Middlesex, for the invention of "improvements in metallic cans for preserving food and for other purposes, and in apparatus to aid in soldering such cans and analogous articles."—A communication to him from abroad by Azel Storrs Lyman, of the city of New York, State of New York, United States of America.

On their several petitions, recorded in the Office of the Commissioners on the 26th day of June, 1877.

2479. To Robert Heyworth, of the city of Manchester, for the invention of "new or improved apparatus for raising beer or other liquids."

2481. To William Jones and John Walsh, both of Middlesbrough, in the county of York, Chemical Manufacturers, for the invention of "improvements in and relating to apparatus for the manufacture of sulphates of soda and potash, parts of which invention are applicable to other chemical apparatus."

2483. To William Edward Newton, of the Office | for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "improvements in pumps, applicable to to ships' pumps, and to pumps for draining mines, and for other purioses."—A communication to him from abroad by James Robertson, of Brooklyn, in the State of New York, United States of America.

2485. To John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, Gentle-man, for the invention of "improvements in umbrellas and parasols."-A communication to him from abroad by Jean Baptiste Graffeuil, of

Paris, in the Republic of France.

2487. And 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 columns and other architectural supports, chiefly designed for the protection of buildings against the effects of fire."-A communication to him from abroad by William Henry Drake and Peter Bonnet Wight, both of Chicago, Illinois, United States of America.

On their several petitions, recorded in the Office of the Commissioners on the 27th day of June.

2489. To Frederick James Astbury, of Manchester, in the county of Lancaster, for the invention of "improvements in looms for weaving,"

2491. To Alfred Hodgson Smith, of the town and county of the town of Nottingham, and William Blount Stubbs, of Hawksworth, in the county of Nottingham, Engineer, for the invention of "improvements in locks and apparatus applicable to minera' lamps and other purposes.

2495. To Thaddens Hyatt, of 66, Gloucestergardens, Hyde Park, in the county of Middlesex, Manufacturer of Patent Lights, and Thomas Rickett, of 3, Devonshire-place, Pershore-road, near Birmingham, Engineer, for the invention of "improvements in the preparation of heat resisting materials."

2499. To Arthur Alexander Ladislaus Butler, of Balsall Heath, in the county of Worcester, Manager of Works, for the invention of "improvements in annealing pots, and in the manu-

facture of the same."

2501. To William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "improved apparatus for drying coffee and other analogous substances." — A communication to him from abroad by John Sherrington, of Rio de Janeiro, in the Empire of Brazil.

2503. To Henry Bland, of Luton, in the county of Bedford, Engineer, for the invention of "improvements in the mode of, and apparatus to be used in, sewing by machinery.

2507. And to William Lloyd Wise, of Chandoschambers, Adelphi, in the county of Middlesex, for the invention of "improvements in armour for protecting ships, forts, and for other like purposes."—A communication to him from abroad by Richard Lloyd, of Paris, France.

On their several petitions, recorded in the Office of the Commissioners on the 28th day of June,

2509. To Frederick Braby, of No. 358, Eustonroad, in the county of Middlesex, Galvanized Iron Manufacturer, and Arthur Charles Moore, of Ida Wharf, Deptford, in the county of Kent, Galvanized Iron Manufacturer, for the invention of "improvements in the means and apparatus for galvanising iron or coating it with zinc and tin." 2511. To William Charles Stiff, of Birmingham, in the county of Warwick, Merchant and Manufacturer, for the invention of "improvements in machinery and apparatus for the manufacture of steel and other metallic tubes."

2513. And to William Morgan-Brown, of the firm of Brandon and Morgan-Brown, Engineers and Patent Agents, of 38, Southampton-buildings, London, and 1, Rue Laffitte, Paris, for the invention of "improvements in printing textile fabrics."—A communication to him from abroad by Henry Dow Dupee, of Boston, county of Suffolk, State of Massachusetts, United States of America.

On their several petitions, recorded in the Office of the Commissioners on the 29th day of June,

2519. To François Romain Minard and Armand Pierre Minard, of the city of Paris, in the Republic of France, for the invention of "improvements in candlesticks for regulating the

burning of the candles."

2523. To John Edward Orrell, of Withington, in the county of Lancaster, late Major, 3rd Royal Lancashire Militia, for the invention of "improvements in knapsacks, and in the method of attaching or suspending the same to or upon the bearers, applicable also in the carrying of other loads."

2525 To William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "an improved process for producing artificial marble."-A communication to him from abroad by Harriet G. Hosmer, of Rome, in the Kingdom of Italy.

2527. To William Henry Kerr, of Malahide, in the county of Dublin, Ireland, Esquire, for the invention of "improvements in the preparation of materials to be used in the manufacture of

porcelain and pottery."

2529. To George Brook the younger, of Huddersfield, in the county of York, Woollen Manufacturer, and Job Stake, of the same place, Combing Machine Manager, for the invention of "improvements in machinery for combing wool and other fibrous substances.

2531. To William Horatio Harfield, of the Mansion House-buildings, in the city of London, for the invention of "improvements in windlasses

for working chain cables and ropes."

2533. And to Hezekiah Hewitt, of the firm of Hewitt and Company, of Birmingham, in the county of Warwick, Manufacturers, for the invention of "improvements in pen and pencil holders, and in pencil cases, and in the process of and machinery for drawing and ornamenting pen and pencil holders and pencil cases."

On their several petitions, recorded in the Office of the Commissioners on the 30th day of June,

2535. To Edward Russell Morris, of Birmingham, in the county of Warwick, Engineer, for the invention of "improvements in boxes, cases, or receptacles for holding matches, cigars, cards, pens, and other articles.

2537: To David Greig, of the Steam Plough Works, Leeds, in the county of York, for the of "improvements in balance invention

2541. To Hesketh Hughes, of 36, Brooksby'swalk, Homerton, in the county of Middlesex, Engineer, for the invention of "improvements in cranked appliances applicable for useful purposes." ..

2543. And to William Rainforth, senior, and William Rainforth, junior, of Brayford Head, Lincoln, in the county of Lincoln, for the invention of "improvements in the construction of harrows and other tilling implements.'

On their several petitions, recorded in the Office of the Commissioners on the 2nd day of July,

1877.

2545. To Edward Johnson, of Morden Grove, Lewisham, and James Robey, of Cumberlandstreet, Manchester, for the invention of "improvements in the method of treating sewage

sludge."

2547. To Alfred Austin, of Gracechurch-street, in the city of London, Merchant, for the invention of "improvements in gloves, gauntlets, and other like coverings for the hand, and in a mode or method of fastening or closing the same."

2553. To William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings, London, for the invention of "improvements in and relating to railway brakes."—A communication to him from abroad by Samuel Milligan, of West Melbourne, Victoria, Australia, Engineer.

2555. And to Thomas Churchman Darby, of Pleshey Lodge, near Chelmsford, in the county of Essex, for the invention of "improvements

in apparatus for cultivating land."

On their several petitions, recorded in the Office of the Commissioners on the 3rd day of July,

2557. To William Whitfield Horner and George Barker, both of the Globe Works, Manchester, in the county of Lancaster, for the invention of "improvements in apparatus for filling bottles with aerated and other liquids."

2559. To Morris Roberts, of Aber, in the county of Carnarvon, School-Slate Manufacturer, for the invention of "improvements in and relating to school slates and their appurtenances.

2561. To James Edmondson Pratt, of Clifton Lodge, Flodden - road, Camberwell, in the county of Surrey, and Charles Zoncada, of Blackfriars-road, in the same county, for the invention of "an improvement in cornices."

2565. To Hjalmar Arentz, of Glasgow, in the county of Lanark, North Britain, for the invention of "improvements in apparatus or me-

chanism for cleaning ships bottoms."

2569. To James Lang, of Cockspur-street, Pall Mall, in the county of Middlesex, Gun Maker, for the invention of "improvements in velo-

cipedes."

2571. To Alexander Melville Clark, of 53, Chancery-lane, in the county of Middlesex, Patent Agent, for the invention of "improvements in box-drawers or cases for filing papers and documents."-A communication to him from abroad by Charles Channey Chamberlain, of the city, county, and State of New York, United States of America.

2573. To Richard Hornsby, of Grantham, in the county of Lincoln, for the invention of "improvements in ploughs."

2575. To Richard Hornsby, of Grantham, in the county of Lincoln, for the invention of "improvements in apparatus for cutting up turnips and other roots.

2577. To William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings, London, for the invention of "improvements in machinery for engraving and chasing metals, and for cutting wood, stone, and other like materials."-A communication to him from abroad by Harvey Klapp Flagler, of Boston, Massachusetts, United States of America.

2579. To Peter Spence, of Manchester, in the county of Lancaster, Manufacturing Chemist, and Francis Mudie Spence, of the same place, Manufacturing Chemist, for the invention of "improvements in the manufacture of alum and certain alumino-ferric compounds.

2581. And to James Glover, junior, and William Leggott, Spinners and Manufacturers, of Bradford, in the county of York, for the invention

of "improvements in textile fabrics."

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

PATENTS WHICH HAVE BECOME VOID.

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 Vict., c. 5, sec. 2, for the week ending the 7th day of July, 1877.

2275. George Ritchie, of Hounslow, in the county of Middlesex, Gentleman, for an invention of "improvements in the framing of and in the furniture for tents."-Dated 1st July, 1874.

2276. Joseph Henry Betteley and William Davison, both of Cornhill, in the city of London, for an invention of "an improved method and apparatus for issuing tickets to check fares and for checking amounts generally wherever tickets are issued."—Dated 1st July, 1874.

2279. Joseph Delioux de Savignac, of Paris, in the Department of the Seine, Republic of France, Doctor, for an invention of "an improved vaginal injection canula."-Dated 1st

July, 1874.

2280. Auguste Armand Trinquier, of No. 60, Boulevart de Strasbourg, Paris, in the Republic of France, Commander in the 122nd Regiment of Infantry, for an invention of "improvements in breech leading firearms for leading them with the left hand." - Dated 1st July, 1874.

2282. Samuel Corbett, of Wellington, in the county of Salop, Agricultural Implement Manufacturer, for an invention of "improvements in implements or machines for raising or lifting potatoes, for thinning and scuffling turnips or mangel wurtzel, and for cleaning and forking land."—Dated 1st July, 1874.

2283. Francis Henry Lloyd, of Wednesbury, in the county of Stafford, Manufacturer, for an invention of "improvements in steam boilers or steam generators."-Dated 1st July, 1874.

2284. Albert Augustus Pope, in the county of Suffolk, and State of Massachussetts, United States of America, for an invention of "improvements in air guns or pistols."—The said invention is a communication to him from Henry Marcus Quackenbush, resident at Herkimer, in the county of Herkimer, and State of New York, of the United States of America.— Dated 1st July, 1874.

2288. George Haseltine, of the "International Patent Office," Southampton-buildings, London, Doctor of Laws, for an invention of "improved apparatus for syringing bottles."-The said invention has been communicated to him from abroad by Ralph Samuel Lee Walsh, of Washington, District of Columbia, United States of America, Doctor of Medicine. - Dated 1st July, 1874.

2290. Uriah Scott, of 1, North-street, Fitzroy- 2312. Thomas Ridley Oswald, Alfred Oswald, and square, in the county of Middlesex, Engineer, for an invention of "improvements in railway county of Durham, for an invention of "imand other carriages and various parts of the same, some of which may be used for other purposes."-Dated 1st July, 1874.

2292. Jean Anatole René Bourgougnon, of Boulevard de Strasbourg, No. 23, at Paris, Engineer, for an invention of "an improved breaking or stopping apparatus for cranes, winches, and

other similar purposes."—Dated 2nd July, 1874. 2293. William Clark, of Dunfermline, in the county of Fife, North Britain, Engineer, for an invention of "improvements in railway breaks."

-Dated 2nd July, 1874. 2294. George Haseltine, of the "International Patent Office," Southampton-buildings, London, Doctor of Laws, for an invention of "an improved process and machinery for disintegrating fibrous substances."-From abroad by Addison Henry Lastin, of Herkimer, New York, United States of America.—Dated 2nd July, 1874.

2296. Edwin Knowles, of the firm of Messrs. Knowles, Houghton, and Company, of Gomersal, in the county of York, Machine Makers, and William Fenton, of the firm of Messrs. John Fenton and Sons, of Batley Carr, in the county aforesaid, Woollen Manufacturers, for an invention of "improvements in 'double doffer' condensers." - Duted 2nd July, 1874.

2297. Joseph Ward, of West Gorton, near Manchester, in the county of Lancaster, Engineer, for an invention of "improvements in the working of locomotive engines."-Dated 2nd

July, 1874. 2300. John Parry, of Manchester, in the county of Lancaster, for an invention of "improvenents in fittings or 'movements' for swing looking glasses."—Dated 2nd July, 1874.
2301. John Clayton Mewburn, of 169, Fleet-

street, in the city of London, Patent Agent and Consulting Engineer, for an invention of "improvements in combing machines."—Communicated to him from abroad by Messieurs Delannoy et fils, of Lys, Nord, France. - Dated 2nd July, 1874.

2302. Frederick Charles Hathaway, of Walsall, in the county of Stafford, Manufacturer, for an invention of "improvements in fastenings for purses, pocket books, bags, garters, braces, and other articles."—Dated 2nd July, 1874.
2303. Edward Warner and Edmund Freeman

Woods, both of Stowmarket, in the county of Suffolk, Engineers, for an invention of "an improved method of hanging upon their axle-trees the bodies of those carts which can be tipped to empty them of their contents."-Dated 2nd July, 1874.

2305. Henry Schallehn, of Brixton, in the county of Surrey, Gentleman, for an invention of "improvements in brakes for omnibuses, tramway cars, carts, and other similar vehicles."-From abroad by Carl Daniel Christoph Brühs and Johan Georg Böhringer, both of Hamburg, Germany.—Dated 2nd July, 1874.

2310. Edward Booth, of Lower Broughton, Salford, in the county of Lancaster, Manufacturer, and Henry Tetlow, of Newton, in the

same county, Reed and Heald Manufacturer, for an invention of "improvements in shuttles for weaving." - Dated 2nd July, 1874.

2311. Joseph Manchester, of Manchester, in the county of Lancaster, and William Alfred Turner, of Pendleton, in the same county, Cotton Manufacturers, for an invention of " improvements in apparatus for gassing yarns and fabrics."—Dated 2nd July, 1874.

William Rudd Oswald, all of Sunderland, in the provements in marine steam boilers and in setting the same."—Dated 2nd July, 1874.

2313. John Lewthwaite, of Halifax, in the county of York, for an invention of "improvements in the means and apparatus to be employed in detecting fire as it breaks out, or is caused in ships, buildings, mines, and other places."—Dated 3rd July, 1874.

2314. Robt. Spence, of the firm of Murch and Spence, of Bridgwater, in the county of Somerset, Engineers, for an invention of "improvements in apparatus or interlocking levers for switches, points, and signals of railways."-Dated 3rd July, 1874.

2317. Christopher Fabian Bower, of No. 14. Perth-road, Finsbury Park, in the county of Middlesex, N., for an invention of "an improved rotary knife cleaner."—Dated 3rd July, 1874.

2318. Jacob Joachim Kunstädter, of 26, Camomile-street, in the city of London, Mechanical Engineer, for an invention of "improvements of apparatus for causing the flow of liquids, and also in apparatus to obtain motive power from the flow of liquids."—Dated 3rd July, 1874.

2321. George Lennox Watson, of Glasgow, in the county of Lanark, North Britain, Naval Architect, for an invention of "improvements in steering apparatus."—Dated 3rd July, 1874. 2323. Henry Handyside, of Saint John's Wood,

in the county of Middlesex, Engineer, for an invention of "improvements in coupling or joining together railway rolling stock."-Dated 3rd July, 1874.

2328. Frederick William Colls, of Erith, in the county of Kent, for an invention of "improvements in safety valves." — Dated 3rd July,

2330. Frederick William Colls, of Erith, in the county of Kent, for an invention of "improvements in traps for preventing the escape of gases from sewers and drain pipes."-Dated 3rd

July, 1874.
2332. James Walmsley, of Accrington, in the county of Lancaster, Mechanic, and John Walmsley, of Accrington aforesaid, Overlooker, for an invention of "improvements in warping or beaming machines."—Dated 3rd July, 1874.

2334. John Morris, of the city and State of New York, United States of America, now of No. 8, Southampton-buildings, London, for an invention of "improved devices for effecting instantaneous changes of costume in character-impersonations."-Dated 3rd July, 1874.

2336. Henry Joseph West, of Mason-street, Lambeth, in the county of Surrey, for an invention of "improvements in the manufacture of ice, and apparatus for that purpose."-Dated 4th

July, 1874. 2338. John Wells, Main Cock Maker for Gas, Water, and other purposes, of Wednesbury, in the county of Stafford, for an invention of "certain. improvements in main cocks for gas and water purposes, but which said improvements are also applicable for main cocks for the controling of other fluids."-Dated 4th July, 1874.

2339. William Potter, of No. 19, Salisbury-street, Strand, London, W.C., Manufacturer, for an invention of "improvements in holders, suspenders, and clip-fasteners for exhibiting ticketed and other articles, and such like purposes."-

Dated 4th July, 1874.

2340. Augustus Arnold Schlesinger, of Duncanterrace, Islington, in the county of Middlesex, Merchant, for an invention of "an improved David Williams, of New York, United States

of America.—Dated 4th July, 1874. 2341. Richard Commins Mudge, of Weymouth, in the county of Dorset, for an invention of "improvements in apparatus for turning the leaves of books or exposing sheets or cards (separately or combined), part of which apparatus is applicable as a binder or holder for pamphlets and the like." - Dated 4th July, 1874.

- 2342. Charles Eugene Barber, of Berlin, in the Kingdom of Prussia, Merchant, for an invention of "improvements in the construction of bearings and journal boxes for shafting, and in the means of lubricating the same."-–Communicated to him from abroad by Wellsly W. Crane, of Auburn, in the State of New York, United States of America.—Dated 4th July, 1874.
- 2343. Charles Eugene Barber, of Berlin, in the Kingdom of Prussia, Merchant, for an invention of "improvements in the construction of hubs or axle-boxes for loose pullies or wheels."-Communicated to him from abroad by Wellsly W. Crane, of Auburn, in the State of New York, United States of America. - Dated 4th July, 1874

2345. Hugh Percival, of Bishopswearmouth, in the county of Durham, for an invention of "improvements in the manufacture of glass, and in apparatus for the same."—Dated 4th July, 1874.

2348. John Combe, of Trinity, in the county of Edinburgh, for an invention of "improvements in machinery for spinning, roving, and drawing fibrous substances."—Dated 4th July, 1874.

2351. George Alfred Poole, of 21, Fairfield-terrace, Lower Tranmere, Birkenhead, in the county of Cheshire, Schoolmaster, for an invention of "improvements in apparatus for indicating the depth of water under vessels."-Dated 6th July, 1874.

2353. Robert Dobbie and Peter Forbes, both of Glasgow, in the county of Lanark, and of Larbert, in the county of Stirling, North Britain, American Stove Manufacturers, for an invention of "improvements in American stoves or close cooking ranges, and in the mode and means of heating the water boilers connected therewith." -Dated 6th July, 1874.

2357. Joseph Barling, of No. 7, High-street, Maidstone, in the county of Kent, for an invention of "improvements in treating hop bines and hop roots."-Dated 6th July, 1874.

2358. William Gardner, of Bekesbourne, Canter-bury, in the county of Kent, for an invention of "improvements in apparatus for training hops."

-Dated 6th July, 1874.

2359. William Absalom, of Liverpool, in the county of Lancaster, for an invention of "improvements in and applicable to lowering, raising, and disengaging ships' boats, and in apparatus employed therefor."—Dated 6th July, 1874. 2360. Frank Wirth, of the firm of Wirth and

Company, Patent-Agency, of Frankfort on the Main, in the Empire of Germany, for an invention of "improvements in charcoal furnaces."-Is a communication from Eugen Langen, Manufacturer, a person resident at Cologne, on the Rhine, in the Empire of Germany.—Dated 6th July, 1874.

2863. James Mac Naughton, of the city of Edinburgh, Gun and Rifle Maker, for an invention of "improvements in machines for the manufacture of cartridges, also applicable for resizing, recapping, and reclosing spent cartridge

cases."-Dated 6th July, 1874.

lawn-mowing machine." - From abroad by 2364. Benjamin Franklin Stevens, of Henriettastreet, Covent-garden, in the county of Middlesex, for an invention of "improvements in power engines."-From abroad by motive Joseph Laubereau, of Paris, in the Republic of France.—Dated 6th July, 1874. 2366. Alexander Melville Clark, of 53, Chancery-

lane, in the county of Middlesex, Patent Agent, for an invention of "improved apparatus for making soap bubbles."-The said invention has been communicated to him from abroad by Samuel Blake Bliss, of the city, county, and State of New York, United States of America.

-Dated 6th July, 1874.

2367. Nicholas Demetrius Spartali, of Liverpool, in the county of Lancaster, Steam Ship Agent, for an invention of "improvements in the construction of boilers and furnaces."-Dated 6th

July, 1874. 2368. William Robert Lake, of the firm of Haseltine, Lake, & Co, Patent Agents, Southamptonbuildings, London, for an invention of "improvements in machinery for rolling metal."— From abroad by Francis G. Tibbits, of Philadelphia, Pennsylvania, and George E. Weaver, of Providence, Rhode Island, both in the United

States of America.—Dated 6th July, 1874. 2369. William Cotter, of Holloway, in the county of Middlesex, Auctioneer, for an invention of "a new or improved stair tread and paving

block."—Dated 6th July, 1874. 2370. Frederick Armand Bensalem Rosenwald, of Boulevard de Strasbourg, No. 123, at Paris, Merchant, for an invention of the "manufacture of economical paper cravats, feigning silk cravats."-Dated 7th July, 1874.

2371. William Walker, of Newton Moor, in the county of Chester, Engineer, for an invention of "improvements in direct-acting steam pump-

ing engines."-Dated 7th July, 1874.

2372. Tom Cluderay, of Bradford, in the county of York, Corn Factor, for an invention of "improvements in the method of and apparatus for separating flints and hard stoney substances from foreign beans and wheat."-Dated 7th July, 1874.

2373. William Clark, of 232, Oxford-street, in county of Middlesex, for an invention of "certain improvements in apparatus for clipping horses or other animals."—Dated 7th July, 1874.

2377. Wilhelm Heinrich Julius Bergner, of the firm of Bergedorfer Iron Works, near Hamburg, for an invention of "improvements in horse-

capstans."—Dated 7th July, 1874.

2378. Joseph Walton, of Wilmslow, in the county of Chester, Auctioneer and Valuer, for an invention of "an improved instrument for cutting hedges and for other similar purposes." -Dated 7th July, 1874.

2379. Ellis Rowland, of the city of Manchester, Engineer, for an invention of "improvements in apparatus for regulating the admission of air to steam boiler and other furnaces, and for indicating the requisite opening for the dampers of the same."-Dated 7th July, 1874.

2381. Thomas Harding, of Manchester, in the county of Lancashire, for an invention of "an improved pneumatic apparatus for working brakes."—Dated 7th July, 1874.

2383. 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 an invention of "an improved seam stitching and cloth stitching machine."-From abroad by Alfred Sumner Dinsmore, of Boston, Massachusetts, United States of America. - Dated 7th

2384. John Henry Johnson, of 47, Lincoln's-innfields, in the county of Middlesex, Gentleman, for an invention of "improvements in steam boilers."-From abroad by George Granville Lobdell, of Wilmington, county of New Castle, State of Delaware, United States of America. Dated 7th July, 1874.

2385. Benjamin Smith Lloyd, of George-yard, Lombard-street, in the city of London, Merchant, for an invention of "improvements in the construction of cartridges for blasting purposes."— From abroad by the Honorable Thomas Holt, Andrew Garran, and Edward Charles Cracknell. all of Sydney, New South Wales.-Dated 7th

July, 1874.

2388. George Tomlinson Bousfield, of Sutton, in the county of Surrey, for an invention of "improvements in the propulsion of ships and vessels."—The said invention has been communicated to him from abroad by Eugene Louis Jules Ebaudy de Fresne, f 10, Boulevart de la Madeleine, Paris, in the Republic of France. -Dated 7th July, 1874.

2389. Alexander Melville Clark, of 53, Chancerylane, in the county of Middlesex, Patent Agent, for an invention of "improvements in printing fabrics."-Communicated to him from abroad by Antoine Bozzini, of Lyons, France.-Dated

7th July, 1874.

2390. Alexander Melville Clark, of 53, Chancerylane, in the county of Middlesex, Patent Agent, for an invention of "improvements in signal lanterns."-The said invention has been communicated to him from abroad by the Universal Signal Light Company, of the city, county, and State of New York, United States of America. -Dated 7th July, 1874.

2391. William Clark Wilson and James Brown Candlish, both of Sheffield, in the county of York, for an invention of "improvements in machinery for making cigars."—The said invention has been communicated to them from abroad by Theodor Munk, of Berlin, in the Empire of Germany.—Dated 7th July, 1874.

LIST of the Letters Patent for Inventions which have become void by reason of the non-payment of the additional Stamp Duty of £100 before the expiration of the seventh year from the date of such Patents, pursuant to the Act of the 16th Vict., c. 5, sec. 2, for the week ending the 7th day of July, 1877.

1865. John Hynam, of Wilson-street, Finsbury, in the county of Middlesex, Manufacturer, and James Dixon, of Old Ford, in the same county, Manager, for an invention of "improvements in the manufacture of friction lights."-Dated lst July, 1870.

1888. John Shanks, of Barrhead, in the county of Renfrew, North Britain, Sanitary Engineer, for an invention of "improvements in apparatus for discharging water and air from steam pipes and apparatus."—Dated 4th July, 1870.

1896. Edward Holden, of the firm of Isaac Holden & Sons, of Bradford, in the county of York, for an invention of "improvements in apparatus employed in preparing and combing wool and other fibres."—Dated 5th July, 1870.

1901. Thomas Hydes and William Wigfull, both of Sheffield, in the county of York, for an invention of "improved methods of connecting together the vertical and horizontal bars of iron hurdles, palisading, and other kinds of fencing." —Dated 5th July, 1870.

1907. John Robertson, of Nitshill, in the county of Renfrew, North Britain, Engineer, for an invention of "improvements in apparatus to be used in making tubes."—Dated 6th July, 1870.

1912. Hugh McEntee Ward, of Loop Bridge Mills, Ballymaconaghy, county of Down, Ireland, for an invention of "improvements in machinery for spinning and twisting fibrous substances."—Dated 6th July, 1870.
1915. Ferdinand Tommasi, of Paris, Boulevard

de Strasbourg, No. 23, for an invention of "an improved submarine hydro-electric telegraph

cable."—Dated 6th July, 1870.

1928. Charles de Bergue, of 10, Strand, in the city of Westminster, Engineer, for an invention of "improvements in machinery for punching metal."-Dated 7th July, 1870.

1929. Henry James Crockett, of No. 6, Cannonbygrove, Islington, in the county of Middlesex, Ironmonger, for an invention of "improvements in window sash and casement fasteners."

Dated 7th July, 1870. 1932. Richard Edwards, Emery Manufacturer, of Bow, in the county of Middlesex, for an invention of "improvements in interlacing and interlaying of papers with thread, and their application to the manufacture of envelopes and other purposes."-Dated 7th July, 1870.

1933. George Gibson Bussey, of Museum Works, Rye-lane, Peckham, in the county of Surrey, for an invention of "an improved apparatus to be used as a substitute for bird trap shooting."

-Dated 7th July, 1870.

1934. Francis William Roberts, of Blaby, in the county of Leicester, Manufacturer, for an invention of "an improved method or application for preserving the fronts or edges of stays, corsets, and other similar articles." - Dated 7th July, 1870.

In the Matter of the Companies Acts, 1862 and 1867, and of the Brighton Clarendon Hotel Company Limited.

OTICE is hereby given, that a petition for the winding up of the above-named Company by the High Court of Justice, was, on the 7th day of July, 1877, presented to the Master of the Rolls by John Giles, of No. 28, Cravenstreet, Strand, in the county of Middlesex, Architect and Surveyor, a contributory and creditor of the said Company; and that the said petition is directed to be heard before the Master of the Rolls, on Saturday, the 21st day of July, 1877; 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.

Barnard and Co., 8, Lancaster-place, Strand, London, Solicitors for the Peti-

In the Matter of the Companies Acts, 1862 and 1867, and of the Paris Skating Rink Company Limited

OTICE is hereby given, that a joint petition for the winding up of the above-named Company by the Chancery Division of the High Court of Justice, was, on this 13th day of July, 1877, presented to the Master of the Rolls by Robert Toynbee, of the city of Lincoln, Gentleman, a creditor of the said Company, and the Right Honourable William John, Lord Monson, of 29, Belgrave-square, in the county of Middlesex, 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 the 21st day of July, 1877; 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.

Varley and Toynbee, 5, New-inn, Strand, in the county of Middlesex, Solicitors for the Petitioners.

In the High Court of Justice.—Chancery Division.

Moster of the Rolls.

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

NOTICE is hereby given, that a petition for the winding up of the above-named Company by the Chancery Division of the High Court of Justice was, on the 10th day of July, 1877, presented to the Master of the Rolls by Julius Hillel, of Palmerston-buildings, Old Broad-street, in the city of London, Merchant, a creditor of the said Company; and that the said petition is directed to be heard before the Master of the Rolls on the 21st day of July, 1877; 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.

Mozley and Steavenson, 72, Gracechurchstreet, in the city of London, Solicitors for the Petitioner.

In the High Court of Justice.—Chancery Division.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the American Bowling and Billiard Galleries Company Limited:

OTICE is hereby given, that a petition for the winding up of the above-named Com-pany by the Chancery Division of the High Court of Justice, was, on the 10th day of July, 1877, presented to his Lordship the Master of the Rolls by Arthur Bayley Worthington, of East Burnhamgrove, Slough, in the county of Buckingham, Gentleman, and Sarah Worthington, of the same place, Widow, creditors and contributories of the said Company; and that the said petition is directed to be heard before his Lordship the Master of the Rolls, on the 21st day of July, 1877; 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.

Walter Webb, 23, Queen Victoria-street, E.C., Solicitor for the Petitioners.

Honourable William John, Lord Monson, of 29, In the Matter of the Companies Acts, 1862 and Belgrave-square, in the county of Middlesex, a 1867, and in the Matter of the Oakham creditor and contributory of the said Company; Collieries Company Limited.

OTICE 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 10th day of July, 1877, presented to Her Majesty's High Court of Justice, by Frank Hodson, of 29, Mayall-road, Brixton, in the county of Surrey, Accountant, a creditor of the said Company; and that the said petition is directed to be heard before the Master of the Rolls, on the 21st day of July, 1877; 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.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Van Consols Lead and Barytes Mining Company Limited.

OTICE is hereby given, that a petition for the winding up of the above-named Company by the Chancery Division, was, on the 11th day of July, 1877, presented to Her Majesty's High Court of Justice, by James Laby, of Allerton House, Blackheath, in the county of Kent, Gentleman, a contributory of the said Company; and that the said petition is directed to be heard before the Master of the Rolls, on the 21st day of July, 1877; 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.

Clennell and Fraser, 6, Great Jamesstreet, Bedford-row, W.C., Solicitors for the Petitioner.

In the High Court of Justice.—Chancery Division. Vice-Chancellor Bacon.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Soap and Chemical Works Company Limited.

OTICE is hereby given, that a petition for the winding up of the above Company by the High Court of Justice, Chancery Division, was, on the 9th day of July, 1877, presented to the High Court of Justice, Chancery Division, by William Palmer and James Dampier Palmer, trading under the style or firm of Palmer and Co., of the Victoria Oil and Candle Works, Stratford, in the county of Essex, Candle Manufacturers and Oil Refiners, creditors of the said Company; and that the said petition is directed to be heard before his Lordship the Vice-Chancellor Bacon, on Saturday, the 21st day of July, 1877; 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 by 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.

Flux and Co., 3, East India-avenue, in the city of London, Solicitors for the Peti-

The Calico Printing Engraving Company Limited. OTICE is hereby given, that at an Extraordinary General Meeting of the Shareholders of the above-named Company, duly convened and held at the Mechanics' Institution, David-street, in the city of Manchester, on the 12th day of June, 1877, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Shareholders of the said Company, duly convened and held at the same place, on the 5th day of July, 1877, the following Special Resolution was duly confirmed:

"That the Company be wound up voluntarily." Dated this 10th day of July, 1877. Edward Churchill Close, Chairman.

The Companies Acts, 1862 and 1867. The Felling Coal, Iron, and Chemical Company Limited.

OTICE is hereby given, that at an Extra-ordinary General Meeting of the Members of the said Company duly convened and held at the offices of the Company, situate at Quay-side, Newcastle-on-Tyne, on the 7th day of June, 1877, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened and held at the same place, on the 23rd day of June, 1877, the following Special Resolution was duly confirmed, viz. :

"That the Company be wound up voluntarily."

And notice is also given, that at the said Meeting held on the 23rd day of June, 1877, Mr. John George Griffiths, of No. 4, Lothbury, London, was appointed the Liquidator for the purpose of winding up the affairs of the Company, and dis-tributing the property.—Dated this 9th day of July, 1877.

W. Hunter, Chairman.

The Iron Steamship Owners Company of London Limited.

OTICE is hereby given, that at an Extraordinary General Meeting of the abovementioned Company, held at their registered offices, No. 3, Sussex-place, Leadenhall-street, in the city of London, on Friday, the 6th day of July instant, the following Extraordinary Resolutions were duly passed:-

"It having been proved to the satisfaction of the General Meeting that the Company cannot, by reason of its liabilities, continue its business, that it is advisable to wind up the same, and that it be

wound up accordingly;

"That Mr. Auguste Lamarche, of No. 47 Arundel-square, Barnsbury, in the county of Middlesex, Gentleman, be and is hereby appointed Liquidator; and,

"That his remuneration be fixed at the sum of two guineas, to be paid him when the winding up

is completed."

Dated this 7th day of July, 1877.
W. W. Bentley, Chairman.

Newcastle Loan and Investment Company Limited.

NOTICE is hereby given, that in pursuance of the 142nd section of the Companies Act, 1862, that a General Meeting of the Shareholders of the Newcastle Loan and Investment

Company Limited will be held at 34, Blackettstreet, Newcastle-on-Tyne, on Friday, the 24th day of August, 1877, at seven of the clock in the evening, for the purpose of having laid before them the account made up by the Liquidators of the said Company, showing the manner in which the winding up of the affairs of the said Company has been conducted and completed, and the property of the said Company disposed of, and to fix and order the remuneration of the Liquidators, and of hearing any explanation that may be given by the Liquidators.—Dated this 5th day of July, 1877.

Riley Lord, Liquidators.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Brincliffe, Nether Edge, and Sharrow Omnibus Company Limited.

THE creditors of the above-named Company are required, on or before the 28th day of July, 1877, 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 Hubert Smith, of 11, St. James'-street, Sheffield, in the county of York, Public Accountant, the Liquidator of the said Company, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved .-Dated the 6th day of July, 1877.
W. Hubert Smith, Liquidator.

NOTICE is hereby given, that the Partnership between the undersigned, James Henry Camm and William Haley Hudson, in the business of Auctioners and Valuers, at Saltaire and Shipley, near Bradford, under the firm of Camm and Hudson, has been this day dissolved by mutual consent. The business will in future be carried on by the said James Henry Cammlalone.—Dated this 9th day of July, 1877.

J. H. Camm. July, 1877.

William Haley Hudson.

NOTICE is hereby given, that the Partnership lately existing between the undersigned, Richard Miller and George Clare Miller, carrying on business at Pemand George Clare Miller, carrying on business at Pembroke, in the county of Pembroke, under the style or firm of R. and G. Miller, as Wine, Spirit, and Beer Merchants, has been mutually dissolved as from the 1st day of July instant. And notice is hereby also given, that all the assets and liabilities of the copartnership trade have become and are the sole property of the said Richard Miller, and that all debts due and owing to or from the said copartnership concern will be received and paid by the said Richard Miller, by whom, alone the aforesaid business will in future be carried on.—Dated this 6th day of July, 1877.

Richard Miller. of July, 1877. Richard Miller. George Clare Miller.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned. Edwin James Trendell and William Henry Trendell, in the businesses of Wine (British and Foreign), Spirit, Ale, Porter, and Hop Merchants, and carried on in Abingdon, in the county of Berks, under the firm of E. J. Trendell and Son, was, on the 29th day of June last past, dissolved, by mutual consent, as from the 30th day of June last past. All debts due and owing to and from the said partnership concern will be received and paid by the undersigned, William Henry Trendell and William Pitt Brook, who will in future carry on the said businesses.—As witness our hands this 11th day of July, 1877.

E. J. Trendell. W. H. Trendell. Wm. Pt. Brook.

OTICE is hereby given, that the Partnership or joint trade heretofore subsisting and carried on between the undersigned, Samuel Minton and Alfred Betts, as Coalmasters, at Grace Mary New Collieries, in the parish of Rowley Regis, in the county of Stafford, under the style or firm of Samuel Minton and Company, has, by mutual consent, been dissolved on and from the 14th of June last. All debts due and owing from and to the late firm will be paid and received by the said Samuel Minton, by whom alone the business will in future be carried on.—As witness the hands of the parties the 5th day of July, 1877.——1

Samuel Minton. Alfred Betts.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Victoria Wright and Harriet Wright, of Castleford, in the county of York, lately carrying on business there, in copartnership, as Milliners, Dress and Mantle Makers, under the style or firm of V. and H. Wright, was, on the 23rd day of June, dissolved by mutual consent.—Dated this 7th day of July, 1877.

V. Wright. H. Wright.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Newman and Frank Bell Newman, both of Hounslow, in the county of Middlesex, trading at High-street, Hounslow aforesaid, together in copartnership as Pawnbrokers and General Dealers, under the style or firm of T. and F. B. Newman, has been this day dissolved by mutual consent. All debts due to or owing by the said copartnership will be received and paid by the said Thomas Newman, who will continue the said business on his own account.—Dated this 10th day of July, 1877.

Thomas Newman. Frank Bell Newman.

OTICE is hereby given, that the Partnership which has for some time past been carried on by Matthew Henry Arnold and Francis George Arnold, under the style or firm of Arnold Brothers, at No. 92, Green-street, Bethnal Green, in the county of Middlesex, in the business of Letterpress, Copper-plate, and Commercial Printers, was this day dissolved by mutual consent.—As witness our hands this 11th day of July, 1877.

Matthew Henry Arnold. Francis Geo, Arnold.

NOTICE is hereby given, that the Partnership herelofore subsisting between us the undersigned, George Augustus Jeffery and Arthur Whitefield, of Eastbourne, in the county of Sussex, as Surgeons and Apothecaries, under the style or firm of Jeffery and Whitefield, was dissolved, as and from the 20th day of June, 1877, by mutual consent. All debts due to and from the said firm will be received and paid by the said George Augustus Jeffery.—Dated this 10th day of July, 1877.

G. A. Jeffery, M.D. A. Whitefield.

NOTICE is hereby given that the Partnership heretofore subsisting between the undersigned, Robert Samuel Brock and James Vincent, in the business of Hatters, &c., carried on by them at No. 80, High-street, Kingsland, in the county of Middlesex, under the style of Brock and Vincent, has been dissolved, by mutual consent, as from the 10th day of July, 1877; and that all debts and liabilities due and owing to or from the late partnership will be received and paid by the said Robert Samuel Brock, by wbom the business will in future be carried on under the style of Brock and Company.—Dated this 10th day of July, 1877.

Jas. Vincent.

R. S. Brock.

TAKE notice, that the Partnership heretofore subsisting between us the undersigned, Thomas Peers and Lewis Edwin Neale, in the business of Manufacturing Jewellers, carried on by us at No. 50, Tenby-street, Birmingham, has this day been dissolved by mutual consent. The business will henceforth be carried on by the said Lewis Edwin Neale, who will pay and receive all the partnership debts and liabilities.—Dated this 5th day of July, 1877.

T. Peers.

Lewis E. Neale.

NOTICE is hereby given, that the Partnership heretofore subsisting between Rebecca Duddridge, Spinster,
and Mary Duddridge, Spinster, carrying on business as
Linen Drapers and General Dealers, at Uffculme, in the
county of Devon, has been dissolved by mutual consent;
and that the business will be carried on by the said
Rebecca Duddridge, who will pay all debts of the firm.—
Dated this 23rd day of June, 1877.

Rebecca Duddridge. Mary Duddridge.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William
Henry Salisbury and John Large, carrying on business at
Hope Works, 23, George-street-parade, Birmingham, in
the county of Warwick, as Hinge Manufacturers, under
the style or firm of Salisbury and Large, was dissolved,
by mutual consent, on the 2nd day of July instant.—
Dated this 6th day of July, 1877.

William Hanrie Salishum.

William Henry Salisbury. John Large. fore subsisting between the undersigned, William Trueman and George Pocock, of Highworth, in the county of Wilts, Wheelwrights and Blacksmiths, was dissolved, by mutual consent, on the 2nd day of July instant, since which time the business has been and will in future be carried on by the said William Trueman alone on his own account, and he will receive and pay all debts due to or owing by the said firm.—Dated this 2nd day of July, 1877.

William Trueman

William Trueman. George Pocock.

NOTICE is hereby given, that the Partnership subsisting on the 18th day of January, 1876, between us the undersigned, Thomas Taylor, John Thomas Taylor, and Arthur Reed Taylor, then carrying on business, at No. 7, Grainger-street, Newcastle-upon-Tyne, under the firm of Taylor, Taylor, and Co., as Grocers and Tea Dealers, was, as and from the said 18th January, 1876, dissolved, by mutual consent, so far as relates to the said Thomas Taylor. And notice is hereby further given, that the said business has been, since the said date, and will continue to be, carried on by the said John Thomas Taylor and Arthur Reed Taylor on their own account.—Dated this 10th day of July, 1877.

Thomas Taylor. John Thomas Taylor. Arthur Reed Taylor.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry
Riley and Edward Riley, under the style of H. and E.
Riley, as Smallware Dealers, at Rawtenstall, in the county
of Lancaster, has been this day dissolved by mutual consent.—Dated this 9th day of July, 1877.

Henry Riley

Henry Riley. Edward Riley.

OTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, Sydney Tudor Evans and George Humphreys Davies, as Auctioneers, Land Valuers, and Estate Agents, at Newport, in the county of Monmouth, under the style or firm of Cornelius Evans and Son, has been this day dissolved by mutual consent; and that in future the said business will be carried on by the said George Humphreys Davies.—Dated this 24th day of June, 1877.

Sydney Tudor Evans. Geo. H. Davies.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Lister, John Gill Jessop, and Andrew Davidson, at Liverpool, in the county of Lancaster, under the firm of Jessop and Davidson, as Haberdashers, was this day dissolved, by mutual consent, so far as regards the undersigned Andrew Davidson. The business will in future be carried on under the style or firm of John Gill Jessop.—Dated at Liverpool this 3rd day of July, 1877.

Thos. Lister.

Thos. Lister. Andrew Davidson. John Gill Jessop.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John
Francis Pugh and Enoch Dunn, at 224 and 226, Park-road,
Liverpool, in the county of Lancaster, as Tailors and
Drapers, under the style or firm of Pugh and Dunn, was, on
the 30th day of June, 1877, dissolved by mutual consentJohn Francis Pugh will for the future carry on the business
of the late firm on his own account at the shops, Nos. 224
and 226, Park-road aforesaid, and will receive and pay all
debts owing and due from the said firm of Pugh and Dunn.
—Dated this 9th day of July, 1877.

John F. Pugh. Enoch Dunn.

OTICE is hereby given, that the Partnership heretofore existing between us the undersigned, Ellis Ellis, Henry Ellis, and William Henry Vipan, and carried on under the style or firm of Ellis Brothers, at the Hogarth Galleries, 96, St. Martin's lane, in the city of Westminster, as Dealers in Fine Arts, Publishers, and Auctioneers, has this day been dissolved by mutual consent. The business of Dealers in Fine Arts and Publishers will henceforth be carried on by the said Henry Ellis and William Henry Vipan, under the style or firm of Ellis Brothers, by whom all accounts due from the firm will be paid and all accounts due to the firm received. Mr. Ellis Ellis alone will continue the business of an Auctioneer at 96, St. Martin's-lane aforesaid.—Dated this 9th day of July, 1877.

Ellis Ellis Ellis.

Henry Ellis. William Henry Vipan. NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, John Hosker and Nathan Jackson, trading together under the style or firm of Hosker and Jackson, at 35, Hope-street, Southport, as Plumbers and Glaziers, has this day been dissolved by mutual consent. All debts owing to or by the said late firm of Hosker and Jackson will be received and paid by the said John Hosker, who will in future carry on the said business at the same place on his own account.—Dated this 6th day of July, 1877.

John Hosker. Nathan Jackson.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Frederick Anderson, Joseph Yair, and Allison Cufaude Davie, in the business of Wine Merchants, and Manufacturers and Dealers in Liebig's Liquid Extract of Beef and Tonic Wine, carried on at 12, Cloak lane, Cannon-street, in the city of London, under the firm of Anderson, Yair, and Davie, was, on the 3rd day of July instant, dissolved, so far as concerned the said Allison Cufaude Davie, in pursuance of his desire to retire from the said business; and that all debts due or owing to, and all debts owing by and liabilities of the said late firm, will be received and paid and discharged respectively by the undersigned Frederick Anderson and Joseph Yair, who will continue to carry on the said business.—Dated this 11th day of July, 1877.

Hrederick Anderson. Joseph Yair. Allison Cufaude Davie.

NOTICE is hereby given, that the Partnership between the undersigned, John Henry Stewart and James Stafford, in the trade or business of Cotton Manufacturers, at Spring Mill, off Molesworth-street, Rochdale, in the county of Lancaster, and elsewhere, under the firm of Stewart and Stafford, was this day dissolved by mutual consent; and in future the business will be carried on by the said John Henry Stewart on his separate account, who will pay and receive all debts owing from and to the said partnership in the regular course of trade,—Witness our hands this 7th day of July, 1877.

John H. Stewart. James Stafford.

Charles Hollingberry Webb and William Frederick Hart, as Auctioneers and Surveyors and Land and Estate Agents, at 16a, King's-road, Bedford-row, in the county of Middlesex, under the style of Bray, Webb, and Hart, has been dissolved, by mutual consent, as from the 3Cth June last. The said Charles Hollingberry Webb will receive all debts due to and pay all debts and liabilities incurred by this late firm.—Dated this 6th day of July, 1877.

Chas. H. Webb.

Win. Frederick Hart.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Charles
Story and Samuel Henry Garbett, carrying on business as
Brass Founders, Plumbers, and Gas Fitters, at Humberstreet, in the borough of Kingston-upon-Hull, understyle or firm of Story and Garbett, has been dissolved, by
mutual consent, as from the 27th day of May, 1876.—
Dated this 7th day of July, 1877.

Charles Story. Samuel Henry Garbett.

fore subsisting between us the undersigned, Edward Robson Whitwell and Henry John Grieveson, both of Darlington and Woodland, in the county of Durham, trading as Coal Owners, under the style or firm of the Owners of Woodland Collieries, has this day been dissolved by mutual consent; and the business will in future be carried on by the said Edward Robson Whitwell in partnership with Joseph Fryer, of Smelt House, Howdenle-Wear, in the said county of Durham.—Dated this 7th day of July, 1877.

Edward Robson Whitwell.

Edward Robson Whitwell. Henry John Grieveson.

OTICE is hereby given, that the Partnership between the undersigned, Alfred Hill and Thomas Pickles, in the business of Manufacturers, at Dudley Hill, near Bradford Yorkshire, under the firm of Hill, Pickles, and Co. has been this day desoived by mutual consent. — W.mess our hands this 9th day of July, 1.77.

Alfred Hill.
Thomas Pickles.

NOTICE is hereby given, that the Partnership heretofore carried on by William Hill and Joseph Bristol,
under the firm or style of Messrs. Hill and Bristol, at
Rugby Steam Mill and at Wolsson, in the county of Wajrwick, as Farmers and Millers, was, on the 4th day of July,
1877, was dissolved by mutual consent. All debts owing to
the late firm at Rugby will be received by the said Joseph
Bristol, and the said businesses will in future be carried on
by the said William Hill.—Dated this 9th day of July, 1877.

William Hill.

Joseph Bristol.

NOTICE is hereby given, that the Partnership heretofore existing between us the undersigned, James
Julius Metcalf and Robert Gartshore, in the business of
Wholesale and Retail Grocers and Provision Dealers, and
carried on by us at No. 30, Brunswick-road, Liverpool, in
the county of Lancaster, under the style or firm of
J. J. Metcalf and Co., was disso ved by mutual con-ent, on
the 3rd day of July instant. All debts due and owing by
the late firm will be received and paid by the said James
Julius Metcalf, who will in future carry on the business at
30, Brunswick-road aforesaid.—Dated this 9th day of July,
1877.

J. Metcalf.

OTICE is hereby given, that the Partnership which has for some time past been carried on by William Pain and Edward Shenton, under the firm of Pain and Shenton, at Jewry-street, Winchester, in the trade or business of Wine and Spirit Merchants, was this day dissolved by effluxion of time; all amounts due to and liabilities owing from the said firm will be received and paid by the said Edward Shenton.—As witness our hands this 5th day of July, 1877.

William Pain. Edward Shenton.

Robert Gartshore.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Thomas Hodgkinson and George Norris Hodgkinson carrying on business under the style or firm of T. and G. N. Hodgkinson, at Hopwood, near Heywood, in the county of Laucaster, as Cotton Spinners, was dissolved on the 2nd day of March, 1877, by mutual consent. All debts owing to or by the concern will be received and paid by the undersigned, George Norris Hodgkinson, who will continue to carry on the business on his own account.—Dated this 6th day of July, 1877.

Thos. Hodghinson.

G. N. Hodgkinson.

TOTICE is hereby given, that the Partnership heretofore subsisting between us the under-igned.
Benjamin Wade and William Wade, junior, both of Leeds, in the county of York, heretofore carrying on business as Woollen Merchants and Manufacturers, under the style of Wade Brothers, at Leeds aforesaid, has been dissolved, by mutual consent, as and from the 2nd day of July, 1877. All debts due to and owing by the said firm will be received and paid by the said Benjamin Wade, who will continue to carry on the business on his own account, trading as Benjamin Wade, at Leeds aforesaid.—Dated this 11th day of July, 1877.

Benjamin Wade,
W. Wade, jun.

[Extract from the Edinburgh Gazette of July 6, 1877.]
NOTICE OF DISSOLUTION.

THE Copartnership hitherto carrying on business as Tobacco Importers and Commission Merchants at 25, Wellington-street, Glasgow, under the style of Patterson and Holt, and at Irwell-chambers, Union-street, Liverpool, under the style of Macleod, Holt, and Co., of which the subscribers were the sole partners, was dissolved on the 30th June, 1877.

Jas. Patterson. T. G. Holt. D. M. Macleod.

JOHN HINSHELWOOD, Clerk, Witness to Signatures of Jas. Paterson, T. G. Hult, and D. M. Macleod.

JOHN SMITH, Clerk, Witness to Signatures of Jas. Patterson, T. G. Holt, and D. M. Macleod.

Referring to the above notice of dissolution, the business of Tobacco Importers and Commission Merchants will be carried on as formerly by James Patterson and Thomas George Holt, under the firm of Patterson and Holt, at 25, Wellington-street, Gassow.

JÓHN HIGGINS, Deceased. Pursuant to Statute of the 22nd and 23rd Victoria, chap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against or upon the estate of John Higgins, late of Higher Broughton, in the county of Lancaster, Esq., deceased (who died on the 20th day of May, 1877, and whose will, with a codicil thereto, was proved on the 25th day of June, 1877, in the District Registry at Manchester attached to the Probate Division of The Minister's High County of Justice by Edward Higgsins. Her Majesty's High Court of Justice, by Edward Higgins, Esq., John Thewlis Johnson, Wire Manufacturer, and James Hind, Flax Spinner, the executors named in the said will), are hereby required to send particulars, in writing, of their debts, claims, or demands to the undersigned, the Solicitors to the said executors, on or before the 1st day of September, 1877, after which day the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have received notice; and the said executors will not be liable for the assets so distributed to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 10th day of July, 1877.

ORMEROD and ALLEN, 5. Clarence-street,

Manchester, Solicitors for the Executors.

LEWIS LEON, Esq, Deceased.

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

OTICE is hereby given, that the creditors and all other persons having claims or demands upon or affecting the estate of Lewis Leon, formerly of Upper Woburn place, Tavistock square, in the county of Middlesex, but late of 1, Craven-hill, Hyde Park, in the same county, and of New Broad-street, in the city of London, West India Merchant, deceased (who died on the 28th of May, 1877, and whose will was proved on the 8th of June, 1877, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, by Benjamin Isaac, George Isaac Leon, and Philip Leon, the executors therein named), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for claims and demands to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of August, 1877, after which day the executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which the said executors shall then have had notice; and that by virtue of the said Act, the said executors will not be liable for the said assets, or any part thereof, so distributed to any person of whose claim they shall not have had notice at the time of such distribution. - Dated this 12th day

of July, 1877.
SPYER and SON, 1, Winchester-street, Old
Broad-street, London, Solicitors for the Executors.

THOMAS TISDALE, Deceased

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

perty, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands and other persons having any claims or demands upon or against the estate of Thomas Tisdale, late of Severn Lodge, Mountfields, Frankwell, Shrewsbury, in the county of Salop, and also of the Talbot-chambers, Shrewsbury aforesaid, Civil Engineer and Draughteman (who died on the 5th day of July, 1876, and whose will, bearing date the 29th day of November, 1867, was proved in the Shrewsbury District Registry of Her Majesty's High Court of Justice, Probate Division, or the 27th day of September, 1876, by John Hilton Shingler, of Birch Hall, near Ellesmere, in the said county, Gentleman, Samuel Juckes, of Shrewsbury aforesaid, Ironmonger, Thomas William Matthews Tisdale, of Severn Lodge aforesaid, Civil Engineer, and Charles Edward Tisdale, of Mountstreet, Mountfields aforesaid, Architect, the executors therein named), are hereby required to send in the pating culars of their debts, claims, and demands against the said estate to the said executors, at the office of me, the undersigned, Solicitor to the said executors, on the Wyle Cop, in Shrewsbury aforesaid, on or before the 21st day of August, 1877, after which day the said executors will proceed to distribute or otherwise apply the assets of the said Thomas Tisdale amongs: the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and they will not afterwards be liable for such assets so distributed, or any part thereto, to any person or persons of whose debts, claims, and demands they shall not then have had notice; and all persons indebted to the estate of the said Thomas Tisdale are hereby required to pay the amount of their respective debts forthwith to the said executors, or either of them. or to me, on their behalf.

Dated this 9th day of July, 1877.

JNO. PRICE, 75, Wyle Cop, Shrewsbury, Soli-

GEORGE TIMMS, Deceased.

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

TOTICE is hereby given, that all persons being creditors of having any claims or demands upon or against or claiming any interest in the estate of George Timms, late of Stanborough, near. Harfield, in the county of Hertford, Watercress Grower, deceased (who died on the 14th day of February, 1877, at Stanborough aforesaid, and whose will Watercress Grower, deceased (who died on the 14th day of February, 1877, at Stanborough aforesaid, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 12th day of May, 1877, by William Tims, in the will written Timms, of 24. Chichester-road, Kilburn, in the county of Middlesex, Gentleman, one of the executors named in the said will, power being reserved of making the like grant to Robert John Timms, the son of the said deceased, now a minor, the other executor named in the said will, when he shall attain other executor named in the said will, when he shall attain the age of twenty one years), are hereby required to send the age of twenty-one years), are hereby required fo send in the particulars of their debts, claims, and demands upon or against the said estate to the said William Tims, at the office of Mr. George Annesley, of 5, Verulam-street, Saint Albans, in the county of Hertford, Solicitor for the said William Tims, on or before the lat day of September, 1877, after which time the said assets of the said George Timms will be distributed among the parties entitled thereto, having accord only to these debts: claims, and demands of which the regard only to those debts, claims, and demands of which the said executor shall then have had due notice; and that the said William Tims will not after the date aforesaid 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 had notice.—Dated this 9th day of July, 1877.

G. ANNESLEY, 5. Verulam-street, Saint Albans, Solicitor for the said William Tims, the Executor.

Mrs. ELIZABETH SYMONDS, Deceased. Pursuant to Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty, cap. 35, intituled "An Act to further amend the Law of

Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Elizabeth Symonds, late of Tengethly, near Ross, in the county of Hereford, Widow, deceased (who died on the 23rd day of April, 1877, intestate, and of whose personal the 23rd day of April, 1877, intestate, and of whose personal estate letters of administration were granted on the 22ud day of May, 1877, by Her Majesty's High Court of Justice, at the District Registry attached to the Probate Division thereof at Hereford, to Frederick Holden Turner, of 40, Bödford row, in the county of Middlesex, Gentleman, and James Frederick Symonds, of the city of Hereford, Gentleman, the surviving guardians of Caroline Elizabeth Symonds, a minor, the grandchild and only next of kin of the said deceased, for the use and benefit of the said minor, and until she shall attain the age of twenty-one years), are hereby required to send full particulars, in writing, of such claims and demands to me, the undereigned, Solicitor to the said administrators, on or before the 1st day of September next, after which day the said administrators will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice.—Dated this 10th day of July, 1877.

J. REGINALD SYMONDS, 15, Bridge-etreet,

Hereford, Solicitor to the said Administrators.

Miss ELIZA (ABINGDON) SMITH, Deceased.

Pursuant to the 29th section of the Act of Parliament of
the 22nd and 23rd Victoria, chapter 35, initialed "An
Act to further amend the Law of Property, and to relieve Trustees."

TOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Miss Eliza Smith (commonly known as Miss Abingdon Smith), late of No. 30, Royal-trescent, in the city of Batli (who died on the 25th day of June, 1877, and whose will was duly proved in the District Registry at Bristol of the High Court of Instite Probate Division on the Little Probate Division of the Little Probate Division on the Little Probate Division of the Little Probate Division on the Li the High Court of Justice, Probate Division, on the 5th day of July, 1877, by the Reverend Pownoll William Phipps, of the Vicarage, Slough, in the county of Bucks), are required to send, in writing, the particulars of their claims or demands to us, the undersigned, Inman and Iuman, the Solicitors of the said executor, at our offices, situate at No. 4, Queensquare, in the city of Bath, in the county of Somerset, on or before the 15th day of September next. And notice is hereby also given, that at the expiration of the last-mentioned day the said Pownoll William Phipps will proceed to distribute the assets of the said Eliza Smith amongst the parties entitled thereto, having regard to the claims of which he has then had notice; and that he, the said Pownell William Phipps, will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he, the said Pownell William Phipps, has not had notice at the time of the distribution.—Dated this 9th day of July, 1877. INMAN and INMAN, Solicitors of the said Exe-

cutor,

WILLIAM PRICE, Deceased.

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

the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all persons having any claims or demands upon or against the estate of William Price, late of High-street, Presteign, in the county of Radnor, Gentleman, deceased (who died on the 4th day of June, 1877, and whose will was proved by Anne Price, of High street, Presteign aforesaid, the widow of the said or right-street, Fresteign attressed, the weather of the sate deceased, Aaron Rogers, of the Rodd, near Presteign aforesaid, Farmer, and John Davies, of St. David's street, Presteign aforesaid, Builder, the executors therein named, on the 25th day of June, 1877, in the Hereford District Registry attached to the Probate Division of Her Majesty's High Court of Justice), are required to send particulars of their claims and demands to the undersigned, the Solicitor for the said executors, on or before the 1st day of September next, at the expiration of which time the said executors will proceed to distribute the assets of the said testator amongst the parties entitled thereto, having regard only to the claims of which they, the said executors, shall then have had notice; and for the assets so distributed, or any part thereof, the said executors will not be liable to any person of whose debt, claim, or demand they shall not have had notice.—
Dated this 4th day of July, 1877.

W. WAKELIN, Presteign, Radnorshire, Solicitor for the said Executors.

WILLIAM GREENWOOD, Deceased.
Pursuant to an Act of Parliament of the 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend

the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all persons being creditors of or otherwise having any claims upon or against the estate of William Greenwood, of Cragg, near Mytholmroyd, in the county of York, Gentleman, and formerly a Cotton in the county of York, Gentleman, and formerly a Cotton Spinner, deceased (who died on the 17th day of June, 1877, and whose will was proved on the 3rd day of July, 1877, in the Principal Registry of Her Majesty's Court of Probate, by the Reverend James Farrar, of Woodville, Incumbent of Saint John's-in-the-Wilderness, in Cragg aforesaid, and Henry Mitchell, of Elland, in the parish of Halifax, in the said county of York, Cardmakers, executors of the said will) are required on or before the let the said will) of the said will), are required, on or before the let day of September, 1877, to send to Messrs, Foster and England, of Townhall-chambers, Halifax aforesaid, the Solicitors of the said executors, the particulars of their claims upon or against the said estate, and that at the expiration of such time the executors will distribute the whole of the assets of the said testator among the parties entitled thereto, having regard to the claims of which they shall then have notice.— Dated this 5th day of July, 1877. FOSTER and ENGLAND, Townhall chambers,

Halifax.

Mrs. ANN CALLOW, late of Clifton Wood, in the parish of Clifton on-Teme, in the county of Worcester, Widow,

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

perty, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debt, claim, or demand upon or against the estate of the above-named Ann Callow, deceased (who died on the 22ud day of June, 1877, and whose will was proved in the District-Registry attached to the Probate Division of Her Majesty's Righ Court of Justice at Worcester, on the 4th day of July, 1877, by Richard Wood and William Varnish, the executors therein named), are hereby required to send the particulars, in writing, of such debts, claims, and demands to me, the undersigned, on or before the 18th day of August next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the person or persons entitled thereto, having regard only to the debts, claims, or demands of which the said execu-tors shall then have had notice, and that they will not afterwards be liable for the assets, or any part thereof, so distri-buted to any creditors or other persons of whose debt, claim, or demand they shall not then have had notice. - Dated this 11th day of July, 1-77.

A. W. KNOTT, 14, Foregate street, Worcester, Solicitor to the said Executors.

THOMAS ELLIS JONES, Deceased.

Pursuant to an Act of Parliament made and passed in the

Pursuant to an Act of Parliament made and passed in the
22nd and 23nd years of the reign of Her present Majesty,
chapter 35, initialed "An Act to further amend the Law
of Property, and to relieve Trustees,"
IOTICE is hereby given, that all creditors and other
persons having any claims or demands upon or against
the estate of Thomas Ellis Jones, late of No. 14, Northbuildings, Finsbury, in the city of London, and formerly of 7. King's Head-court, Shoreditch, and of 571, Old Broadstreet, in the city of London, Silk Buyer (who died on the 11th day of May, 1877, and whose will was duly proved, on

the 10th day of July, 1877, in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, by Elizabeth Jones, of 14, North-buildings aforesaid, the widow of the said deceased, the sole executrix named in the said will), are hereby required to send the particulars, in writing, of their respective debts, claims, or demands to me, the undersigned, Solici or to the said executrix, at my office, No. 4. Saint Benet's place. Gracechurch street, in the city No. 4, Saint Benet's place, Gracechurch street, in the city of London, on or before the 25th day of August next, after which time the said executrix will proceed to distribute the assets of the said deceased, having regard only to the claims of which I shall then have received notice; and will not be liable for the assets so distributed to any person of whose debt or claim the said executrix shall not then have had notice. And all persons indebted to the said deceased are required to pay to me the amount of their respective debis forthwith.—Dated this lith day of July, 1877.

RICHARD HARVEY, 4, Saint Benet's place,
Gracechurch-street, London, E.C., Solicitor to the

said Executrix.

ROBERT WHALLEY, Deceased.

In pursuance of the Statute 22nd and 23rd Victoria, cap.
35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, claims, and demands upon or against the estate of Robert Whalley, late of Infirmaryatreet, in Blackburn, in the county of Lancaster, Gentleman, deceased (who died on the 29th day of December, 1873, deceased (who died on the 29th day of December, 1873, and whose will was proved in the District Registry of Her Majesty's Court of Probate at Lancaster, on the 2nd day of March, 1875, by Thomas Whalley and Richard Pickering, the executors named in the said will), are hereby required to send in particulars of their respective claims to us, the undersigned, at our offices, No. 75, Ainsworth-street, in Blackburn aforesaid, on or before the 15th day of August next, at the expiration of which time the said executors will proceed to pay and distribute the assets of the said Robert Whalley, the testator, among the persons entitled thereo, having regard only to the debis or claims of which the said executors shall have had notice, and the said executors will not be liable for the assets so distributed to any person of whose debt or claim they shall not have had notice at the time of such distribution. - Dated this 11th

day of July, 1877.

L. and W. WILKINSON, 75, Ainsworth street,
Blackburn, Lancashire, Solicitors to the Executors.

HENRY FREEMAN, Deceased.

Pursuant to Act of Parliament of the 22nd and 23rd Vic. cap. 85.

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the cetate of Henry Freeman, late of Ipswich, in the county of Suffolk, Scale and Weighing Machine Manufacturer, deceased (who died on the 28th day of March, 1877, and of whose personal catate letters of administration were, on the 25th day of April, 1877, granted by the Distortict Registry, at Ipswich, attached to the Probate Division of Her Majesty's High Court of Justice, to Emma Freeman, of No. 19. Queen's-street. Inswich aforesaid, the lawful of No. 19, Queen's-street, Ipswich aforesaid, the lawful widow and relict of the deceased), are hereby required to send in particulars of their debts, claims, or demands, to me, on or before the 1st day of September next, after which day the said administratrix will proceed to distribute the assets of the said Henry Freeman among the parties entitled thereto, having regard to the debts, claims, and demands only of which she shall then have had notice.—Dated this 11th day of July, 1877. W. C. BLOCK, Westgate street, Ipswich, Solicitor

to the said Administratrix.

THOMAS GEORGE, Deceased.

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

intituled "An Act to further amend the Laws of Property, and to relieve Trustees."

OTICE is hereby given, that all persons having any claim or demand against the estate of Thomas George, late of 450, King's road, Chelsea, in the county of Middlesex, Gentleman (who died on the 17th day of March, 1877, and whose will was duly proved in the Principal Registry of Her Majesty's Court of Probate, by the exemptors therein named), use hereby required to sand in cipal Registry of Her Majesty's Court of Probate, by the executors therein named), are hereby required to send, in writing, full particulars of such claims or demands, with dates and items, to the undersigned, Mr. Frederick William Pamphillon, on or before the 29th day of September, 1877, after which date the executors will proceed to distribute the assets of the said deceased according to the directions contained in his will, having regard only to the claims of which they shall then have had notice.—Dated this 6th day of July, 1877. day of July, 1877.

FRED. W. PAMPHILON, 5, John street, Adelphi, W.C., Solicitor for the Executors of the said Thomas George, deceased.

Mrs. ELIZABETH BULL, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, cap. 35, intituled "An Act to further amend the Law of Property,

and to relieve Trustees.'

TOTICE is hereby given, that all creditors and other persons having any claim or demand upon or against the estate of Elizabeth Bull (Widow of the late John Pannett Bull), late of Cambridge House, High street, Teddington, in the county of Middlesex, but formerly of Arlington House, Turnham Green, and Hyde Park-street, all in the county of Middlesex, deceased (who died on the 23rd day of February, 1877, and whose will was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 27th day of March, 1877, by George Henley Barber, of 10½, Ironmonger-lane, Cheapside, in the city of London, Gentleman, one of the executors in the said will therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, as the Solicitors for the said executor, on or before the 20th day of August, 1877, after which date the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard to the claims and demands only of which he shall then have had notice; and the said executor will not be auswerable or liable for the assets so whomsoever of whose claim or demand he shall not then have had notice.—Dated this 10th day of July, 1877.

WILD, BARBER, and BROWNE, 101, Ironmongerlane, Cheapside, London, Solicitors for the said

Executors.

JOHN COOPER, Deceased.

Pursuant to the Act to relieve Trustees (22nd and 23rd Vic., cap. 35).

NOTICE is hereby given, that all persons having any debts, claims, or demands against the estate of John Cooper, late of Bognor, in the county of Sussex, Gentleman, deceased (who died on the 29th of December, 1876, and whose will, with a codicil thereto, was proved in the Principal Registry, on the 15th day of February, 1877, by Arthur Cooper and William Colliso, the executors therein named), are hereby required to send particulars thereof to me, the undersigned, before the 28th day of July, 1877, after which date the executors will distribute the assets of ar.er which date the executors will distribute the assets of
the said deceased, having regard only to the claims and
demands of which they shall then have had notice; and
they will not thereafter be liable for any debt, claim, or
demand of which they shall not have had notice at the
time of distribution.—Dated this 6th day of July, 1877.

EDWD. ARNOLD, East-street, Chichester, Solicitor
to the said Francisco.

to the said Executors

CHARLES HAYLLAR, Deceased.

Pursuant to the Act to relieve Trustees 22nd and 23rd Vic., cap. 35).

OTICE is hereby given, that all persons having any debts, claims. or demands against the catalogue. debts, claims, or demands against the estate of Charles Hayllar, late of the city of Chichester, Gentleman, deceased (who died on the 7th of January, 1877, and whose will was proved in the Principal Registry, on the 27th day of March, 1877, by Charles Townsend Halsted, Banker, and Charles John Pratt, Chemist, both of the city of Chichester, the executors therein named), are hereby required to send particulars thereof to me, the undersigned, before the 28th day of July, 1877, after which date the executors will distribute the assets of the said deceased, having regard only to the claims and demands of which they shall then have had notice; and they will not thereafter be liable for any debt, claim, or demand of which they shall not have had notice at the time of distribution. -Dated this 6th day of July, 1877. EDWD. ARNOLD, East-street, Chichester, Solicitor

to the said Executors.

MORGAN VANE, Esq. Deceased.

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

of Property, and to relieve Trustees."
TOTICE is hereby given, that the creditors and all other persons having any debts, claims, or demands upon or against the estate of Morgan Vane, late of Chippenham l'ark, in the county of Cambridge, and of No. 1, Adelaide crescent, Brighton, in the county of Sussex, Esq. (who died at Brynderwen, near Usk. in the county of Mon-mouth, on the 7th day of May, 1877, and whose will, with rooted, on the 711 day of may, 1011, and whose will, when two codicils, were proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 16th day of June, 1877, by Henry Morgan Vane, of 74. Eaton-place, in the county of Middlesex, and George Lewis Parkin, of Lincoln's-inn, in the said county, Esqra. the executors therein named), are hereby required to send particulars, in writing, of such debts, claims, or demands, specifying whether the same are against him personally or as a trustee for other persons, to us, the undersigned,

Solicitors, or to the said executors, on or before Friday, the 10th day of August next. And notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the debts, claims, or demands of which the said executors shall then have received notice; and that they 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. And further, all persons indebted to the estate of the said deceased are hereby required to pay the amount of such debts forthwith to us, or to the said exe-

cutors.—Dated this 4th day of July, 1877.

PARKIN and PAGDEN, 5, New-square, Lincoln's-iun, Solicitors to the said Executors.

MARY GREEN, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35. ALL creditors and other persons having any claims
A against the estate of Mary Green, late of No. 47,
Upper Rosoman-street, Clerkenwell, in the county of Middlesex, Spinster (who died on the 6th day of April, 1875, at No. 30, Eleanor-road, Woolwich, in the county of Kent, letters of administration of whose estate and effects, with the will annexed, were granted by Her Majesty's Court of Probate, Principal Registry, on the 8th day of July, 1875, to Joseph Platts and John Green, the nephews of the deceased), are hereby required to send to me, the undersigned, as Solicitor for the said administrators, on or before the 4th day of August, 1877, full particulars, in writing, of any such claims; and after that day the said adminis-trators will distribute the assets of the said deceased, trators will distribute the assets of the said deceased, having regard only to any claims of which they shall have then had notice.—Dated 11th July, 1877.

H. W. LINDUS, 156, Cheapside, E.C., Solicitor for

the said Administrators.

WILLIAM PARSONS, 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 claims or demands against the estate of William Parsons, formerly of Well-street, Hackney, in the county of Middlesex, and late of No. 1, Willow Brook-grove, Trafalgar-road, Old Kent road, in the county of Surery Couleman (And John May) of Surrey, Gentleman (who died on the 7th day of May, 1877, and whose will, with two codicils was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 18th day of June, 1877, by William Amos and Frederick Bailey Strange, the surviving executors named in the said will), are hereby required to send in the particulars of their claims and demands to the said executors, at the office of their Solicitor, Mr. George Thomas Robinson, at the Vestry House, Christchurch-passage, Newgate-street, in the city of London, on or before the 30th day of August, 1877, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which 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 Dated this 11th day of July, 1877.

G. T. ROBINSON, The Vestry House, Christchurchpassage, Newgate-street, London, E.C., Solicitor

for the said Executors.

EDWARD ROBERTS, 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 creditors and other persons having any claims or demands upon or against the estate of Edward Roberts, late of High-street, against the estate of Edward Roberts, fate of High-street, Mold, in the county of Flint, Butcher (who died on the 10th day of July, 1876, and whose will was proved on the 25th day of May, 1877, in the District Registry attached to the Probate Division of the High Court of Justice at St. Asaph, by Edward Price Edwards (in the said will called Edward Parry Edwards), of High-street, Mold aforesaid Tapper and Joseph Price of 32 James-street Liver. said, Tanner, and Joseph Price, of 32 James street, Liverpool, in the county of Lancaster, Grocer, the executors herein named), are hereby required to send, in writing, the particulars of their respective claims or demands to the undersigned, the Solicitor to the said executors, at his offices, No 8, King street, Mold, in the county of Flint, on or before the 10th day of August next, after which day the said executors will proceed to apply the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that, by virtue of the said Act, the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they

shall not have had notice at the time of such distribution

-Da ed this 7th day of July, 1877. GEO. E. TREVOR ROPER, 8, King-street, Mold, Solicitor to the said Executors.

THOMAS PRICE, Deceased.

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

OTICE is hereby given, that the creditors and all other persons having or claiming to have any debts or other claims or demands against the estate of Thomas Price, late of No. 1, Roehampton-street, Milbank, in the city of Westminster, Geutleman, deceased (who died on the 23rd day of March, 1877, and whose will, with a codicil thereto, was proved in the Principal Registry of the Probate Division of Her Majesty's High Court of Justice, on the 20th day of April, 1877, by Ann Price and William Kitchen Parker, the executors named in the said will), are hereby required to send in writing the particulars of their respective debts, claims, or demands to me, the undersigned, of No. 17A, Great George-street, in the city of Westminster, the Solicitor for the said executors, on or before the 10th day of September, 1877, next; after which day the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and will not be liable for the said assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand they shall not then have had notice.— Dated this 10th day of July, 1877.

O. W. T. YEILDING, 17A, Great George-street,

Westminster, S.W., Solicitor to the said Execu-

Notice to Creditors.

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

OTICE is hereby given, that all creditors and other OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of William Gregory, late of Friar-laue, Leicester, in the county of Leicester, Solicitor, deceased (who died on the 80th day of April, 1877, intestate, and of whose estate and effects letters of administration were granted by the Leicester District Registry of the Probate Court Division of the High Court of Justice, on the 15th day of May, 1877, to Gregory Knight, of Narborough, in the said county of Leicester, Esq.), are requested to send particularly in the said county of Leicester, Esq.), are requested to send particularly in the said county of Leicester, Esq.). ticulars in writing of their claims or demands to Messrs. Berridge and Morris, of Leicester aforesaid, Solicitors, on or before the 30th day of August next; after which day the said administrator will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard to the claims and demands of which shall then have had notice; and that he will not be liable for the assets, so distributed to any person of whose claim or demand he shall not then have had notice; and all persons indebted to the estate of the said William Gregory are requested to pay the amounts of their respective debts us, the undersigned.—Dated this 28th day of June, 1877.

BERRIDGE and MORRIS, Friar-lane, Leicester, Solicitors to the said Administrator.

In the Matter of the Act 19th and 20th Vict., c. 120, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and of the Act 21st and 22nd Vict., c. 77, intituled "An Act to amend and extend the Settled Estates Act;" and of the Act 27th and 28th Vict., c. 45, intituled "An Act to further amend the Settled Estates Act, 1856," and of "The Leases and Sales of Settled Estates Amendment Act, 1874;" and in the Matter of a Messuage or Dwelling-house, Stable, Gig-house, Garden, and Premises known as The Retreat, situate at Tettenhall Wood, in the parish of Tettenhall, in the county of Stafford, and settled by the Will of John Savadge Davenhill, formerly of Compton, in the parish of Tettenhall, in the county of Stafford, Gentleman, now deceased.

DURSUANT to the above mentioned Acts of Parliament and the Consolidated General Order of this Court in that behalf, notice is hereby given, that on the 4th day of July, 1877, Mary Ninde Columbia Davenhill, of South-hill, Chislehurst, in the county of Kent, Widow, Columbia Ann Chislehurst, in the county of Kent, willow, common and Davenhill, of the parish of Sr. John's, in the city of Worcester, Spinster, William Savadge Davenhill, of Sydney, in the Colony of Australia, Sailor, John Savadge Davenhill, of Sydney aforesaid, Merchant's Clerk, Richard Savadge Davenhill, of Bloxwich, in the county of Stefford, Surveyor. Henry Savadge Davenhill, of Wolverhampton, in the said county of Stafford, Wine and Spirit Merchant, Mary Lovatt, the wife of John Anthony Stratford Lovast, of South hill,

in the parish of Chislehurst, in the county of Kent Commission Agent, by Francis Huskisson, Cashier of the Royal Navy College. Greenwich, her next friend, the said John Anthony Stratford Lovatt, Charles Edward Savadge Daven-hill, of Adnand, 6. Pral, Madrid, in the Kingdom of Spain, Mercantile Correspondent, Frederick Albert Davenhill, of No. 96, Shardeloes road, New Cross, in the county of Surrey, Merchant's Clerk, Robert Septimus Davenhill, of the parish of St. John's, in the city of Worcester, Surgeon, the Reverend William Philip Smeeth, of Tatenhill, in the county of Stafford, Clerk in Holy Orders, and Henry Kitson, of Wolverhampton, in the same county, Gentleman, presented their Petition to the ord High Chancellor of Great Britain (10 be heard before his Lordship the Vice-Chancellor Sir Charles Hall), praying that a certain agreement, dated the 31st day of May, 1877, for the sale to John Woodroffe Hill of the messuage and premises above-mentioned, at the price of £750, might be approved, and that the same might be carried into effect accordingly, and that directions might be given with reference to the conveyance of the said messuage and premises, and for the application of the purchase-money thereof. And notice is also hereby given, that the petitioners may be served with any Order of the Court, or of the Juige in Chambers, or notice relating to the said Petition, at the offices of Messrs, Clarke, Woodcock, and Ryland, situate at No. 14, Lincolu's-iun-fields, in the county of Middlesex.—

Duted this 11th day of July, 1-77.

CLARKE, WOODCOCK, and RYLAND, 14,

Lincoln's-inn-fields, in the county of Middlesex,

Solicitors for the Petitioners.

In the High Court of Justice. - Chancery Division.

Vice-Chancellor Hall,

In the Matter of " The Leases and Sales of Settled Estates Act." and in the Matter of certain Freehold Messnages or Tenements and Hereditaments, comprising the York House Ine, and certain Closes, Pieces, or Parcels of Land and Premises called Everland and Lunghorns, all situate in the parish of Doulting, in the county of Somerset containing in the whole /A. IR. 22P. or thereabouts, in the tenure or occupation of Richard corner Paget his undertenants or assigns, devised by the Will of James

Riley, deceased.

OTICE is nereby given, that a Petition in the abovementioned matters was, on the 7th day of July, 18:7, presented to the Chancery Division of Her Majesty's High Court of Justice (to be heard before his Lordsing the Vice-Chancelior Sir Charles Hail), by James Riley, of No. 195, Liverpool-road, Isington, in the county of Muddesex, Gentleman, James William Green, of cub-cottige, tickerton road, stolloway, in the county of Middlesex, Gentleman, John McMinio, of No. 39, Blocmsbury-square, in the counts of Middlesex, Gentleman, and Joseph Spawforth, of the Crescent Distillery Barnican, in the city of London, Wine Merchant, for a sale of the above described hereditaments, under a contract of 12th March, 1877, in the l'etition fully set forth. And notice is hereby also given, that the Petitioners may be served with any Order of the Court, or notice relating to the subject of the said Petition, at the office of their Soilestors, Messrs. King and McMillin, situate at No. 39, Bloomsbury-square, in the county of Middlesex. Dated this 10th day of July 1877.

KING and McMillin, Solicitors for the Peti-

In the High Court of Justice.—Chancery Division. Vice Chancellor Half. - 1876. E., No. 108.

In the Matter of " The Leases and Sales of Settled Estates Acts, 1856 and 1876;" and of the Acts amending and extending the same; and in the Matter of a Freehold Slate Quarry known as Sealyham Slate Quarry, situate in the parish of St. Dogweils, in the county of Pembroke. forming part of the Sealyham Estate, devised by the Will of the late William Edwardes, of Sealyham aforesaid. Esquire; in the Matter of the Estate of William Edwardes, deceased; and between the Right Honourable William, Baron Kensington, and William Owen, Plaintiffs; and John Owen Edwardes, John Tucker Edwardes, Owen Tucker Edwardes, Charles Gustavus Whittaker Edwardes Edwardes, and Emma Tucker Edwardes, Spinster, Defendants.

DURSUANT to the above-mentioned Acts of Parliament, and the Consolicated General Order of this Court in that behalf, notice is hereby given, that on the 6th day of July. 1877, the Right Honou able William, Baron Kensington, of No. 69, Grosvenor-street, in the county of Middlesex, William Owen, of Withybush, in the county of Pembroke, Esquire, and Owen Tucker Edwardes, of Trerhôs, in the county of Pembroke, Esquire, Charles Gustavus Whittaker Edwardes Edwardes, Lientenant in Her Majesty's 16th Regiment, now stationed in the wadras Presidency, in India, and Emma Tucker Edwardes, of Scalyham aforesaid, Spinster, and Thomas Edwardes, of Cleddy Lodge, in the county of Pembroke, Esquire, presented their Petition to ther Majesty's High Court of Justice (to be heard before his Honour the Vice-thancellos

Sir Charles Hall), praying that a certain agreement, dated the 30th June, 1877, for leasing the said Sealybam Slate Quarry, might be approved and ordered to be carried into execution, and that the Trustees of the Will of the said execution, and that the Trustees of the Will of the sain testator, William Edwardes, might be authorized to grant a lease in accordance with such agreement, and that all necessary directions might be given for the grant of such lease in conformity with the provisions of the above-mentioned Acts of Parliament respectively, or that such further or other Order might be made as should be required. And notice is also hereby given, that the petitioners may be served with any Order of the Court, or of the Judge in Chambers, or notice relating to the subject of the said Petition, at the office of Messrs. Markby, Wilde, and Burra, situate at No. 9, New-square, Lincoln's inn, in the county of Middleser.—Dated this 12th day of July, 1877.

MAKKBY, WILDE, and BURRA, Solicitors for

the Petitioners.

Do be sold, pursuant to an Order of the Chancery Division of the High Court of Justice, made in an action Ward v. Ward, 1876, W., No. 112, with the approbation of the Vice-Chancellor Sir James Bacon, by Mr. Robert Collier Driver, of the firm of Messrs. Driver, of 4, Whitehall, the person appointed by the said Judge, at the Mart, Tokenhouse-yard, in the city of London, on Friday, the 3rd day of August, 1877, at two o'clock in the afternoo in eleven lots, valuable properties, all situate in the parish of Marylebone, in the county of Middlesex, comprising:—

A freehold fully licensed public-house, known as the Duke of York, Queen street, let on lease to Messre. Hoare, also freehold dwelling houses and shops, being Nos. 150, 152, and 154, Edgware-road, and Nos. 57 and 58, Queen-street, let on lease to W. Carr, and occupied by Messrs. E. and R. Garrould. likewise freehold ground-rents, arising out of houses, shops, and premises, in Great James-street, Lisson-grove, Harrow-street, Union-street, Upper Lisson-street, and Mitcham-street, and reversionary interest in property in Hereford-street, Union-street, Harrow-street, and Upper Lisson street, the whole producing about £400 per annum.

And at the same time and place, in four lors, certain property situate at Farnham, in the county of Surrey, called the Willey Estate, comprising:

A residence, known as Willey Place, situate on the High-road to Alton, two miles from Farnham aforesaid, with entrance lodge, stable, coach house, and farm premises, pleasure grounds, and well timbered lands; also another residence, known as Ridgeway House, in Farnham aforesaid, with entrance lodge, office, and large gardens; likewise Grover's Farm, homestead, and three cottages, the whole comprising about 182 acres of valuable hop grounds, arable, grass, and wood lands.

grass, and wood lands.

For particulars, apply to Messrs. Meynell and Pemberton,
Solicitors, No. 20, Whitehall place; Messrs. Pyke, Irving,
and Pyke, 43, Lincoln's inn-fields; Messrs. Kright and
Ward, Solicitors, Farnham; and Messrs. Potter and
Stevens, Solicitors. Farnham; and to Messrs. Driver, Surveyors, Land Agents, and Auctioneers, No. 4, Whitehall,

London.

Hotel.

Division of the High Court of Justice, made in a cause of Thomas v. Davies, with the approbation of the Vice-Chancellor Sir Charles Hall, in one lot, by Mr. Walter Lloyd (of the firm of Walter Lloyd, Lloyd, and Thomas), the negren appropriate by the said Judge, at the Read Made

Lioyd (of the firm of Walter Lloyd, Lloyd, and Thomas), the person appointed by the said Judge, at the Boar's Head Hotel, Carmarthen, on Saturday, the 25th day of August, 1877, at two o'clock in the afternoon precisely:—
All that freehold piece or parcel of land, with the old buildings and sites of buildings thereon, situate at the north end of Carmarthen Bridge, on the bank of the navigable River. Towy, in the parish of Newchurch, in the county of Carmarthen, and bounded on the north and weet he Carmarthen. Carmarthen, and bounded on the north and west by Carmarthen Bridge and Castle Hill road, on the sou h by the Biver Towy, and in the east by land, the property of Mr. George Dyer, and containing by estimation 1 rood and

11 perches, or thereabouts. Particulars whereof may be had (gratis) of Messrs. George Thomas and Browne, Solicitors, Carmatthen; Mr. W. D. Evans, Solicitor, Carmarthen, of Messrs. Burton, Yeates, and Hart, Solicitors, No. 37, Lincoln's-inn-fields, London; of Mr. J. M. Allen, Solicitor, No. 1, John-street, Bedfordrow, London; at the offices of the said Messrs. Walter Lloyd, Lloyd, and Thomas, at Carmarthen; and at the said

To be sold, pursuant to an Order of the Chancery Division of the High Court of Justice, made in a cause Owen v. Cheatle, with the approbation of the Vice-Chancellor Hall, by Mr. Robert Bindley, the person appointed by the said Judge, at the Castle Hotel, at Tamworth, in the county of Warwick, on Monday, the 30th July instant, at five for six o'clock in the evening, in one lot:

A freehold farm situate at Moor Burgess, near Glascate, to the variable of Tamworth aforesaid, with the barn, stable.

In the parish of Tamworth aforesaid, with the barn, stable, and fold-yard thereto belonging, containing altogether 36 acres and 2 roods, or thereabouts, now in the occupation of Mr. William Cheatle.

Particulars and conditions of sale may be had (gratis), of Messrs. Maples, Teesdale, and Co., of 6, Frederick's-place, Old Jewry, in the city of London, Solicitors; Thomas Argyle and Son, of Tamworth, in the county of Warwick, Solicitors; of the Auctioneer, at Tamworth aforesaid; and at the place of cale.

Coombeinteignhead St. Nicholas, and Stokeinteignhead, all

near Teiguncouth, Devon.

R. CHARLES HENRY COLLINGS, of the firm of Messra. Front and Collings. of Messrs. Frost and Collings, has been appointed by the Vice-Chancellor Sir Charles Hall, to sell by auction, at the Royal Hotel, Teigumouth, on Thursday, the 16th of August, 1877, at three for four o'clock in the afternoon, in eleven lots, pursuant to an order of the Chancery Division of the High Court of Justice, made in the matter of William Thomas Boden, deceased, and in an action of Stradling v. Boden, 1877, S. 15. The reversionary interest in see simple contingent in a

freehold estate, in the parish of Coombeinteignhead, in the county of Devon, and comprising about fifteen acres, and now in the occupation of Mr. Stephen Lang, at the rent of £36 10s. per anum. Also the fee simple in possession of about four acres of freehold land, situate in the parishes of St. Nicholas and Stokeinteignhead, in the respective occupations of Mr. Robert Bird and Mr. James Bowden, at rents amounting together to £20 per annum. And the fee simple of a freehold cottage, garden, and piece of waste, situate at Teignsnape, in the parish of St. Nicholas, in the county of Devon, in the occupation of Mr. Chas. Hayman, at a rental of £6 per annum,

The several properties may be viewed by leave of the tenants, and printed particulars and conditions of sale may be obtained (gratis) of Messrs. Yarde and Loader, Solicitors, 1, Raymond-buildings, Gray's-inn, London; Messrs. Whidborne and Tozer, Solicitors, Teignmouth, Devon; at the Royal Hotel, Teignmouth, and of the Auctioneer, Teignmouth of the Storeside.

mouth aforesaid.

Valuable Freehold Cotton Mill and Machinery, comprising 34,000 Spindles, with Preparation Reservoirs, Cottages, and Manager's House, at West Leigh, near the city of Manchester, and the towns of Bolton and Wigan, in the county of Lancaster.

the county of Lancaster.

O be sold, pursuant to an Order of the High Court of Justice, Chancery Division, made in certain causes of William Hall v. Ramsbottom, Knowles v. Ramsbottom, with the approbation of the Vice-Chancellor Sir Charles Hall, by Mr. Richard Greenough, the person appointed by the said Judge, at the Rope and Anchor Inn, at Leigh, in the county of Lancaster, on Wednesday, the 25th day of July, 1877, at five o'clock in the afternoon, in

The freehold cotton mill, engine and boiler houses and other trade buildings, called Firs-lane Mill, with the reservoirs, valuable water rights, and steam power, together

reservoirs, valuable water rights, and steam power, together with the manager's house and eight cottages.

The engineers in charge will show the property, and printed particulars and conditions of sale, with plan attached, may be obtained from the Auctioneer, Marketstreet, Leigh; Messrs. J. R. Bridgeford and Sons, Land Agents and Surveyors, 30, Cross-street, Manchester (at whose office a schedule of the machinery may be inspected);

Ma. Williams 67 Faulknor-street. Manchester: Mr. John Mr. Williams, 67, Faulknor-street, Manchester; Mr. John Chadwick, Mining Engineer, Haydock Green, near St. Helens; Messrs. George Whitehead, Son, and Dodds, Bury, Solicitors; Messrs. John Taylor and Sons, Bolton, Solicitors; Messrs, Ramwell and Pennington, Bolton, Solicitors; Mr. R. G. Watson, Preston, Solicitor; Mr. E. Solicitors; Mr. R. G. Watson, Freston; Solicitor; Mr. E. W. Binney, Manchester, Solicitor; Messrs. Bullock and Worthington, Manchester, Solicitors; Messrs. Chester, Urquhart, Mayhew, and Holden, 11, Staple-inn, London, E.C., Solicitors; Messrs. Clarke, Woodcock, and Ryland, 14, Lincoln's-inn-fields, London, W.C., Solicitors; Messrs. Goldring and Jukes, 13, Southampton-street, Bloomsbury, London, W.C., Solicitors; Messrs. Pitman and Lane, 27, Nicholas-lane, London; E.C., Solicitors; Messrs. Bubb and Co., Cheltenham, Solicitors; and of Messrs. Field, Roscoe, and Co., 36, Lincoln's-inn-fields, London, W.C., Solicitors, and at the place of sale.

PURSUANT to an Order of the High Court of Justice, Chancery Division, made in an action in the matter of the estate of Joseph Hutchings, deceased, Richard Hutchings the estate of Joseph Hutchings, deceased, flichard Hutchings against Maria Jane Hutchings, 1877, 11., 217, the creditors of Joseph Hutchings, late of Hanslope, in the county of Buckingham, Gentleman, who died on the 19th day of April, 1876, arc, on or before the 1st day of September, 1877, to send by post, prepaid, to Messrs. Iliffe, Russell, and Iliffe, of 2, Bedford-row, London, W.C., the Solicitors of the defendant, the administration of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in Rolls-yard. Chancery-lane, Middlesex, on Friday, the 26th day of October, 1877, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 6th day of July, 1877.

PURSUANT to a Decree of the Chancery Division of the High Court of Justice, made in the matter of the High Court of Justice, made in the matter of George and Sarah Tunnicliff, deceased, and in an action Emily Tunnicliff and Lizzie Tunnicliff, infants, by Joseph Cope, their next friend, against William Johnson, Elizabeth Clare, Widow, and Robert Tunnicliff, 1877, T., 19, the creditors of George Tunnicliff, late of Rugeley, in the county of Stafford, who died in or about the month of February, 1865; and also the creditors of Sarah Tunnicliff, also late of Rugeley aforesaid, Widow, who died in or about the month of January, 1877, are, on or before the 31st day of July, 1877, to send by post, prepaid, to Mr. William Brookes Palmer, of 4, Gracechurch-street, in the city of London, the Solicitor of the said William Johnson, the surviving executor of the will of the said George city of London, the Solicitor of the said William Johnson, the surviving executor of the will of the said George Tunnicliff, deceased, and as the Solicitor of Elizabeth Clare, Widow, and Robert Tunnicliff, the executors of the will of the said Sarah Tunnicliff, deceased, their Christian and sur names, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the beneat of the said Decree. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir Richard Malios, at his chambers, situated No. 3, Stone-buildings, Lincoln's-inp, Middlesex, on Tuesday, the 7th day of August, 1877, at twelve o'clock at noon, being the time appointed for adjudicating on the claims .- Dated this 4th day of July, 1877.

DURSUANT to an Order of the Chancery Division of DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the matter of the estate of Walter Peter Giffard, deceased, Giffard v. Giffard, 1877, G., No. 118, the creditors of Walter Peter Giffard, late of Chillington, in the county of Stafford, Esquire, who died on the 6th day of March, 1877, are, on or before the 1st day of September, to send by post, pre-paid, to R. N. Heave, of Newport, in the county of Salop, the Solicitor of Henrietta Dorothy Giffard, the acticg executrix of the deceased, their Christian and surnames, and addresses and descriptions, the Curistian and surnames and addresses and descriptions, the Christian and surnames of any partner or partners, the full particulars of their claims, a statement of their accounts, and the nature of the eniums, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir James Bacon, at his chambers, situated at No. 11, New-square, Lincoln's-inn, Middlesex on Thursday, the 1st day of November 1977 Middlesex, on Thursday, the 1st day of November, 1877, at twelve of the clock at noon, being the time appointed for adjudicating upon the claims.—Dated this 10th day of July.

COUNTY COURTS' JURISDICTION. DURSUANT to an Order of the County Court of Westmorland, holden at Kirkby Lonsdale, made in an action George Wormwell against John Fleming, adminisaction George Wormwell against John Fleming, administrator of Frances Hindson, the creditors of or claimants against the estate of the said Frances Hindson, late of Kirkby Lonsdale aforesaid, Innkeeper, who died in or about the month of March, 1877, are, on or before the 30th day of July, 1877, to send by post, prepaid, to the Registrar of the County Court of Wesmorland, holden at Kirkby Londsale, 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. In default thereof they may be excluded from any benefit in the estate. Every creditor holding any security is to produce or transmit the same to the Registrar security is to produce or transmit the same to the Registrar aforesaid, on or before the 31st day of July, 1877, at eleven o'clock in the forencon, being the time appointed for adjudicating upon the claims. - Dated this 9th day of July,

A. G. B. PEARSON, Registrar.

OTICE is hereby given, that the Trustee under a Deed of Assignment for benefit of creditors, executed by Thomas Lund and William Townend Lund, both of by Thomas Lund and William Townend Lund, Doth of Blackburn, in the county of Lancaster, Merchants, carrying on business there under the firm of Thomas Lund and Brother, on the 24th day of August, 1866, will, on the 25th day of July, 1877, or as soon thereafter as couveniently may be, make a First and Final Dividend, under the said deed, of the estate and effects of the said Thomas Lund and deed, of the estate and effects of the said Thomas Lund and

William Townend Lund among those creditors whose debts shall then have been admitted; and all creditors who have not already sent in particulars of their debts must, before the said 25th day of July, 1877, send in particulars of the same to Messrs. Chadwicks, Collier, and Co., Accountants, 64, Cross-street, Manchester, and be prepared, if required, to prove the same, otherwise they will be excluded from the benefits of the said dividend.—Dated this 12th day of July, 1877.

SALE, SEDDON, and HILTON, Manchester, Solicitors to the Trustee.

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

A FIRST Dividend of 2s. 6d. in the pound has been declared in the matter of preceedings for liquidation by arrangement or composition with creditors, instituted by Thomas Hadden, of No. 100, Albany-road, Old Kent-road, in the county of Surrey, Lamp Manufacturer, and will be paid by me, at the offices of Messrs. Ladbury, Collison, and Viney, No. 99, Cheapside, in the city of London, on and after Friday, the 13th day of July, 1877, between the hours of nine and one o'clock.

G. H. LADBURY. Trustee, In the London Bankruptcy Court,

G. H. LADBURY, Trustee.

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

A FINAL Dividend of 1s. 9d. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by Walter Lewis Flower, of No. 73, Jermyn-street, in the county of Middlesex, and of No. 8, Fairlawn-villas, Merton, in the county of Surrey, Goldsmith, Jeweller, and Silversmith, and will be paid by me, at No. 86, Newman-street, Oxford-street, in the county of Middlesex, on and after Monday, the 23rd day of July, 1877, between the hours of ten and four o'clock. ten and four o'clock.

RICHARD WEBB, Trustee. The Bankruptey Act, 1869. In the County Court of Northamptonshire, holden at

Northampton. [FIRST and Final Dividend of 3s. 2d. in the pound A FIRST and Final Dividend of 3s. 2d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of George Webb, of Nos. 2 and 10, Victoria-street, Northampton, in the county of Northampton, Boot and Shoe Manufacturer, trading under the style of George Webb and Company, and will be paid by me, at my office, situate at No. 18, Market-square, Northampton, on and after the 18th day of July, 1877.—Dated this 10th day of July, 1877.

THOMAS SMALLEY, Trustee.

The Bankruptcy Act, 1869. In the County Court of Durham, holden at Stockton-on Tees and Middlesborough.

FIRST Dividend of 2s. 6d. in the pound has been

A FIRST Dividend of 2s. od. in the pound has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, instituted by John Kipling, of Darlington, in the county of Durham, Cabinet Maker and Upholsterer, and will be paid by us, at the offices of Messrs. Hudson and Pybus, Mechanics' Institute Stockton on Table Accompanies on and after the 25th tute, Stockton-on-Tees, Accountants, on and after the 25th day of July, 1877.—Dated this 5th day of July, 1877.

JOSEPH ANDREWS,

GEO. HUDSON, Trustecs.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Halifax.

FIRST and Final Dividend of 7s. 6d. in the pound has been declared in the matter of a special resolution has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of John Shackleton, of the Albion Inu, in Brighouse, in the county of York, Inukeeper and Glass and China Dealer, and will be paid by me, at the office of Messrs. Scratcherd and Co., Spirit Merchants, Halifax, in the county of York, on the 23rd day of July, 1877, at three o'clock in the afternoon.—Dated this 10th day of July, 1877.

LOSEPH FOREMAN Tructed JOSEPH FOREMAN, Trustee.

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

FIRST Dividend of 2s. in the pound has been declared in the matter of a special resolution for the state of the state A in the matter of a special resolution for liquidation by arrangement of the affairs of John Adams, of Church-street, Market place, and Bridgegate, Rotherham, in the county of York, Grocer and Glass and China Dealer, and will be paid by me, at my office, 185, Norfolk street, Sheffield, on and after this date, between the hours of eleven A.M. and two P.M.—Dated this 10th day of July, 1877.

HENRY ASHMORE STYRING, Trustee.

Hales Smith, of No. 89, Eccleshall-road, in Sheffield, in the county of York, Tobacconist, and will be paid by Mr. James William Bellamy, at his offices, No. 16, Churchstreet, Rotherham, on and after the 20th day of July, 1877. between the hours of ten o'cleck in the forenoon and four o'cleck in the afternoon.-Dated this 10th day of July,

J. W. BELLAMY, Trustee.

The Bankruptey Act, 1869.

In the County Court of Leicestershire, holden at Leicester.

A FIRST and Final Dividend of 2s in the pound has been declared in the matter of a special resolution for iquidation by arrangement of the affairs of Charles Smith, of No. 36, Walnut-street, Leicester, in the county of Leicester, carrying on business in Marble-street, Leicester aforesaid, Boot and Shoe Manufacturer, and will be paid at my office, Market-street, Leicester, on and after the 18th instant.
—Dated this 11th day of July, 1877.

HENRY TARRATT, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Northumberland, holden at Neweastle, by transfer from the County Court of Durham, holden at Durham.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Edgar, of Crook, in the county of Durham, Grocer, Provision

Dealer, and Draper.

OTICE is hereby given, that creditors who have proved their debte harris. their debts herein may upon application at the offices of the undersigned, on Monday, the 30th day of July, 1877, between the hours of two and four o'clock in the afternoon, receive a First and Final Dividend of Ia. 6d. in the pound. All bills held by the creditors must be produced at the time of such application. Executors and administrators will be required to produce the probate of will or letters of administration under which they claim.— July 11th 1877.

JOHN S. SMIRK, 4, Collingwood-street, New-

castle-upon-Tyne, Trustee.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Johann Gerb and Gustav Adolf Reinhard, trading as. Johann Gerb and Co., of 11, London-wall, in the city of London, Commission Merchants, the said Johann Gerb residing at 55, Lawford-road, Camden Town, and the said Gustav Adolf Reinhard residing at 221, Camdenroad, both in the county of Middlesex

OTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at our offices, No. 12, St. Helen's place, in the city of London, on the 2nd day of August, 1877, at two o'clock in the afternoon precisely.

—Dated this 7th day of July, 1877.

HEATH and PARKER, 12, St. Helen's-place, in the city of London, Solicitors for the 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 Johann Gerb and Gustav Adolf Reinhard, trading as Johann Gerb and Co., of 11, London-wall, in the city of London, Commission Merchants, the said Johann Gerb residing at 55, Lawford-road, Camden Town, and the said Gustav Adolf Reinhard residing at 221, Camdenroad, in the county of Middlesex.

OTICE is hereby given, that a First General Meeting of the separate creditors of Johann Gerb, one of the above-named persons, has been summoned to be held at our offices, No. 12, St. Helen's-place, in the city of London, on the 2nd day of August, 1877, at three o'clock in the afternoon precisely.—Dated this 7th day of July, 1877.

HEATH and PARKER, 12, St. Helen's-place, in

the city of London, Solicitors for the said Debtor

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Faulkes, of No. 41, Manchester-street, Gray's-inn-road, in the county of Middlesex, Joiner, lately residing and carrying on business as a Joiner at No. 7, Stanly-terrace, Ripon-street, in the city of Lincoln.

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 Brown Cow Inn, Broadgate, in the city of Lincoln, on the 4th day of August, 1877, at

in the city of Liucolu, on the 4th day of August, 1877, at three o'clock in the atternoon precisely.—Dated this 9th day of July, 1877.

J. B. FENTOR, Solicitor for the said Debtor.

The Bankruptcy Act, 1869.

In the London Bankruptey Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frederick Mince, residing at No. 35, Wells-street, Hackney, carrying on business at No. 88, Wells-street, Hackney, and previously at No. 3, Soint Andrew's-road, Hackney, all in the county of Middlesex, Cabinet Maker.

O'TICE is hereby given, that a First General Meeting of the creditors of the above-named necessibles. of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Heathfield and Son, No. 44, Lincoln's-inn-fleids, in the county of Mid-dlesex. Solicitors, on the 27th day of July, 1877, at three o'clock in the afternoon precisely.—Dated this 29th day of June, 1877.

HEATHFIELD and SON, 44, Lincoln's-inn-fields, Solicitors for the said Frederick Mince.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frederick Norton Desborough, of No. 14, Packington-street, Islington, in the county of Middlesex, Artificial Florist, commonly known as F. Desborough.

TOTICE is hereby given, that a First General Meet-ing of the creditors of the above-named person has Buchanan and Rogers, 10, Basingball-atreet, in the city of London, on the 23rd day of July, 1877, at three o'clock in the atternoon precisely.—Dated this 29th day of June, 1877.

BUCHANAN and ROGERS, 10, Basinghall street, London, Solicitors for the said Debtor.

The Bankruptey Act, 1869.
In the London Bankruptey Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Joseph, trading as Alfred Joseph and Co., of 418, Oxford-street, in the county of Middlesex, Importer of Foreign Goods.

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. Evans and Eagles, 10, John-street, Bedford-row, in the county of Middlesex, on the 23rd day of July, 1877, at ten o'clock in the afternoon precisely.—Dated this 4th day of June, 1977. EVANS and EAGLES, 10, John-street, Bedford-

row, London, W.C., Solicitors for the said Debter.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Ignace Aub, of 171A, Alder-gate-street, in the city of London, Importer of Musical Instituments and Commis-

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. Evans and Eagles, No. 10. John-street, Beoford-row, London, on the 30th day of July, 1877, at ten o'clock in the forenoon precisely.—Dated this 10th day of July, 1877.

EVANS and EAGLES, 10, John-street, Bedford,

row, London, W.C., Solicitors for the said Debtor'

The Bankruptey Act, 1869. In the London Bankruptey Court. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Wilham Pallett Harvey, of 8, Betters-street, Oxford-street, in the county of Middlesex, Dressmaker.

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. Hunter and Downer, 44, Coleman-street, in the city of London, on the 30th day of July, 1877, at three o'clock in the afternoon precisely.—Dated this 6th day of July, 1877.

HUNTER and DOWNES, Solicitors for the said

William Pallett Harvey.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Christopher Edward Power, of No. 15, Hammersmith-road, Brompton, in the county of Middlesex, Merchant's

NOTICE is hereby given, that a First General Meeting of the creditors of the above named person has been summoned to be neld at the offices of Mr. V. T. Kesterton, the Law Courts-chambers, No. 33, Chancery-lane, Middlesex, on the 30th day of July, 1877, at three o'clock in the afternoon precisely.—Dated this 9th day of July, 1877.

V. T. KESTERTON, the Law Courts-chambers, No. 33, Chancery-lane, Micdlesez, Solicitor for the said Debtor.

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 Richard Cousens, of Bishop

stone, in the county of Berks, Grocer and Baker.
OTICE is hereby given, that a General Meeting of the
Creditors of the above-named person will be held at the public offices of Messrs. Kinneir and Tombs, Solicitors, at the Corn Exchange, High-street, Swindon, Wilts, on Tuesday, the 24th day of July instant, at eleven o'clock in the forenoon, to audit the Trustee's accounts; declare a Divideud; fix the Trustee's remuneration, and the close of the liquidation; and resolve as to the release of the Trustee.

—Dated this 11th day of July, 1877.

WILLIAM KNAPP, Trustee.

The Bankruptey Act, 1869.
In the London Bankruptey Court.
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Charles Wright, of Albert-mews, Fulbam-fields, in the county of Middlesex, Falham-fields, in the county Carman.

THE creditors of the above named Charles Wright who have not already proved their debts, are required, on or before the 18th day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Edwin Underwood, of Brentford D.cks, Brentford, 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 4th day of July, 1877.

EDWIN UNDERWOOD, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Richardson and John William Richardson, of No. 85, Gracechurch-street, in the city of London, and of Middleton, near Hartlepool, in the county of Durham, trading together in copartnership at No. 85, Gracechurchstreet aforesail, and at Middleton, near Hartlepool aforesaid, under the style or firm of Thomas Richardson and Sons, Engineers and Iron ounders.

THE creditors of the above-named Thomas Richardson and John William Richardson who have not already proved their debts, are required, on or before the 20th day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Robert Fletcher, of No. 3, Lothbury, 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 10th day of July, 1877.

ROBT. FLETCHER, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrangment or Composition with Creditors, instituted by Thomas Vaughan and George Neesham, both of Middlesborough, in the county of York, Iron Masters, Iron Manufacturers, and Iron, Stone, and Coal Mine Owners, and Bolt and Nut Manufacturers, carrying on business as Thomas Vaughan and Co., at Middlesborough aforesaid, and at Clay lane, South Bank, and South Skelton, all in the said county of York, and at Bishop Auckland, Whessoe, Woodhouse Close, and South Medomsley, all in the county of Durham, and also carrying on business as the Cleveland Bolt and Nut Company, at No. 30, Capnon-street, in the city of London, and at Middlesborough aforesaid.

THE creditors of the above-named George Neesham who have not already proved their debts, are required, on or before the 22nd day of July, 1877, to send their names and addresses, at d the particulars of their debts or claims, to me, the undersigned, Robert Fletcher, of No. 3, Lottbury, in the city of London, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 12th day of July, 1877.

this 12th day of July, 1877

ROBT. FLETCHER, Trustee.

The Bankrupter Act, 1869 In the County Court of Warwicksbire, holden at Coventry.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Moore, of No. 15, Canterbury-street, Coventry, Trimming Manufacturer.

THE creditors of the above-named Joseph Moore who have not already proved their debts, are required, on or before the 27th day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the nudersigned, Edward Thomas Peirson, of the have not already proved their debts, are required, city of Coventry, Public Accountant, the Trustee under No. 24481.

the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.— Dated this 9th day of July, 1877. EDW. THOS. PEIRSON, Trustee.

The Bankruptey Act, 1869. In the County Court of Warwickshire, holden at Coventry. In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by

George Lovett, of Leicester-street, Bedworth, Printer. in D creators of the above-named George Lovett, who have not already proved their debts, are required, on or before the 27th day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Edward Thomas Peirson, of the city of Coventry, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be dealared.— Dated this 6th day of July, 1877. EDW. THOS. PEIRSON, Trustee.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Coventry. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Parsons, of No. 1, Fleet-street, in the city of

Coventry, Hairdresser and Perfumer. THE creditors of the above-named Thomas Parsons who have not already proved their debts, are required, on or before the 27th day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Edward Thomas Peirson, of the ciry of Coventry, 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 11th day of July, 1877.

EDW. THOS. PEIRSON, Trustee.

The Bankraptcy Act, 1869.
In the County Court of Wilshire, holden at Swindon. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Richard Cousens, of Bishopstone, in the county of Berks, Grocer and Baker.

have not already proved their debts, are required, on or before the 21st day of July, 1877, 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 11th day of July,

WILLIAM KNAPP, Trustee.

The Bankruptcy Act, 1869. In the County Court of Hampshire, holden at Portsmouth. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Edward Downing, of Farsham, Haurs, and lately carrying on business at Farsham aforesaid, and at Hambledown, in the said county, and now carrying on business

at Havani, in the said county, and now carrying on business at Havani, in the said county, as a Draper and Clothier.

THE creditors of the above-named Edward Downing who have not already proposed the said to th who have not already proved their debts, are required, on or before the let day of August, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Daniel Viney, of No. 99, Cheapside, in the city of London, Accountant, or to William Edmonds, of Portsmouth, in the county of Hauts Accountant, the Trustees under the liquidation or in default thereof they, will be excluded from the benefit of the Divi-dend proposed to be declared.—Dated this 12th day of July,

J. D. VINEY, for Self and Co-Trustee.

The Bankruptcy Act, 1869. In the Courty Court of Cheshire, holden at Macclesfield. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Leigh, of Maccles-

field, in the county of Chester, Saddler.
THE creditors of the above-named George Leigh who have not already proved their debts, are required, on or before the 21st day of July, 1877, to send their names and addresses, and the particulars of their debts or Claims, to me, the undersigned. Thomas Mottershead, of No. 2, Victoria-street, Ma chester, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 9th day of July, 1877.
THOS. MOTTERSHEAD, Trustee.

The Bankruptcy Act, 1869. In the County Court of Herefordshire, holden at Hereford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Neale, of the parish of Staunton-upon-Wye, in the county of Hereford, Butcher.

THE creditors of the above-named Jos. ph Neale who

names and addresses, and the particulars of their debts or claims, to Mr. Charles Pember, of No. 1, King-treet, in the city of Hereford, 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 10th day of July, 187

JAMES CORNER, Solicitor to the Trustee.

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 a Special Resolution for Liquidation by
Arrangement of the affairs of Daniel Lowery the
younger, of the Man at the Wheel Vaults, No. 71, Paradisc-street, Liverpool, in the county of Lancaster, and
and also of the Malakoff Music Hall, Nos. 20 and 22,
Cleveland-square, Liverpool aforesaid, Licensed Victualler and Concert Hall Proprietor.

THE creditors of the above-named Daniel Lowery the of No. 10, South John-street, Liverpool aforesaid, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 30th day of June, 1877.

HY. BOLLAND, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Charles Southern, of 304, Derby-road, Bootle, Liverpool, in the county of Lancas-ter, Boot and Shoe Dealer.

HE creditors of the above-named Charles Southern

who have not already proved their debts, are required, on or before the 21st day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Henry Bolland, of 10, South Johnstreet, Liverpool aforesaid, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.— Dated this 11th day of July, 1877.

HY. BOLLAND, Trustee.

The Bankruptey Act, 1869.

In the County Court of Lancashire, holden at Manchester, In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Huddleston, of 35, Downing-street, Ardwick, Manchester, in the county of Lancaster, Boot and Shoe Maker.

THE creditors of the above-named John Huddleston who have not already proved their debts, are required, on or before the 21st day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Mottershead, of No 2, Victoria street, Manchester, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.— Dated this 9th day of July, 1877.
THOS. MOTTERSHEAD, Trustee.

The Bankruptoy Act, 1869. In the County Court of Lancashire, holden at Manchester. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Arthur Bale Gilbody, of Norfolk-street, Manchester, in the county of Lancaster, trading as John Davis and Son, Wine and Spirit Mer-

THE creditors of the above-named Arthur Bale Gilbody who have not already proved their debts, are required, on or before the 21st day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Thomas Mottersheal, of No. 2, Victoria-street, Manches er, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared .- Dated this 9th day of July, 1877.

THOS. MOTTERSHEAD, Truster.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Burnley. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Charles Sagar, of Barrow-ford, in the county of Lancaster, Wholesale Manufactur-

ing Confectioner.

THE creditors of the above named Charles Sagar who have not already proved their debts, are required, on or before the 21st day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Edward Foden, of 49, Manchesterroad, Burnley, Accountant, the Trustee under the liquidation, or in detault thereof they will be excluded from the benefit of the Dividend proposed to be declared .this 9th day of July, 1877.

EDWARD FODEN, Trustee.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John King, of Pain Slack, in the parish of Huggate, in the county of York, Farmer.

THE creditors of the above-named John King who

THE creditors of the above-named John King who have not already proved their debts, are required, on or hefore the 25th day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to us, the undersigned, Henry Bradshaw Pearson, of Great Driffield, Bank Manager, and Thomas Pickering, of the same place, Ironmonger, the Trustees under the liquidation, or in default thereof they will be excluded from the benefit of the lividend proposed to be declared.—Dated this 10th day of July, 1877.

Hr. B. PEARSON,
THOS. PICKERING, Trustees.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Sheffield. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Musgrave, of Church-street, Rotherham, in the county of York, Tailor and Outfitter.

THE creditors of the above-named Thomas Musgrave who have not already proved their debts, are required, on or before the 20th day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Peter Marsh, of 61, Princess-street, in the city of Manchester, Public Accountant, and the Trusters and the Institute and default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 10th day of July, 1877. one of the Trustees under the liquidation, or in default

PETER MARSH, CHAS. H. MOSS, 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 Frederick Christopher Davies, of 93, Westgate-road and 3, Back Campbell-street, in Newcastle-upon-Tyne, Bookseller and Stationer.

THE creditors of the above-named Frederick Christopher Davies, who have not already proved their

. pher Davies who have not already proved their debts, are required, on or before the 21st day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John lars of their debts or claims, to me, the undersigned, John Martin Winter, of 56, Westgate-road, Newcastle-upon-Tyne, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 11th day of July, 1877.

JOHN M. WINTER, Trustee.

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

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Dodd, of Forth Bauks, in the borough and county of Newcastle-upon-Tyne, Concrete Stone Manufacturer and Builder.

THE creditors of the above-named William Dodd who have not already proved their debts, are required, on or before the 21st day of July, 1877, to send their names and addresses and the particulars of their

their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Martin Winter, of 56, Westgate-road, Newcastle on-Tyne, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared .- Dated this 11th day of July, 1877.

JOHN M. WINTER, Trustee.

The Bankrup cy 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 John Hunt and James Frederick Dalby, trading tog ther in copartnership as Drapers, at Nos. 5 and 7, Western-road, Jarrow, in the county of Durham, under the style or firm of Hunt and

County of Durham, unuer the style Dalby.

A James Frederick Dalby who have not already proved their debte, are required, on or before the 21st day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Martin Winter, of 56, Westgate-road, Newcastle-on-Tyne, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.

—Dated this 11th day of July, 1877.

JOHN M. WINTER, Trustee.

The Bankruptcy Act, 1869 In the County Court of Carmarthenshire, holden at Carmarthen.

In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted James Jenkins, of Notts-square. Carmarthen, Boot and Shoe Dealer.

HE creditors of the above-named James Jenkins who have not already proved their-debts, are required, on or before the 16th day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Parsons, of Nicholas-sweet, in the city of Bristol, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.— Dated this 5th day of July, 1877

JNO. PARSONS. Trustee.

The Bankruptcy Act, 1869. In the County Court of Carmarthensbire, holden at Carmarthen.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Hawkins, of 24, Charles-street, Milford Haven, in the county of Pembroke, Plumber and Ironmonger.

THE creditors of the above-named Henry Hawkins who have not already proved their debts, are required.

whe have not already proved their debts, are required, on or before the 26th day of July, 1877, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Parsons, of Nicholas-street, in the city of Bristol, Accountant, the Trustee under the liquidation, or in default thereof they will be evaluated from the hemafact of the Dividend proposed will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 5th day of July, 1877.

JOHN PARSONS, Trustee.

The Bankruptcy Act, 1869. In the County Court of Gloucestershire, holden at Bristol. In the County Court of Gloucestershire, noticen at Bristol.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Pratt Maule, of No. 210, Cheltenham-road, Bristol, Chemist and Druggist.

THE creditors of the above-named William Pratt Maule who have not already proved their debts, are required, on or before the 25th day of July, 1877, to send their news and addresses and the apprisulars of their debts.

their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Frank Wood Tricks, of the City-chambers, Nicholas-street, Bristol, Public Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Division of the dend proposed to be declared .- Dated this 10th day of July,

F. WOOD TRICKS, Trustee.

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

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by

ment or Composition with Creditors, instituted by George Baldwin Waugh, of No. 6, Saint Mary Are, in the city of London, trading under the style of Waugh and Co., Wine and Spirit Merchant.

THOMAS BURCH, of 57, Gracechurch-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 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 7th day of July, 1877

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arraogement or Composition with Creditors, instituted y Henry Shaw, of 2, King-street, Finsbury, in the county of Middlesex, a partner in the firm of Shaw and Hardy, at 144, Bishopsgate-street Without, in the city of London, and formerly a partner in the firm of Shaw and Floyer, at the same place Surgeon and General Practitioner.

the same place, Surgeon and General Practitioner.

OHN JAMES KENT, of No. 55, Basinghall street, in the city of London, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 15th day of June, 1877.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Cowland, of 454, Bethnal Green-road, in the county of Middlesex, Grocer.

JOHN PEETE SHEATHER, of Drammond-road Bisquit Works, Bermondsey, in the county of Sarvan

Bisquit Works, Bermondser, in the county of Surrey, Clerk, 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, Greditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 30th day of June,

The Bankruptcy Act, 1869.
In the County Court of Essex, holden at Chelmsford.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Freshwater White, of Romford, in the county of Essex, Builder.

OHN SLATER, of 1, Guildball-chambers, Basinghall-street, in the city of London, Public Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debis 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 7th day of July, 1877.

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

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Bernard Duff, of the Rose

Durbam, Beer and Wine Seller.

OHN WILLIAM TEMPEST, of No. 2, Market-street,
Bradford, in the county of York, Public Accountant, has been appointed Trustee of the p operty 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 proots of debts to the trustee.—Dated this 10th day of July, 1877.

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

Newcastle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Spencer Greene, residing in furnished lodgings at No. 38, Eldon-street, in the borough and county of Newcastle-upon-Tyne, Hide and General Broker.

THOMAS BOWDEN, of Newcastle-upon Tyne, Pablic Accountant, has been appointed Trustee the Apparent of the Apparent of the Accountant, has been appointed the state of the Apparent of the Appa

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 9th day of July, 1877.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Manchester. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Mary Charlotte Daniell, trading as Evans and Co., of No. 24, Turner-street, in the city of Manchester, Fancy Goods Dealer.

AVID SMITH, of Booth-street, in the city of Manchester, Public Accountant, has been appointed. The country of the cou

chester, 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 9th day of July, 1877.

The Bankruptcy Act. 1869. In the County Court of Lancashire, holden at Munchester, In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Finney John Boxer, of 42, Marlborough-terrace, Rusholme, and Green's yard,

Brook-street, Manchester, both in the county of Laucaster, Joiner and Builder, Estate Agent and Auctioneer.

CHRISTOPHER WARREN WILLIS, of Cavendishstreet, Scretford-road, Manchester, in the county of Lancaster, Slate Merchant, 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 9th day of July, 1877.

The Bankruptcy Act, 1869... In the County Court of Kent, holden at Tunbridge Wells. In the County Court of Kent, holden at Tunbridge Wells.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Tribe, of Best Beech Hill, Wadhurst, in the county of Sussex, Grocer, Draper, and Carrier.

CEORGE GALLUP, of Wadhurst, in the county of Sussex, Blacksmith, 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 to the debtor must be paid to the trustee. Creditors who have not set proved their debts must forward their proofs of debts to the trustee. -Dated this 21st day of June, 1877.

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 Robert Sanders, of No. 92, Old Town-street, Plemouth, and No. 39, Catherine-street, Devopport, both in the county of Devon, China and Glass Warehouseman, trading as Boutall and Com-

VHARLES JOHN ROBINSON, of No. 46, Caunonestreet, in the city of Loudon, Accountant, has been appointed Trustee of the property of the deboor. All ersons 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 lith day of July,

The Bankruptcy Act, 1869.
In the County Court of Derbyshire, holden at Derby.
In the Matter of a Special Resolution for Liquidation by
Arrangement of the affairs of Thomas Foulke, of
Kilburoe, in the county of Derby, Brickmaker and

EDWIN BELFIELD, of Belper, in the county of Derby, Auctioneer, 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 10th day of July, 1877.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Sheffield. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Birks, of 58, Trippet-lane, Sheffield, in the county of York, Table Kuife Hatter and Man Milliner.

JAMES STEVENS BARTLETT, of Sheffield, in the county of York, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. -Dated this 11th day of July, 1877.

The Bankrupicy Act. 1869.

In the County Court of Shropshire, holden at Shrewsbury. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Thomas Broxton, of the Brook House, Pontesbury, in the county of Salop, Butcher.

HENRY JONES, of Hanwood, in the county of Salup, Butcher, 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 trus-tee.—Dated this 11th day of July, 1877.

The Bankruptcy Act, 1869.
In the County Court of Staffordshire, holden at
Burton-upon-Trent.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by
Lewis Mead, formerly of Snarestrue, but now of Newton Nethercote, both in the county of Leicester, Malister and Brickmaker

GEORGE ORCHARD, of Ashby-de-la-Zouch, in the said county of Leicester, Auctioneer, 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 9th day of July, 1877.

The Bankrupter Act, 1869.
In the County Court of Westmorland, holden at Kendal. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Leighton, of Shap, in the county of Westmorland, Butcher and Farmer.

JOHN CHAPPLOW, of Penrith, in the county of Cumberland, 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 11th day of July, 1877.

The Bankruptey Act, 1869.
In the County Court of Berkshire, holden at Newbury.
In the Matter of Proceedings for Liquidation by Arrange-

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Farmer, of Chamberhouse Mill, Thatcham, in the county of Berks, Miller and Cattle Feeder.

EORGE WINGFIELD, of 118, Cannon-street, in I the city of London, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due 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 9th day of July, 1877. the trustee .- Dated this 9th day of July, 1877.

The Bankruptcy Act, 1869. In the County Court of Hampshire, holden at Winchester.

In the County Court of Hampshire, holden at Winchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Notton, of No. 69, St. John-street, in the city of Winchester, and formerly carrying on business in the said city with Charles Gransden, as Plumbers, Painters, and Glaziers, under the style of Gransden and Notton.

OBERT GIFFORD, of No. 2. Gresham-buildings, in the city of London, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due 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 7th day of July, 1877. trustee.-Dated this 7th day of July, 1877.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Bolton.
DIVIDEND is intended to be declared in the matter
of a special resolution for liquidation by arrangement of the affairs of William Archer, of No., 126, Clifford-street, Charley, in the county of Lancaster, Beerseller. Creditors who have not proved their debts by the 21st day of July, 1877, will be excluded.—Dated this 4th day of July, 1877.
PETER HODOKINSON,
JOSEPH SMITH, Trustees.

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

To William Thorp, of No. 8, South Belgrave-street, Pim-lico, London, of no occupation, but late of Bridgemarsh, in the parish of Latchingdon, in the county of Essex, Brickmaker.

NAKE notice, that a Bankruptcy Petition has been presented against you to this Court by William and Joseph Webster, of Southend, in the county of Essez, Butchers, and the Court has ordered that the publication of this notice in the London Gazette and Daily Telegraph 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 1st day of August, 1877, 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 9th day of July, 1877.

The Bankruptcy Act, 1869. In the County Court of Surrey, holden at Croydon. MEETING of the Creditors of Edward Barnard, of A Victoria Villa, Downs-road, Epsom, in the county of Surrey, Gentleman, adjudicated bankrupt on the 22nd day of November, 1870, will be held at the offices of the undersigned, the Trustee, No. 115, Chancery-lane, in the city of London, on the 24th day of July, 1877, at twelve of considering — later than purpose of considering — later 1860. o'clock at noon, for the purpose of considering:—lst. The application of the bankrupt to the Court for an Order of Discharge to be granted to the said bankrupt; and 2nd. The closing of the bankruptcy and the releasing the Trustee. Dated this 10th day of July, 1877.

H. A. DUBOIS, Trustee.

In the London Bankruptcy Court.
FIRST Dividend of 3s. 6d. in the pound has been declared in the matter of William Forsyth, of 25, Wellington street, Islington, in the county of Middlesex, Credit Draper, adjudicated bankrupt on the 16th day of December, 1876, and will be paid by me, at my offices, No. 55. Cheapside, in the city of London, on and after the 16th day of July, 1877, between the hours of eleven and one o'clock.—Dated this 12th day of July, 1877.

A. E. OLEMENTS, Trustee.

In the County Court of Cheshire, holden at Nantwich and Crewe.

FIRST Dividend of 6s. in the pound has been declared in the matter of William Church, of High-street, in Nantwich, in the county of Chester, Silk Mercer, Hosier, Linen and Woollen Draper, and Tailor, adjudicated bankrupt on the 15th day of November, 1876, and will paid by me, by cheque signed by myself and sent to the address of each creditor (or his Trustee), on and after the 1st day of August, 1877.—Dated this 7th day of July, 1877.

EDWARD BUTTERWORTH, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Thomas Alexander Pooley, late of 23, Bush-lane, Cannon-street, but now of 9, Cloak-lane, in the city of London, of Sussex Wharf, Wapping, and of

the city of Lordon, of Sussex Wharf, Wapping, and of Highbury Hill House, both in the county of Middlesex, Wine Merchant and Wharfinger, a Bankrupt.

Y HERRAS under a Bankruptcy Petition presented to this Court against the said Thomas Alexander Pooley an order of adjudication was made on the 4th day of March, 1874. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 4th day of January, 1877.—Dated this 4th day of January, 1877.

In Bankruptey.

In the London Bankruptey Court. In the Matter of Thomas Dowell, of Stanhope-place, Sandown, in the Isle of Wight, in the county of Hants, Engineer, Architect, and Surveyor, a Bankrupt.

HERBAS under a Bankruptey Petition presented to this Court by the said Thomas Dowell, an order of adjudication was made on the 27th day of November, 1869. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 12th day of July, 1877.—Dated this 12th day of July, 1877.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sunderland.
In the Matter of a Bankruptey Petition against William
Davison, of Southwick, in the county of Durham, Joiner,
Honse Builder, and Contractor.

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 or acts of the bankruptcy alleged to have been committed by the said William Davison having been given, it is ordered that the said William Davison be, and he is hereby, adjudged bankrupt .- Given under the Seal of the Court this 7th day of July, 1877.

By the Court,

A. G. Boulton, Deputy-Registrar.

The First General Meeting of the creditors of the said William Davison is hereby summoned to be held at the Offices of this Court, John-street, Sunderland, on the 24th day of July, 1877, at twelve o'clock at noon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his

affairs, as required by the statute.
Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Walsall. In the Matter of a Bankruptcy Petition against Frederick Trussler, of Park-street, Walsall, in the county of Stafford, Agent for the Sale of Sawing Machines. UPON the hearing of this Petition this day, and

upon proof satisfactory to the Court of the debt of the etitioner, and of the trading, and of the act or acts of the Bankruptcy alleged to have been committed by the said Frederick Trussler having been given, it is ordered that the said Frederick Trussler be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 10th day of July, 1877.

By the Court, F. F. Clarke, Registrar. The First General Meeting of the creditors of the said Frederick Trussler is hereby summoned to be held at the Court-house, Lichfield-street, Walsall, on the 25th day of July, 1877, at twelve o'clock at noon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required

by the statute.

Until the appointment of a Trustee, all persons having to their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar

The Bankruptcy Act, 1869. in the County Court of Glamorganshire, holden at Aberdare. In the Matter of a Bankruptcy Petition against William

Davies, of Clifton-street, Aberdare aforesaid, Commission Agent and Aerated Water Manufacturer.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of the Bankruptcy alleged to have been committed by the said William Davies having been given, it is ordered that the said William Davies be, and he is hereby, adjudged bank-rupt.—Given under the Seal of the Court this 11th day of July, 1877.

By the Court, F. R. Howell, Registrar.

The First General Meeting of the creditors of the said William Davies is hereby summoned to be held at the Offices of the Court, on the 30th day of July, 1877, at twelve o'clock at noon, and that the Court has ordered the bankrupt to attend therest 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 bankrapt must be paid, to the Registrar. Creditors must forward their Proofs.

of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Northamptonshire, holden at Peterborough.

In the Matter of a Backruptcy Petition against John Thomas Callow and John Thomas Smith, of Fletton, in the county of Huntingdon, carrying on business there in coparmership, as Corn Merchants, under the style of J. T. Callow and Company.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner,

and of the trading, and of the act or acts of Bankruptey alleged to have been committed by the said J. T. Callow and Company having been given, it is ordered that the said J. T. Callow and Company be, and they are hereby, adjudged bankrupts.—Given under the Seal of the Court this 21st day of June, 1877.

By the Court

W. D. Gaches, Registrar. The First General Meeting of the creditors of the se-parate estate of the said John Thomas Smith is hereby(summoned to be held at the County Court, Peterborough, on the 28th day of July, 1877, at twelve o'clock at noon, 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 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 John Coverdale, of 193, New Kent-road, in the county of Surrey, Grocer, a Bankrupt.

Sydney Smith, of 65, Basinghall-street, in the city of London, Public Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, on the 8th day of August, 1877, 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 9th day of July, 1877.

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

In the Matter of Charles John Paddison, lately carrying on business at Wood Hall, Arkesden, in the county of Essex, as a Horse Dealer, but now out of England, and subject to the jurisdiction of this Honourable Court, a Bankrupt.

the jurisdiction of this Honourable Court, a Bankrupt.

Beujamin Tomson Thurg od, of the Grove, Saffron Walden, in the county of Essex, and Victor Bauer, of 1, Grocers' Hall-court, in the city of London, have been appointed Trustees of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, Lincoln's-inn-fields, in the county of Middlesex, on the 3rd day of August, 1877, 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 trustees, and all debts due to the bankrupt must be paid to the trustees. Creditors who have not yet 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 4th day of July, 1877.

The Bankruptcy Act, 1869.
In the County Court of Hampshire, holden at Southampton. In the Matier of William Batchelor, of the Castle Hotel, High-street, in the town and county of Southampton,

Hotel Keeper, a Bankrupt.
Edward Whittaker, of 2, Sussex-road, Southampton, Accountant's Clerk, has been appointed Trustee of the pro-perty of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Court House, Castle-square, Southampton, on the 7th day of August, 1877, 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 30th day of June, 1877.

The Bankruptcy Act, 1869.

In the County Court of Montgomeryshire, holden at Newtown.

In the Matter of Edward Myllyn Evans, of Berwyn House, Llanrhaiadr yn Mochnant, in the county of Denbigh, Draper and Grocer, a Baukrupt.

Cadwaladr Richard Jones, of Llanfyllin, in the county of Montgomery, Esquire, 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 Public Rooms, in Newtown aforesaid, on the 17th day of Angust, 1877, 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 bank-rupt 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 10th day of July, 1877.

The Bankruptcy Act, 1869.

in the County Court of Carnarvonshire, holden at Bangor. In the Matter of Abdelgani Hider Effendi Abdelmalek, of Waterloo Port, in the borough of Carnarvon, a Bankrupt

John Glynne Jones, of Bangor, in the county of Carnaryon, Solicitor, 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 Rechabite Hall, Baugor, on the 13th day of August, 1877, 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 4th day of July, 1877.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingbam.

In the Matter of Walter Cooper, of 301, Bridge-street West, Birmingham, in the county of Warwick, Baker, a

Bankrupt,

James Macdonald Garland, of Colmore-row, Birmingham, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Court-house, Waterloo-street, Birmingham, in the county of Warwick, on the 14th day of August, 1877, at ten o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee .- Dated this 10th day of July, 1877.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of Stephen Henry Bilton, James Hilton, and Ralph Ashton, of Bearshaw-lane Dye Works, Middleton, in the county of Lancaster, trading in copartnership together under the style or firm of S. H. Hilton and Co.,

as Dyers, Sizers, and Bleachers, Bankrupts.

William Butcher, of 73, Princess-street, Manchester, Pablic Accountant, and Joseph Taylor, of Park bridge, Middleton, Corn Merchant, have been appointed Trustees of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupts to take place at this Court, on the 2nd day of August, 1877, at half-past nine o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupts must deliver them to the trustees, and all debts due to the bankrupts 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 11th day of July, 1877.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Liverpool.
In the Matter of William Henry Hollihead, of 18, Union-

street, Liverpool, in the county of Lancaster, Coal and Iron Merchant, a Bankrupt.

John Sutherland Harmood Banner, of 24, North John-street, Liverpool aforesaid, Accountant, has been appointed Trustee of the property of the bankrapt. The Court has

appointed the Public Examination of the bankrupt to take place at the Court-house, No. 80, Lime-street, Liverpool aforesaid, on the 10th day of August, 1877, 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 10th day of July, 1877.

In the London Bankruptcy Court.

A Dividend is intended to be declared in the matter of William Moodle, of 71, Rosemary-road, Peckham, in the county of Surrey, and 7, Deptford Bridge, Deptford, in the county of Kent, Pawnbroker and Salesman, adjudicated bankrupt on the 2nd day of February, 1877. Creditors who have not proved their debts by the 28th day of July, 1877, will be excluded. - Dated this 12th day of July, 1877 A. A. George, Trustee

In the County Court of Lancashire, holden at Liverpool.

A Dividend is intended to be declared in the matter of George Cameron, of No. 16, Anson-street, in Liverpool, in the county of Lancaster, Woollen Draper, adjudicated bank-rupt on the 3rd day of December, 1872. Creditors who have not proved their debts by the 21st day of July, 1877, will be excluded.—Dated this 7th May Change Trustee.

Peter Kerr Chesney, Trustee.

In the County Court of Kent, holden at Tunbridge Wells.

A Dividend is intended to be declared in the matter of A Dividend is intended to be declared in the matter of Thomas Barden, of Grandturzel Farm, in the parish of Burwash, in the county of Sussex, adjudicated bankrupt on the 17th day of February, 1877. Graditors who have not proved their debts by the 20th day of July, 1877, will be excluded.—Dated this 5th daylof July, 1877.

Thos. B. Hemsley, Trustee,

In the County Court of Lancashire, holden at Salford.

A Dividend is intended to be declared in the matter of Thomas Leigh, of 35, Brook-street, Chorlton-on-Medlock Manor, in the county of Lancaster, Tailor and Draper, adjudicated bankrupt on the 4th day of March, 1875. Creditors who have not proved their debts by the 21st day of July, 1877, will be excluded.—Dated this 6th day of July, 1877. Edward Lauton, Trustee.

In the County Court of Gloucestershire, holden at

Of Court of Country Court of Country Country Country of Councester.

A Final Dividend is intended to be declared in the matter of William Horace Wright, of Wotton under-Edge, in the county of Gloucester, Attorney and Solicitor, practising there in copartnership with Arthur Henry Turner, as Attorneys and Solicitors, under the style or firm of Wright and Turner, and also at 2, Paper-buildings, Temple, in the city of London, in copartnership with William Walter Wright, under the style or firm of Wright and Son, adjudicated bankrupt on the 8th day of November, 1873. Credicated bankrupt on the 8th day of November, 1873. Credi-tors who have not proved their debts by the 23rd day of July, 1877, will be excluded.—Dated this 9th day of July, 1877.

Joseph Workman, Trustee.

The Bankruptcy Act, 1861.

Notice of Dividend Meeting.

A Meeting of the Creditors of the Bankrupt hereinafter named will be held, pursuant to the 174th section of the said Act, at the time and place hereinafter mentioned; that is to say:

At the Court of Bankraptcy for the Birmingham District, before Edwin Parry, Esq., one of the Registrars:

William Charles Harris, late of Eardisland, in the county of Hereford, Car I. Dealer, Grazier, and Farmer, afterwards of Risbury, in the parish of Stoke Prior, in the same county, Farm Boniff, then of Leominster, afterwards of Dilwyb, both in the same county, Cattle Dealer, and now of Clent, in the county of Worcester, out of business, adjudicated bankrupt on the 2nd day of April, 1864. A Dividend Meeting will be held on the 30th day of July instant, at ten o'clock in the forenoon precisely.

At the said Meeting the Assignee will, in pursuance of the 174th section of the said Act, submit statements of the Bankrupt's estate recovered and outstanding, and of all receipts and of all payments made or to be made thereout; and the creditors at the said meeting will, in pursuance of the said section, declare whether any and, what allowance shall be paid to the said bankrupt.

Proofs of Debts will be received, and creditors who have not proved, or do not then prove, will be excluded the benefit of the Dividend. And all claims not proved will be disallowed.

In the County Court of Gloucestershire, holden at Cheltenham.

In the Matter of John Box, of Saint George's-place, Chel-tenham, in the county of Gloucester, Wine Merchant, a Bankropt,

An Order of Discharge was granted to John Box, of Saint George's place, Cheltenham, in the county of Gloucester, Wine Merchant, who was adjudicated bankrupt on the 18th day of November, 1871.

In the County Court of Montgomeryshire, holden a t Newtown

In the Matter of John Langford Pugh, of Berriew-street, Welshpool, in the county of Montgomery, Licensed Victualler, a Bankrupt.

An Order of Discharge was grauted to John Langford Pugh, of Berriew-street, Welshpool, in the county of Mont-gomery, Licensed Victualler, who was adjudicated bankrupt on the 5th day of June, 1874.—Dated this 10th day of July

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Alfred Warren and William Lenton, of Luton, in the county of Bedford, Straw Hat and Felt Hat Manufacturers, Bankrupts. Before Mr. Registrar Pepys, sitting as Chief Judge.

UPON reading a report of the Trustee of the property of the bankrupts, dated the 9th day of February, 1877, reporting that as much of the property of the bankrupts, without needlessly protracting the bankruptey, has been realized for the benefit of the creditors, and that a first dividend of 5s. in the pound, and a second and final dividend of dend of Se. in the pound, and a second and that dividend of the la. 53d. in the pound, have been paid to the creditors of the said bankrupts, and upon hearing the Trustee in person, and upon reading the report of the Official Assignee, and that the creditors who have proved their debts have had notice of this application, and affidavit thereof is filed in this Honourable Court, and no one appearing to oppose this application, the Court being satisfied that so much of the property of the bankrupts, without needlessly protracting the bankrupts, has been realized for the benefit of the creditors, and that a first dividend of 5s. in the pound, and a second and final dividend of 1s. 5½d., have been paid to the creditors of the said bankrupts, doth order and declare that the bankruptcy of the said Alfred Warren and William Lenton has closed. Given under the Seal of the Court this lat day of May,

The Bankruptey Act, 1869. In the County Court of Carmarthenshire, holden at Carmarthen.

In the Matter of Arthur Winchcombe, of Pembroke-street, embroke Dock, in the county of Pembroke, Publican, a

UPON reading a report of the Trustee of the property of the bankrupt, dated the 2nd day of July, 1877, reporting that the whole of the property of the bankrupt has been realized for the benefit of the creditors, and a dividend to the amount of one shilling and one farthing in the pound has been paid, as shown by the statement thereuntogannexed, the Court being satisfied that [the whole of the property of the bankrupt has been realized for the benefit of the creditors, and a dividend to the amount of one shilling and one farthing in the pound has been paid, doth order and declare that the baukruptcy of the said Arthur Winchcombe has closed. - Given under the Seal of the Court this 2nd day of July, 1877.

The Bankruptcy Act, 1869.
In the County Court of Hertfordshire, holden at Barnet.
In the Matter of Zachariah Walton, of the Warwick
Tavern, East Barnet-road, New Barnet, in the county of

Herts, Licensed Victualler, a Bankrupt.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 1st day of May, 1877, reporting that so much of the property of the bankrupt as can according to the joint opinion of himself and the Committee of Inspection thereupto appexed, in writing, under their hands be realized without needlessly protracting the bankruptey, has been realized, as shown by the statement thereunic annexed, but the Trustee has not been able to pay any dividend owing to his not having been able to realize sufficient assets, the Court being satisfied that so much of the property of the bankrupt as can according to the joint opinion he Trustee and the Committee of Inspection be realized without needlessly [protracting the bankruptcy, has been]

realized, and that the Trustee has been unable to pay any dividend owing to his not having been able to realize suffi-cient assets, order and declare that the bankruptcy of the said Zachariah Walton has closed.—Given under the Seal of the Court this 11th day of July, 1877.

The Bankruptcy Act, 1869. In the County Court of Derbyshire, holden at Derby. In the Matter of Charles Cross, of Longford, in the county of Derby, Miller, a Bankrupt.

UPON reading a report of the Trustee of the property of the bankrupt, dated the 22nd day of June, 1877, reporting that so much of the property of the bankrupt as, in his opinion, there being no Committee of Inspection, can be realized without needlessly protracting the bank-ruptcy, has been realized for the benefit of his creditors, and a dividend of eight shillings in the pound has been paid, as shown by the statement thereunto annexed, and Court being satisfied that so much of the property of the as can be realized, without needlessly protracting the bankruptcy, has been realized for the benefit of his creditors, and a dividend of eight shillings in the pound has been paid, as shown by such statement, doth order and declare that the bankruptcy of the said Charles Cross has closed.—Given under the Seal of the Court this 5th day of July, 1877.

THE estates of George Pearson, Builder, Glasgow, were sequestrated on the 6th day of July, 1877, by the Sheriff of the county of Lanark.

The first deliverance is dated the 6th day of July, 1877.
The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Thursday, the 19th day of July current, within the Faculty-ball, Saint George's-

of July current, within the Faculty-hall, Saint George's-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 6th day of November, 1877.

A Warrant of Protection has been granted to the bank-rupt till the meeting for the election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.
RODGER, WATT, and PAUL, Writers, Glasgow, Agents.

Glasgow, 7th July, 1877.

THE estates of Thomas Russell, Grocer, No. 42, West Richmond-street, Edinburgh, were sequestrated on 10th day of July, 1877, by the Court of Session.

The first deliverance is duted the 10th day of July, 1877. The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Tuesday, the 17th day of July, 1877, within Messrs. 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 before the 10th day of November, 1877

A Warrant of Protection has been granted to the Bankrapt.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette aloue. LINDSAY MACKERSY, W.S., Edinburgh,

Agent.

THE estates of James Fortune, Draper, No. 3, South Bell-street, St. Andrews, were sequestrated on the 7th day of July, 1877, by the Sheriff of Fifeshire.

The first deliverance is dated 7th July, 1877.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock, afternoon, on Thursday, the 19th day of July, 1877, within the Solicitors' Library, Cupar-Fife.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 7th day of November, 1877.

A Warrant of Protection has been granted to the bank-rupt till the meeting for election of Trustee.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

J. RITCHIE WELCH, Solicitor, St. Andrews,

Agent.

THE estates of William Nimmo Aitken, Butcher, No. 1A, Pitt-street, Edinburgh, were sequestrated on 10th July, 1877, by the Court of Session. The first deliverance is dated the 10th July, 1877.

The merting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Friday, the 20th July, 1877. within Lyon and Turnbull's Rooms, 51, Georgestreet, Edinburgh.

A composition may be offered at this meeting; and to entitle oreditors to the first dividend, their oaths and

grounds of debt must be lodged on or before the 10th November, 1877.
The sequestration has been remitted to the Sheriff of the

Court of the county of Midlothian.

A Warrant of Protection has been granted to the bank-

A Warrant of Protection as been granted to the bank-rup, till the meeting for election of Trustee. All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. NENION ELLIOT. S.S.C., 3, Hill-street, Edinburgh, Agent.

BE estates of Robert Neilson, Sewing Machine Agent, in Glasgow, were sequestrated on the 10th day of July, 1877, by the Sheriff of the county of Lanark. The first deliverance is dated the 10th day of July, 1877.
The meeting to elect the Trustee and Commissioners is to be beld at twelve o'clock, noon, on Saturday, the 21st day of July, 1877, within the Faculty-hall, Saint George'splace, Glasgow.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 10th day of November, 1877.

A Warrant of Protection has been granted to the bank-

rapt.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.
WILLIAM BARCLAY, Writer, Hamilton, Agent.

All Letters must be Fost paid and all communications on the business of the London Gazette to be addressed to the Office, Princes Street, Westminster.

Orders for Gazettes to be addressed to the Publishers, 45, St. Martin's Lane.

Printed and Published by Thomas Harrison and James William Harrison, Printers, at their Office, No. 45, St. Martin's Lane, in the Parish of St. Martin-in-the-Fields, in the County of Middlesex.

Friday, July 13, 1877.

Price One Shilling.