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FRIDAY, 20 DECEMBER, 1912.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS His late Majesty was pleased, by His Order in Council of the 22nd day of November, 1909, in exercise of the powers in that behalf vested in Him by the Statutes made by the University of Durham Commissioners, to appoint six Members of the Senate of the said University:

And whereas His Grace the Duke of Northumberland, K.G., being one of the Members so appointed as aforesaid, has resigned his office of Member of the said Senate, and it is necessary to appoint another Member in his place:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to appoint the Right Honourable Lord Barnard, D.C.L., to be a Member of the Senate of the University of Durham, in place of His Grace the Duke of Northumberland, resigned.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her late Majesty Queen Victoria, chapter one hundred and thirteen, and of the Act of the seventeenth and eighteenth years of Her said late Majesty, chapter eighty-four, duly prepared and laid before His Majesty in Council a scheme bearing date the seventh day of November, in the year one thousand nine hundred and twelve, 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 Her late Majesty Queen Victoria, chapter one hundred and thirteen, and of the Act of the seventeenth and eighteenth years of Her said late 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 (being a rectory) of Skirbeck, in the county of Lincoln and in the diocese of Lincoln, between that benefice and a certain other benefice, namely, the benefice (being a vicarage) of Saint Thomas, Skirbeck Quarter, which said last named benefice is also situate in the said county of Lincoln and in the said diocese of Lincoln.

"Whereas George Samuel William Jebb, of Leintwardine House, in the county of Hereford, Esquire, is the patron of the said benefice of Skirbeck and also of the said benefice of Saint Thomas, Skirbeck Quarter.

"And whereas it has been made to appear to us, the said Ecclesiastical Commissioners, that the said benefice of Saint Thomas, Skirbeck Quarter, is at present unendowed; and that the said benefice of Skirbeck has endowments of such an amount as that after the apportionment of the revenues of the said benefice of Skirbeck which is hereinafter recommended and proposed to be made shall have been effected the said benefice of Skirbeck will still be sufficiently endowed.

"And whereas the said benefice of Skirbeck is now full of a clerk, the rector or incumbent thereof being the Reverend William Thomas Jennings, Clerk in Holy Orders, who is willing that the said apportionment shall be made and has-executed this scheme in token of such his willingness.

"Now therefore with the consent of the Right Reverend Edward Lee, Bishop of the said diocese of Lincoln, acting as such Bishop (in testimony whereof he has signed this scheme and sealed the same with his episcopal seal) and with the consent of the said George Samuel William Jebb, as the patron of each of the said two benefices as aforesaid, (in testimony whereof he has signed and sealed this scheme) and with the consent of the said William Thomas Jennings, as rector or incumbent of the said benefice of Skirbeck, (in testimony whereof he has signed and sealed this scheme) we, the said Ecclesiastical Commissioners, humbly recommend and propose that as from the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this scheme and without any conveyance or assurance in the law other than such duly gazetted Order, all those pieces or parcels of land tenements and hereditaments known as Skirbeck Quarter Fen Farm and described in the schedule attached to this scheme shall be transferred from the said benefice of Skirbeck and the incumbent thereof and shall be annexed to and shall belong to the said benefice of Saint Thomas, Skirbeck Quarter, and the incumbent thereof and his successors incumbents of the same benefice for ever, and that as from the date aforesaid the perpetual rentcharge of forty pounds per annum charged in favour of the said benefice of Skirbeck upon the revenues of the benefice of Wyberton, in the said county of Lincoln and in the said diocese of Lincoln, and created by an Order of Your Majesty in Council dated the eleventh day of October, in the year one thousand nine hundred and twelve, and published in the London Gazette on the same day, shall be apportioned between the said benefice of Skirbeck and the incumbent thereof and the said benefice of Saint Thomas, Skirbeck Quarter, and the incumbent thereof so that a perpetual rentcharge of twenty pounds per annum (being one moiety of the said rentcharge of forty pounds per annum) shall be payable to the incumbent of the said benefice of Skirbeck and his successors and a perpetual rentcharge of twenty pounds per annum (being the other moiety of the said rentcharge of forty pounds per annum) shall be payable to the incumbent of the said benefice of Saint Thomas, Skirbeck Quarter, and his successors, such perpetual rentcharges to be receivable by the incumbents of the said respective benefices of Skirbeck and Saint Thomas, Skirbeck Quarter, and their successors by equal half-yearly payments on the sixth day of April and the eleventh day of October in every year.

"And we further recommend and propose that the respective incumbents of the said benefices of Skirbeck and Saint Thomas, Skirbeck Quarter, shall have the same powers of recovering the said rentcharges of twenty pounds per annum as were given to the incumbent of the said benefice of Skirbeck by the said Order of Your Majesty in Council dated the eleventh day of October, in the year one thousand nine hundred and twelve, in respect of the aforesaid rentcharge of forty pounds per annum in favour of the said benefice of Skirbeck.

"Provided always that the whole of the first fruits and tenths now payable to the Governors of Queen Anne's Bounty in respect of the said benefice of Skirbëck shall continue to be payable by the rector or incumbent of the said benefice without apportionment.

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

"The SCHEDULE to which the foregoing Scheme has reference.

"Particulars of Skirbeck Quarter Fen Farm to be transferred to the Benefice of Saint Thomas, Skirbeck Quarter.

Number on Ordnance Sur- vey Map, Lincolnshire (1888 Edition), Sheets CVIII. 12 and 16.	Descrip and Cultiva		Quantities in Statute Measure.				
			А.	R.	Р.		
·28	Arable		13	1	15		
29	Do.	(11	3	11		
36	Do.	·	11	2	29		
37	Do.		8	3	13		
38	Meadow		. 7	3	23		
43	Arable]	19	0	23		
44	Pasture 7	·	9	3	20		
52	Water	}			33		
53	House, buildin pasture		2	2	14"		

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

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the sixth and seventh years of Herlate Majesty Queen Victoria, chapter thirty-seven, sections six and eight, duly prepared and laid before His Majesty in Council, a scheme bearing date the thirty-first day of October, in the year one thousand nine hundred and twelve, in the words following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixth and seventh years of Her late Majesty Queen Victoria, chapter thirty-seven, have prepared and now humbly lay before Your Majesty in Council the following scheme for authorizing the sale and disposal of certain property in the parish of Handsworth, in the county of Stafford, now vested in us.

"Whereas under and by virtue of an indenture bearing date the fourteenth day of November, one thousand eight hundred and ninety-two, and made or expressed to be made, between the Reverend William Boden Bladon of the first part, William Mayner of the second part and us, the Ecclesiastical Commissioners for England, of the third part, certain pieces or parcels of land situate in the said parish, coloured blue and edged pink on the plan drawn on the said indenture, became with their appurtenances and are now vested in us.

"And whereas under and by virtue of a certain other indenture, bearing date the sixteenth day of June, one thousand nine hundred and four, and made or expressed to be made, between Evan Thomas of the first part, William Arthur Mason and the Reverend Edmund Joseph Francis Johnson of the second part and us, the Ecclesiastical Commissioners for England, of the third part, two pieces of parcels of land, situate in the said parish, and coloured pink on the plan drawn thereon, became with their appurtenances and are now vested in us.

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

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

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

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

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

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

. Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirty-third and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirty-nine, and of the Acts

therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirty-nine, and the Act of the thirty-first and thirty-second years of Her said late Majesty, chapter one hundred and fourteen, duly prepared and laid before His Majesty in Council a Scheme bearing date the twenty-first day of November, in the year one thousand nine hundred and twelve, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirtythird and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirtynine, and the Act of the thirty-first and thirtysecond years of Her said late Majesty, chapter one hundred and fourteen, have prepared and now humbly lay before Your Majesty in Council the following Scheme for effecting a transfer of the ownership of the advowson or perpetual right of patronage of and presentation to the perpetual curacy and titular vicarage (hereinafter called 'the said Benefice') of Hartwell, in the County of Northampton and in the Diocese of Peterborough.

"Whereas the advowson or perpetual right of patronage of and presentation to the said Benefice of Hartwell is vested for an estate in fee simple in possession free from incumbrances in the Reverend William Henry Castleman, of Desborough House, High Wycombe, in the County of Buckingham. Clerk in Holy Orders.

County of Buckingham, Clerk in Holy Orders. "And whereas the said William Henry Castleman is desirous that the whole advowson or perpetual right of patronage of and presentation to the said Benefice of Hartwell now vested in him as aforesaid should be transferred to and be vested in the Honourable and Right Reverend Edward Carr, now Bishop of Peterborough, and his successors Bishops of Peterborough.

"And whereas the said Edward Carr, Bishop of Peterborough, is willing to accept such transfer, and in token of such his willingness and also in token that the same transfer has that consent of the Bishop of the Diocese which by the Acts in the hereinbefore mentioned Act recited or by some or one of them is made necessary, he, the said Edward Carr, Bishop of Peterborough, has executed this Scheme as hereinafter mentioned.

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

"Now, therefore, with the consent of the said William Henry Castleman (in testimony whereof he has signed and sealed this Scheme) and with the consent of the said Edward Carr, Bishop of Peterborough (in testimony whereof he has signed this Scheme and sealed the same with his Episcopal Seal), we, the said Eccle-

siastical Commissioners for England, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this Scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and presentation to the said Benefice of Hartwell now vested in him, the said William Henry Castleman, as aforesaid, shall be transferred to the said Edward Carr, Bishop of Peterborough, and his successors in the same Bishoprick, and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said Edward Carr, Bishop of Peterborough, and his successors in the same Bishoprick for ever.

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

And whereas the said Scheme has been

approved by His Majesty in Council:

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said Scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts. And His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said Diocese of Peterborough.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

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

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

"Whereas the advowson or perpetual right of patronage of and presentation to the said benefice of Benwick is vested for an estate in fee simple in possession free from incumbrances in William Hardy Wood, of Benwick Rectory, March, in the said county of Cambridge, Clerk in Holy Orders.

"And whereas the said William Hardy Wood is desirous that the whole advowson or perpetual right of patronage of and presentation to the said benefice of Benwick now vested in him as aforesaid should after the exercise of the next turn of presentation if such next turn of presentation if such next turn of presentation fall to be exercised during the lifetime of the said William Hardy Wood, and, if it do not so fall, then as from the date of the decease of him, the said William Hardy Wood, be transferred to and be vested in the Right Reverend Frederic Henry, now Bishop of Ely, and his successors in the same Bishoprick.

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

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

"Now therefore with the consent of the said William Hardy Wood (in testimony whereof he has signed and sealed this scheme), and with the consent of the said Frederic Henry, Bishop of Ely (in testimony whereof he has signed this scheme and sealed the same with his Episcopal Seal), we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that without any conveyance or assurance in the law other than this scheme, and any duly gazetted Order of Your Majesty in Council ratifying the same the whole advowson or perpetual right of patronage of and presentation to the said benefice of Benwick, now vested in him, the said William Hardy Wood, as aforesaid, shall after the exercise of the said next turn of presentation if such next turn of presentation fall to be exercised during the lifetime of the said William Hardy Wood, and, if it do not so fall, then as from the date of the decease of him, the said William Hardy Wood, be transferred to the said Frederic Henry, Bishop of Ely, and his successors in the same Bishoprick, and shall thereupon and thenceforth become and be absolutely vested in, and shall and may from time to time be exercised by the said Frederic Henry, Bishop of Ely, and by his successors in the same Bishoprick for ever.

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

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

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT.

The KING's Most Excellent Majesty in Council.

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

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirtythird and thirty-fourth years of Her late Majesty Queen Victoria, chapter thirty-nine, and of the Acts therein mentioned, that is to say, the Act of the third and fourth years of Her said late Majesty, chapter one hundred and thirteen, the Act of the fourth and fifth years of Her said late Majesty, chapter thirtynine, and the Act of the thirty-first and thirtysecond years of Her said late Majesty, chapter one hundred and fourteen, have prepared and now humbly lay before Your Majesty in Council the following Scheme for effecting a transfer of the ownership of the advowson or perpetual right of patronage of and presentation to the church and cure (hereinafter called 'the said Benefice') of Emmanuel, Camberwell, in the County of Surrey, and in the Diocese of Southwark.

"Whereas the advowson or perpetual right of patronage of and presentation to the said Benefice of Emmanuel, Camberwell, is vested for an estate in fee simple in possession free from incumbrances in Arthur Day, of No. 2, Millbank House, in the City of Westminster, Esquire.

"And whereas the said Arthur Day is desirous that the whole advowson or perpetual right of patronage of and presentation to the said Benefice of Emmanuel, Camberwell, now vested in him as aforesaid, should be transferred to and be vested in the Right Reverend Hubert Murray, now Bishop of Southwark, and his successors in the same Bishoprick.

"And whereas the said Hubert Murray, now Bishop of Southwark, is willing to accept such transfer, and in token of such his willingness and also in token that the same transfer has that consent of the Bishop of the Diocese which by the Acts in the hereinbefore mentioned Act recited or by some or one of them is made necessary he, the said Hubert Murray, Bishop of Southwark, has executed this Scheme as hereinafter mentioned.

"And whereas the transfer of the patronage of the said Benefice of Emmanuel, Camberwell, which is hereinbefore mentioned and hereinafter recommended and proposed, will render the same Benefice more eligible for augmentation out of funds under our control, and this circumstance will in our opinion tend to make better provision for the cure of souls in the parish or district in or in respect of which the right of patronage or advowson so recommended and proposed to be transferred as aforesaid arises or exists, that is to say, in the District Parish of Emmanuel, Camberwell.

"Now therefore, with the consent of the said Arthur Day (in testimony whereof, he has signed and sealed this Scheme) and with the consent of the said Hubert Murray, Bishop of Southwark (in testimony whereof he has signed this Scheme and sealed the same with his Episcopal Seal), we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of Your Majesty in Council ratifying this Scheme and without any conveyance or assurance in the law other than such duly gazetted Order the whole advowson or perpetual right of patronage of and presentation to the said Benefice of Emmanuel, Camberwell, now vested in him the said Arthur Day as aforesaid, shall be transferred to the said Hubert Murray, Bishop of Southwark, and his successors in the same Bishoprick, and shall thereupon and thenceforth become and be absolutely vested in and shall and may from time to time be exercised by the said Hubert Murray, Bishop of Southwark, and his successors in the same Bishoprick for ever.

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

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

Now, therefore, His Majesty, by and with the advice of His said Council, is pleased hereby to ratify the said Scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts. And His Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said Diocese of Southwark.

... Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixth and seventh years of Her late Majesty Queen Victoria, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter one hundred and four, duly prepared and laid before His Majesty in Council a scheme, bearing date the seventh day of November, in the year one thousand nine hundred and twelve, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixth and seventh years of Her late Majesty Queen Victoria, chapter thirty-seven, and of the Act of the nineteenth and twentieth years of Her said late 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 to be taken partly out of the new parish (sometime district) of Tonge, partly out of the new parish (sometime particular district) of Saint Augustine, Tonge Moor, partly out of the parish of Bolton-le-Moors, partly out of the new parish (sometime district) of Lever Bridge, and partly out of the new parish (sometime district) of Saint John, Little Bolton, all within the original limits of the ancient parish of Bolton-le-Moors, in the county of Lancaster and in the diocese of Manchester.

"Whereas it has been made to appear to us that it would promote the interests of religion that the particular portions of the said new parish of Tonge, of the said new parish of Saint Augustine, Tonge Moor, of the said parish of Bolton-le-Moors, of the said new parish of Lever Bridge, and of the said new parish of Saint John, Little Bolton, which are hereinafter mentioned and described, should be constituted a separate district for spiritual purposes in the 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 we are satisfied that the said new parish of Tonge, the said new parish of Saint Augustine, Tonge Moor, the said parish of Bolton-le-Moors, the said new parish of Lever Bridge, and the said new parish of Saint John, Little Bolton, are cures wherein or in parts whereof the provision for public worship and for pastoral superintendence is insufficient for the spiritual wants of the inhabitants thereof.

"And whereas in pursuance of the power and authority given by an Order and Decree of Your Majesty's High Court of Chancery bearing date the fourth day of December, in the year one thousand eight hundred and fiftyeight, approving a scheme for the regulation and management of the 'Bolton Lectureship Charity Estate' and of certain Orders of the Charity Commissioners for England and Wales bearing date respectively the ninth day of May, in the year one thousand eight hundred and seventy-one and the twelfth day of August, in the year one thousand eight hundred and seventy-three amending the said Order and Decree of the fourth day of December, in the year one thousand eight hundred and fifty-eight, a clear annual sum of one hundred and fifty pounds has been provided out of the revenues of the said estate and is available for and towards the endowment of the district hereinafter recommended to be constituted and for and towards the maintenance of the minister thereof, so soon as such minister shall have been appointed and licensed thereto and of his successors ministers of the same district and when the same district shall have become a new parish then of the minister or incumbent of such new parish.

"And whereas the said annual sum of one hundred and fifty pounds is available as afore-said and has been so provided upon the understanding that (such arrangement appearing to us to be expedient) the right of patronage of the said district hereinafter recommended to be constituted and of the nomination of the minister thereof should be assigned in the manner hereinafter mentioned.

"And whereas the trustees of the said Bolton Lectureship Charity Estate have nominated to us as the persons to whom they the said trustees desire that the right of patronage of the said proposed district should be assigned, the Right Reverend Edmund Arbuthnott, Bishop of the said diocese of Manchester, and his successors Bishops of the same diocese for ever, for the first and each and every alternate turn of appointment, and themselves the said trustees and their successors for the second and each and every other alternate turn of appointment.

"Now therefore with the consent of the said Edmund Arbuthnott, Bishop of the said diocese of Manchester (in testimony whereof he has signed and sealed this scheme), we, the said Ecclesiastical Commissioners, humbly recommend and propose that all those contiguous portions of the said new parish of Tonge, of the said new parish of Saint Augustine, Tonge Moor, of the said parish of Bolton-le-Moors, of the said new parish of Lever Bridge, and of the said new parish of Saint John, Little Bolton, which are described in the schedule hereunder written and which are delineated and set forth upon 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 Chad, Tonge Fold.'

"And we further recommend and propose that the patronage of the said proposed district or new parish and the right of nomination of the minister or incumbent thereof for the first and thereafter every alternate turn of presentation or nomination shall without any assurance in the law other than this scheme and any duly gazetted Order of Your Majesty in Council ratifying the same and upon and from the day of the date of the publication of such Order in the London Gazette as aforesaid be assigned to and be absolutely vested in and shall and may from time to time be exercised by the said Edmund Arbuthnott, Pishop of the said diocese of Manchester, and hi. successors Bishops of the same diocese for ever, and that such patronage and right of nomination aforesaid shall for the second and every subsequent alternate turn of presentation or nomination be in like manner assigned to and be absolutely vested in and be from time to time exercised by the said trustees of the Bolton Lectureship Charity Estate aforesaid and their successors for the time being.

"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 or Acts of Parliament.

"The SCHEDULE to which the foregoing Scheme has reference.

"The District of Saint Chad, Tonge Fold, comprising: -All those contiguous portions of the new parish (sometime district) of Tonge, of the new parish (sometime particular district) of Saint Augustine, Tonge Moor, of the parish of Bolton-le-Moors, of the new parish (sometime district) of Lever Bridge, and of the new parish (sometime district) of Saint John, Little Bolton, all in the county of Lancaster and in the diocese of Manchester, which are comprised within and are bounded by an imaginary line commencing at the point south of Tonge Bridge (which carries Bury Road across the River Tonge) where the boundaries of the said parish of Bolton-le-Moors, the said new parish of Saint Augustine, Tonge Moor, the said new parish of Tonge, and the said new parish of Lever Bridge all meet, and extending thence first southward, then westward, then again southward, and then south-eastward along the middle of the River Tonge (thereby crossing the boundary which divides the said new parish of Tonge from the said new parish of Lever Bridge) for a distance of fifty-one chains or thereabouts to its junction with Bradshaw Brook, and extending thence first eastward and then generally northward along the middle of Bradshaw Brook (thereby crossing the boundwhich divides the said new parish Lever Bridge from the said new Lever parish of Tonge) for a distance of one mile and twenty-three chains or there-abouts to the boundary which divides the parish of Tonge) said new parish of Tonge from the said new parish of Saint Augustine, Tonge Moor, and extending thence first north-westward and then last-mentioned south-westward along the boundary (thereby following in part the middle

of the roadway leading past the northern sides ! of the houses called Eastfield Farm and Eastfield House) for a distance of thirty chains or thereabouts to the junction of such roadway with Ainsworth Lane, and extending thence south-westward in a straight line for a distance of thirty chains and a half or thereabouts to the southern corner of the buildings known as the Mill Hill Bleach Works, and continuing thence in precisely the same direction and in a straight line (thereby crossing the boundary which divides the said new parish of Saint Augustine, Tonge Moor, from the said new parish of Saint John, Little Bolton) for a distance of two chains and a half or thereabouts to a point in the middle of the River Tonge, and extending thence generally south-eastward along the middle of the River Tonge (thereby crossing the boundary which divides the said new parish of Saint John, Little Bolton, from the said parish of Bolton-le-Moors) for a distance of twentysix chains or thereabouts to the point south of Tonge Bridge (which carries Bury Road across such river) where the boundaries of the said parish of Bolton-le-Moors, the said new parish of Saint Augustine, Tonge Moor, the said new parish of Tonge, and the said new parish of Lever Bridge all meet, at which point the said imaginary line commenced."

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

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

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

 $Almeric\ Fitz Roy.$

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the eighth and ninth years of Her late Majesty Queen Victoria, chapter seventy, of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven, of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, and of the Act of the thirty-first and thirty-second years of Her said late Majesty,

chapter one hundred and sixty ("The Saint Paneras Ecclesiastical Regulation Act, 1868"), duly prepared and laid before His Majesty in Council a representation bearing date the twenty-first day of November; in the year one thousand nine hundred and twelve, in the words and figures following, that is to say:—

words and figures following, that is to say:—
"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of Her late Majesty Queen Victoria, chapter seventy, of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven, of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, and of the Act of the thirty-first and thirty-second years of Her said late Majesty, chapter one hundred and sixty ('The Saint Pancras Ecclesiastical Regulation Act, 1868,') have prepared, and now humbly lay before Your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint Silas the Martyr, Kentish Town, situate within the parish (sometime district) of Saint Andrew, Haverstock Hill, in the county of Middlesex and in the diocese of London.

"Whereas at certain extremities of the said parish of Saint Andrew, Haverstock Hill, and of the parish (sometime district chapelry) of the Holy Trinity, Haverstock Hill, in the said county and diocese, which said extremities lie contiguous one to another, and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such parishes.

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said parish of Saint Andrew, Haverstock Hill, and of the said parish of the Holy Trinity, Haverstock Hill, should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Silas the Martyr, Kentish Town, situate as aforesaid.

"Now therefore with the consent of the Right Honourable and Right Reverend Arthur Foley, Bishop of London, as such Bishop and also as the patron, in right of his See, of the vicarage of the said parish of Saint Andrew, Haverstock Hill (in testimony whereof he has signed and sealed this representation) and with the consent of the dean and chapter of the cathedral church of Saint Paul in London as the patrons of the vicarage of the said parish of the Holy Trinity, Haverstock Hill (in testimony whereof they have affixed their common or capitular seal to this representation), we, the said Ecclesiastical Commissioners for England, humbly represent, that it would, in our opinion, be expedient that all those contiguous portions of the said parish of Saint Andrew, Haverstock Hill, and of the said parish of the Holy Trinity, Haverstock Hill, 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, should be united and formed into one consolidated chapelry for the said church of Saint Silas the Martyr, Kentish Town, situate as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Silas, Kentish Town.'

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

"The SCHEDULE to which the foregoing representation has reference.

"The Consolidated Chapelry of Saint Silas,

Kentish Town, comprising

"I. All that portion of the parish (sometime district) of Saint Andrew, Haverstock Hill, in the county of Middlesex and in the diocese of London, which is bounded upon the south by the parish (sometime district chapelry) of the Holy Trinity, Haverstock Hill, upon the east by the parish of Saint Martin, Kentish Town, both in the said county and diocese, and upon the remaining sides, that is to say, upon the north-west and upon the west, by an imaginary line commencing upon the boundary which divides the said parish of Saint Martin, Kentish Town, from the said parish of Saint Andrew, Haverstock Hill, at the junction of Weedington Road with the road called Queen's Crescent, and extending thence south-westward along the middle of Queen's Crescent for a distance of nine chains and a half or thereabouts to its junction with Malden Road, and extending thence south-eastward along the middle of Malden Road for a distance of eight chains and three-quarters or thereabouts to its junction with Rhyl Street, and extending thence westward along the middle of Rhyl Street for a distance of eight chains or thereabouts to its junction with Queen's Crescent, and extending thence south-westward along the middle of Queen's Crescent for a distance of two chains or thereabouts to its junction with the road called Saint Ann's Gardens, and extending thence westward along the middle of Saint Ann's Gardens for a distance of two chains or thereabouts to a point opposite to the southern end of the wall or fence forming the eastern boundary of the house and premises known as Number 13, Saint Ann's Gardens, and extending thence northward to and along the said wall or fence for a distance of one chain and three-quarters or thereabouts to the point where it meets the wall or fence forming the northern boundary of the houses and premises situate on the northern side of Saint Ann's Gardens, and extending thence westward along the last-mentioned wall or fence for a distance of one chain and three-quarters or thereabouts to the point where it meets the wall or fence forming the western boundary of the house and premises known as Number 8, Saint Ann's Gardens, and extending thence southward along the last-mentioned wall or fence and along the walls or fences forming the western boundaries of the houses and premises known as Number 7, Saint Ann's Gardens, Number 8, Saint James's Gardens, and Number 7, Saint James's Gardens for a distance in all of six chains and a half or thereabouts to the point where the last-mentioned wall or fence meets the wall or fence forming the southern boundary of the houses and premises situate on the southern side of Saint James's Gardens, and extending thence eastward along the last-mentioned wall or fence for a distance of one chain or thereabouts to the point where it meets the wall or fence forming the western boundary of the house and premises known as Number 35, Queen's Crescent, and extending thence south- I of the Act of the eighth and ninth years of

ward along the last-mentioned wall or fence and along the walls or fences forming the western boundaries of the houses and premises situate on the western side of Queen's Crescent for a distance in all of two chains and a half or thereabouts to the wall or fence forming the northern boundary of the house and premises known as Number 5, Queen's Crescent, and extending thence westward along such wall or fence and along the walls or fences forming the northern boundaries of the houses known as Number 3 and Number 1, Queen's Crescent for a distance in all of one chain or thereabouts to the point where the last-mentioned wall or fence meets the eastern side of Maitland Park Road, and extending thence first westward to and then southward along the middle of Maitland Park Road for a distance of two chains and a half or thereabouts to its junction with Prince of Wales Road, upon the boundary which divides the said parish of Saint Andrew, Haverstock Hill, from the said parish of the

Holy Trinity, Haverstock Hill.
"II. And also all that contiguous portion of the said parish of the Holy Trinity, Haverstock Hill, which is bounded upon part of the south-west by the new parish of Saint Saviour, South Hampstead, in the said county and diocese, upon the north by the above described portion of the said parish of Saint Andrew, Haverstock Hill, and upon the remaining sides, that is to say, upon the north-east, upon the east, and upon the remaining part of the southwest, by an imaginary line commencing upon the boundary which divides the said parish of Saint Andrew, Haverstock Hill, from the said parish of the Holy Trinity, Haverstock Hill, at the junction of Prince of Wales Road with the road called Malden Crescent, and extending thence south-eastward along the middle of Malden Crescent, for a distance of eight chains or thereabouts to its junction with Ferdinand Street, and extending thence southward along the middle of Ferdinand Street for a distance of ten chains and three-quarters or thereabouts to its junction with Chalk Farm Road, and extending thence north-westward along the middle of Chalk Farm Road for a distance of fourteen chains or thereabouts to the boundary which divides the said parish of the Holy Trinity, Haverstock Hill, from the said new parish of Saint Saviour, South Hampstead.'

And whereas the said representation has been

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council. THEREAS the Ecclesiastical Commissioners for England have, in pursuance Her late Majesty Queen Victoria, chapter seventy; of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven; and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, duly prepared and laid before His Majesty in Council a representation, bearing date the twenty-first day of November, in the year one thousand nine hundred and twelve, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of Her late Majesty Queen Victoria, chapter seventy, of the Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven, and of the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, have prepared, and now humbly lay before Your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint Benet Fink, Tottenham, situate within the new parish (sometime consolidated chapelry) of Christ Church, West Green, Tottenham, in the county of Middlesex and in the diocese of London.

"Whereas at certain extremities of the said new parish of Christ Church, West Green, Tottenham, of the parish of Tottenham, and of the new parish (sometime particular district) of Saint Mark, Noel Park, which said extremities lie contiguous one to another, and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such new parishes and parish.

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said new parish of Christ Church, West Green, Tottenham, of the said parish of Tottenham, and of the said new parish of Saint Mark, Noel Park, should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Benet Fink, Tottenham, situate as aforesaid.

"Now, therefore, with the consent of the Right Honourable and Right Reverend Arthur Foley, Bishop of London, as such Bishop, and also as the patron, in right of his See, of the vicarage of the said new parish of Saint Mark, Noel Park (in tes-timony whereof he has signed and sealed this representation), with the consent of the Reverend Arthur William Yeatman, Clerk in Holy Orders, the vicar or incumbent of the vicarage of the new parish of the Holy Trinity, Tottenham, in the said county and diocese, and, as such vicar or incumbent, the patron of the vicarage of the said new parish of Christ Church, West Green, Tottenham (in testimony whereof he has signed and sealed this representation) and with the consent of the Dean and Chapter of the Cathedral Church of Saint Paul in London, as the patrons of the vicarage of the said parish of Tottenham (in testimony whereof they have affixed their common or capitular seal to this representation), we, the said Ecclesiastical Commissioners for England, humbly represent, that it would, in our opinion, be expedient that all those contiguous portions of the said new parish of Christ Church, West Green, Tottenham, of the said

parish of Tottenham, and of the said new parish of Saint Mark, Noel Park, 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, should be united and formed into one consolidated chapelry for the said church of Saint Benet Fink, Tottenham, situate as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Benet Fink, Tottenham.'

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

"The SCHEDULE to which the foregoing representation has reference.

"The Consolidated Chapelry of Saint Benet Fink, Tottenham, comprising:—

"All those contiguous portions of the new parish (sometime consolidated chapelry) of Christ Church, West Green, Tottenham, of the parish of Tottenham, and of the new parish sometime particular district) of Saint Mark, Noel Park, all in the county of Middlesex and in the diocese of London, which are comprised within, and are bounded by an imaginary line commencing at the point in the middle of Lordship Lane, a short distance to the west of its junction with Granville Road, where the boundaries of the new parish of Saint Michael, Wood Green, in the said county and diocese, the said new parish of Saint Mark, Noel Park, and the said parish of Tottenham all meet, and extending thence south-eastward along the boundary which divides the said new parish of Saint Mark, Noel Park, from the said parish of Tottenham (thereby following the middle of Lordship Lane) for a distance of fifteen chains or thereabouts, to the junction of Lordship Lane with Mark Road, and extending thence first southward and then south-eastward along the middle of Mark Road for a distance of seventeen chains and a half or thereabouts to its junction with Westbury Avenue upon the boundary which divides the said new parish of Saint Mark, Noel Park, from the said new parish of Christ Church, West Green, Tottenham, and extending thence south-westvard along the last-mentioned thereby following the middle of boundary Avenue) for a distance of one chain and a half or thereabouts to the junction of Westbury Avenue with Crawley Road, and extending thence south-eastward along the middle of Crawley Road for a distance of twelve chains orthereabouts to its end, and continuing thence south-eastern south-eastward in precisely the same direction and in a straight line for a distance of five chains or thereabouts to a point in the middle . of the stream called The Moselle, and extending thence first south-eastward and thence east-ward along the middle of the said stream (thereby crossing the boundary which divides the said new parish of Christ Church, West Green, Tottenham, from the said parish of Tottenham) for a distance of twenty-five chains and a half or thereabouts to a point opposite to the fence forming the eastern boundary of the close numbered 25 upon the Ordnance Map

of the parish of Tottenham published in the year one thousand eight hundred and ninetysix, upon the scale of twenty-five inches to a mile, and also upon the map or plan annexed to this representation, and extending thence northward to and along the said fence for a distance of nineteen chains and a half or thereabouts to its northern end on the southern side of Lordship Lane, and extending thence first northward to and then eastward along the middle of Lordship Lane for a distance of three chains and a half or thereabouts its junction with Walden Road, and extending thence northward along the middle of Walden Road for a distance of three chains and a quarter or thereabouts to its junction with Tower Gardens Road, and extending thence westward along the middle of Tower Gardens Road for a distance of two chans and a half or there-Shobden to its junction with thence and extending northward along the middle of Shobden Road for a distance of seven chains and a half or thereabouts to its junction with the road called Risley Avenue, and continuing thence northward in precisely the same direction and in a straight line (thereby crossing the London County Council allotment gardens) for a distance of nine chains or thereabouts to the fence forming the northern boundary of the said allotment gardens, and extending thence first westward, then northward, then again westward, then again northward, and then again westward along the last-mentioned fence for a distance of thirty-five chains and a half or thereabouts to the north-western corner of the said allotment gardens where such fence meets the fence forming the northern boundary of the houses and premises situate on the northern side of the northern portion of the road called Sandford Avenue, and extending thence generally north-westward along the last-mentioned fence and along the fence in continuation thereof for a distance in all of thirteen chains or thereabouts to a point on the eastern side of Snakes Lane, and extending thence westward for a distance of six yards or thereabouts to a point in the middle of Snakes Lane upon the boundary which divides the said parish of Tottenham from the said new parish of Saint Michael, Wood Green, and extending thence along the last-mentioned south-westward boundary (thereby following in part the middle of Snakes Lane) for a distance of twenty-two chains and a half or thereabouts to the point in the middle of Lordship Lane where the boundaries of the said parish of Tottenham, the said new parish of Saint Michael, Wood Green, and the said new parish of Saint Mark, Noel Park, all meet, at which point the said imaginary line commenced."

And whereas the said representation has

been approved by His Majesty in Council:

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council:

WHEREAS by an Act passed in the Session of Parliament held in the second and third years of the Reign of Her late Majesty Queen Victoria, intituled "An Act for regulating the Police Courts of the Metropolis," it was, amongst other things, enacted that it should be lawful for Her Majesty, with the advice of Her Privy Council, to alter the number of the Police Courts, and to order such changes to be made of the places in which they should be holden within the Metropolitan Police District as should be found expedient, and that every such Court should thenceforth be holden in the place in or to which it should be so ordered to be established or removed:

And whereas also, by an Act passed in the Session of Parliament held in the third and fourth years of Her said Majesty's reign, intituled "An Act for better defining the powers of Justices within the Metropolitan Police District," it was, amongst other things, enacted that it should be lawful for Her Majesty, with the advice of Her Privy Council, from time to time to constitute within the Metropolitan Police District so many Police Court Divisions as to Her Majesty should seem fit, and to define the extent thereof, and from time to time to alter the number and extent of such Police Court Divisions, and to assign a Division to each of the Police Courts already established, and to establish a Police Court for each of the other Divisions:

And whereas, by divers Orders in Council made under the said Acts a Police Court Division has been constituted and assigned to the Police Court called Marlborough Street Police Court, and the extent of such Division altered and defined from time to time: - *

And whereas it is desirable to make provision for the rebuilding of the said Police Court, and to provide suitable accommodation for the transaction of the business of the said Police Court during such rebuilding, and His Majesty, by and with the advice of His Privy Council, has deemed it expedient that, during such rebuilding, the said Police Court should be removed to a certain building now in course of erection in Francis Street, in the Parish of Saint Pancras, in the County of London and within the Metropolitan Police District, and that such Police Court should, from and after the date hereinafter mentioned, be holden in the said building in Francis Street aforesaid and should be known and called by the name of Marlborough Street Police Court:

His Majesty is pleased, therefore, with the advice of His Privy Council, to order, and it is hereby ordered accordingly, that the Police Court now established in Great Marlborough Street, and known by the name of Marlborough Street Police Court, shall, from and after the seventeenth day of February, one thousand nine hundred and thirteen, be removed therefrom to a certain building now in course of erection in Francis Street, in the Parish of Saint Pancras, in the County of London and within the Metropolitan Police District, and shall until His Majesty shall be pleased to

order otherwise be there holden by the name of Marlborough Street Police Court, and for the same Division as was assigned to the said Marlborough Street Police Court by His Majesty's Order in Council dated the sixth day of July, one thousand nine hundred and seven.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty.

Lord President.
Lord Chamberlain.
Lord Strachie.
Sir Francis Hopwood.
Sir William Conynham Greene.

WHEREAS by the eighty-eighth section of the Merchant Shipping Act, 1894, it is enacted that, where in accordance with the Foreign Jurisdiction Act, 1890, His Majesty exercises jurisdiction within any port, it shall be lawful for His Majesty, by Order in Council, to declare that port a port of registry, and by the same or any subsequent Order in Council to declare the description of persons who are to be registrars of British ships at that port of registry, and to make regulations with respect to the registry of British ships thereat.

And whereas by treaty, grant, usage, sufferance, and other lawful means His Majesty the King has jurisdiction within the Islands of the Pacific Ocean known as the British Solomon Islands Protectorate, and within all the ports thereof in accordance with the said Foreign Jurisdiction Act, 1890.

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

And whereas it has been made to appear to His Majesty that it is expedient to declare the port of Tulagi in the said Islands a port of registry, and to declare the description of persons who shall be registrars of British ships thereat, and to make regulations with respect to the registry of British ships thereat.

And whereas the provisions of section one of the Rules Publication Act, 1893, have been complied with.

Now, therefore, His Majesty, by virtue of the powers vested in Him in this behalf by the herein-before recited Acts, or some or one of them, and by and with the advice of His Privy Council, is pleased to declare and order as follows:—

- 1. This Order may be cited as the British Solomon Islands Maritime Order in Council, 1912.
- 2. The port of Tulagi, in the British Solomon Islands Protectorate (hereinafter called "the Protectorate"), shall be a port of registry for British ships.
- 3. The Registrar of British ships at the said port shall be such officer in the public service

of the Protectorate as the High Commissioner for the Western Pacific from time to time appoints by writing signed by him, and in default of such appointment shall be the Collector of Customs at the said port.

4. The Resident Commissioner in the Protectorate may from time to time, in case of the absence or intended absence from Tulagi, or in case of the illness, of the Registrar, appoint by writing under his hand a fit person to be the Deputy of the Registrar for the time therein mentioned; but every such appointment shall be revocable at pleasure by the said Resident Commissioner by writing under his hand.

The person so appointed shall, during the continuance of his appointment, have all the power and authority of the Registrar.

- 5. The Registrar shall have and use a seal bearing such style and device as the High Commissioner for the Western Pacific shall from time to time direct.
- 6. Every signature or seal affixed to any instrument purporting to be the signature or seal, as the case may be, of the Registrar, shall for all purposes under this Order, without any proof thereof, be presumed to be genuine, and shall be taken as genuine until the contrary is proved.
- 7. The Registrar of Shipping at Tulagi shall have the same powers as any Registrar of Shipping appointed under the Merchant Shipping Act, 1894, and for the purpose of enforcing the provisions of the said Act and of this Order the said Registrar shall have the same powers as by the said Act are conferred for the purposes of registration and measurement on any officer of Customs or any officer of the Board of Trade.
- 8. The High Commissioner for the Western Pacific shall, with regard to the performance of any act or thing relating to the registry of a ship registered at Tulagi, or of any interest therein, be considered as in all respects occupying the place of the Commissioners of Customs.
- 9. Where it appears to the Resident Commissioner in the Protectorate that, by reason of special circumstances, it would be desirable that permission should be granted to any British ship to pass, without being previously registered, from the port of Tulagi to any port within His Majesty's Dominions, the said Resident Commissioner may grant a pass accordingly, and such pass shall for the time being and within the limits therein mentioned have the same effect as a certificate of registry.

10. Fees not exceeding the amounts named in the schedule to this Order shall be taken in respect of the matters mentioned in the same schedule.

11. All fees authorized to be taken under this Order shall be applied to general revenue.

Almeric FitzRoy.

SCHEDULE.

Table of Maximum Fees to be Paid on the Registration, Transfer and Mortgage of Ships.

1. Registration.

1. On Initial Registry: --

,		£	s.	ď.
Vessels under 50 tons gross		1	0	0
Vessels 50 to 100 tons gross		1	10	0
Vessels 100 to 200 tons gross	•••	2	0	0

with 10s. for every additional 100 tons or fraction of 100.

2. Transfer and Mortgage.

2. On Transfer, Transmission, Registry anew, Transfer of Registry, Mortgage and Transfer of Mortgage.

According to the gross tonnage represented by the ships or shares of ships transferred, &c. (e.g., the transfer of a 1-64th share in a ship of 6,400 tons to be reckoned as the transfer of 100 tons).

			む	s.	α.
Under 10 tons			0	2	6
10 tons and under 20 tons	• • •		0	5	0
20 tons and under 30 tons			0	7	6
30 tons and under 40 tons			0	10	0
40 tons and under 50 tons	• • •		0	12	6
50 tons and under 75 tons			0	15	0
75 tons and under 100 tons	•••	• • •	0	17	6
100 tons and under 125 tons	ł		1	0	0

and a further fee of 2s. 6d. for every additional 50 tons or part of 50 tons up to 500 tons, after which 2s. 6d. for every 100 tons or part of 100 tons. But the above fees shall not be payable in respect of vessels solely employed in fishing, or sailing ships of under 100 tons.

in noning, or sairing ships of under 100	, 00	110.	
	£	s.	d.
Inspection of register book	0	1	0
For a certified copy of the particulars entered in the register book on the registry of a ship, together with a certified statement showing the ownership of the ship at the time being	0	1	0
For a certified copy of any de- claration or document, a copy of which is made evidence by the Act		1	0
For any other certified extract from the register fourpence for every folio of ninety words or part of ninety words.			
Pass for ship	1	0	0
Alteration in register of rig or tonnage	0	10	0
For annexing the seal of office and signature to any document not mentioned in or otherwise provided for by this table	0	4	0
For measurement of tonnage as un	aer	:	•

For measurement of	connage	as	unaer		
			£	s.	d.

0 0

0

1

For a ship under 50 tons register

register tonnage...

tonnage ...

8			-
For a ship from 50 to 100 tons			
register tonnage	1	10	0
For a ship from 100 to 200 tons			
register tonnage	2	0	0
For a ship from 200 to 500 tons			
register tonnage	3	0	0
For a ship from 500 to 800 tons			
register tonnage	4	0	0
For a ship from 800 to 1,200 tons		•	
register tonnage	5	0	0
For a ship from 1,200 to 2,000 tons			
register tonnage	6	0	0
For a chin from 2 000 to 3 000 tons			

•	£	8	d.
For a ship from 3,000 to 4,000 tons			;
register tonnage	8	0	0
For a ship from 4,000 to 5,000 tons			٠
register tonnage	9	Ò	0
For a ship from 5,000 and upwards			•
tons register tonnage	10	0	.0

For the inspection of the berthing or sleeping accommodation of the crew:—

For each visit to the ship ... 0 10 0

Provided as follows:-

- (a) the aggregate amount of the fees for any such inspection shall not exceed £1, whatever be the number of separate visits.
- (b) When the accommodation is inspected at the same time with the measurement of the tonnage no separate fee shall be charged for the inspection.

For the inspection of light and fog signals: --

For each visit made to the ship on the application of the owner, and for each visit made where the lights or fittings are found defective 0 10 0

Provided that the aggregate amount of fees for any such inspection shall not exceed £1, whatever be the number of separate visits.

For the inspection of the marking of a ship:

£ a d

For each visit made to the ship on the application of the owner, and for each visit made where the provisions of the Merchant Shipping Acts with respect thereto have not been complied with ... 0 10 0

Provided as follows:-

- (a) The aggregate amount of the fees for any such inspection shall not exceed 10s., whatever be the number of separate visits.
- (b) When the marking is inspected at the same time as the vessel is being measured for registry or re-registry no separate fee shall be charged for the inspection.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT.

The KING'S Most Excellent Majesty.

Lord Chamberlain.
Lord Strachie.

Sir Francis Hopwood.

Sir William Conyngham Greene.

WHEREAS by an Order in Council dated the 15th day of February, 1909, provision was made for Appeals from His

Majestý's Supreme Court of the Colony of Sierra Leone and Circuit Court of the Protectorate of Sierra Leone to His late Majesty King Edward the Seventh in Council.

And whereas by the Supreme Court Amendment Ordinance, 1912, of the Colony of Sierra Leone the Full Court of the Supreme Court of the Colony of Sierra Leone was constituted a Court of Appeal, and it was enacted that an Appeal should lie to the said Full Court from all final judgments and decisions of the said Supreme Court and Circuit Court, subject as therein mentioned.

And whereas it is expedient to make provision for Appeals from the said Full Court to His Majesty in Council, in lieu of the provision made by the said Order in Council, dated the 15th day of February, 1909, for Appeals from the said Supreme Court and Circuit Court.

It is hereby ordered by the King's most Excellent Majesty, by virtue and in exercise of all the powers in that behalf in His Majesty vested, and by and with the advice of His Privy Council, as follows:

- 1. The said Order in Council, dated the 15th day of February, 1909, is hereby amended as follows:-
 - (a) By substituting for the words "it shall be lawful for any person or persons, being a party or parties to any action or other proceeding pending in the Supreme Court of the Colony of Sierra Leone or the Circuit Court of the Protectorate of Sierra Leone, to appeal to His Majesty, His heirs and successors in His or Their Privy Council against any judgment, decree, order, sentence or decision of either of the said Courts' the words "it shall be lawful for any person or persons, being a party or parties to any action or other proceeding pending in the Full Court of the Supreme Court of the Colony of Sierra Leone, to appeal to His Majesty, His heirs and successors in His or Their Privy Council against any judgment, decree, order, sentence or 'decision of the said Court."
 - (b) By substituting for the definitions of. "Court" and "Master" in the first rule contained in the said Order in Council the following definitions:
 - "Court" means the Full Court of the Supreme Court of the Colony of Sierra Leone;
 - "Master" means the Registrar of the Court or other proper officer having the custody of the records in the Court.
- 2. In any Appeal from the Full Court of the Supreme Court of the Colony of Sierra Leone to His Majesty in Council any of the orders, enquiries and directions mentioned in the rules contained in the said Order in Council and numbered 7, 16, 17, 18, 20, 21, 22, 23, and 27 respectively may be made and given by a single Judge of Appeal.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty.

Lord President.

Lord Chamberlain.

Lord Strachie.

Sir Francis Hopwood.

Sir William Conyngham Greene.

THEREAS it is expedient to make pro-VV vision for Appeals to His Majesty in Council from the Special Court of the Bechuanaland Protectorate and from any Court of Resident Commissioner of Bechuanaland Protectorate:

Now therefore His Majesty by virtue and in exercise of the powers in this behalf by "The Foreign Jurisdiction Act, 1890," or otherwise in His Majesty vested and with the advice of His Privy Council is pleased to order and it is hereby ordered as follows:-

- 1. In this Order unless the context otherwise requires: -
 - " Appeal" means Appeal to His Majesty in Council;
 - "His Majesty "includes His Majesty's
 - heirs and successors;

 "Judgment" includes decree, order, sentence or decision;
 - "Court" means the Court which gave the judgment appealed or to be appealed from, that is to say either the Special Court of the Bechuanaland Protectorate or a Court of Resident Commissioner of the Bechuanaland Protectorate as the case may be;
 - "Record" means the aggregate of papers relating to an Appeal (including the pleadings, proceedings, evidence and judgments) proper to be laid before His Majesty in Council on the hearing of the Appeal;
 - "Registrar" means the Registrar or other proper officer having the custody of the Records in the Court appealed from;
 - "Month" means calendar month;

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

- 2. Subject to the provisions of this Order an Appeal shall lie-
 - (a) As of right from any final judgment of the Special Court of the Bechuanaland Protectorate where the matter in dispute on the Appeal amounts to or is of the value of £500 sterling or upwards, or where the Appeal involves, directly or indirectly, some claim or question to or respecting property or some civil right amounting to or of the value of £500 sterling or upwards; and from any final judgment of the Special Court given in an action for the divorce of persons joined in matrimony or for a declaration of nullity of marriage;
 - (b) As of right from any final judgment of a Court of Resident Commissioner of the Bechuanaland Protectorate where the matter in dispute on the Appeal amounts to or is of the value of £500 sterling or upwards, or where the Appeal involves, directly or in-

- directly, some claim or question to or respecting property or some civil right amounting to or of the value of £500 sterling or upwards;
 - (c) At the discretion of the Court, from any other judgment of the Court, whether final or interlocutory, if, in the opinion of the Court, the question involved in the Appeal is one which, by reason of its great general or public importance or otherwise, ought to be submitted to His Majesty in Council for decision.
- 3. Where in any action or other proceeding in the Special Court of the Bechuanaland Protectorate no final judgment can be duly given in consequence of a difference of opinion between the members of the Court, the final judgment may be entered pro formā on the application of any party to such action or other proceeding according to the opinion of the President of the Court, but such judgment shall only be deemed final for purposes of an Appeal therefrom and not for any other purpose.
- 4. Applications to the Court for leave to appeal shall be made by motion or petition within forty-two days from the date of the judgment to be appealed from, and the Applicant shall give the opposite party notice of his intended application.
- 5. Leave to appeal under section two of this Order shall only be granted by the Court in the first instance—
 - (a) upon condition of the Appellant, within a period to be fixed by the Court but not exceeding three months from the date of the hearing of the application for leave to appeal, entering into good and sufficient security, to the satisfaction of the Court, in a sum not exceeding £500, for the due prosecution of the Appeal and the payment of all such costs as may become payable to the Respondent in the event of the Appellant's not obtaining an order granting him final leave to appeal, or of the Appeal being dismissed for non-prosecution, or of His Majesty in Council ordering the Appellant to pay the Respondent's costs of the Appeal (as the case may be); and
- (b) upon such other conditions (if any) as to the time or times within which the Appellant shall take the necessary steps for the purpose of procuring the preparation of the record and the despatch thereof to England as the Court, having regard to all the circumstances of the case, may think it reasonable to impose.
- 6. Where the judgment appealed from requires the Appellant to pay money or perform a duty, the Court shall have power, when granting leave to appeal, either to direct that the said judgment shall be carried into execution or that the execution thereof shall be suspended pending the Appeal as to the Court shall seem just, and in case the Court shall direct the said judgment to be carried into execution, the person in whose favour it was given shall, before the execution thereof, enter into good and sufficient security, to the satisfaction of the Court for the due performance of such Order as His Majesty in Council shall think fit to make thereon.
- 7. The preparation of the Record shall be subject to the supervision of the Court and the

- parties may submit any disputed question arising in connection therewith to the decision of the Court, and the Court shall give such directions thereon as the justice of the case may require.
- 8. The Registrar, as well as the parties and their legal agents, shall endeavour to exclude from the Record all documents (more particularly such as are merely formal) that are not relevant to the subject matter of the Appeal, and, generally, to reduce the bulk of the Record as far as practicable, taking special care to avoid the duplication of documents and the unnecessary repetition of headings and other merely formal parts of documents; but the documents omitted to be copied or printed shall be enumerated in a list to be placed after the index or at the end of the Record.
- 9. Where in the course of the preparation of a Record one party objects to the inclusion of a document on the ground that it is unnecessary or irrelevant, and the other party nevertheless insists upon its being included, the Record, as finally printed (whether in Africa or in England), shall, with a view to the subsequent adjustment of the costs of and incidental to such document, indicate in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the document was objected to.
- 10. The Record shall be printed in accordance with the rules set forth in the Schedule hereto. It may be so printed either in Africa or in England.
- 11. Where the Record is printed in Africa, the Registrar shall, at the expense of the Appel lant, transmit to the Registrar of the Privy Council 40 copies of such Record, one of which copies he shall certify to be correct by signing his name on, or initialling every eighth page thereof and by affixing thereto the seal, if any, of the Court.
- 12. Where the Record is to be printed in England, the Registrar shall, at the expense of the Appellant, transmit to the Registrar of the Privy Council one certified copy of such Record, together with an index of all the papers and exhibits in the case. No other certified copies of the Record shall be transmitted to the agents in England by or on behalf of the parties to the Appeal.
- 13. Where part of the Record is printed in Africa and part is to be printed in England, sections eleven and twelve of this Order shall, as far as practicable, apply to such parts as are printed in Africa and such as are to be printed in England respectively.
- 14. The reasons given by a Resident Commissioner or any of the members of the said Special Court for or against any judgment pronounced in the course of the proceedings out of which the Appeal arises shall by such Resident Commissioner or by such member of the said Special Court be communicated in writing to the Registrar, and shall by him be transmitted to the Registrar of the Privy Council at the same time when the Record is transmitted.
- 15. Where there are two or more applications for leave to appeal arising out of the same matter, and the Court is of opinion that it would be for the convenience of the Lords of the Judicial Committee and all parties concerned that the Appeals should be consolidated, the Court may direct the Appeals to be consoli-

dated and grant leave to appeal by a single order.

- 16. An Appellant who has obtained an order granting him conditional leave to appeal may at any time prior to the making of an order granting him final leave to appeal withdraw his Appeal on such terms as to costs and otherwise as the Court may direct.
- 17. Where an Appellant, having obtained an order granting him conditional leave to appeal, and having complied with the conditions imposed on him by such order, fails thereafter to apply with due diligence to the Court for an order granting him final leave to appeal, the Court may, on an application in that behalf made by the Respondent, rescind the order granting conditional leave to appeal, notwithstanding the Appellant's compliance with the conditions imposed by such order, and may give such directions as to the costs of the Appeal and the security entered into by the Appellant as the Court shall think fit, or make such further or other order in the premises as, in the opinion of the Court, the justice of the case requires.
- 18. On an application for final leave to appeal, the Court may inquire whether notice, or sufficient notice, of the application has been given by the Appellant to all parties concerned, and if not satisfied as to the notice given, may defer the granting of the final leave to appeal, or may give such other directions in the matter as, in the opinion of the Court, the justice of the case requires.
- 19. An Appellant who has obtained final leave to appeal shall prosecute his Appeal in accordance with the rules for the time being regulating the general practice and procedure in Appeals to His Majesty in Council.
- 20. Where an Appellant, having obtained final leave to appeal, desires, prior to the despatch of the Record to England, to withdraw his Appeal, the Court may, upon an application in that behalf made by the Appellant, grant him a certificate to the effect that the Appeal has been withdrawn, and the Appeal shall thereupon be deemed, as from the date of such certificate, to stand dismissed without express Order of His Majesty in Council and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.
- 21. Where an Appellant, having obtained fina! leave to appeal, fails to show due diligence in taking all necessary steps for the purpose of procuring the despatch of the Record to England, the Respondent may, after giving the Appellant due notice of his intended application, apply to the Court for a certificate that the Appeal has not been effectually prosecuted by the Appellant, and if the Court sees fit to grant such a certificate, the Appeal shall be deemed, as from the date of such certificate, to stand dismissed for non-prosecution without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.
- 22. Where at any time between the order granting final leave to appeal and the despatch of the Record to England the Record becomes defective by reason of the death, or change of status, of a party to the Appeal, the Court

- may, notwithstanding the order granting final leave to appeal, on an application in that behalf made by any person interested, grant a certificate showing who, in the opinion of the Court, is the proper person to be substituted or entered on the Record in place of, or in addition to, the party who has died, or undergone a change of status, and the name of such person shall thereupon be deemed to be so substituted or entered on the Record as aforesaid without express Order of His Majesty in Council.
- 23. Where the Record subsequently to its despatch to England becomes defective by reason of the death or change of status of a party to the Appeal, the Court shall, upon an application in that behalf made by any person interested, cause a certificate to be transmitted to the Registrar of the Privy Council showing who, in the opinion of the Court, is the proper person to be substituted, or entered on the Record, in place of, or in addition to, the party who has died or undergone a change of status.
- 24. The case of each party to the Appeal may be printed either in Africa or in England, and shall, in either event, be printed in accordance with the rules set forth in the Schedule hereto, every tenth line thereof being numbered in the margin and shall be signed by at least one of the Counsel who attends at the hearing of the Appeal, or by the party himself if he conducts his Appeal in person.
- 25. The case shall consist of paragraphs numbered consecutively and shall state, as concisely as possible, the circumstances out of which the Appeal arises, the contentions to be urged by the party lodging the same, and the reasons of appeal. References by page and line to the relevant portions of the Record as printed shall, as far as practicable, be printed in the margin, and care shall be taken to avoid, as far as possible, the reprinting in the case of long extracts from the Record. The taxing officer, in taxing the costs of the Appeal, shall, either of his own motion, or at the instance of the opposite party, inquire into any unnecessary prolixity in the case, and shall disallow the costs occasioned thereby.
- 26. Where the Judicial Committee directs a party to bear the costs of an Appeal incurred in Africa, such costs shall be taxed by the proper officer of the Court in accordance with the rules for the time being regulating taxation in the Court.
- 27. The Court shall conform with, and execute, any Order which His Majesty in Council may think fit to make on an Appeal from a judgment of the Court in like manner as any original judgment of the Court should or might have been executed.
- 28. Whenever the Special Court of the Bechuanaland Protectorate is not sitting a Court of Resident Commissioner of the Bechuanaland Protectorate shall have jurisdiction in place of the said Special Court to hear and determine any application for leave to appeal from any judgment of the said Special Court or any other matter in connection with any Appeal from any judgment of the said Special Court which if such Court were sitting might under this Order be determined by such Court.
- 29. Nothing in this Order contained shall be deemed to interfere with the right of His

Majesty, upon the humble Petition of any person aggrieved by any judgment of the Court, to admit his Appeal therefrom upon such conditions as His Majesty in Council shall think fit to impose.

30. This Order may be cited as the Bechuanaland Protectorate (Privy Council Appeals) Order in Council, 1912.

Almeric FitzRoy.

SCHEDULE.

- I.—Records and Cases in Appeals to His Majesty in Council shall be printed in the form known as Demy Quarto.
- II.—The size of the paper used shall be such that the sheet, when folded and trimmed, will be 11 inches in height and $8\frac{1}{2}$ inches in width.
- III.—The type to be used in the text shall be Pica type, but Long Primer shall be used in printing accounts, tabular matter, and notes.
- IV,—The number of lines in each page of Pica type shall be 47 or thereabouts and every tenth line shall be numbered in the margin.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty.

Lord President.
Lord Chamberlain.
Lord Strachie.
Sir Francis Hopwood.
Sir William Conyngham Greene.

WHEREAS by four several enactments, each shortly entitled "The Courts Enactment, 1905," enacted by Their Highnesses the Sultans and Chiefs of the Federated Malay States of Perak, Selangor, Negri Sembilan, and Pahang respectively in Council, it was, amongst other things, provided that an Appeal might be made to His Majesty in Council, subject to such rules and regulations as might from time to time be prescribed by Order of His Majesty in Council from any judgment or order in any civil matter of the Court of Appeal of the said Federated Malay States constituted by the said enactments as amended by four other enactments enacted as aforesaid, and each shortly entitled "The Courts Enactment, 1905, Amendment Enactment, 1909."

And whereas by the Federated Malay States Appeals Order in Council, 1906, rules and regulations were made for Appeals from the said Court of Appeal to His Majesty in Council

And whereas it is expedient, with a view to equalizing as far as may be the conditions under which Appeals shall be made to His Majesty in Council, and to promoting uniformity in the practice and procedure in all such Appeals that the Federated Malay States Appeals Order in Council, 1906, should be re-No. 28673.

voked, and further and other rules and regulations made for Appeals from the said Court of Appeal to His Majesty in Council.

Now therefore, it is hereby ordered by the King's Most Excellent Majesty, by and with the advice of His Privy Council, as follows:—

- 1. This Order may be cited as the Federated Malay States Appeals Order in Council, 1912.
- 2. The Federated Malay States Appeals Order in Council, 1906, is hereby revoked, and the rules set out in the Schedule hereto are hereby substituted in lieu thereof.
- 3. This Order shall come into effect on and from a day to be appointed in that behalf by the High Commissioner of the Federated Malay States, which shall be notified by proclamation to be published in the Federated Malay States Gazette.
- 4. His Majesty in Council may at any time alter, add to or revoke this Order.

And the Right Honourable Lewis Harcourt, one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

Almeric FitzRoy.

SCHEDULE.

- 1. In these Rules, unless the context otherwise requires:—
 - "The Federated Malay States" means the Malay States of Perak, Selangor, Negri Sembilan, and Pahang;
 - "Appeal" means Appeal to His Majesty in Council;
 - "His Majesty" includes His Majesty's heirs and successors;
 - "Judgment" includes decree, order, or decision;
 - "Court" means either the Full Court or a single Judicial Commissioner of the Court of Appeal of the Federated Malay States according as the matter in question is one which, under the Rules and Practice of the said Court of Appeal, properly appertains to the Full Court or to a single Judicial Commissioner.
 - "Record" means the aggregate of papers relating to an Appeal (including the pleadings, proceedings, evidence and judgments) proper to be laid before His Majesty in Council on the hearing of the Appeal;
 - "Registrar" means the Registrar or other proper officer having the custody of the Records in the Court appealed from;
 - "Month" means calendar month;

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

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

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

Where owing to the Court being equally divided in opinion the decision appealed against stands, such decision shall, for the purpose of an Appeal therefrom, be deemed to be a final

judgment of the Court.

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

5. Leave to appeal under Rule 2 shall only be granted by the Court in the first instance-

(a) upon · condition of the Appellant within a period to be fixed by the Court, but not exceeding three months from the date of the hearing of the application for leave to appeal, entering into good and sufficient security, to the satisfaction of the Court, in a sum not exceeding £500 for the due prosecution of the Appeal, and the payment of all such costs as may become payable to the Respondent in the event of the Appellant not obtaining an order granting him final leave to appeal, or of the Appeal being dismissed for non-prosecution, or of His Majesty in Council ordering the Appellant to pay the Respondent's costs of the Appeal (as the case may be); and

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

reasonable to impose.

- 6. Where the judgment appealed from requires the Appellant to pay money or perform a duty, the Court shall have power, when granting leave to appeal, either to direct that the said judgment shall be carried into execution or that the execution thereof shall be suspended pending the Appeal as to the Court shall seem just, and in case the Court shall direct the said judgment to be carried into execution, the person in whose favour it was given shall, before the execution thereof enter into good and sufficient security, to the satisfaction of the Court, for the due performance of such Order as His Majesty in Council shall think fit to make thereon.
- 7. The preparation of the Record shall be subject to the supervision of the Court, and the parties may submit any disputed question arising in connection therewith to the decision of the Court, and the Court shall give such directions thereon as the justice of the case may require.
- 8. The Registrar, as well as the parties and their legal Agents, shall endeavour to exclude from the Record all documents (more particularly such as are merely formal) that are not relevant to the subject-matter of the Appeal, and generally to reduce the bulk of the Record as far as practicable, taking special care to avoid the duplication of documents and the unnecessary repetition of headings and other

merely formal parts of documents; but the documents omitted to be copied or printed shall be enumerated in a list to be placed after the index or at the end of the Record.

9. Where in the course of the preparation of a Record one party objects to the inclusion of a document on the ground that it is unnecessary or irrelevant, and the other party nevertheless insists upon its being included, the Record, as finally printed (whether in any of the Federated Malay States or in England), shall, with a view to the subsequent adjustment of the costs of and incidental to such document, indicate in the index of papers, or otherwise, the fact that, and the party by whom, the inclusion of the document was objected to.

10. The Record shall be printed in accordance with the Rules set forth in the Appendix hereto. It may be so printed either in any of the Federated Malay States or in England.

11. Where the Record is printed in any of the Federated Malay States the Registrar shall, at the expense of the Appellant, transmit to the Registrar of the Privy Council 40 copies of such Record, one of which copies he shall certify to be correct by signing his name on, or initialling, every eighth page thereof and by affixing thereto the seal of the Court.

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

13. Where part of the Record is printed in any of the Federated Malay States and part is to be printed in England, Rules 11 and 12 shall, as far as practicable, apply to such parts as are printed in any of the Federated Malay States and such as are to be printed in England

- respectively. 14. The reasons given by the Judicial Commissioner, or any of the Judicial Commissioners, for or against any judgment pro-nounced in the course of the proceedings out of which the Appeal arises shall by such Judicial Commissioner or Judicial Commissioners be communicated in writing to the Registrar, and shall by him be transmitted to the Registrar of the Privy Council at the same time when the Record is transmitted.
- 15. Where there are two or more applications for leave to appeal arising out of the same matter, and the Court is of opinion that it would be for the convenience of the Lords of the Judicial Committee and all parties concerned that the Appeals shall be consolidated, the Court may direct the Appeals to be consolidated and grant leave to appeal by a single
- 16. An Appellant who has obtained an order granting him conditional leave to appeal may at any time prior to the making of an order granting him final leave to appeal withdraw his Appeal on such terms as to costs and otherwise as the Court may direct.
- 17. Where an Appellant, having obtained order granting him conditional leave to appeal, and having complied with the conditions imposed on him by such order fails thereafter to apply with due diligence to the Court for an order granting him final leave to appeal, the Court may, on an application in that behalf made by the Respondent, rescind

the order granting conditional leave to appeal, notwithstanding the Appellant's compliance with the conditions imposed by such Order, and may give such directions as to the costs of the Appeal and the security entered into by the Appellant as the Court shall think fit, or make such further or other order in the premises as, in the opinion of the Court, the justice of the case requires.

- 18. On an application for final leave to appeal, the Court may inquire whether notice, or sufficient notice, of the application has been given by the Appellant to all parties concerned, and, if not satisfied as to the notices given, may defer the granting of the final leave to appeal, or may give such other directions in the matter as, in the opinion of the Court, the justice of the case requires.
- 19. An Appellant who has obtained final leave to appeal shall prosecute his Appeal in accordance with the Rules for the time being regulating the general practice and procedure in Appeals to His Majesty in Council.
- 20. Where an Appellant, having obtained final leave to appeal, desires, prior to the despatch of the Record to England, to withdraw his Appeal, the Court may, upon an application in that behalf made by the Appellant, grant him a certificate to the effect that the Appeal has been withdrawn, and the Appeal shall thereupon be deemed, as from the date of such certificate, to stand dismissed without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.
- 21. Where an Appellant, having obtained final leave to appeal, fails to show due diligence in taking all necessary steps for the purpose of procuring the despatch of the Record to England, the Respondent may, after giving the Appellant due notice of his intended application, apply to the Court for a certificate that the Appeal has not been effectually prosecuted by the Appellant, and if the Court sees fit to grant such a certificate, the Appeal shall be deemed, as from the date of such certificate, to stand dismissed for non-prosecution without express Order of His Majesty in Council, and the costs of the Appeal and the security entered into by the Appellant shall be dealt with in such manner as the Court may think fit to direct.
- 22. Where at any time between the order granting final leave to appeal and the despatch of the Record to England the Record becomes defective by reason of the death, or change of status, of a party to the Appeal, the Court may, notwithstanding the order granting final leave to appeal, on an application in that behalf made by any person interested, grant a certificate showing who, in the opinion of the Court, is the proper person to be substituted or entered on the Record in place of, or in addition to, the party who has died, or undergone a change of status, and the name of such person shall thereupon be deemed to be so substituted or entered on the Record as aforesaid without express Order of His Majesty in Council.
- 23. Where the Record subsequently to its despatch to England becomes defective by reason of the death, or change of status of a

party to the Appeal, the Court shall, upon an application in that behalf made by any person interested, cause a certificate to be transmitted to the Registrar of the Privy Council, showing who, in the opinion of the Court, is the proper person to be substituted, or entered, on the Record, in place of; or in addition to, the party who has died or undergone a change of status.

- 24. The Case of each party to the Appeal may be printed either in any of the Federated Malay States or in England, and shall, in either event, be printed in accordance with the Rules set forth in the Appendix hereto, every tenth line thereof being numbered in the margin, and shall be signed by at least one of the Counsel who attends at the hearing of the Appeal, or by the party himself if he conducts his Appeal in person.
- 25. The Case shall consist of paragraphs numbered consecutively, and shall state, as concisely as possible, the circumstances out of which the Appeal arises, the contentions to be urged by the party lodging the same, and the reasons of appeal. References by page and line to the relevant portions of the Record as printed shall, as far as practicable, be printed in the margin, and care shall be taken to avoid, as far as possible, the re-printing in the Case of long extracts from the Record. The taxing officer, in taxing the costs of the Appeal, shall, either of his own motion, or at the instance of the opposite party, inquire into any unnecessary prolixity in the Case, and shall disallow the costs occasioned thereby.
- 26. Where the Judicial Committee directs a party to bear the costs of an Appeal incurred in any of the Federated Malay States, such costs shall be taxed by the proper officer of the Court, in accordance with the rules for the time being regulating taxation in the Court.
- 27. The Court shall conform with, and execute, any Order which His Majesty in Council may think fit to make on an Appeal from a judgment of the Court in like manner as any original judgment of the Court should or might have been executed.
- 28. Nothing in these Rules contained shall be deemed to interfere with the right of His Majesty, upon the humble Petition of any person aggrieved by any judgment of the Court, to admit his Appeal therefrom upon such conditions as His Majesty in Council shall think fit to impose.

APPENDIX.

- I. Records and Cases in Appeals to His Majesty in Council shall be printed in the form known as Demy Quarto.
- II. The size of the paper used shall be such that the sheet, when folded and trimmed, will be 11 inches in height and $8\frac{1}{2}$ inches in width.
- III. The type to be used in the text shall be Pica type, but Long Primer shall be used in printing accounts, tabular matter, and notes.
- IV. The number of lines in each page of Pica type shall be 47 or thereabouts, and every tenth line shall be numbered in the margin.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by the Dockyard Ports Regulation Act, 1865, it is enacted that it shall be lawful for His Majesty in Council from time to time, by Order in Council, to define the limits of a Dockyard Port for the purposes of that Act, and to make regulations in relation to any Dockyard Port for all or any of the purposes in the said Act particularly mentioned, and for such other purposes as from time to time seem necessary, with a view to the proper protection of His Majesty's vessels, dockyards, or property, or to the requirements of His Majesty's Naval Service:

And whereas by the same Act it is also enacted that in relation to any Dockyard Port it shall be lawful for His Majesty in Council from time to time, by Order in Council, on the joint recommendation of the Admiralty and the Board of Trade, to make rules con-cerning the lights or signals to be carried or used, and the steps for avoiding collisions to be taken by His Majesty's vessels and other vessels navigating the waters of the Port and of the approaches thereto:

And whereas, in pursuance of the said Act, certain regulations and rules were made by Orders in Council, dated the 26th day of February, 1897, the 17th day of September, 1900, and the 13th day of December, 1900, with reference to the Dockyard Port of Portsmouth:

And whereas it appears expedient to repeal the said Orders in Council and regulations and rules and to substitute therefor this Order and the regulations and rules contained in the First and Second Schedules hereto respectively:

And whereas the provisions of section one of the Rules Publication Act, 1893, have been

complied with:

Now, therefore, His Majesty, by virtue of the powers in this behalf by the said Act or otherwise in Him vested, and so far as regards the rules contained in the Second Schedule hereto, on the joint recommendation of the Admiralty and the Board of Trade, by and with the advice of His Privy Council, is pleased to order, and it is hereby ordered, as follows:-

PRELIMINARY.

1. This Order shall take effect from one calendar month from the date hereof.

2. On this Order taking effect the said Orders of the 26th February, 1897, the 17th September, 1900, and the 13th December, 1900, shall cease to operate, and in lieu of the regulations and rules thereby made the regulations and rules set forth in the First and Second Schedules to this Order are hereby made and shall have effect in relation to the

Dockyard Port of Portsmouth.
3. In this Order and in the Schedules hereto:

The term "vessel" shall mean and include ship, boat, lighter and craft of every kind however propelled;
The term "steam vessel" shall include

any vessel propelled by machinery;

The term "master" shall mean the person having command or charge of the

vessel for the time being;
The term "King's Harbour Master" shall mean the person for the time being appointed to be King's Harbour Master of the Dockyard Port of Portsmouth under the Dockyard Ports Regulation Act, 1865; The term "Dockyard Port" shall mean

the Dockyard Port of Portsmouth as defined

in paragraph 4 hereof;
The term "Harbour" shall mean Portsmouth Harbour as defined in paragraph 4

DESCRIPTION OF LIMITS.

Dockyard Port of Portsmouth.

4. The limits of the Dockyard Port of Portsmouth shall be as follows:

On the east a straight line drawn from the Coast Guard Station at 11 nautical miles to the westward of Eastoke Point in a direction S. 7½° W. (true) for a distance of $8\frac{7}{10}$ nautical miles.

On the south a straight line running in a direction East (true) from the hill 148 feet high situated in the south part of Sandown Bay, about half a mile north of Shanklin Pier, until the Coast Guard Station 1½ miles west of Eastoke Point bears N. 7½° E. (true).

On the south-west the high-water mark of the eastern and northern shores of the Isle of Wight, from the aforesaid hill 148 feet high in Sandown Bay to Old Castle Point, with all bays, creeks, lakes, pools, and rivers as far as the tide flows between these points.

On the west a straight line drawn from Old Castle Point to Hill Head Point.

On the north the line of high-water mark between Hill Head and the Coast Guard Station near Eastoke Point, including Portsmouth and Langston Harbours, with all bays, creeks, lakes, pools, and rivers as far as the tide flows between those limits, including all that are connected with the said harbours. (Langston Harbour for this purpose is considered to terminate at Hayling Bridge.)

Limits of Portsmouth Harbour.

The seaward boundary of Portsmouth Harbour shall be as follows, viz.:—Straight lines passing from the centre of Fort Monkton successively through the Spit Fort, and the outer Spit Buoy, to the Horse Fort, and thence to Southsea Castle; and the said Harbour shall comprise all portions of the Dockyard Port aforesaid which are on the inner or landward side of the said boundary.

DELINEATION OF LIMITS.

.5. On the chart accompanying this Order are drawn all the limits of the Dockyard Port of Portsmouth and of Portsmouth Harbour.

PENALTIES.

6. Any infringement of the regulations contained in the First Schedule hereto shall render the person infringing liable to the penalty prescribed in clause 31 of the said schedule.

Almeric FitzRoy.

FIRST SCHEDULE.

REGULATIONS.

GENERAL.

1. Moorings for His Majesty's vessels, mark buoys, and other aids to navigation, and such other buoys as may be required for any purpose in connection with naval or military operations. may be placed by the King's Harbour Master in such positions as he may from time to time consider the requirements of His Majesty's Service demand.

2. No person shall lay moorings for private vessels, hulks, rafts, pontoons, bathing stages, houseboats, timber, or any floating structures in the Dockyard Port without the permission in writing of the King's Harbour Master, and all such moorings shall be in such positions as the King's Harbour Master shall deem fit, and shall be forthwith removed on the requisition of the King's Harbour Master to that effect.

3. If at any time the anchor of any merchant or other private vessel hooks any government moorings, or any electric cables, or moorings of buoys, the master of such vessel shall not proceed to unhook the same, but shall forthwith give notice thereof to the Admiral Superintendent or to the King's Harbour Master, in order that aid may be given for clearing such moorings or cables without doing damage to the same.

4. No merchant or other private vessel of above five tons, compelled or allowed to anchor in or near any of the navigable channels of the Dockyard Port, shall be left at any time without a shipkeeper.

5. No fishing from boats shall be carried on within one hundred feet of His Majesty's Dockyards or other government establishments.

No trawling or fishing by nets, whether drift nets or set nets, shall be at any time carried on in the main fairway of Portsmouth Harbour inside the Outer Spit Buoy.

6. No ballast, stones, sand, earth, clay, refuse, ashes, rubbish, dust, filth of any description, nor refuse from any quarry, mine, or pit, nor any other matters solid or liquid whatsoever shall be unladen, cast or allowed to fall into the waters of the Dockyard Port, except in such places as may be appointed by the King's Harbour Master, or upon the banks or any portion of the shore of the Dockyard Port where the same may be liable to be washed into the waters of the Dockyard Port by rain, tide, or otherwise; or into or upon the shores of any rivers or streams discharging into the Dockyard Port where the same may be liable to be washed into the said rivers or streams by

rain, flood, or otherwise.
7. The steam syren shall not be used within the limits of the Harbour except to prevent

collision or in case of fog.

8. No firearm nor air-gun shall be discharged from any vessel or from the shore, over the water of the Harbour of Portsmouth, including Forton Lake and Haslar Creek as far as Haslar Bridge between the following limits, on the south, a line from Blockhouse Point to the Round Tower, and on the north, a line from Frater Point to Stamshaw Point; or within two hundred yards of any vessel in the remainder of the Dockyard Port, excepting always such discharge of firearms as may be necessary by His Majesty's naval and military forces, and the metropolitan police employed within the limits of the said port, for drill or practice, and for the protection of His Majesty's vessels and the naval and military magazines and establishments.

9. No ship's gun on board any merchant or other private vessel lying in the Harbour shall be kept loaded nor shall any such gun be dis-charged except as a signal of distress.

10. Whenever it may be necessary for mining or gunnery operations or experiments, dredging operations, or other naval or military purposes, to reserve any area for such operations or purposes, the area will be marked by buoys coloured green and white, or by posts coloured red, and after twenty-one days' warning notice has been issued by the Admiralty, and published in the London Gazette, no vessel shall anchor within or pass through the area so marked, unless compelled to do so by stress of weather or to avoid accident: nor when such area is uncovered or nearly uncovered at low water shall any person pass through or remain in it, unless by permission of and under such arrangements as may be from time to time made by the officer in charge of such operations.

11. Merchant and other private vessels having jibbooms or running bowsprits shall run them in on entering the Harbour within Blockhouse Point, and keep them in until the day of their leaving the Harbour.

ANCHORAGE.

General.

12. All merchant or other private vessels shall be subject to the direction of the King's Harbour Master.

13. No merchant or other private vessel shall lie, or be moored, so as to impede the free approach to any pier in the Dockyard Port used for purposes of regular passenger traffic, and when buoys are placed by the King's Harbour Master to mark an approach to such pier, no vessel shall lie within the space so marked.

14. No merchant or other private vessel shall make fast to, or lie at, any of the buoys marking the channels or shoals in the Dockyard

Port.

15. No merchant or other private vessel shall, without licence in writing from the Port Admiral, Admiral Superintendent, or King's Harbour Master, be moored or fastened to any of the forts, government moorings, buoys, piles or vessels in the Dockyard Port.

16. No vessel shall anchor on the line of any electric cable laid down in the Dockyard Port, when such line is indicated by whitewashed posts, or other discernible marks erected on shore, and a warning has been conveyed to mariners by notice issued by the Admiralty and

published in the London Gazette.

Spithead.

17. No merchant or other private vessel shall be anchored or moored at Spithead within two cables of any of His Majesty's vessels or foreign men-of-war lying there, and every merchant or other private vessel shall, on being required to do so, anchor in or remove to such place as the King's Harbour Master or the Senior Naval Officer at Spithead may direct.

18. No merchant or other private vessel shall be moored, anchored, or grounded within one cable of the Spit Fort, the Horse Fort, the Norman's Fort or the St. Helen's Fort.

Portsmouth Harbour.

19. Masters of vessels in the service of His Majesty's Government or having government cargoes on board are, immediately on arrival, to report themselves to the King's Harbour Master and take the berth assigned to them by him.

20. All merchant and other private vessels using the Harbour inside Blockhouse Point shall, unless special permission is obtained from the King's Harbour Master to do otherwise, anchor, moor or lie on the shore only at the following places within the Harbour,

namely,

(a) On the Gosport shore, on that part of it which lies between a straight line drawn true east from the Hard at Gosport and another such line drawn true east from the north corner of the wharf at Stony Steps, and extending into the Harbour to within fifty fathoms from the centre of any of His Majesty's moorings, but not so as to obstruct the main passage-way of the Harbour;

(b) On the Portsmouth shore, within the area indicated by the following marks:

On the west; Lighthouse on Spit Fort in line with the western house at

On the north; Tower of Town Hall touching the south wall of the Gun Wharf, Camber;

and vessels shall not lie so as to obstruct the channel into the Gun Wharf, Camber, nor approach the piles in front of the Gun Wharf nearer than forty feet.

- 21. Merchant and other private vessels may also (Subject to clauses 12, 13 and 14 of the Second Schedule of this Order) proceed to, and lie alongside, Flathouse Wharf in the vicinity of the Gasworks in Fountain Lake on the Portsmouth shore.
- 22. Small yachts and other small vessels may lie off Southsea beach, but out of the fairway into the Harbour, in such areas as the King's Harbour Master may from time to time permit.
- 23. No merchant or other private vessel shall lie or be moored, anchored, grounded, deposited or run on shore in the fairway of the channel of the Harbour, or in the passages leading into that fairway, between the Outer Spit Buoy and Blockhouse Point on the west side and between the Horse Fort and the Round Tower on the east side.

24. Small vessels may discharge by permission of the King's Harbour Master between the Common Hard and that part of the Timber

Pound called the Logs.

- 25. Pilot and fishing boats which frequent the Harbour shall occupy the space above the Pontoon in Haslar Creek, or that part of the Gosport shore which lies between Blockhouse Point and the Gosport Pier; provided they do not interfere with any of His Majesty's vessels, moorings or buoys, and that they leave a clear passage for any vessel into or out of the Creek at Haslar.
- 26. Yachts having the privilege of laying up in Haslar Creek shall so moor as to leave the channel clear and the anchors by which they are moored shall be buried.
- 27. No vessel laid by or neglected as unfit for sea service shall lie within any part of the Harbour except on the shore between the point lying due east (true) of Whale Island and Mile Ĕnd cemetery wall.

PREVENTION OF FIRE.

28. No merchant or other private vessel shall be breamed in any part of the Harbour except on the beach at Gosport or Blockhouse at a distance of at least two hundred yards from any of His Majesty's vessels or moorings.

29. Within the distance of two hundred yards from any of His Majesty's vessels, or of any hired vessel in His Majesty's Service, or of any of His Majesty's docks, dockyards, arsenals, powder magazines or wharves:-

- (a) No pitch, tar, resin, turpentine, grease, tallow, oil, nor other combustible matter, shall be boiled or heated on board of any merchant or other private vessel in the Harbour:
- (b) No fire shall be kept on board any merchant or other private vessel in the Harbour, except in steam vessels' furnaces, between eleven o'clock in the evening and five o'clock in the morning from the 1st of October to the 31st of March inclusive, or between eleven o'clock in the evening and four o'clock in the morning between the 1st of April and the 30th of September inclusive.
- 30. No merchant or other private vessel laden wholly or in part with petroleum shall pass within the limits of the Harbour until certificates to the effect hereinafter mentioned have been lodged with the King's Harbour Master and his permission has been obtained.

First.—A test certificate from the port of shipment signed by a person skilled in the testing of petroleum and countersigned, if the port of shipment be a foreign port by the British Consul, and if the port of shipment be a British port by the Collector or other proper Officer of Customs, to the effect that the oil does not give off inflammable vapour below the temperature of 73 degrees of Fahrenheit's thermometer.

Second.—A certificate from the importers or brokers of the petroleum to the same

Any ship laden as above shall anchor near the edge of the Spit Sand with the Spit Fort bearing north-east by east, until permission to pass within the limits of the Harbour is obtained.

PENALTIES.

31. The master of every merchant or other private vessel to which this Order relates shall observe and cause to be observed the said regulations in this schedule so far as they relate to his vessel, and if any master or other person acts in any respect in contravention of any of the said regulations, or fails to observe or to cause the same to be observed, he shall for every such offence be liable to a penalty not exceeding the sum of ten pounds.

SECOND SCHEDULE.

RULES.

General.

Observance of "Regulations for Preventing Collisions at Sea."

1. All sea-going vessels, when within the limits of the Dockyard Port, shall carry such lights as are prescribed by the "Regulations for Preventing Collisions at Sea" made from time to time under the Merchant Shipping

Act; and all vessels of every description shall also observe the steering and sailing rules set forth in such regulations, except in so far as they are affected by the rules hereinafter contained.

Stern Anchor Light.

2. Every vessel of 150 feet or upwards in length, whilst at swinging berths, shall carry such lights as are prescribed by Article 11 of the "Regulations for Preventing Collisions at Sea."

Lights for small Steam Vessels.

- 3. Small steam vessels of a length over all of or exceeding 40 feet shall, between sunset and sunrise, when within the limits of the Dockyard Port, carry the lights prescribed for seagoing steamships in the said regulations and in such a manner that:—
 - (a) The green and red side-lights shall be carried at such a height as to show over any objects in the vessel and shall not be less than 2 feet apart horizontally:

(b) The white light shall be carried amidships and at least 2 feet above the side-lights.

- 4. Small steam vessels of a length over all of less than 40 feet, when under way between sunset and sunrise within the limits of the Dockyard Port, shall carry the lights mentioned in rule 3 of this Schedule, or—
 - (a) A combined lantern showing a green light and a red light from right ahead to two points abaft the beam on their respective sides. Such lantern shall be carried amidships and at such a height as to show over any object in the vessel:

(b) A white light similar to that required in rule 3. Such light shall be carried, if possible, at least 2 feet above the combined lantern.

5. The lights mentioned in rules 3 and 4 are to be of such a character that, on a dark night, with a clear atmosphere, the coloured sidelights shall be visible at least 1 mile, and the white lights at least 2 miles.

Vessels to keep clear of any Fleet or Squadron assembled at Spithead.

6. When any Fleet or Squadron is assembled at Spithead, no vessel shall pass through the line of such Fleet or Squadron, except in such directions and in such manner as shall be announced at the time by notice issued by the Admiralty and published in the London Gazette. Should the master of any vessel act contrary to such notice, the King's Harbour Master may cause such vessel to be removed from the area occupied by such Fleet or Squadron.

Vessels not to approach Vessels carrying Royal or other Standard at Masthead.

7. No vessel shall unnecessarily approach within 2 cables of any vessel carrying the royal or any other standard at the masthead, when under way in the waters of the Dockyard Port outside the limits of the Harbour.

Sound Signals for Vessels in Sight of one another.

8. Whenever steam vessels within the limits of the Dockyard Port are in risk of collision,

they shall, in addition to any signals required by Article 28 of the "Regulations for Preventing Collisions at Sea," indicate their own action as follows:—

If steaming ahead, by one long blast on the whistle or syren.

If stopped, by two long blasts.

Regulations for Vessels going alongside certain Piers.

9. Steam vessels approaching or leaving the Clarence Esplanade, Ryde or other piers are to confine themselves to the lanes of approach marked by buoys laid by the King's Harbour Master, in which lanes anchorage is prohibited for the purpose of mutual safety.

Speed of Vessels Navigating the Port.

10.—(a) No merchant or other private vessel, when navigating inside of Blockhouse Fort, shall proceed at a greater speed than 5 knots, and when within half a mile of the shore in any part of the Dockyard Port outside Blockhouse Fort the speed shall not exceed 7 knots.

(b) No merchant or other private vessel shall exceed the speed of 12 knots in any part of the Dockyard Port when within half a mile of any of His Majesty's vessels, whether those vessels are under way or at anchor.

Marking of Wrecks.

11. Should a vessel sink or become a wreck in any part of the Dockyard Port, so that an obstruction in a navigable fairway is caused which, in the opinion of the King's Harbour Master, it is necessary to mark, such vessel or wreck will be indicated by the following marks or lights exhibited from the wreck itself, or from a wreck-marking craft.

By day: Three balls on a yard twenty feet above the sea, two placed vertically at one end and one at the other, the single ball being on the side nearer the wreck.

being on the side nearer the wreck.

By night: Three white fixed lights similarly arranged but not the ordinary riding light.

If the obstruction is not considered by the King's Harbour Master of sufficient importance to be marked both by day and night, a green buoy only will be used with the word "wreck" on it in white letters.

PORTSMOUTH HARBOUR.

Regulations for Vessels of and above 700 tons.

12. Vessels of and above 700 tons net register, with the exception of regular trading vessels having fixed days for arriving and sailing, shall enter or leave the Harbour under the directions of the King's Harbour Master.

13. The directions referred to in the preceding rule shall be applied for weekly, on a form rendered for that purpose, by the agent or the shipowner, showing vessels due for arrival and departure during the ensuing week. The times stated shall be as precise as is reasonably practicable and any excessive or unexpected departure therefrom, due to stress of weather, strikes or other unforeseen causes, shall be communicated by telephone to the King's Harbour Master during office hours, viz., on every weekday except Saturday from 8 a.m. to 5 p.m. and on Saturday from 8 a.m. to 1 p.m.

14. Sailing vessels of and above 700 tons

net register not previously notified under rule 13 above shall, on arrival at Spithead, apply to the King's Harbour Master at the Dockyard, by signal through Horse Fort and Dockyard Tower, for the said directions.

Ferries.

15. Any ferry vessel plying across the Harbour, however propelled, shall, between sunrise and sunset when there is risk of collision, keep out of the way of all sea-going vessels and of tugs towing trains of barges, by stop-

ping or going astern as necessary.

16. Every such ferry vessel, propelled by means of chains or in any other way confined to a fixed track, shall, instead of the lights directed to be carried by the "Regulations for Preventing Collisions at Sea," carry four lights, one at each corner, showing white ahead and astern in the direction of the ferry track, and red on the beam or athwart the ferry track, each light to be visible for at least 2 miles.

Vessels to keep clear of His Majesty's Vessels.

17. When one of His Majesty's vessels or any other vessel in charge of His Majesty's officers intends to pass in or out of the Harbour she shall hoist the Union Flag at the foremast head, and all other of His Majesty's vessels present in the port shall hoist the Pilot Jack as a general warning. The Pilot Jack shall also be hoisted on the semaphore at the Dockyard for the same purpose and all other vessels under way in the Harbour shall keep out of the way of the said vessel flying the Union Flag; provided always that the said vessel shall be navigated with due care and at a moderate speed.

18. When any of His Majesty's vessels are about to enter or leave any of the docks, basins, jetties, &c., at His Majesty's Dockyard at Portsmouth, the Pilot Jack will be hoisted at the Harbour Sheers, and while this flag is hoisted, all merchant and other private steam vessels shall keep out of the way of the vessel which is being moved and also of the tugs which

may be in attendance on her.

Sailing and small Craft to keep clear of Steamers.

19. When any sea-going steamship, steam vessel towing, steam dredger or steam hopper, within the limits of the Harbour, shall, by reason of the crowded nature of the channel or anchorage or from other cause, find it unsafe or impracticable to keep out of the way of a sailing vessel, or of a boat under oars or sail or steam or other mechanical power, she shall signify the same to the sailing vessel or boat by four short blasts of the steam whistle, blown in rapid succession, when the sailing vessel or boat shall keep out of the way of the other vessel; provided always that the latter shall be navigated with due care and at a moderate speed.

Harbour Channel—when to be kept clear.

20. When it is specially necessary to keep the harbour channel clear owing to a very large vessel or royal yacht entering or leaving harbour, a red oblong flag with a white diagonal bar from the outer upper corner will be hoisted at the Semaphore Tower, Fort Blockhouse and Horse Fort, and while this flag is flying no

vessel is to enter the harbour channel from either end.

PENALTIES.

Note.—The master of every merchant or other private vessel to which the rules in this schedule relate must observe and cause to be observed the provisions of these rules as far as they relate to his vessel, and any such master by his wilful default infringing or causing any infringement of any of the provisions of these rules is guilty of a misdemeanour.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 12th day of December, 1912. in the words following, viz.:—

1912, in the words following, viz.:—
"Whereas by Section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, or other allowances in the nature thereof payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an officer, seaman, or marine therein, shall be paid in such manner and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in Council:—

"And whereas we have had under consideration the rates of pay of the officers, petty officers, and men of Your Majesty's Navy and Marines, and are of opinion that it is desirable for the greater efficiency of these Forces that the existing rates of pay should be increased:

"And whereas we are also of opinion that the existing titles and conditions of service of the Naval Shipwright and Carpenter's Crew Classes should be modified in certain respects:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction the titles, rates of pay, and general provisions set forth in the annexed schedule, the alterations contained therein to come into force from the first day of December, 1912, power being reserved to us to vary the rates of pay within the scales laid down or to associate payment with such conditions as we may deem necessary:

"The Lords Commissioners of Your Majesty's Treasury have signified their concurrence in these proposals.

"SCHEDULE.

" I.

. The Scale of Full Pay for Lieutenants to be as follows:—

				\mathbf{Per}	Die	m.
					s.	d.
On promotion		•••			10	0
After 4 years	• • •	• • •			11	
After 6 years		••••			12	0
After 8 years			• • •		13	.0
After 10 years	•••				14	
After 12 years					15	
After 14 years		•••			16	
•						-

	11, 20 DECEMBER, 1012. 0001
The former service qualifications required	After 1 year's service as such if passed
for increases of full pay to be abolished but	for Yeoman of Signals 2 10
the right to an additional 1s. a day for com-	Yeoman of Signals (New System) 3 4
mand to be retained.	After 1 year's service as such if passed
// **	for Chief Yeoman of Signals or after
" II.	4 years in any case 3 8
The Scale of Half Pay for Captains to be	After 3 years from date of receiving 3s. 8d. or higher rate 4 0
as follows:—	Chief Yeoman of Signals (New System) 4 4
Per Diem.	After 3 years' service as such 4 7
s. d.	After 6 years' service as such 4 10
First 80 20 0 Second 80 18 0	Second Yeoman of Signals (Old System) 2 7
Second 80 18 0	Yeoman of Signals (Old System) 2 9
Remainder 16 0	After 4 years' service as such 3 0
"III.	Chief Yeoman of Signals (Old System) 3 3 After 3 years' service as such 3 9
	After 3 years' service as such 3 9
The Rate of Command Money to Com-	Half the number of Chief Yeomen of Signals
manders to be 5s. a day wherever it has hitherto been 3s. 9d. a day.	to be eligible for additional pay of 6d. a day.
been os. ou. a day.	
" IV.	" (3) Telegraphists.
The seels of Full new for Women't Officer	Per Diem.
The scale of Full pay for Warrant Officers to be as follows:—	Boy Telegraphist $0 7$ Ordinary Telegraphist $1 3$
	Ordinary Telegraphist 1 3
Gunner, Boatswain, Warrant Telegra-	Telegraphist 111 After 6 years' man's service 2 2
phist, and Head Wardmaster:—	Leading Telegraphist 2 6
Per Diem.	After 1 year's service as such if passed
On promotion 6 0	for Petty Officer Telegraphist 2 10
After 5 years' service 7 0	Petty Officer Telegraphist (New System) 3 4
After 10 years' service 8 0 After 15 years' service 9 0	After 1 year's service as such if passed
After 15 years' service 9 0	for Chief Petty Officer Telegraphist
Carpenter:—	or after 4 years in any case 3 8
On promotion 7 0	After 3 years from date of receiving 3s. 8d. or higher rate 4 0
After 5 years' service 8 0	Chief Petty Officer Telegraphist (New
After 10 years' service 9 0	
Instructor of Cookery:	After 3 years' service as such 4 7
	After 6 years' service as such 4 10
On promotion 6 0	Petty Officer Telegraphist (Old System) 3 4
After 5 reage corries : 7 0	1
After 5 years' service 7 0 After 10 years' service 8 0	Chief Petty Officer Telegraphist (Old
After 10 years' service 8 0	Chief Petty Officer Telegraphist (Old System) 3 4
After 10 years' service 8 0 "V.	Chief Petty Officer Telegraphist (Old System) 3 4 Half the number of Chief Petty Officer Tele-
After 10 years' service 8 0 "V. The Continuous Service Scale of Pay for the	Chief Petty Officer Telegraphist (Old System) 3 4 Half the number of Chief Petty Officer Telegraphists to be eligible for additional pay of
After 10 years' service 8 0 "V. The Continuous Service Scale of Pay for the undermentioned ratings to be as follows:—	Chief Petty Officer Telegraphist (Old System) 3 4 Half the number of Chief Petty Officer Tele-
After 10 years' service 8 0 "V. The Continuous Service Scale of Pay for the undermentioned ratings to be as follows:— "(1) SEAMEN.	Chief Petty Officer Telegraphist (Old System) 3 4 Half the number of Chief Petty Officer Telegraphists to be eligible for additional pay of 6d. a day.
After 10 years' service 8 0 "V. The Continuous Service Scale of Pay for the undermentioned ratings to be as follows:— "(1) SEAMEN. Per Diem.	Chief Petty Officer Telegraphist (Old System) 3 4 Half the number of Chief Petty Officer Telegraphists to be eligible for additional pay of 6d. a day. (4) STOKERS AND MECHANICIANS.
After 10 years' service 8 0 "V. The Continuous Service Scale of Pay for the undermentioned ratings to be as follows:— "(1) SEAMEN. Per Diem. s. d.	Chief Petty Officer Telegraphist (Old System) 3 4 Half the number of Chief Petty Officer Telegraphists to be eligible for additional pay of 6d. a day.
After 10 years' service 8 0 "V. The Continuous Service Scale of Pay for the undermentioned ratings to be as follows:— "(1) SEAMEN. Per Diem. s. d. Boy, Second Class 0 6	Chief Petty Officer Telegraphist (Old System) 3 4 Half the number of Chief Petty Officer Telegraphists to be eligible for additional pay of 6d. a day. (4) STOKERS AND MECHANICIANS. Per Diem.
After 10 years' service 8 0 "V. The Continuous Service Scale of Pay for the undermentioned ratings to be as follows:— "(1) SEAMEN. Per Diem. s. d. s. d. Boy, Second Class 0 6 Boy, First Class 0 7 Ordinary Seaman 1 3	Chief Petty Officer Telegraphist (Old System) 3 4 Half the number of Chief Petty Officer Telegraphists to be eligible for additional pay of 6d. a day. (4) STOKERS AND MECHANICIANS. Per Diem. s. d. Stoker, Second Class 1 8 Stoker, First Class 2 1
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Sailmaker's Mate	•			•
Sailmaker's Mate	"(5) SAILWAKERS		ı	
Sailmaker's Mate After 3 years' service as such After 3 years' service as such After 3 years' service as such After 6 years' service as such After 7 years' service as such After 8 years' service as such After 9 years' service as such After 19 years' service as such After 9 years' service as such After 9 years' service as such After 9 years' service as such After 19 years' service as such After 9 years' service as such After 9 years' service as such After 9 years' service as such After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed for Painter, First Class After 6 years' service as such 1 passed f	(o) DAILMANDING.		- 1	Ship's Cook 3 0
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After 3 years' service as such. 3 0 After 6 years' service as such. 4 After 7 years' service as such. 2 2 After 8 years' service as such. 3 7 After 6 years' service as such. 4 After 3 years' service as such. 5 5 After 6 years' service as such. 5				Chief Ship's Cook 3 10
After 3 years' service as such. 3 0 After 6 years' service as such. 4 4 After 9 years' service as such. 4 7 After 19 years' service as such. 2 9 Ship's Corporal, First Class. 3 4 After 3 years' service as such. 3 7 After 6 years' service as such. 3 7 After 6 years' service as such. 3 7 After 6 years' service as such. 3 10 Master-at-Arms. 4 4 After 3 years' service as such. 5 4 After 9 years' service as such. 5 4 After 3 years' service as such. 3 10 Blacksmith. 3 2 3 After 3 years' service as such. 3 3 4 After 3 years' service as such. 3 3 4 After 6 years' service as such. 3 3 6 After 6 years' service as such. 3 10 Cooper' Crew 2 6 Second Cooper 2 2 11 Cooper 3 2 4 After 3 years' service as such. 3 10 After 6 years'		~	9	After 3 years' service as such 4 1
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Ship's Corporal, Second Class				After 12 years' service as such 4 10
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## After 9 years' service as such			- 1	After training 2 U
Second Sick Berth Steward 2 6				
## After 3 years' service as such if passed for Blacksmith	After 9 years' service as such	О	U	
Blacksmith's Mate	46 (M) The commence			
After 3 years' service as such if passed for Plainter, First Class	(7) BLACKSMITHS.			
After 3 years' service as such if passed for Blacksmith	Blacksmith's Mate	2	9	
After 6 years' service as such if passed for Blacksmith				
After 6 years' service as such if passed for Blacksmith		2	11	After 3 years service as such 3 6
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Second Cook's Mate 1 8 rates of pay to relinquish their claim to Dock-Cook's Mate 2 0 yard employment on the Established List and Leading Cook's Mate 2 6 their right to count their time in the Royal	" (12) Соокв.			as Row Shipwrights who accept the foregoing
Cook's Mate 2 0 yard employment on the Established List and Leading Cook's Mate 2 6 their right to count their time in the Royal	Second Cook's Mate	1	. Q	
Leading Cook's Mate 2 6 their right to count their time in the Royal				
	Leading Cook's Mate			
After 5 years service as such 2 5 Navy towards Civil Superannuation under the				
	Anter o years service as such	Z	y	wavy towards Civil Superannuation under the

provisions of Order in Council of 29th November, 1898.

"VI.

The Non-Continuous Service scale of pay for Tailors and Shoemakers to be as follows:

		\mathbf{Per}	Die	m.
				d.
Tailor or Shoemaker			1	
After 6 years' service	as such	 	1	9

"ŸII.

Ratings of the undermentioned classes to receive pay for Good Conduct Badges under the Regulations applicable to existing Badge Ratings now in receipt of such pay:

Engine Room Artificer (except Fifth Class). Electrician.

Ship's Steward.

Writer.

Private

Gunner

...

Officer's Steward and Cook.

"VIII.

"ROYAL MARINES.

The Scale of Full Pay for Gunners Warrant Officers, Royal Marine Artillery and Royal Marine Light Infantry to be as follows:-

		Per '	m	
			s.	d.
On promotion	 	 	6	0
After 5 years	 	 	7	0
A 0: 4 A	 	 	8	0
After 15 years	 	 	9	0

Sergeant Majors, Bandmasters, Non-Commissioned Officers and Men of the Royal Marine Artillery and Royal Marine Light Infantry, including Band ranks, to receive an Afloat Allowance after 6 years' man's service when embarked, at the following rates:-

Bombardier	5) 3d.	per diem.
Bugler			• • •		•
Musician	• • •		• • • •	J	
Corporal		• • •)	
Sergeant		• • •)	
Colour Serg	eant			1	
Quartermasi	er Ser	geant		\ 4d.	per diem.
Band Corpo	oral	•••		1	•
Bandmaster					•
Bandmaster	$\mathbf{F}irst$	Class	,)	
Sergeant M	aior)	1. ,,

Bandmaster Warrant Officer \ 6d. per diem. His Majesty, having taken the said Memorial into consideration, was pleased, by and with the advice of His Privy Council, to approve of And the Right what is therein proposed. Honourable the Lords Commissioners of the Admiralty are to give the necessary directions

herein accordingly.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council. HEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 11th day of December, 1912, in the words following, viz.:-

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

"And whereas allowances are payable to the Engineer Officers in charge of the machinery in

vessels of Your Majesty's Fleet:
"And whereas the regulations for the government of Your Majesty's Naval Service do not provide for the grant of any such allowance to the Engineer Officer borne for charge of the machinery at the Submarine Depôt at Fort Blockhouse, although his duties involve responsibilities equivalent to those pertaining to the Engine room charge of a large ship:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction the grant of an allowance of 5s. a day to the above mentioned Engineer Officer as from the 12th day of

October, 1912.

" The \mathbf{Lords} Commissioners \mathbf{of} Majesty's Treasury have signified their concurrence in this proposal."

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912. °

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 9th day of December, 1912, in the words following, viz.:

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

"And whereas by Orders in Council bearing dates the 11th day of August, 1884, and the 11th day of February, 1904, it is provided that in calculating, for purposes of pension, the services of Commissioned Warrant and Warrant Officers, and of Officers promoted from those ranks under His late Majesty's Order in Council of the 28th March, 1903, fractions of a year's service in each of the several grades through which the Officers have passed shall be valued for pension if together they total a complete year or complete years, the pensionable value of the year or years so made up being calculated beginning with the fraction in the lowest grade:

"And whereas we are of opinion that it would be more equitable if the pensionable value of any year or years composed of such fractional parts were assessed beginning with

the fraction in the highest grade:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to approve of fractions of a year's service in the different grades being assessed for pension under the following rules,

"(a) When the fractions of a year's service in each grade for which a separate rate of Pension or Retired Pay is assigned do not, in the aggregate, equal 365 days, no Pension or Retired Pay to be allowed in respect thereof.

(b) When such fractions equal or exceed one, two, or three full years in the aggregate, Pension or Retired Pay to be awarded for one, two, or three years respectively as

"For each day of the fraction of service in the highest grade 10 th of the annual

rate assigned to such service.

"For each day of the balance required to make up the one, two, or three full years, $\frac{1}{365}$ th of the annual rate or rates assigned to service in the lower grade or grades from which such balance is taken.

"(c) The minimum and maximum rates of Retired Pay to be inclusive of this

addition.

"(d) The above provisions to apply to all ommissioned Warrant and Warrant Commissioned Officers, and to Officers promoted from those ranks under Order in Council of the 28th March, 1903, placed on the Pension or Retired List on or after the 29th June, 1912.

Lords Commissioners \mathbf{of} Majesty's Treasury have signified their con

currence in these proposals.

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 11th day of December,

1912, in the words following, viz.:—
"Whereas by section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, and other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman, or Marine therein, shall be paid in such manner and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in

"And whereas the rate of the allowance payable to the Senior Lieutenant in a ship of Your Majesty's Navy depends upon the rank of the

Commanding Officer:

"And whereas in the case of Your Majesty's Ship 'Powerful,' which is attached to the Boys' Training Establishment at Devonport, there is no separate Commanding Officer, but the Senior Lieutenant is in charge, under the Commanding Officer of the Boys' Training Establishment:

"And whereas we consider that this Officer should be granted an allowance at the rate senctioned for the Senior Lieutenants of ships

allowed a Captain, viz., 2s. 6d. a day.

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to approve of the Senior Lieutenant of the 'Powerful,' or any other ship which may replace her, being granted an allowance of 2s. 6d. a day as from the 26th day of September, 1912. "The Lords Comm

Commissioners of Majesty's Treasury have signified their concurrence in this proposal."

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 14th day of October,

1912, in the words following, viz.:—
"Whereas by section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine force to a person being or having been an Officer, Seaman or Marine therein, shall be paid in such manner and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in Council:

"And whereas we consider it desirable that an allowance of 1s. 6d. a day should be granted to the Fencing Instructor on the Staff of the Royal Naval School of Physical Training:
"We beg leave humbly to recommend that

Your Majesty may be graciously pleased by Your Order in Council to sanction the payment of this allowance as from the 23rd May, 1912.

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

currence in this proposal."

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 25th day of November,

1912, in the words following, viz.:—
"Whereas by section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, or other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force to a person being or having been an Officer, Seaman, or Marine therein, shall be paid in such manner and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in

"And whereas it has been found necessary to employ an Officer, not connected with the Royal Naval War College, to be associated with the Captain of that establishment for the purpose of conducting the annual examination of

Officers qualifying for War Staff duties:

"And whereas We consider that the officer selected should be granted some extra remuneration for the special work involved:

"We beg leave humbly to recommend that

Your Majesty may be graciously pleased by Your Order in Council to sanction the payment of a fee of ten pounds to the officer associated with the Captain of the Royal Naval War College for this duty:

Commissioners Majesty's Treasury have signified their concurrence in this proposal."

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 11th day of December, 1912, in the words following, viz.:—
"Whereas by section 3 of the Naval and

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

" And whereas by Order in Council bearing date the 4th day of March, 1884, an allowance of 5s. a day was payable to the Accountant Officer of the Receiving Ship at Malta:

"And whereas owing to changes which had

taken place at Malta this allowance was apportioned between the Accountant Officer of the Receiving Ship and the Accountant Officer of the Depôt Ship for Torpedo Boat Destroyers and Torpedo Boats at Malta, under the authority of Your Majesty's Order in Council bearing date the 13th day of October, 1910: "And whereas the duties of Depôt Ship for

Torpedo Boat Destroyers and Torpedo Boats have again been transferred to the Receiving Ship and one of the two allowances has accord-

ingly lapsed:
....'We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to authorize us to restore the allowance of 5s. a day as from the 24th July last to the Accountant Officer borne for Cash duties in the Receiving Ship at Malta.
"The Lords Commissioners of Your

Lords Commissioners Majesty's Treasury have signified their con-currence in this proposal."

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

THEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 14th day of November,

1912, in the words following, viz.:—
"Whereas by section 3 of the Naval and Marine Pay and Pensions Act, 1865, it is enacted, inter alia, that all pay, pensions, and other allowances in the nature thereof, payable in respect of services in Your Majesty's Naval or Marine Force, to a person being or having been an officer, seaman, or marine therein, shall be paid in such manner and subject to such restrictions, conditions, and provisions as are from time to time directed by Order in Council;

And whereas we are of the opinion that the nature and extent of the duties devolving upon the Captain's Clerk of the Shotley Training Establishment are such as to merit extra remuneration.

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by

Your Order in Council to sanction payment to this officer of an allowance of 2s. 6d. a day, to take effect as from the 24th July last.
"The Lords Commissioners of

Majesty's Treasury have signified their con-

currence in this proposal."

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT.

The KING's Most Excellent Majesty in Council.

HEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 3rd day of December, 1912, in the words following, viz:—
. "Whereas, by section 3 of the Naval and

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

"And whereas we are of opinion that it is desirable to encourage proficiency in pistol firing by chief officers and men of Majesty's Coast Guard by the grant of money

prizes for good shooting:
"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction the payment of prizes to Coast Guard ratings calculated on the basis of 3d. per head of complement, the prizes to be awarded at our discretion, with effect as from 1st July, 1912.

"The Lords Commissioners \mathbf{of} Your Majesty's Treasury have signified their con-

currence in this proposal."

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

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by the Burial Act, 1855, it VV was, amongst other things, enacted that it should be lawful for His Majesty, by and with the advice of His Privy Council, from time to time to postpone the time appointed by

any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, should or should not have arrived), as to His Majesty, with such advice as aforesaid, might seem fit.

And whereas an Order in Council was made on the 14th day of November, 1854, under the Burial Act, 1852 (being one of the Acts recited in the Burial Act, 1855), directing the discontinuance of burials in, amongst other places, the church and churchyard of St. Mary, Stoke Newington, as in the said Order in Council

mentioned:

And whereas an Order in Council was made on the 7th day of October, 1899, varying so much of the said Order in Council of the 14th day of November, 1854, as affected burials in the said church and churchyard of St. Mary, Stoke Newington, by directing burials to be discontinued forthwith and entirely in the said church and churchyard:

And whereas it seems fit to His Majesty, by and with the advice of His Privy Council, that the said Orders in Council of the 14th day of November, 1854, and the 7th day of October, 1899, should, so far as they relate to burials in the church and churchyard of St. Mary, Stoke

Newington, be varied:

Now, therefore, His Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the said Orders in Council of the 14th day of November, 1854, and the 7th day of October, 1899, so far as they relate to burials in the church and churchyard of St. Mary, Stoke Newington, be varied so that, notwithstanding anything therein contained, the burial of the bodies of the late Florence Annie Salmon and of her husband, the Reverend William Bryant Salmon, at his decease, may be allowed in the said churchyard, subject to the condition that no part of the coffins containing the bodies shall be at a depth less than three feet below the level of the surface of the ground adjoining the grave.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by the Burial Act, 1855, it is, amongst other things, provided that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to His Majesty, with such advice as aforesaid, may seem fit.

And whereas an Order in Council was made on the 16th day of May, 1893, directing the discontinuance of burials in the Parish Church of St. Paul's, Marton (Poulton-le-Fylde), in the County of Lancaster; and also in the

Churchyard, except as in the said Order in

Council specified.

And whereas it seems fit to His Majesty, by and with the advice of His Privy Council, that the said Order in Council of the 16th day of May, 1893, so far as it relates to burials in Marton (Poulton-le-Fylde) should be varied;

Now, therefore, His Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that so much of the said Order in Council of the 16th day of May, 1893, as relates to the Parish Church and Churchyard of St. Paul's, Marton (Poulton-le-Fylde), in the County of Lancaster, be varied so that, notwithstanding anything therein, it shall be lawful, subject to the condition hereinafter set forth, to bury in a vault to be constructed in the ground formerly occupied by the said Church the bodies of John Picken Dixon, his wife, Alice Mary Dixon, and not more than ten other members of his family, at their decease.

Provided that the burials hereby authorized shall be subject to compliance with the requirement that each coffin be separately enclosed by stonework or brickwork properly cemented.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS by the Burial Act, 1855, it is, amongst other things, provided that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to His Majesty, with such advice as aforesaid, may seem fit:

And whereas an Order in Council was made on the ninth day of September, 1884, directing the discontinuance of burials in, among other places, the Wesleyan Chapel, Victoria Road, in the parish of Bedminster (then in the county of Somerset, now in the City of Bristol), and within the chapelyard, as in the said Order in Council mentioned:

And whereas it seems fit to His Majesty, by and with the advice of His Privy Council, that the said Order in Council, so far as it relates to burials in the said chapelyard of the Wesleyan Chapel, Victoria Road, aforesaid, be varied:

Now, therefore, His Majesty, by and with the advice aforesaid, is pleased to order, as it is hereby ordered, that so much of the Order in Council of the 9th day of September, 1884, as relates to burials in the chapelyard of the Wesleyan Chapel, Victoria Road, in the parish of Bedminster (then in the county of Somerset, now in the City of Bristel), be varied so that, notwithstanding anything therein, it shall be lawful to re-inter in the said chapelyard certain human remains which the Town Council propose to remove

from a part of the said chapelyard required for the widening of Victoria Road aforesaid.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of December, 1912.

PRESENT,

The KING's Most Excellent Majesty in Council.

THEREAS by the Burial Act, 1853, as amended by the Burial Act, 1900, it is provided that, in case it appear to His Majesty in Council, upon the representation of the Local Government Board, 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 the Local Government Board, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial grounds or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for His Majesty, by and with the advice of His Privy Council, to order that no new burial ground shall be opened in such 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 circumstances may require: Provided always that notice of such representation, and of the time when it shall please His Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered: Provided also that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk or Churchwardens of such Parish:

And whereas the Local Government Board, after giving to the Incumbent and the Churchwardens of the Parish of Babington, in the County of Somerset; the Parish of Chevington, in the County of Northumberland; the Parish of Lanlivery, in the County of Cornwall; and the Parish of Ousden, in the Administrative County of West Suffolk, respectively, ten days' previous notice of their intention in that behalf, have made representations to His Majesty in Council that, for the protection of the public health, the opening of any new burial ground in the Civil Parishes of Babington, in the County of Somerset; Chevington, in the County of Northumberland; Lanlivery Rural, in the County of Cornwall; and Ousden, in the Administrative County of West Suffolk, save with the previous approval of the Local Government Board, should be prohibited, and that burials should be discontinued in the said Parishes as herein-after directed:

And whereas His Majesty was pleased, by

His Order in Council of the 11th day of October, 1912, to give notice of such representations, and to order that the same should be taken into consideration by a Committee of the Privy Council, on the 19th day of November, 1912, and such Order has been published in the London Gazette, and copies thereof have been affixed, as required by the said Act:

Now, therefore, His Majesty, by and with the advice of His Privy Council, is pleased to order, as it is hereby ordered, that no new burial grounds shall be opened in the said Civil Parishes save with the previous approval of the Local Government Board, and that burials in the said Parishes shall be discontinued as follows, viz.:—

Babington.—Forthwith and entirely in the Parish Church of Saint Margaret, Babington, in the County of Somerset; and after the 31st day of December, 1912, in the Churchyard,

except as follows:---

In the vault or walled grave now existing in the said Churchyard and belonging to the Knatchbull family, burial may be allowed subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brickwork properly cemented.

Chevington.—Forthwith and entirely in the Church of Saint John, Chevington, in the County of Northumberland; and, after the 30th of June, 1913, in the Churchyard, except

as follows:-

(a) In any earthen grave now existing in the said Churchyard, the burial may be allowed of the body of any member of the family of the person or persons heretofore buried in such grave, subject to the condition that no part of the coffin containing the body shall be at a depth less than three feet below the level of the surface of the ground

adjoining the grave;

(b) In the said Churchyard, in any grave space in which no interment has heretofore taken place, the burial may be allowed of the body of any person for whom or of any member of a family for which such grave space has been reserved and appropriated as a burial place, with the exclusive right of burial therein, subject to the condition that no part of the coffin containing the body shall be at a depth less than three feet below the level of the surface of the ground adjoining the grave.

LANLIVERY RURAL.—Forthwith and entirely in the Parish Church of Lanlivery, in the County of Cornwall, and in that portion of the Churchyard which was in existence prior

to the year 1909.

OUSDEN.—Forthwith and entirely in the Church of Saint Peter, in the Parish of Ousden, in the Administrative County of West Suffolk; and in the Churchyard adjacent thereto, except as follows:—

(a) In any vault or walled grave now existing in the said Churchyard, burial may be allowed, subject to the condition that every coffin buried in such vault or grave be separately enclosed by stonework or brickwork properly cemented;

(b) In the said Churchyard, in any grave space in which no interment has heretofore taken place, the burial may be allowed of the body of any person for whom or for any member of a family for which such grave space has been reserved and appropriated as a burial place, with the exclusive right of burial therein, subject to the condition that no part of the coffin containing the body shall be at a depth less than three feet below the level of the surface of the ground adjoining the grave.

Almeric FitzRoy. .

Privy Council Office, December 16, 1912.

The following Statutes made by the Governing Body of Magdalen College, Oxford, on the 20th day of November, 1912, have been submitted for the approval of His Majesty in Council, and notice of their having been so submitted is published in accordance with the provisions of "The Universities of Oxford and Cambridge Act, 1877":—

STATUTES to amend the existing Statutes of Magdalen College in the University of Oxford, dated the 16th day of June, 1881, duly made at a General Meeting of the President and Fellows specially summoned for that purpose on the twentieth day of November, one thousand nine hundred and twelve, and passed at such Meeting by the votes of two-thirds of the number of persons present and voting, and submitted to His Majesty the King in Council.

STATUTES for Magdalen College, made by the College under the Universities of Oxford and Cambridge Act, 1877.

PRELIMINARY.

These Statutes are supplementary to the existing Statutes of the College, that is to say, the Statutes dated the 16th day of June, 1881, and the 1st day of July, 1881, made for the College by the University of Oxford Commissioners (hereinafter referred to as the Statutes of 1881), as altered by the Statutes dated the 10th day of August, 1888 (hereinafter referred to as the Statutes of 1888), the Statutes dated the 7th day of March, 1899 (hereinafter referred to as the Statutes of 1899), the Statutes dated the 15th day of September, 1902, the Statutes dated the 10th day of May, 1905 (hereinafter referred to as the Statutes of 1905), the Statutes dated the 31st day of May, 1910, and the Statutes dated the 4th day of May, 1911 (hereinafter referred to as the Statutes of 1911), made by the College under the Universities of Oxford and Cambridge Act, 1877.

I. PRESIDENT.

1. The provisions of clause 2 of the Statute 2, 1899, under the title "President" are hereby repealed and the following provisions substituted therefor.

2. If the President, after having held his office for ten years and having attained the age of seventy years, or after having held his office for thirty years, shall desire to retire, he shall be entitled on retiring to a pension of £800 per annum. If the President at any time before he has fulfilled the conditions under which he would be entitled to a pension as aforesaid shall desire to retire, the Visitor may on the petition of the President direct that the President shall be permitted to retire from his office with such a pension not exceeding £800 per annum as the Visitor shall deem suitable to the circumstances of the case. Before retiring or making application to the Visitor as

the case may be, the President shall summon an Extraordinary General Meeting at which formal notice of his intention shall be given. Any pension payable to a retiring President under this clause shall be provided in like manner as if the same had been awarded under the clause No. 10 of the Statute of 1881 under the title "President."

II. FELLOWS AND FELLOWSHIPS.

· Repeal of existing provisions.

1. The provisions of the Statutes of 1881, 1888, 1899, and 1905 under the title "Fellows" are hereby repealed and the following provisions substituted therefor.

General.

2. The number of Fellowships in the College (exclusive of Honorary Fellowships and Fellowships without emolument) shall not be less than thirty nor greater than forty.

3. Of the Fellowships included in this number, not less than six (hereinafter called Professorial Fellowships) shall be permanently attached to Professorships in the University; not more than thirteen (hereinafter called Official Fellowships) shall be tenable by Tutors, Lecturers, or Officers of the College; not more than thirteen (hereinafter called Fellowships by Special Election) shall be tenable by persons elected or re-elected under special conditions; and not more than seven (hereinafter called Fellowships by Examination) shall be tenable by persons elected after examination.

4. Upon a petition from the President and Fellows, the Visitor, if he is satisfied that grave inconvenience cannot otherwise avoided, may, as a special and temporary measure, permit them to fill up any vacant Fellowship (other than a Professorial Fellowship) either as an Official Fellowship, notwithstanding that the maximum number of Official Fellowships is already reached, or as a Fellowship by Special Election, notwithstanding that the maximum number of Fellowships by Special Election is already reached. But the number of Fellowships in either class shall in no case exceed fourteen; and without fresh permission from the Visitor no new election of a Fellow shall be made in that class until the number is reduced to twelve.

5. Subject to any special provisions of this Statute, the President and Fellows shall not be bound either to fill up any vacant Fellowship (other than a Professorial Fellowship) by an election to the same class of Fellowship, or to fill it up at all so long as the number of Fellowships in the College is not reduced below thirty.

6. Upon a petition from the President and Fellows, the Visitor, if he is satisfied that the financial obligations of the College cannot otherwise be met, may direct the postponement of the election to any vacant Fellowship (other than a Professorial Fellowship), notwithstanding that the number of Fellowships thereby remains below thirty.

7. If any person holding a Fellowship under the conditions applicable to one class of Fellowship shall be elected to a Fellowship under the conditions applicable to another class, he shall vacate the Fellowship previously held by him.

8. Subject to any express provision in these Statutes, the value of a Fellowship shall be £200 per annum.

9. Subject to any express provision to the contrary in this Statute, no person shall be ineligible for a Fellowship by reason of his being or not being in Holy Orders or married and no Fellow shall except as hereinafter provided vacate his Fellowship by reason of his marriage.

10. No Fellowship shall be tenable with a Headship or Fellowship (other than an Honorary Fellowship) in any other College or Public

Hall within the University.

- 11. Every person holding a Fellowship as Professor, and every person elected to a Fellowship without emolument or to an Official Fellowship as Dean of Divinity or Senior Dean of Arts or Bursar, and every person elected to a Fellowship who shall already have been a Fellow, other than a Probationer Fellow, of any College in the University shall be admitted forthwith as Actual Fellow. Every other person elected to a Fellowship shall re-Every main a Probationer Fellow for one year from the day of his election and thereafter until the question of his admission to an Actual Fellowship shall be determined; but in the case of any Official Fellow (other than those already specified in this clause) or of any Fellow by special election, the President and Fellows may, by resolution passed at the time of the election by a majority of not less than two-thirds of the votes of those present and voting, dispense with the period of probation.
- 12. Every Probationer Fellow shall on his election make a declaration in the presence of the President and Fellows to the effect that he will observe the Statutes and Bylaws of the College in force for the time being, and shall thereupon be admitted to a year of probation.

thereupon be admitted to a year of probation.

13. A Probationer Fellow shall not be entitled to vote on any occasion as a Fellow or to take any part in the government of the College, but shall receive during the period of probation the same emoluments as if he had been admitted Actual Fellow.

14. So soon as one year is complete from the date of a Probationer Fellow's election, the President and Fellows shall at their earliest Stated General Meeting (or if such Fellow is unable for sufficient cause to be present on that occasion, then at the Stated General Meeting next ensuing) take into consideration the question of his admission as an Actual Fellow.

15. Every Actual Fellow shall on his admission as such make a declaration in the presence of the President and Fellows to the effect that he will be true and faithful to the College, that he will observe its Statutes and Bylaws in force for the time being, and that he will endeavour to promote its interest as a place of religion, learning, and education.

16. The seniority which a Fellow shall hold in the College shall be determined (subject to any resolution which the President and Fellows may pass at the time of the election or admission of any particular Fellow) by the date of his admission to an Actual Fellowship, but any Fellow who shall before, or within one calendar month after, the determination of his Fellowship be again elected to a Fellowship, shall retain in respect thereof the same seniority in the College that he held in respect of the first-mentioned Fellowship.

17. Every Fellow shall be required to take the degree of Master of Arts, or the degrees of Bachelor and Doctor of Civil Law, or those of Bachelor and Doctor of Medicine, within one year after the time at which he shall be of sufficient standing to take such degree or degrees respectively by the Statutes of the University, and in case of non-compliance shall vacate his Fellowship: provided that it shall be lawful for the President and Fellows, in case of sickness or for any other reasonable cause, to grant a delay for a period not exceeding one year.

18. It shall be incumbent upon all Fellows, whenever they shall be summoned by the President, to take part in examinations held for election to places of emolument in the College.

19. Every unmarried Fellow, declaring that he intends to reside, shall be entitled to rooms in the College rent free, and may retain them so long as he remains unmarried and continues to pernoctate during an aggregate period of not less than thirteen weeks in the academical year. No other Fellow shall be entitled to rooms; but the President and Fellows may allow the use of rooms rent free to any Fellow engaged in the educational or other work of the College or of the University.

20. No Fellow shall be entitled to any allowance, other than the customary exhibitions, in respect of his Fellowship; but the President and Fellows may set apart a sum not exceeding three shillings a day in respect of the President and each Fellow, and also, if they think fit, in respect of any Tutor or Lecturer or Bursar not being a Fellow, for the expenses of his dinner on each day when he shall dine at the common College Dinner whether in the Hall or elsewhere

in the College.

21. If any Fellow shall be guilty of grave immorality or misconduct, or shall contumaciously persist in disobeying any of the Statutes or Bylaws of the College in force for the time being, he may be deprived of his Fellowship by the Visitor, after due inquiry held upon a petition approved by a majority of the votes of the President and Fellows present at an Extraordinary General Meeting.

Professorial Fellowships ..

22. Of the Professorial Fellowships one shall be attached to the Waynflete Professorship of Moral and Metaphysical Philosophy, one to the Waynflete Professorship of Chemistry, one to the Waynflete Professorship of Physiology, one to the Waynflete Professorship of Pure Mathematics, one to the Waynflete Professorship of Mineralogy, and one to the Sherardian Professorship of Botany.

23. Any person duly elected to one of the Professorships named in the last preceding clause shall be deemed to be thereby elected to the Fellowship attached to such Professorship. He shall, save in the cases mentioned in the next following clause, be admitted to such Fellowship at the earliest convenient opportunity, and shall, upon such admission, be entitled to the emoluments of the Fellowship as from the date of his election to the Professorship.

24. If the person elected to such Professorship be at the time of his election the holder of a Headship or of a Fellowship other than an Honorary Fellowship in any College or Public Hall of the University he shall, unless and until he shall have vacated such Headship or Fellowship, be incapable of admission to the Fellowship attached to his Professorship, but shall be admitted thereto as soon as may be upon the termination of such incapacity, and shall thereupon be entitled to the emoluments

of the Fellowship as from the date at which he became capable of admission. The emoluments of the Fellowship during the period of such incapacity shall be applied to such University purpose as the President and Fellows may, with the consent of the Hebdomadal Council, determine in each case.

25. If the holder of a Professorial Fellowship shall vacate the Professorship to which it is attached, or shall be elected President of the College, or shall be elected to a Headship or to a Fellowship (other than an Honorary Fellowship) in any other College or Public Hall of the University, or shall be deprived of his Fellowship by the Visitor of the College, the Professorial Fellowship held by him shall be suspended, and shall so remain until a new election shall be made to the Professorship to which it is attached. The emoluments of the Fellowship during such suspension shall be applied to such University purpose as the President and Fellows may, with the consent of the Hebdomadal Council, determine in each case. Provided that if the cause of the suspension of any Professorial Fellowship shall cease to exist while the Professor whose Fellowship has been suspended continues to hold his Professorship, the Visitor of the College may by a written order addressed to the President and Fellows declare such suspension at an end, and restore the Professor, as from the date of such order, to the full possession of the Fellowship which has been suspended.

26. The provisions of the four clauses last preceding shall be subject to the condition prescribed in clause 3 of the Statute hereinafter contained relating to Waynflete and other Pro-

fessorships.

Official Fellowships.

27. The President and Fellows may, subject to the provisions of clause 3 of this Statute, elect any person, otherwise qualified for election to a Fellowship, to an Official Fellowship as Dean of Divinity, Senior Dean of Arts, Bursar, Tutor, or Lecturer in the College; provided that no person shall be elected to an Official Fellowship as Senior Dean of Arts, Tutor, or Lecturer unless he shall have been recommended for election to such Fellowship by the major part of the Tutorial Board constituted under the Statute hereinafter contained relating to Tutorial Board, Tutors, and Tuition Fund.

28. Every person elected to an Official Fellowship shall be entitled to hold his Fellowship (subject to the provisions of this Statute) for such period, being not more than ten years, as may be determined at the time of his election by the President and Fellows; and he may at any time within two years before the expiration of the period for which he shall have been originally elected, or last re-elected, be re-elected for any period not exceeding ten years from the expiration of the period for which he was originally elected, or last re-elected, as the case may be; provided that before proceeding to the re-election of any person holding an Official Fellowship as Senior Dean of Arts, Tutor, or Lecturer, the President and Fellows shall require a report from the Tutorial Board.

29. Any Official Fellow who shall vacate the office in virtue of which he was elected to his Official Fellowship shall thereupon vacate such Fellowship: but he may, subject to the provisions of clause 30, be immediately re-elected to an Official Fellowship in virtue of any other

office qualifying him for election under clause

30. Among the Official Fellows there shall always be at least one person in Holy Orders, qualified and willing to give religious and theological instruction to the undergraduate members of the College belonging to the Church of. England, and to hold, if required, the office of Dean of Divinity or that of Senior Dean of Arts. The President and Fellows shall, upon the avoidance of an Official Fellowship by a person thus qualified, unless such person shall immediately be re-elected to an Official Fellowship, or unless there shall be among the remaining Official Fellows another person similarly qualified, elect to the Fellowship thus vacated a person in Holy Orders, qualified for and willing to perform the duties aforesaid. If at any time there be not among the Official Fellows two persons thus qualified, the President and Fellows may, at the time of an election to an Official Fellowship, require that the person to be elected shall be in Holy Orders, and shall be qualified for and willing to perform the duties aforesaid. Any person elected or re-elected under this clause shall hold his Fellowship on condition of taking such part in the religious and theological teaching, and performing such duties with respect to the Chapel Services and the discipline of the College, as may be assigned to him by the President and Fellows, and of holding, if required, the office of Dean of Divinity or that of Senior Dean of Arts. If being in Deacon's Orders at the time of his election, he shall not proceed to take Priest's Orders within one year from his election, he shall thereupon vacate his Followship: but in case of sickness, or for any other urgent cause, the President and Fellows may grant a delay in taking Priest's Orders for a period not exceeding one year.

31: If at the time of any election to an Official Fellowship the total number of unmarried Fellows holding the office of Tutor, Lecturer, or Dean of the College be less than six, no married person shall be eligible to such Official Fellowship. Provided that nothing in this clause shall be a disqualification for the re-election of an Official Fellow under clauses 28, 29, and 30 of this Statute, unless he shall have vacated his Fellowship by marriage as hereinafter provided.

32. Any Official Fellowship held by a Tutor, Lecturer, or Dean of the College shall be vacated by the marriage of the holder, unless he shall have previously applied for and re-ceived the permission of the President and Fellows to retain his Official Fellowship after marriage. Such permission shall not be granted to any Fellow who has not resided as Fellow for three years within the College while holding one or other of the offices qualifying for election to an Official Fellowship; but it shall be granted to any Fellow who shall have resided as aforesaid, unless the applicant shall at the time be holding the office of Dean, in which case it may be withheld at the discretion of the President and Fellows, or unless the total number of unmarried Official Fellows holding the office of Tutor, Lecturer, or Dean, and residing within the College will by the marriage of the applicant be reduced below six. such permission shall be given if such total number will be so reduced, unless the applicant shall have resided as Fellow for seven years in all within the College while holding one or

other of the offices qualifying for election to an Official Fellowship, in which case it may be granted upon a report from the Tutorial Board to the effect that in their opinion such permission can be granted with due regard to the conduct of discipline and tuition within the College; provided always that the total number of unmarried Official Fellows holding the office of Tutor, Lecturer, or Dean be not by the marriage of the applicant reduced below If at any time there be more than one applicant under this clause, the order in which they may obtain such permission shall be de-termined by seniority in the date of their ap-pointment to office. The manner of making application under this clause, and the mode in which such seniority shall be reckoned, and other points relating to such applications may be regulated by Bylaws of the College made in this regard. Any question which may arise with regard to any such application for the settlement of which sufficient provision is not made by Statute or Bylaw in force at the time when the application is made shall be sub-mitted to the Visitor of the College, whose decision upon the matter shall be final.

33. Subject to the proviso hereinafter contained, the President and Fellows may require any unmarried Official Fellow to reside within the walls of the College; and they shall exercise this power if the total number of unmarried Official Fellows holding the office of Tutor, Lecturer, or Dean of the College, resident in rooms within the College during the usual College Terms, shall be less than four. Provided that the power given by this clause shall not be exercised if there be already six Fellows, holding the office of Tutor, Lecturer, or Dean of the College residing within the walls of the College.

Fellowships by Special Election.

34. The President and Fellows may, subject to the provisions of clause 3 of this Statute, by Resolution passed at a Stated General Meeting by a majority of not less than two-thirds of the votes of those present and voting, elect to a Fellowship any person otherwise qualified for election who is included in either of the following classes:—

(a) Professors and Public Readers of the University of Oxford, and persons appointed or approved by the Convocation or Congregation of the University to hold an administrative or educational office within the University or to perform some definite work on behalf of the University in Oxford or elsewhere.

(b) Persons whose attainments and distinction in Literature, Science, or Art, are in the judgment of the President and Fellows such as to warrant their election to a Fellowship and who shall undertake, as a condition of the tenure of a Fellowship, to carry on work of study or research for the advancement of learning in a specified subject, or to perform some special educational work within the College.

Elections shall from time to time be made of persons in each of these two classes.

The Resolution by which any person is elected to a Fellowship under this clause shall specify the nature of his qualication for election, and shall, if such person be elected in virtue of his inclusion in class (b), also specify

the particular work which he undertakes to perform.

35. Any Fellow elected in virtue of a qualification under clause 34 (a) of this Statute shall be entitled to hold his Fellowship so long as he shall hold the Professorship, Readership, office, or appointment in virtue of which he was so elected, and shall vacate his Fellowship upon ceasing to hold that Professorship, Readership, office, or appointment. During his tenure of such Fellowship, the emoluments of his Fellowship shall form part of the stipend of his Professorship, Readership, office, or appointment, and shall be considered to be a contribution towards the amount of such stipend fixed by statute or decree, or to be an augmentation thereof, as the University may determine; pro--vided that the total stipend of any person so elected shall not thereby be increased to a sum exceeding £900 a year, exclusive of fees, and that such part of the emoluments of the Fellowship as may raise his total stipend above £900 a year, exclusive of fees, shall not be payable to such person but shall return into the general fund of the College. No sums paid by the College to any Fellow so elected as the emoluments of his Fellowship shall be reckoned against the amount of the contribution due from the College to the University under the Statute concerning College Contributions for University purposes made by the Commissioners under the Universities of Oxford and Cambridge Act, 1877.

36. Every Fellow elected to a Fellowship under the provisions of clause 34 (b) of this Statute shall be entitled to hold his Fellowship for a period of seven years from the date of his election, and may at any time within one year before the expiration of the period for which he shall have been elected or last re-elected, be re-elected in the manner and under the conditions prescribed in clause 34 of this Statute, for a further period of seven years, to be reckoned from the expiration of the period for which he was originally elected or last re-elected as the case may be.

37. If the qualification or conditions of tenure specified in the Resolution for the reelection of a Fellow under the last preceding clause shall differ from those specified in the Resolution under which he was originally elected or last re-elected, he shall, during any interval between the date of the Resolution for his re-election and that of the expiration of the period for which he was originally elected or last re-elected, continue to hold his Fellowship in virtue of the qualification and under the conditions specified in the earlier of the two Resolutions, unless the later of the two Resolutions shall contain an express declaration to the contrary effect.

38. The President and Fellows may by Resolution assign to any Fellow elected in virtue of a qualification under clause 34 (b) of this Statute an annual payment from the corporate revenue of the College, in addition to the emoluments of his Fellowship. The Resolution by which such payment is assigned may be passed either at the same meeting at which such Fellow shall be elected or re-elected, or at any Stated General Meeting during the period of his tenure of the Fellowship, and shall specify the amount of such payment, which shall not be less than £100 nor greater than £200. In determining the amount of any such payment the President and Fellows shall take into con-

sideration the character of the work undertaken by the Fellow and the amount of his income from other sources. Any Resolution passed under this clause shall, unless the conditions of tenure set forth in the Resolution by which the Fellow concerned was elected or re-elected shall be modified or altered as hereinafter provided, remain in force during the term for which he was elected or last re-elected, or during the remainder of that term, as the case may be. Provided that if any Fellow to whom such annual payment is assigned shall hold any office of which the stipend is £150 a year or more he shall not while holding such office receive in respect of such annual payment more than £100 a year.

39. For the purposes of clauses 3-9 of the Statute of 1881 under the title "Disposal of Revenue" any payments made under the last preceding clause shall be treated as expenditure of the College as defined in clause 4 of that Statute.

40. The President and Fellows may at a Stated General Meeting, by a majority of not less than two-thirds of the votes of those present and voting, at the request or with the consent of a Fellow elected or re-elected in virtue of a qualification under clause 34 (b), modify or alter the conditions of tenure set forth in the Resolution by which such Fellow was elected or last re-elected, and the Resolution declaring such modification or alteration shall, during the remainder of the term for which such Fellow was elected or last re-elected, take the place of the Resolution by which he was elected or Upon the exercise of this power re-elected. any resolution by which an annual payment has been assigned to such Fellow under clause 38 of this Statute shall cease to be in force: but the President and Fellows may by a new Resolution assign to him, subject to the provisions of that clause, such annual payment during the remainder of the term for which he was elected or last re-elected as they may deem appropriate in view of the new conditions provided for his tenure of his Fellowship.

41. Any Fellow elected or re-elected in virtue of a qualification under clause 34 (b) of this Statute shall vacate his Fellowship if he shall cease to carry on the work undertaken by him as a condition of the tenure of such Fellowship, or if, being required by the President and Fellows to furnish evidence that he is engaged in such work, he shall fail to furnish within four months from the date of such requirement such evidence as shall be satisfactory to them. Provided that the President and Fellows may, on the ground of sickness or for any urgent cause approved by them, grant to such Fellow a dispensation from the performance of the obligation undertaken by him for a period not exceeding one year.

Fellowships by Examination.

42. Subject to the provisions of this Statute, one Fellowship and no more shall be filled up every year after examination in some subject or subjects connected with the studies of the University.

43. The examination shall, as regards not less than one in six of such Fellowships, have special reference to excellence in Theology, and as regards not less than one in six of such Fellowships to excellence in Mathematics, Natural Science, or Medicine.

44. Save as -provided under the clause last

preceding, the President and Fellows shall on each occasion determine the subject or subjects of the examination. In so determining, they shall have regard to any statement or representation which may have been laid before them by the Hebdomadal Council, to the existing distribution of the whole number of Fellowships in relation to the several branches of knowledge recognised for the time being in the Schools of the University, and to the probable number and quality of candidates.

45. Thirty days at least before the commencement of any examination for a Fellowship, notice of the time and method of the examination and of the conditions of election shall be given by the President in such manner as he shall deem best adapted to secure publicity.

- 46. No person shall be eligible for any such Fellowship who shall not have passed all the examinations required by the University for the degree of Bachelor of Arts, or who shall be or have been married, or whose income from all sources whatsoever (exclusive of earned income) shall exceed £200 per annum.
- 47. The election to any such Fellowship shall be made within thirty days from the conclusion of the examination: and the President and Fellows shall elect that candidate (being otherwise duly qualified according to the Statutes in force for the time being) who after examination shall appear to them to be of the greatest merit, and most fit to be a Fellow of the College as a place of religion, learning, and education.
- 48. Nothing in the preceding clauses shall interfere with the right of the President and Fellows to make no election, if on any occasion it shall appear to them after the examination that there is no candidate of sufficient merit. If on such occasion the examination shall have been held in one of the subjects prescribed under clause 43, then that subject shall be deemed to have had its turn, notwithstanding that no election was made.
- 49. Every Fellow elected after examination shall reside in College for not less than five months during his probationary year, unless he be dispensed from the whole or part of such residence by resolution of the President and Fellows.

50. Every Fellow so elected shall vacate his Fellowship on marriage if he marry before his admission to an Actual Fellowship.

51. Every Fellow so elected shall be required, before admission to an Actual Fellowship, to undertake either (1) to devote some portion of his time to a course of higher study, or (2) to pursue a thorough and systematic preparation for professional life, such course or preparation to be approved in each case by the President and Fellows: and he shall vacate his Fellowship if he fails to fulfil his undertaking to their satisfaction.

52. Every Fellow so elected shall hold his Fellowship for seven years and no longer from the date of his election, unless at any time his income from all sources whatsoever (other than his Fellowship and the value of any rooms or allowances pertaining thereto) shall, for a period of two consecutive years during the tenure of his Fellowship, exceed £500 per annum, in which case he shall vacate his Fellowship at the end of such period, notwithstanding that seven years may not have elapsed from the date of his election. For the purposes of this clause each year shall be computed from

the date of his election or the anniversary thereof.

Fellowships without Emolument.

53. It shall be lawful for the President and Fellows at any Stated General Meeting upon twenty-eight days' statutable notice and by a majority of not less than three-fourths of the votes of those present and voting, to elect and admit or re-elect to a Fellowship without emolument any person who shall have been President or who is or shall have been an Actual Fellow of the College, and whose services as a Fellow would in their opinion be of advantage to the College as a place of religion, learning, and education. The number of Fellows (other than any retired President) elected under this clause shall not at any one time exceed oneeighth of the total number of Fellows otherwise elected existing at the time of any such election. The time of filling up any vacancies in this class of Fellowships shall be wholly at the discretion of the President and Fellows, save that no election in this class shall be made during a vacancy in the office of President.

54. Any Fellowship under the clause last preceding shall be held for the term of seven years and no person elected to a Fellowship without emolument shall be entitled to rooms in College. Save as aforesaid a Fellowship without emolument shall be held upon the terms applicable to Fellowships generally.

Honorary Fellowships.

55. It shall be lawful for the President and Fellows at Stated General Meetings, by a majority of not less than three-fourths of the votes of those present and voting, to elect distinguished persons to Honorary Fellowships in the College. Persons so elected shall be termed Honorary Fellows, and shall not be entitled to vote on any occasion as Fellows, or to receive any emolument whatever, but shall be entitled to enjoy such other privileges and advantages as the President and Fellows shall by resolution from time to time determine. The conditions of eligibility to and tenure of Honorary Fellowships, and the mode of election thereto, may also be determined by the President and Fellows from time to time. Honorary Fellows shall not be counted among the Fellows of the College in the construction of these Statutes, nor Honorary Fellowships among the Fellowships of the College. The number of Honorary Fellowships in the College shall not at any one time exceed ten.

III. WAYNFLETE AND OTHER PROFESSORSHIPS.

- 1. The provisions of the Statutes of 1881, 1899, and 1911 under the title "Waynflete and other Professorships" are hereby repealed and the following provisions substituted therefor
- 2. In addition to the emoluments of the Fellowships in the College which by the Statute as to Fellowships are severally attached to certain Professorships in the University, there shall be paid to each of the holders of those Professorships, by way of stipend, out of the corporate revenue of the College, a further annual sum, viz.: to the Waynflete Professor of Moral and Metaphysical Philosophy, £700; to the Waynflete Professor of Chemistry, £700; to the Waynflete Professor of Physiology, £700; to the Waynflete Professor of Pure Mathematics, £700; to the Waynflete Professor of Mineralogy, £300; to the Sherardian Professor of

Botany such an annual sum as shall when added to the income arising from the existing endowments of the Professorship of Botany,

make up the annual sum of £700.

3. The provisions of the last preceding clause shall be subject to the condition that one of the members, of each of the Electoral Boards in which by the Statutes of the University the election of the Professors therein mentioned is vested shall be the President of the College, and another shall be either the Visitor of the College or a person chosen by the President and Fellows to act as a member of such Board.

4. The Professors mentioned in this Statute shall be subject, in respect of the tenure of their Professorships and of the right to receive any annual sum payable to them over and above the emoluments of the Fellowships attached to their Professorships, exclusively to the jurisdiction provided in that behalf by the Statutes of the University. If any of them be deprived of his Professorship, he shall ipso facto vacate

his Fellowship.

5. Nothing in this Statute shall be held to prevent the enforcement of the Statutes, Bylaws, and Regulations of the College against any of the Professors therein mentioned in the same manner as against other Fellows of the College, or to prevent any of the said Professors from being deprived of his Fellowship for the same causes and in the same manner as other Fellows, or to hinder the application of the emoluments of the Fellowship of which any of them may be thus deprived in accordance with the Statutes of the College in force for the time being.

IV. TUTORIAL BOARD, TUTORS, AND TUITION FUND.

1. The provisions of the Statute of 1881 under the title "Tutors and Tuition Fund" are hereby repealed and the following pro-

visions substituted therefor.

2. The Tutorial Board shall consist of the President, the Vice-President, the Dean of Divinity, the Senior and Junior Deans of Arts, three Fellows elected annually from among their own number by the Tutors of the College and such Lecturers of the College as are also Fellows of the College, and two Fellows elected annually by the President and Fellows at a Stated General Meeting, of whom, if there be not a Bursar of the College among the other members of the Board, one shall, if possible, be a Bursar of the College.

3. It shall be the duty of the Tutorial Board to perform such functions as are assigned to it by the Statutes of the College in force for the time being, and to discharge such additional functions and to exercise (as need shall require) such further powers as the President and Fellows may from time to time assign or delegate to it by Resolution or By-law in any matters relating to the selection, appointment, and removal of Tutors and Lecturers, or to the election of Demies and Exhibitioners, or to the administration of the Exhibition Fund of the College, or to the admission, instruction, discipline, and removal of Members of the College in statu pupillari; provided that the appointment or removal of a Tutor or Lecturer shall in every case be subject to confirmation by the President and Fellows at a Stated or Extraordinary General Meeting. Nothing in this clause shall affect the right of any Fellow or Demy of the College to appeal to the Visitor,

as provided in clause 5 of the Provisions of the Statute of 1881 under the title "Visitor."

4. For payment of the salaries of Tutors and Lecturers, and for the defraying of other ordinary expenses connected with the instruction of the Demies and other Members of the College in statu pupillari, there shall be a fund, to be called "The Tuition Fund," into which shall be paid:—

a. The tuition fees of the Members of the

College in statu pupillari.

b. An annual contribution from the general revenues of the College, at the rate of £5 for each Member of the College in statu pupillari receiving tuition.

The tuition fund shall be administered by and under the authority of the Tutorial Board.

- 5. Every Tutor or Lecturer holding an Official Fellowship shall receive in addition to the ordinary emoluments of a Fellowship a salary consisting of the yearly sum of £100 out of the general revenues of the College, exclusive of any payment which may be allotted to him out of the Tuition Fund.
- 6. The President and Fellows shall provide courses of instruction for the Undergraduate Members of the College during at least twenty-four weeks in the Academical year, exclusive of the time devoted to any College Examination.

V. INCOME TAX.

The annual sums assigned by the Statutes in force for the time being to the President, to each Fellow, Demy, and Chaplain, and to each Waynflete or other Professor in respect of his Professorship, the annual sum payable from the general revenues of the College to certain Fellows under the provisions of clauses 38, 39, and 40 of the preceding Statute as to Fellows and Fellowships, and under clause 5 of the preceding Statute as to the Tutorial Board, Tutors, and Tuition Fund, and all sums paid from the Exhibition Fund of the College shall be clear of Income Tax, that is to say, each such sum shall be paid to the recipient without any deduction in respect of Income Tax, and each recipient shall be entitled if he be assessed for Income Tax upon the sum so received by him or upon any part thereof to receive from the College a further sum equal to the amount paid by him in respect of such assessment.

> The Common Seal of the President and Scholars of St. Mary Magdalen College, in the University of Oxford, was hereunto affixed in the presence of

(L S.)

C. R. CARTER,

Bursar.

Lord Chamberlain's Office, St. James's Palace, S.W., December 20, 1912.

THEIR MAJESTIES' COURTS, 1913. REGULATIONS.

1. Their Majesties will hold a series of Courts during the coming year, the first of which will be Diplomatic and Official, and will be held on the 7th February next.

2. Ladies who have been presented, and who wish to be summoned to one of these Courts, are requested to make a written application to the LORD CHAMBERLAIN, ST.

James's Palace, S.W., on the 1st January next, but not before that date.

3. A lady attending a Court may present one lady, for whom she must be responsible, in addition to her daughter or daughter-in-law. The names of ladies to be presented should be forwarded by the lady who wishes to make the presentation when she sends in her own name.

4. A lady presented for the first time can only present her daughter or daughter-in-law at the Court at which she is presented.

5. No applications can be received from ladies who wish to be presented. Their names must be forwarded by the ladies who wish to

make the presentations.

6. Ladies may be accompanied to Court by their husbands if the latter have been presented, but gentlemen do not pass before The King and Queen. Ladies who wish to be accompanied by their husbands should state the fact in their applications, and they should also state if the ladies they desire to present wish to be accompanied by their husbands. Once the summons has been issued, the amending of a summons card in order to include a lady's husband can only be permitted under the most exceptional circumstances.

7. Summonses are issued about three weeks before the date of each Court, and should it not be convenient for a lady to attend the particular Court to which she is summoned, it will be open to her to make her excuses to the Lord Chamberlain in writing, when her name can, if desired, and if possible, be transferred

to another list

8. Ladies who have been presented at Drawing Rooms held during the reign of Her Majesty Queen Victoria and at Courts held during the reign of His late Majesty King Edward VII., will not require to be again presented to Their Majesties The King and Queen.

9. The Dress Regulations are:—Ladies: Full Court Dress with feathers and trains. Trains not to exceed three yards in length from the shoulder. Gentlemen: Full Court

Dress.

SANDHURST,

Lord Chamberlain.

Lord Chancellor's Office, December 19, 1912.

RULES OF THE SUPREME COURT.

The following Rules are published pursuant to the Rules Publication Act, 1893:—

Rules of the Supreme Court (December), 1912.

Finance (1909-10) Act, 1910.

- 1. The Rules of the Supreme Court (Finance (1909-10) Act), 1911, other than Rules 14 and 18, shall apply when the aggrieved persons are the Commissioners of Inland Revenue, subject as follows:—
 - (a) Except in Rules 9 (2) and 15 the words "Commissioners of Inland Revenue" shall be substituted for the word "Appellant," and the word "Respondent" shall be substituted for the words "Commissioners of Inland Revenue" and "Commissioners," and all consequential alterations in the wording of such Rules

rendered necessary by reason of this provision shall be deemed to have been made.

(b) In Rules 9 (2) and 15 the word "Respondent" shall be substituted for the word "Appellant."

(c) In Rule 15 the words "furnished by him or by his Solicitors to the Commissioners" shall be substituted for the words "stated in his petition."

2. These Rules may be cited as the Rules of the Supreme Court (Finance (1909-10) Act), 1912, and shall come into operation forthwith, as urgent.

Copies may be obtained on application to the Lord Chancellor's Office, House of Lords,

SW

Foreign Office, December 18, 1912.

His Majesty's Secretary of State for Foreign Affairs has received a telegram from His Majesty's Minister at Sofia reporting that the port of Bourgas is now open to shipping.

Whitehall, December 18, 1912.

The KING has been pleased to give and grant unto Reginald Stewart Patterson, Esq., Auditor in the Ministry of Public Works, Cairo, His Majesty's Royal licence and authority to accept and wear the Insignia of the Third Class of the Imperial Ottoman Order of the Medjidieh, which Decoration has been conferred upon him by His Highness the Khedive of Egypt, authorized by His Imperial Majesty the Sultan of Turkey, in recognition of valuable services rendered by him.

DORSET COUNTY INDUSTRIAL SCHOOL FOR BOYS.

Seventy-four boys to be admitted.

The Secretary of State for the Home Department being satisfied that, owing to structural alterations, there is now accommodation at the Dorset County Industrial School for 74 boys, has sanctioned an increase of 14 in the number of inmates of the said School, making 74 in all.

Whitehall, 17th December, 1912.

Downing Street, 18th December, 1912.

The KING has been pleased to appoint Sir Alfred Edmund Bateman, K.C.M.G., to be a Commissioner to enquire into the natural resources, trade and legislation of certain portions of His Majesty's Dominions, in the place of the Right Honourable Arnold Morley.

His Majesty has also been pleased to appoint Edward John Harding, Esq., M.A., to be Secretary to the aforesaid Commission in the place of William Arthur Robinson, Esq., B.A.

Board of Trade, 7, Whitehall Gardens, London, December 18, 1912.

For the purposes of the Electric Lighting Acts, 1882 to 1909, and all Provisional Orders and Licenses made and issued thereunder, the

Board of Trade approve of the construction and pattern of the meter (hereinafter described) for the measurement of electrical energy when supplied on the constant pressure single phase two wire alternating current system, and known as the Rex Meter Type S.G. 1.

Provided that the meter be constructed as described in the specification and drawings deposited at the Board of Trade, and dated and numbered 4th September, 1912, H. 15732, and be in accordance with the pattern meter No. 67532 deposited at the Board of Trade on the 16th April, 1912, by or on behalf of Messrs. Thompson and Company, 68A, Lincoln's Inn Fields, London, W.C., agents for the Société Genevoise, Geneva, and which meter has been sealed by the Board of Trade.

The Board of Trade further approve of the means provided for fixing meters of this description, and for connecting them with the service lines as described in the specification and drawings above referred to.

Signed by order of the Board of Trade this 18th day of December, 1912.

T. H. W. Pelham, Assistant Secretary, Board of Trade.

Board of Trade, 7, Whitehall Gardens, London, December 19, 1912.

For the purposes of the Electric Lighting Acts, 1882 to 1909, and all Provisional Orders and Licences made and issued thereunder, the Board of Trade approve of the construction and pattern of the meter (hereinafter described) for the measurement of electrical quantity when supplied on the constant pressure two wire continuous current system, and known as The Bat

Meter Type H.
Provided that the meter be constructed as described in the specification and drawings deposited at the Board of Trade, and dated and numbered 3rd December, 1912, H. 15863, and be in accordance with the pattern meter No. 71226 deposited at the Board of Trade on the 23rd February, 1912, by or on behalf of The Bat Meter Company Limited, 3, Eden Street, Hampstead Road, London, N.W., and

sealed by the Board of Trade.

The Board of Trade further approve of the means providing for fixing meters of this description, and for connecting them with the service lines as described in the specification and drawings above referred to.

Signed by order of the Board of Trade this 19th day of December, 1912.

T. H. W. Pelham, Assistant Secretary, Board of Trade.

Board of Trade (Harbour Department), London, December 19th, 1912.

H. 15895.

The Board of Trade have received a copy of a Notice, dated the 13th December, issued by the Government of Malta, declaring that the seaport of Casablanca, in Morocco, is no longer regarded as a place infected with bubonic plague.

Board of Trade (Harbour Department) London, December 19th, 1912.

H. 15897.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch, dated the 12th December, from His Majesty's Ambassador at Constantinople, stating that, in consequence of the disappearance of cholera from Damascus, the measures imposed at Tebuk on arrivals from the north have been suppressed.

Board of Trade (Harbour Department), London, December 19th, 1912.

H. 15899.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a. copy of a Despatch, dated the 12th December,. from His Majesty's Ambassador at Constantinople, stating that, owing to an extension of the cholera epidemic in Confudah, ships from that port are now subject to a medical visit and. disinfection.

Admiralty, 17th December, 1912.

Lieutenant Alexander Riall Wadham Woods has been promoted to the rank of Commander in His Majesty's Fleet on the occasion of Admiral Sir Francis C. B. Bridgeman, G.C.B., G.C.V.O., relinquishing the appointment of First Sea Lord. Dated 9th December, 1912.

Chief Carpenter John Edward Elstone has been promoted to the rank of Carpenter Lieutenant in His Majesty's Fleet. Dated 4th November, 1912.

Admiralty, 18th December, 1912.

In accordance with the provisions of Order in Council of 22nd February, 1870-

Paymaster Charles Herbert Carroll has been placed on the Retired List. Dated. 13th December, 1912.

In accordance with the provisions of His late Majesty's Order in Council of 19th March, 1908-

Engineer Lieutenant Victor Edward Allaway has been placed on the Retired List. Dated 14th December, 1912.

Royal Naval Reserve.

Probationary Sub-Lieutenant Bertram Harold Davies has been confirmed in the rank of Sub-Lieutenant. Dated 1st April, 1911.

Royal Naval Volunteer Reserve.

Acting Sub-Lieutenant Wallace Moir Annand has been confirmed in the rank of Sub-Lieutenant. Dated 5th April, 1907.

Admiralty, 19th December, 1912.

Assistant Paymaster Frederick D'Oyly Nind has been promoted to the rank of Paymaster in His Majesty's Fleet. Dated 13th December, 1912.

War Office, 20th December, 1912.

SPECIAL RESERVE.

3RD BATTALION, THE ROYAL SCOTS (LOTHIAN REGIMENT).

Lieutenant-Colonel and Honorary Colonel Lord Henry Francis Montagu-Douglas-Scott, to be Honorary Colonel, vice Lieutenant-Colonel and Honorary Colonel G. G. Gordon, C.V.O., C.B., deceased. Dated 21st December, 1912.

> War Office, 20th December, 1912.

REGULAR FORCES.

COMMANDS AND STAFF.

Captain Charles Shawe, The Rifle Brigade (The Prince Consort's Own), to be Aide-de-Camp to Lieutenant-Colonel Earl of Liverpool, M.V.O., Governor and Commander-in-Chief of the Dominion of New Zealand, and to be seconded. Dated 13th November, 1912.

Lieutenant Thomas R. Eastwood, The Rifle Brigade (The Prince Consort's Own), to be Aide-de-Camp (extra) to Lieutenant-Colonel Earl of Liverpool, M.V.O., Governor and Commander-in-Chief of the Dominion of New Zealand, and to be seconded under the provisions of Article 74 (i), Royal Warrant for Pay and Promotion, 1909. Dated 6th November, 1912.

Second Lieutenant John R. Hamilton-Dalrymple, The King's Own Scottish Borderers, to be Aide-de-Camp to Sir H. C. Clifford, K.C.M.G., Governor and Commander-in-Chief of the Gold Coast Colony, and to be seconded. Dated 11th December, 1912.

CAVALRY.

- 1st Life Guards, Hubert Charles George Pedler to be Surgeon-Lieutenant. Dated 21st December, 1912.
- 6th Dragoon Guards (Carabiniers), Lieutenant Kenneth T. Ridpath resigns his commission. Dated 21st December, 1912.
- 6th (Inniskilling) Dragoons, Captain Harry Colmore is seconded for service on the Staff. Dated 15th November, 1912.
- 18th (Queen Mary's Own) Hussars, Lieutenant William Joynson is seconded for service with No. 3 (Northern) Cavalry Depôt. Dated 1st December, 1912. Lieutenant Walter Holdsworth is restored

Lieutenant Walter Holdsworth is restored to the establishment. Dated 1st December, 1912.

Corps of Royal Engineers.

Lieutenant-Colonel Harry Broke, on completion of five years' service as a regimental Lieutenant-Colonel, retires on retired pay. Dated 19th December, 1912.

Major Theodore Fraser to be Lieutenant-Colonel, vice H. Broke. Dated 19th December, 1912.

Captain Eric E. B. Holt Wilson, D.S.O., retires on retired pay. Dated 21st December, 1912.

Coast Battalion, Lieutenant John Collins to be Captain. Dated 21st December, 1912. ROYAL FLYING CORPS.

Military Wing, Second Lieutenant Alan Hartree, Royal Artillery, is appointed to the Reserve. Dated 21st December, 1912.

INFANTRY

- The King's (Liverpool Regiment), Second Lieutenant Arthur Robert Ward Tate, from 5th Regiment (Wellington Rifles), New Zealand Forces (Colonial Candidate), to be Second Lieutenant. Dated 21st December, 1912.
- Alexandra, Princess of Wales's Own (Yorkshire Regiment), Captain William J. Roskell retires on retired pay. Dated 21st December, 1912.

Supernumerary Captain William K. Rollo is restored to the establishment. Dated 21st December, 1912.

- The King's Own Scottish Borderers, Captain Charles F. Kennedy is seconded for service on the Staff. Dated 15th October, 1912.
- The East Surrey Regiment, Lieutenant Charles S. Fuller is seconded for service as an Adjutant, Territorial Force. Dated 1st December, 1912.
- The Duke of Wellington's (West Riding Regiment), Lieutenant Claude R. Hetley is seconded for service under the Colonial Office. Dated 4th December, 1912.
- The Border Regiment, Major Robert O. C. Hume to be Lieutenant-Colonel, vice H. M. S. O'Brien. Dated 4th November, 1912.
- The South Staffordshire Regiment, Captain Herbert J. C. Leland, D.S.O., is seconded for service under the Colonial Office. Dated 4th December, 1912.
- The King's Own (Yorkshire Light Infantry), Major Matthew W. K. Connolly is placed temporarily on the half-pay list on account of ill-health. Dated 11th December, 1912.
- The King's Royal Rifle Corps, Second Lieutenant Alexander E. Lawrence is seconded for service on the Staff. Dated 22nd November, 1912.
- The York and Lancaster Regiment, Lieutenant William P. Baldock resigns his commission. Dated 21st December, 1912.
- The Connaught Rangers, Second Lieutenant Frederick F. Minchin resigns his commission. Dated 21st December, 1912.
- The Prince of Wales's Leinster Regiment (Royal Canadians), Second Lieutenant Gerald Deighton Bailey, from 2nd (South Canterbury) Regiment, New Zealand Forces (Colonial Candidate), to be Second Lieutenant. Dated 21st December, 1912.

ARMY CHAPLAINS DEPARTMENT.

The date of the retirement of the Reverend Robert Armitage, D.S.O., M.A., Chaplain to the Forces, 1st Class, is 4th May, 1912, and not as stated in the Gazette of 3rd May, 1912.

QUEEN ALEXANDRA'S IMPERIAL MILITARY.
NURSING SERVICE.

Staff Nurse Miss Eva C. E. Lindsay resigns her appointment. Dated 19th December, 1912.

MEMORANDUM.

Lieutenant Linton F. W. Willson, halfpay list, is retired from the Active List on

account of non-employment. Dated 21st December, 1912.

GENERAL RESERVE OF OFFICERS.

CAVALRY.

Lieutenant Montague J. C. S. Johnstone resigns his commission. Dated 21st December, 1912.

Arthur Rawlins, late Cadet Serjeant, Cambridge University Contingent, Officers Training Corps, to be Second Lieutenant. Dated 21st December, 1912.

ROYAL REGIMENT OF ARTILLERY.

Major Howard M. S. Lovering resigns his commission. Dated 21st December, 1912. Leonard Morris Webber, late Captain, Royal Field Artillery (Special Reserve), to be Captain. Dated 21st December, 1912.

Infantry.

Claud George Cole-Hamilton, D.S.O., late Captain, 4th Battalion, The Royal Irish Rifles, to be Captain. Dated 21st December, 1912.

The undermentioned to be Second Lieu-

tenants. Dated 21st December, 1912:— Frederick William Powell, late Cadet, Glasgow University Contingent, Officers Training Corps.

Charles Gonville Banister, late Cadet Serjeant, Cambridge University Contingent, Officers Training Corps.

Valentine Knox Gilliland, late Cadet Corporal, Cambridge University Contingent, Officers Training Corps.

SPECIAL RESERVE OF OFFICERS.

- 3rd Battalion, The Royal Scots (Lothian Regiment), Alexander Nigel Trotter, late Cadetl, Clifton College Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 21st December, 1912.
- 3rd Battalion, The Buffs (East Kent Regi-ment), Charles Meredith Bouverie Chapman to be Second Lieutenant (on probation). Dated 21st December, 1912.
- 4th Battalion, The King's (Liverpool Regi-ment), Second Lieutenant Gilbert W. Mapplebeck to be Lieutenant. Dated 6th December, 1912.
- 3rd Battalion, The Royal Irish Regiment, Conrad Fulke Thomond O'Brien ffrench to be Second Lieutenanti (on probation). Dated 1st October, 1912.
- The Lancashire Fusiliers, Battalion, Thomas Reginald Blain, late Cadet, Haileybury College Contingent, Officers Training Corps, to be Second Lieutenant (on proba-Dated 21st December, 1912. tion).
- Battalion, The Cameronians (Scottish ttifles), Major Charles J. Lynch to be Lieutenant-Colonel. Dated 29th October, 1912.
 Second Lieutenant (on probation) Raoul F. J. de Merindol is confirmed in his rank.
- 3rd Battalion, The East Surrey Regiment, Murray Stuart Benning, late Cadet, Uppingham School Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 21st December, 1912.
- 3rd Battalion, The Hampshire Regiment, John

- Ward Cox to be Second Lieutenant (on probation). Dated 1st October, 1912.
- 3rd Battalion, The Manchester Regiment, Second Lieutenant (on probation) George Dixon is confirmed in his rank.
- 4th Battalion, The Prince of Wales's (North Staffordshire Regiment), Captain William Joseph Roskell, retired pay, late Alexandra, Princess of Wales's Own (Yorkshire Regiment), to be Captain under the provisions of Appendix III, Royal Warrant for Pay and Promotion, 1909, with seniority as from 18th February, 1905. Dated 21st December,
- Princess Louise's (Argyll and Sutherland Highlanders), The undermentioned Second Lieutenants (on probation) are confirmed in their rank:

Edmund P. Buchanan.

Robert B. Elliot.

- 3rd Battalion, The Prince of Wales's Leinster Regiment (Royal Canadians), John Joseph O'Brien to be Second Lieutenant (on proba-Dated 21st December, 1912.
- 6th Battalion, The Rifle Brigade (The Prince Consort's Own), Captain Beauchamp A. T. Kerr-Pearse resigns his commission, and is granted the honorary rank of Major, with permission to retain his rank and wear the prescribed uniform. Dated 21st December, 1912.

War Office, 20th December, 1912.

TERRITORIAL FORCE.

\mathbf{Y} eomanry.

- Dorset (Queen's Own) Yeomanry; Surgeon-Captain George H. S. Daniell, M.B., resigns his commission, and is granted permission to retain his rank and to wear the prescribed Dated 21st December, 1912.
- ife and Forfar Yeomanry; Lieutenant Stephen Mitchell to be Captain. Dated 18th Fife and April, 1912.
- Lothians and Border Horse Yeomanry; Lieutenant Samuel S. Steel to be Captain. Dated 19th October, 1912.
- North Somerset Yeomanry; Lionel Cyril Gibbs to be Second Lieutenant. Dated 1st November, 1912.

ROYAL FIELD ARTILLERY.

- 2nd East Anglian Brigade, Royal Field Artillery; Herbert Reginald Graham Brooks (late Cadet Corporal, Clifton College Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 2nd November, 1912.
- 4th Lowland (Howitzer) Brigade, Royal Field Artillery; Private Kenneth Marshall Young, from the 9th (Glasgow Highland) Battalion, The Highland Light Infantry, to be Second Lieutenant. Dated 21st December, 1912.

ROYAL GARRISON ARTILLERY.

Kent Royal Garrison Artillery.

Lieutenant Charles William Ford, Royal Garrison Artillery, to be Adjutant. Dated 12th December, 1912. Lieutenant Charles W. Ford, Royal

Garrison Artillery, is granted the temporary

rank of Captain in the Territorial Force whilst holding the appointment of Adjutant. Dated 12th December, 1912.

ROYAL ENGINEERS.

- 1st East Anglian Field Company, East Anglian Divisional Engineers, Royal Engineers; Thomas Hedworth Story (late Cadet 2nd Corporal, Bedford Grammar School Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. (To be supernumerary). Dated 21st December, 1912.
- 2nd East Anglian Field Company, East Anglian Divisional Engineers; Royal Engineers; Sapper Grant Moritz Michaelis to be Second Lieutenant. (To be supernumerary). Dated 21st December, 1912.
- 2nd North Midland Field Company, North Midland Divisional Engineers, Royal Engineers; Captain James S. Gardner resigns his commission. Dated 21st December, 1912.
- Works Companies, Kent (Fortress) Engineers, Royal Engineers; James William Punter (late Lieutenant, Madras Railway Volunteers) to be Second Lieutenant. (To be supernumerary). Dated 21st December, 1912.

INFANTRY.

4th Battalion (Queen's Edinburgh Rifles), The Royal Scots (Lothian Regiment).

Lieutenant John D. Pollock to be Captain. Dated 17th April, 1912.

The undermentioned Second Lieutenants to be Lieutenants:—

James W. Low. Dated 17th April, 1912. James Morham. Dated 10th July, 1912.

Supernumerary Second Lieutenant George G. Allan is absorbed into the establishment. Dated 16th November, 1912.

Robert Macnair (late Cadet (Piper), George Watson's College Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 21st December, 1912

Thomas Ludwig Barker (late Cadet Serjeant, George Watson's College Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 21st December, 1912.

Private Douglas Marshall Stewart (late Cadet Colour-Serjeant, George Watson's College Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. (To be supernumerary). Dated 21st December, 1912.

- 5th Battalion (Queen's Edinburgh Rifles), The Royal Scots (Lothian Regiment); Lieutenant Adrian W. Moncreiff resigns his commission. Dated 21st December, 1912.
- 9th (Highlanders) Battalion, The Royal Scots (Lothian Regiment); Major Alexander S. Blair to be Lieutenant-Colonel. Dated 17th December, 1912.
- 4th Battalion, Prince Albert's (Somerset Light Infantry).

Lieutenant Charles William Miles, Prince Albert's (Somerset Light Infantry), to be Adjutant. Dated 12th December, 1912.

Adjutant. Dated 12th December, 1912.
Lieutenant Charles W. Miles, Prince
Albert's (Somerset Light Infantry), is
granted the temporary rank of Captain in

- the Territorial Force whilst holding the appointment of Adjutant. Dated 12th December, 1912.
- 6th (Duke of Connaught's Own) Battalion, The Hampshire Regiment.

Lieutenant Herbert Maunsell Bowers, The Hampshire Regiment, to be Adjutant. Dated 13th December, 1912.

Lieutenant Herbert M. Bowers, The Hampshire Regiment, is granted the temporary rank of Captain in the Territorial Force whilst holding the appointment of Adjutant. Dated 13th December, 1912.

- 5th (City of Glasgow) Battalion, The Highland Light Infantry; Robert Monteith Miller (late Cadet Serjeant, Merchiston Castle School Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 30th November, 1912.
- 1st Battalion, The Cambridgeshire Regiment; Captain Harry Hamilton Staton, from the 4th Battalion, The Northamptonshire Regiment, to be Captain. Dated 23rd November, 1912.
- 8th (City of London) Battalion, The London Regiment (Post Office Rifles); Lieutenant-Colonel (Colonel, retired pay, Reserve of Officers) Charles J. Markham is appointed to command the battalion, under the conditions of paragraph 61 of the Territorial Force Regulations. Dated 1st November, 1912.

ARMY SERVICE CORPS.

1st South Midland Mounted Brigade Transport and Supply Column, Army Service Corps.

Lieutenant Arthur H. Moody to be Captain. Dated 27th November, 1912.

Second Lieutenant Arthur A. King to be Lieutenant. Dated 27th November, 1912. Second Lieutenant Percy W. B. Blake more is absorbed into the establishment. Dated 27th November, 1912.

Notts and Derby Brigade Company, North Midland Divisional Transport and Supply Column, Army Service Corps; Stephen Cecil Armitage to be Second Lieutenant. (To be supernumerary). Dated 7th November, 1912.

ROYAL ARMY MEDICAL CORPS.

- South Wales Mounted Brigade Field Ambulance, Royal Army Medical Corps; Josiah Browne to be Lieutenant. Dated 23rd November, 1912.
- 1st East Anglian Field Ambulance, Royal Army Medical Corps; Transport Officer and Honorary Lieutenant Arnold J. Haward resigns his commission. Dated 21st December, 1912.
- 2nd East Lancashire Field Ambulance; Royal Army Medical Corps; Lieutenant Henry Bentley resigns his commission. Dated 21st December, 1912.
- 4th Southern General Hospital, Royal Army Medical Corps; Captain Joseph W. Gill, M.D., to be Major. Dated 29th January, 1912.

Sanitary Service.

Captain Arthur Briggs Dunne, M.B., from the Notts and Derby Mounted Brigade Field Ambulance, Royal Army Medical Corps, to be Captain, whose services will be

available on mobilisation. Dated 21st. December, 1912.

Attached to Units other than Medical Units.

Captain Thomas A. Walker resigns his commission. Dated 21st December, 1912.

Major Reginald G. Hann resigns his com-

mission. Dated 21st December, 1912.

For attachment to Units other than Medical Units.

Henry William Martyn Strover, M.B. (late Second Lieutenant, 4th Durham Royal Garrison Artillery (Volunteers)), to be Lieutenant. Dated 31st October, 1912.

Arnold Morris to be Lieutenant. Dated 10th November, 1912.

CHAPLAINS DEPARTMENT OF THE TERRITORIAL FORCE.

The Reverend Cyril E. Kindersley, M.A., Fourth Class Chaplain to the Territorial Force, ranking as Captain, to be Third Class Chaplain to the Territorial Force, ranking as Major. Dated 21st May. 1912.

as Major. Dated 21st May, 1912.
The Reverend Robert S. Kemp, B.D.,
Second Class Chaplain to the Territorial
Force, ranking as Lieutenant-Colonel, to be
First Class Chaplain to the Territorial Force,
ranking as Colonel. Dated 3rd September,
1912.

The Reverend William Rainie, M.A., Second Class Chaplain to the Territorial Force, ranking as Lieutenant-Colonel, to be First Class Chaplain to the Territorial Force, ranking as Colonel. Dated 19th November, 1912.

Church of England.

The Reverend Henry Foster Pegg, M.A. (late Fourth Class Chaplain to the Territorial Force, ranking as Captain), to be Fourth Class Chaplain to the Territorial Force, ranking as Captain. Dated 30th November, 1912.

The Reverend Augustus H. Scott-White, B.Sc., B.A., Fourth Class Chaplain to the Territorial Force, ranking as Captain, resigns his commission, and is granted permission to retain his rank. Dated 21st December, 1912.

Unattached List for the Territorial Force.

Arthur James Rooker Roberts to be Second Lieutenant, for service with the Mill Hill School Contingent, Junior Division, Officers Training Corps. Dated 3rd December, 1912.

Edward Downer to be Second Lieutenant, for service with the King Alfred's School Contingent, Junior Division, Officers Training Corps. Dated 14th December, 1912.

ing Corps. Dated 14th December, 1912.

Arthur Purefoy Irwin Samuels to be Second Lieutenant, for service with the infantry unit of the Dublin University Contingent, Senior Division, Officers Training Corps. Dated 21st December, 1912.

Officers Training Corps.

Oxford University Contingent, Senior Division, Officers Training Corps; Second Lieutenant Roderic G. Fenwick (University Candidate) ceases to serve with the contingent. Dated 7th December, 1912.

Dated 21st Reading University College Contingent, Sensor Division, Officers Training Corps; Lieu tenant Alfred S. Mason ceases to serve with the contingent. Dated 26th October, 1912.

Cambridge and County School Contingent, Junior Division, Officers Training Corps; Second Lieutenant Maurice M. Eastwell ceases to serve with the contingent. Dated 4th December, 1912.

TERRITORIAL FORCE RESERVE.

Infantry.

Lieutenant-Colonel James Clark, C.B., from the 9th (Highlanders) Battalion, The Royal Scots (Lothian Regiment), to be Lieutenant-Colonel. Dated 17th December, 1912.

VOLUNTEER FORCE.

CADET BATTALIONS.

1st Cadet Battalion, The Cheshire Regiment; Major Edward A. Humphreys resigns his commission. Dated 21st December, 1912.

NATIONAL INSURANCE ACT, 1911.

(1 & 2 George V, ch. 55).

Notice is hereby given that the Joint Com-mittee of the several bodies of Commissionersappointed for the purposes of Part I of the National Insurance Act, 1911, and the Insurance Commissioners constituted under the said. Act, acting jointly, have withdrawn the draft of the Special Order under sub-section (7) of section 47 of the said Act, of which notice was published by them in the London Gazette dated 10th December, 1912; and notice is hereby further given, pursuant to the provisions of section 113 of the National Insurance Act, 1911, and of the Ninth Schedule to the. said Act, that the said Joint Committee and the Insurance Commissioners, acting jointly, in. substitution for the draft Order so withdrawn. as aforesaid, have issued the draft of a new-Special Order under the same sub-section:

(a) extending the provisions of the said section 47 as respects the following employers, viz.:—F. Gustav Ernst, of 80 and 82, Charlotte Street, Fitzroy Square, London, W.; S. Maw, Son and Sons, of 7 to 12, Aldersgate Street, London, E.C.; The Earlestown Industrial Co-operative Society Limited, of Earle Street, Earlestown, Lancashire; The Newcastle-upon-Tyne Co-operative Society Limited, of 103, Newgate Street, Newcastle-upon-Tyne, Northumberland; and The Rother Vale Collieries, Limited, of Treeton, near Rotherham, Yorkshire, to employments of any class (not being a class of employment specified in any Special Order made under sub-section (1) of the said section 47) by or under any of the said employers, if, by the terms of the employment, the person employed is entitled to not less than one week's notice of the termination of his employment; and

(b) containing provisions for the purpose of adapting the other provisions of Part I of the said Act to the classes of employment to which the provisions of section 47 of the Act are so extended.

A draft of the proposed new Order may be obtained free of cost on application to the Office of the National Health Insurance Joint Committee, Buckingham Gate, London, S.W.

Objections to the new draft Order by or on behalf of any person affected by its provisions must be sent in writing within 40 days from the date of this Notice addressed to the Secretary of the Joint Committee at the above address.

National Health Insurance
Joint Committee,
National Health Insurance Commission
(England),
Buckingham Gate, London, S.W.

ORDER OF THE LOCAL GOVERNMENT BOARD: Notification and Treatment of Tuberculosis.

GENERAL ORDER.

To the Councils of the several Administrative Counties in England and Wales;—

To the Mayor, Aldermen, and Commons of the City of London, in Common Council assembled;—

To the Councils of the several Metropolitan Boroughs, Municipal Boroughs, and other Urban Districts in England and Wales;—

To the Councils of the several Rural Districts in England and Wales;—

. To the Board of Guardians of every Poor Law Union in England and Wales;—

To the Board of Management of each Asylum District formed under the Metropolitan Poor Act, 1867, and of every District School in England and Wales:—

To all Medical Practitioners;—
And to all others whom it may concern.

WHEREAS We, the Local Government Board, are empowered by Section 130 of the Public Health Act, 1875, as amended by the Public Health Act, 1896, from time to time, to make, alter, and revoke Regulations with a view to the treatment of persons affected with any endemic or infectious disease and for preventing the spread of the disease; and to provide for the enforcement and execution of the Regulations;

And whereas Tuberculosis is an endemic and

an infectious disease;

And whereas by the Public Health (Tuberculosis) Regulations, 1908, by the Public Health (Tuberculosis in Hospitals) Regulations, 1911, and by the Public Health (Tuberculosis) Regulations, 1911, We made certain Regulations for preventing the spread of Pulmonary Tuberculosis;

And whereas it appears to Us to be expedient that the said Regulations should be revoked, and that the Regulations which are hereinafter set forth should be made in relation to Tuber-

·culosis :

NOW THEREFORE, We, by this Our Order and in the exercise of the powers conferred upon Us by the Public Health Act, 1875, the Public Health (London) Act, 1891, and the Public Health Act, 1896, and of every other power enabling Us in that behalf, do

hereby make the following Regulations, that is to say:—

Definitions.

ARTICLE I.—In these Regulations, unless the contrary intention appears:—

(a) Words importing the masculine gender

include females;

(b) Words in the singular include the plural, and words in the plural include the singular;

(c) Expressions referring to writing include references to printing, and to other modes of representing or reproducing words in a visible form, and references to printing include references to other mechanical modes of so representing or reproducing words:

of so representing or reproducing words;
(d) The expression "Local Authority" means, as the case may be, the Mayor, Aldermen, and Commons of the City of London in Common Council assembled, the Council of a Metropolitan Borough, the Council of a Municipal Borough or other Urban District, or the Council of a Rural District;

(e) The expression "District" means the District subject to the jurisdiction of the Local Authority for the purposes of the Public Health (London) Act, 1891, or of the Public Health Act, 1875, as the case may

(f) The expression "Joint Committee" means a Joint Committee constituted for a combination of Poor Law Unions in pursuance of Section 8 of the Poor Law Act, 1879;

(g) The expression "Board of Managers" means, as the case may be, the Board of Management of an Asylum District formed under the Metropolitan Poor Act, 1867, or of a School District formed under the Poor Law Amendment Act, 1844;

Law Amendment Act, 1844;

(h) The expression "Tuberculosis Dispensary" means a non-residential institution, approved by the Local Government Board under the National Insurance Act, 1911, for the treatment of tuberculosis.

the treatment of tuberculosis;
(i) The expression "Sanatorium" means a residential institution, approved by the Local Government Board under the National Insurance Act, 1911, for the treatment of

tuberculosis;

(j) The expression "Poor Law Institution" means a Workhouse, a Workhouse Infirmary, or other building subject to the government of a Board of Guardians of a Poor Law Union, or of a Joint Committee, or an Asylum (not being a lunatic asylum) or School subject to the government of a Board of Managers;

(k) The expression "Hospital" means any hospital, dispensary, or similar institution for the treatment of the sick, and includes a lunatic asylum but does not include a Poor Law Institution, a Tuberculosis Dispensary, or a Sanatorium;

(1) The expression "Institution" means a Hospital, Poor Law Institution, Tuberculosis Dispensary, or Sanatorium;

(m) The expression "Medical Practitioner" means any person for the time being

registered under the Medical Acts;
(n) The expression "Medical Officer" when used in relation to a Poor Law Institution, Tuberculosis Dispensary, or Sanatorium means the Medical Practitioner who is in medical charge of the patients at the institution or any Medical Practitioner who may be duly authorised or appointed to act as

the deputy of or substitute for the first-named Medical Practitioner, and the said expression when used in relation to a Hospital means any Medical Practitioner who is in medical attendance on a patient at a Hospital;

(o) The expression "Medical Officer of Health" means Medical Officer of Health

of a Local Authority;
(p) The expression "School Medical Inspector" means any Medical Practitioner appointed under Section 13 of the Education (Administrative Provisions) Act, 1907, to undertake the medical inspection of children

attending a Public Elementary School;
(q) The expression "the previous Regulations" means the Public Health (Tuberculosis) Regulations, 1908, the Public Health (Tuberculosis in Hospitals) Regulations, 1911, and the Public Health (Tuberculosis)

Regulations, 1911;

(r) The expressions "Form A.", "Form B.", "Form C.", and "Form D.", mean respectively the Form A., Form B., Form C., and Form D. set out in the Schedule A.

to these Regulations;
(s) The expression "week" means a week

ending at midnight on Saturday.

Revocation of previous Regulations.

ARTICLE II.—On and after the date of the operation of these Regulations the previous Regulations and all Orders made by the Local Government Board thereunder shall revoked.

Commencement of Regulations.

ARTICLE III.—These Regulations shall come into operation on the first day of February, one thousand nine hundred and thirteen, and, subject to the provisions of Article XVII. of these Regulations, shall then and thereafter apply and have effect throughout England and Wales, and shall be enforced and executed by every Local Authority.

Supply of Forms of Notification.

ARTICLE IV .- For the purposes of these

Regulations-

Every Local Authority shall provide and maintain a sufficient supply of printed copies of the Forms set out in the Schedule A. to these Regulations, and shall as soon as practicable after these Regulations come into operation, and afterwards from time to time when application is made to them, furnish-

(a) printed copies of Form A. to every medical practitioner resident or practising within the District of the Local Authority;

(b) printed copies of Form B. to the School Medical Inspector or Inspectors of every Public Elementary School situate within the

District of the Local Authority; and
(c) printed copies of Form C. and Form D. to the Medical Officers of every Poor Law Institution and Sanatorium situate within the District of the Local Authority.

Notification by Medical Practitioners.

ARTICLE V.—Subject to the provisions of these Regulations every Medical Practitioner (unless acting as a School Medical Inspector) attending on or called in to visit any person (whether at an Institution or otherwise), shall, within forty-eight hours after first becoming aware that such person is suffering from Tuberculosis, make and sign a notification of the case in Form A., and shall transmit the notification to the Medical Officer of Health for the District within which the place of residence of the person is situate at the date of notification:

Provided that a Medical Practitioner shall not notify a case of Tuberculosis under this Article if he has reasonable grounds for believing that the case has already been notified, either under this Order or under the previous Regulations or otherwise, to the Medical Officer of Health for the District within which the place of residence of the person is situate:

Provided further that if a notification is required in pursuance of this Article in respect of an in-patient at an Institution, the notification shall be sent to the Medical Officer of Health for the District in which the usual place of residence of the patient is situate.

Weekly Notification by School Medical Inspectors.

ARTICLE VI.—Every School Medical Inspector shall, as soon as practicable after the end of each week, make and sign a notification in Form B. of all cases of Tuberculosis of which he has first become aware in the course of inspections made by him during the week of children attending Public Elementary Schools, and shall transmit the notification to the Medical Officer of Health for the District within which the places of residence of the children are situate. When the places of residence are situate in more than one District, a separate notification shall be transmitted to the Medical Officer of Health of each District.

Weekly Notification by Medical Officers of Poor Law Institutions and Sanatoria.

ARTICLE VII.—The Medical Officer of a Poor Law Institution or of a Sanatorium shall, as soon as practicable after the end of each week-

(a) make and sign a notification in Form C. of all cases of Tuberculosis admitted during the week and not being cases which are required to be notified under Article V. of these Regulations, and transmit the notification to the Medical Officer of Health for the District within which the places of residence of the persons notified are situate; and

(b) make and sign a notification in Form D. of all cases of Tuberculosis discharged during the week, other than cases transferred to a Poor Law Institution or a Sanatorium, and transmit the notification to the Medical Officer of Health for the District within which the places of destination of the persons notified are situate.

When the places of residence, or the places: of destination, as the case may be, of the persons to be notified are situate in more than one District, a separate notification shall be transmitted to the Medical Officer of Health of each District.

Diagnosis of Tuberculosis.

ARTICLE VIII.—For the purposes of these Regulations a Medical Practitioner shall be deemed to have become aware that a person is suffering from Tuberculosis when he has arrived at this conclusion from evidence other than that derived solely from tuberculin tests applied to that person.

Transmission of Notifications.

ARTICLE IX.—A notification to be transmitted to a Medical Officer of Health in pursuance of these Regulations may be transmitted by being delivered to that Officer or by being delivered at his office or residence, or may be sent by prepaid letter post addressed to him at his office or at his residence. Every notification shall be enclosed in a sealed envelope addressed to the Medical Officer of Health.

Remuneration of Medical Practitioners.

ARTICLE X.—(1) Every Medical Practitioner described in column 1 of the Schedule B. to these Regulations shall be entitled to receive for each notification duly made, signed and transmitted by him under Article V. of these Regulations the fee specified in column 2 of the said Schedule opposite to the description of the Medical Practitioner in column 1, and for every notification duly made, signed and transmitted by him under Article VII. of these Regulations, the fee specified in column 3 of the said Schedule opposite to the description of the Medical Practitioner in column 1.

- (2) As soon as practicable after the end of the quarter during which the notification was sent to the Local Authority for the District within which the place of residence or place of destination of the person notified is situate that Local Authority shall pay the fee for the same, and a Medical Practitioner shall not be required for that purpose to submit an account of fees claimed by him under these Regulations.
- (3) The said fees shall in each case be deemed to cover all expenses, including the cost of transmission.

Duties of Medical Officers of Health.

ARTICLE XI.—(1) A Medical Officer of Health, on receipt of a notification which has been erroneously addressed to him by a Medical Practitioner, shall forthwith transmit the notification to the Medical Officer of Health to whom the notification ought, in pursuance of these Regulations, to have been addressed, and shall at the same time inform the Medical Practitioner that he has done so, and shall give to him the name and address of the Medical Officer of Health to whom the notification has been sent.

(2) Every Medical Officer of Health shall cause to be entered in a Register to be kept by him for that purpose the full particulars contained in every notification received by him under these Regulations and relating to a person whose place of residence or place of destination is situate within the District for which he is Medical Officer of Health. The said Register shall be kept in the custody of the Medical Officer of Health and shall not be open to inspection by any person other than a person specially authorized by resolution of the Local Authority, the Medical Officer of Health for the Administrative County within which the District is situate, a School Medical Inspector for any area within which the District is situate, or an Officer of any Government Department authorized in that respect by that Department.

Every notification and every document relating to a person notified under these Regulations shall be regarded by the Medical Officer of Health, and by every person who has access thereto, as confidential.

- (3) The Medical Officer of Health shall, as soon as practicable after the end of each week, send to the Medical Officer of Health for the Administrative County within which the District is situate a statement of every notification received by him during the week in pursuance of these Regulations and relating to a person whose place of residence is situate within the District for which he is Medical Officer of Health. The statement shall show on which Form the notification was made and shall contain the information in regard to each person which was given in the notification.
- (4) Any expenses incurred by a Medical Officer of Health in carrying out the duties imposed upon him by this Article shall be defrayed by the Local Authority of the District for which he is Medical Officer of Health.

ARTICLE XII.—Upon the receipt of a notification under these Regulations the Medical Officer of Health, or an Officer of the Local Authority acting under the instructions of the Medical Officer of Health, shall make such inquiries and take such steps as are necessary or desirable for investigating the source of infection, for preventing the spread of infection, and for removing conditions favourable to infection:

Provided that nothing in this Article shall be deemed to authorize a Medical Officer of Health or other Officer to take any of the steps herein mentioned at any Institution other than one belonging to the Local Authority, except with the consent of the Managers of that Institution.

Special Powers and Duties of Local Authorities.

ARTICLE XIII.—For the purposes of these Regulations—

(1) A Local Authority on the advice of their Medical Officer of Health may supply all such medical or other assistance, and all such facilities and articles as may reasonably be required for the detection of Tuberculosis, for preventing the spread of infection and for removing conditions favourable to infection, and for that purpose may appoint such officers, do such acts and make such arrangements as may be necessary:

Provided that nothing in this subdivision of this Article shall be deemed to authorize a Local Authority to take any of the measures herein mentioned at any Institution other than one belonging to the Local Authority.

(2) A Local Authority, on the advice of their Medical Officer of Health, may provide and publish or distribute suitable summaries of information and instruction respecting Tuberculosis, and the precautions to be taken against the spread of infection from that disease.

Notification not required in certain cases.

ARTICLE XIV.—Nothing in these Regulations shall apply to or impose any duty or obligation upon any Medical Practitioner acting in his capacity as—

(a) Medical Officer of one of His Majesty's Prisons or of a Borstal Institution, a Certified Reformatory School, a Certified Indus-

trial School, a State or Certified Inebriate Reformatory, or a Criminal Lunatic Asylum;

- (b) Medical Examiner of candidates for some office or appointment;
- (c) Medical Examiner on behalf of an Insurance Company of a person proposing to insure his life at the risk of that Company;
- (d) Medical Examiner of the passengers and crew of an emigrant ship; or
- (e) Certifying or appointed Surgeon under the Factory and Workshop Acts.

ARTICLE XV.—Nothing in these Regulations shall have effect so as to require a notification to be transmitted to a Medical Officer of Health in respect of any inmate of any building, ship, vessel, boat, tent, van, shed or similar structure belonging to His Majesty the King.

Exception and application of Enactments.

ARTICLE XVI.—Nothing in these Regulations shall have effect so as to apply, or so as to authorize or require a Medical Officer of Health or a Local Authority, or any other person or authority, directly or indirectly, to put in force with respect to any person in relation to whom a notification in pursuance of these Regulations has been transmitted to a Medical Officer of Health any enactment which

renders the person, or any one in charge of the person, or any other person, liable to a penalty, or subjects the person to any restriction, prohibition, or disability affecting himself, or his employment, occupation or means of livelihood, on the ground of his suffering from Tuberculosis.

Modifications consequent upon Local Acts.

ARTICLE XVII.—Nothing in these Regulations shall have effect in derogation of any power conferred, or of any duty or obligation imposed with respect to Tuberculosis by a Local Act, and these Regulations shall not apply to a District in which any such Local Act as aforesaid is in force except so far as they impose duties and obligations or confer powers which are not imposed or conferred by the Local Act and which are not inconsistent with any duties, obligations, or powers which are imposed or conferred by the Local Act. Such modification as may be necessary to give effect to the intention of this Article shall be deemed to have been made in these Regulations in relation to any such District as aforesaid.

Short Title.

ARTICLE XVIII.—These Regulations may be cited as "the Public Health (Tuberculosis) Regulations, 1912."

SCHEDULE A.

FORM A. .

PUBLIC HEALTH (TUBERCULOSIS) REGULATIONS, 1912.

^{*} Here state the localisation of the disease.

[†] Care should be taken to ascertain accurately the patient's place of residence. Where necessary the name of the town or village and of the county in which it is situated should be stated as well as the name or number of the house and the name of the street.

FORM B.

Public Health (Tuberculosis) Regulations, 1912.

o the Medical Officer of Heal	th for the_		of	·	
I hereby give you notice re suffering from Tuberculosi		y opinion	, the children of w	hom partic	ılars are appende
Name of Child in full.	Age.	School,	Place of Resi		Localisation of Disease.
					٠
Dated this	day (
	,	(Si	gned)		
			Sel	nool Medica	l Inspector.
Public Form of Notification to be under Article VII.	HEALTH (T used by Me (a) for Pati	dical Officents who	esis) Regulations ers of Poor Law I have been notified	Institutions before adm	and Sanatoria ission.*
Form of Notification to be under Article VII. o the Medical Officer of Heal	HEALTH (T used by Me (a) for Pati	UBERCULO	ers of Poor Law I have been notified	nstitutions before adm	ission.*
Public Form of Notification to be under Article VII.	HEALTH (Tused by Me (a) for Patielth for the that the period tot	UBERCULO dical Office ents who	ers of Poor Law I have been notified	Institutions before adm	ission.* om particulars a
Public Form of Notification to be under Article VII. the Medical Officer of Heal I hereby give you notice to the below, have been admitted.	HEALTH (Tused by Me (a) for Patielth for the that the period tot	uberculo dical Office ents who rsons affec	ers of Poor Law I have been notified of ted with Tubercu	Institutions before adm	om particulars a, durin
Public Form of Notification to be under Article VII. the Medical Officer of Heal I hereby give you notice to the below, have been admitted the week ending	HEALTH (Tused by Me (a) for Patilith for the	uberculo dical Office ents who rsons affec	ers of Poor Law I have been notifiedofted with Tubercu	Institutions before adm	ission.* om particulars a
Public Form of Notification to be under Article VII. the Medical Officer of Heal I hereby give you notice to the below, have been admitted the week ending	HEALTH (Tused by Me (a) for Patilith for the	uberculo dical Office ents who rsons affec	ers of Poor Law I have been notifiedofted with Tubercu	Institutions before adm	om particulars a, durin
Public Form of Notification to be under Article VII. o the Medical Officer of Heal I hereby give you notice to the below, have been admitted the week ending.	HEALTH (Tused by Me (a) for Patilith for thethat the period to†	dical Office onts who	ers of Poor Law I have been notifiedofted with Tubercu	losis, of wh	om particulars a, durin tesidence before ac we address in full).

^{*} Patients who have not been notified before admission are to be notified on Form A.

† Here state the name of the Institution.

‡ Care hould be taken to ascertain accurately the patient's place of residence. Where necessary the name of the town or village and of the county in which it is situated should be stated as well as the name or number of the house and the name of the street.

In the case of a patient transferred to an Institution from another Institution the "place of residence before admission" shall mean the place of residence before the patient's admission to the first Institution.

FORM D.

Public Health (Tuberculosis) Regulations, 1912.

Form of Notification (after discharge) by Medical Officers of Poor Law Institutions and Sanatoria under Article VII. (b).

I hereby give you no given below, have been of ending	otice that t lischarged :	he persons affecte	d with Tuberculosis, of	whom particulars are
Name n full.	Age.	Localisation of Disease.	Place of Residence before Admission (give address in full).†	Place of Destination (give address in full).†
Г	ated this	•	day of	, 19
			lical Officer of the abov	
* Here state the name † Care should be take: Where necessary the name as well as the name or num	n to ascerta	in accurately the part or village and of	the county in which it is	e and place of destination. situated should be stated

SCHEDULE B.

TABLE OF FEES TO BE PAID FOR NOTIFICATIONS.

1.		2.	3. Amount of Fee for each Notification under Article VII.			
Description of Medical Practitioner.		for each Notification under Article V.	For the first Name on each List.	For each additional Name.		
Acting in the capacity of: Private Practitioner Medical Officer of a Hospital Medical Officer of a Poor Law Institution District Medical Officer	•••	s. d. 2 6 1 0 1 0 1 0	s. d. 1 0	s. d. 03		



Given under the Seal of Office of the Local Government Board, this Nineteenth day of December, in the year One thousand nine hundred and twelve.

John Burns, President.

MOTOR CAR ACT, 1903. Regulations under Section 9 (1). COUNTY OF LONDON.

METROPOLITAN BOROUGH OF SAINT PANCRAS.

To the London County Council: -And to all others whom it may concern.

WHEREAS by sub-section (1) of Section 9 of the Motor Car Act, 1903 (hereinafter referred to as "the Act"), it is enacted that, within any limits or place referred to in Regulations made by Us, the Local Government Board, with a view to the safety of the public, on the application of the local authority of the area in which the limits or place are situate, a person shall not drive a motor car at a speed

exceeding ten miles per hour;

And whereas the London County Council having made application to Us to make a Regulation in pursuance of the said sub-section putting the above-mentioned provisions of that sub-section in force within the limits comprising certain roads situate at Highgate within the Metropolitan Borough of Saint Pancras, We directed a Local Inquiry to be held into the matter by one of Our Inspectors, and the Inquiry was held accordingly, and Report has been made to Us thereon:

NOW THEREFORE, in pursuance of the powers given to Us in that behalf, We do, by this Our Order, make the following Regula-

ARTICLE I.—The provisions of sub-section (1) of Section 9 of the Act with respect to the driving of a motor car at a speed not exceeding ten miles per hour shall apply and have effect within the limits comprising so much of Swain's Lane, Highgate, within the Metropolitan Borough of Saint Pancras, as extends from its junction with South Grove to a point 100 yards south of the main entrance to the western portion of Highgate Cemetery.

ARTICLE II.—These Regulations shall come into operation on the twenty-third day of December, one thousand nine hundred and twelve.

Given under the Seal of Office of the Local

LS.

Government Board, this eleventh day of December, in the year one thousand nine hundred twelve.

John Burns,

President.

J. S. Davy, Assistant Secretary.

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(Dated 19th December 1912.)

ANIMALS (LANDING FROM IRELAND) AMENDMENT ORDER OF 1912 (No. 21).

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1911, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

Landing of Cattle and Swine from Ireland.

1. The suspension of the operation of Parts II and III of the Animals (Landing from Ireland) Consolidation and Amendment Order of 1912 (hereinafter referred to as "the principal Order ") shall cease on and after the date hereof, and that Order shall take effect except that in Articles 4 and 8 the words "until the expiration of ninety-six hours from the time of the departure from Ireland" shall be substituted for the words "until the expiration of fourteen days from the date of departure from Ireland.''

Landing of Irish Animals at Dundee.

2. The principal Order shall be read and have effect as if the premises described in the Schedule hereto were included in the Third Schedule to that Order (Landing Places in $Great\ Britain$).

Revocation of Orders.

3. The Animals (Landing from Ireland) Amendment Orders of 1912 (No. 19) and (No. 20) are hereby revoked.

Short Title.

4. This Order may be cited as the Animals (Landing from Ireland) Amendment ORDER OF 1912 (No. 21).

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this nine-LS. teenth day of December, nineteen hundred and twelve.

> T. H. Elliott, Secretary.

SCHEDULE.

All that part of the port of Dundee which is coloured pink on the plan sealed by the Board of Agriculture and Fisheries for the purposes of the Animals (Landing from Ireland) Amendment Order of 1912 (No. 19), and deposited at the office of the Board.

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

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED 17TH DECEMBER 1912.)

KENT (FOOT-AND-MOUTH DISEASE) ORDER OF 1912 (No. 5).

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1911, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:

Modification of Orders.

1. The Kent (Foot-and-Mouth Disease) Order of 1912 (hereinafter referred to as "the principal Order") and the Kent (Foot-and-Mouth Disease) Orders of 1912 (Nos. 3 and 4), hereinafter referred to as "Order (No. 3)" and "Order (No. 4)" respectively, are modified in manner hereinafter appearing.

Movement into and within Zone I and Zone II for Immediate Slaughter.

2.—(1.) An animal may, subject as hereinafter provided, be moved by railway or by water without a licence from premises not situate within the Schedule District to a railway station or landing-place situate within the Zone described in the First Schedule to Order (No. 3), hereinafter referred to as "Zone II"; and an animal so moved may be moved from the railway station or landing-place to any slaughterhouse situate either within Zone II, or within the Zone I described in the Schedule hereto (hereinafter referred to as "Zone I'), except the Prohibited Parts of Zone I, if accompanied by a Movement Licence granted by an Inspector of the Local Authority of the District in which the railway station or landing-place is situate.

(2.) An animal may, subject as hereinafter provided, be moved by railway without a licence from premises not situate within the Schedule District to a railway station situate within Zone I (except the Prohibited Parts); and an animal so moved may be moved from the railway station to any slaughterhouse situate within the Zone I (except the Prohibited Parts) if accompanied by a Movement Licence granted by an Inspector of the Local Authority of the District in which the railway station is

situate.

(3.) An animal may, subject as hereinafter provided, be moved from any premises in Zone I (except the Prohibited Parts) or in Zone II to any slaughterhouse in Zone I (except the Prohibited Parts) if accompanied by a Licence granted by an Inspector of the Local Authority of the District in which the slaughterhouse is situate.

Prohibition of Markets, &c., of Animals in Zone I.

3. No market, fair, sale, or exhibition of animals shall be held in Zone I.

Continued Prohibition of Movement in certain Prohibited Parts of Zone I.

4. The prohibition of movement of animals contained in the principal Order shall apply without modification to the parts of Zone I. described in the Schedule hereto (hereinafter referred to as "Prohibited Parts").

Movement of Animals through Zones or Prohibited Parts by Railway.

5. For the purposes of this Order, an animal shall not be deemed to be moved into or out of a Zone or Prohibited Parts of a Zone where it is moved through such Zone or Prohibited Parts by railway from a place outside such Zone or Prohibited Parts to another place outside such Zone or Prohibited Parts without unnecessary delay and without the animal being untrucked within such Zone or Prohibited Parts.

Provisions as to Farms on borders of Zones.

6. If any farm (except any detached part) is partly within and partly without a Zone, the whole shall be deemed to be within the Zone, and where the farm extends to two Zones the whole shall be deemed to be in the inner Zone.

Commencement.

7. This Order shall come into operation on the eighteenth day of December, nineteen hundred and twelve.

Short Title, &c.

8. This Order may be cited as the Kent (FOOT-AND-MOUTH DISEASE) ORDER OF 1912 (No. 5), and shall be read with the Orders referred to in Article 1.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this seventeenth day of December, nineteen hundred and twelve.

T. H. Elliott,

Secretary.

SCHEDULE.

Zone I.

A Zone in the administrative county of Kent comprising:—

That part of the petty sessional division of Ashford which lies to the north of the road from Tenterden to Lympne (via Brook Street, Hunts Wood, Kenardington Cross, Ham Street, Bilsington and Postling Green);

That part of the petty sessional division of Elham which lies to the north of the abovementioned road, and to the west of the road from Lympne to Canterbury (via Berwick, Stanford, Monks Horton, and Stone Street Causeway); and

The parishes of Chartham, Petham, and Waltham (including its detached part).

Prohibited Parts of Zone I.

An Area in the administrative county of Kent comprising such parts of the parishes of Wye, Boughton Aluph (including its detached part), Kennington, Willesborough, Hinxhill, and the detached part of the parish of East-

well, as lie within the following boundary, but excluding any roads and footpaths forming parts of such boundary.

Commencing at Boughton Corner and proceeding thence in a south-westerly direction along the main road towards Kennington to the footpath running westward from the northern boundary of Perry Court, thence in a westerly and southerly direction following the last-named footpath, Pilgrim's Road, and the main road (via Home Farm and Goat Lees), to the guide post near the Rose Public House at Kennington Lees, thence in a south-easterly direction by the main road (via the school and Recreation Ground), to the guide post near the eastern corner of Kennington House grounds, thence in a southerly direction following the main road (via Longbridge Bridge

over the Great Stour), to the main road running eastward to Goose Green, thence in an easterly and northerly direction, following the last-named road, and the main road (via Blackwell Farm), to the Junction of the latter with the main road running south-eastward past Brookfield House, thence south-easterly, northerly and north-westerly, following the last-named road and the main road (via Griffens Corner, Wye Village, Wye Bridge and Brickiln Wood), to the point of commencement.

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

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED 17TH DECEMBER 1912.)

(SWINE-FEVER INFECTED AREA.)

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1911, and of every other power en-

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

The Orders described in the Schedule to this Order are hereby revoked on the twenty-first day of December, nineteen hundred and twelve.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this seventeenth day of December, nineteen hundred and twelve.

T. H. Elliott,
Secretary.

SCHEDULE

Orders Revoked.

No.	Date.		Subject.
8250	1911. 4 December	••	Declaration of a Swine-Fever Infected Area comprising parts of the administrative county of Huntingdon.
8286	1912. 12 February		Extension of the limits of the above-mentioned Swine-Fever Infected Area.
8328	21 May	•••	Contraction of the limits of the last-mentioned Swine-Fever Infected Area.
8381	5 July	•••	Further contraction of the limits of the foregoing Swine-Fever Infected Area.
8503	31 July	•••	Extension of the limits of the last-mentioned Swine-Fever Infected Area so as to comprise the following Area, namely: —An Area in the administrative county of Huntingdon, comprising the petty sessional division of Ramsey (excluding its detached part).

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

ORDER OF THE REGISTRAR-GENERAL IN ENGLAND.

(Dated December 17, 1912.)

Whereas by the 21st section of the Births and Deaths Registration Act, 1874, it is enacted that the Registrar-General, with the sanction of the Local Government Board, may from time to time alter Registration Subdistricts:—

- 1. And whereas it is expedient in order that Kidderminster Borough Civil Parish and Kidderminster Municipal Borough may be wholly included within one Sub-district of Kidderminster Registration District, that the part of that Civil Parish and Municipal Borough, which, prior to the 9th November last, the date when the Local Government Board's Provisional Orders Confirmation (No. 5) Act, 1912, took effect, formed part of Wolverley Civil Parish, should be transferred from Wolverley Sub-district to Kidderminster Sub-district;
- 2. Now, therefore, I, Bernard Mallet, C.B., Registrar-General of Births, Deaths, and Marriages in England, in exercise of the powers given me by the above mentioned Act, and with the sanction of the Local Government Board, do hereby order and declare that the foregoing alteration shall take effect accordingly.
- 3. This Order shall come into operation on the first day of January, nineteen hundred and thirteen.

Witness my hand this seventeenth day of December, nineteen hundred and twelve.

Bernard Mallet, Registrar-General.

General Register Office,

Somerset House, London.

Whereas the benefice of Appleton-le-Moors, in the county of York and diocese of York, was avoided on the seventh day of September last past by the resignation of the Reverend Thomas Lister (hereinafter called the retired Incumnow we, the Ecclesiastical Commissioners for England, acting in accordance with our Regulations dated the thirtieth day of May, one thousand nine hundred and seven, relating to grants in aids of pensions to retired Incumbents (hereinafter called the said Regulations), do hereby grant out of our common fund to the retired Incumbent the yearly sum of fifty pounds during the life of the retired Incumbent, subject as hereinafter mentioned, such yearly sum to commence and be computed from the said seventh day of September last past and to be paid by equal quarterly payments on the first day of February, the first day of May, the first day of August, and the first day of November in every year, subject nevertheless to cesser, determination, withdrawal, suspension or reduction as a grant made in accordance with the said Regulations and to all other the provisions and conditions contained in the said Regulations and applicable to a grant made in accordance therewith.



In witness whereof, we have hereunto set our common seal, this twelfth day of December, one thousand nine hundred and twelve.

Whereas the benefice of Cheselbourne, in the county of Dorset and diocese of Salisbury, was avoided on the thirty-first day of October last past by the resignation of the Reverend Charles Watts Whistler (hereinafter called the retired Ecclesiastical we, the Incumbent), now Commissioners for England, acting in accordance with our Regulations dated the thirtieth day of May, one thousand nine hundred and seven, relating to grants in aid of pensions to retired Incumbents (hereinafter called the said Regulations), do hereby grant out of our common fund to the retired Incumbent the yearly sum of fifty pounds during the life of the retired Incumbent, subject as hereinafter mentioned, such yearly sum to commence and be computed from the said thirty-first day of October last past and to be paid by equal quarterly payments on the first day of February, the first day of May, the first day of August, and the first day of November in every year, subject nevertheless to cesser, determination, withdrawal, suspension or reduction as a grant made in accordance with the said Regulations and to all other the provisions and conditions contained in the said Regulations and applicable to a grant made in accordance therewith.



In witness whereof, we have hereunto set our common seal, this twelfth day of December, one thousand nine hundred and twelve.

Whereas the benefice of Saint John the Baptist, Clayton, in the county of York and diocese of Ripon (hereinafter called the said benefice) was avoided on the first day of March last past by the retirement under the provisions of the Incumbents' Resignation Acts, 1871 and 1887, of the Reverend James Edward Gerrard (hereinafter called the retired Incumbent) and there was assigned to the retired Incumbent a yearly pension under the said Resignation Acts of seventy pounds (hereinafter called the said pension), now we, the Ecclesiastical Commissioners for England, acting in accordance with our Regulations dated the 30th day of May, 1907, relating to grants in aid of pensions to retired Incumbents (hereinafter called the said Regulations), do hereby grant out of our common fund first to the Incumbent of the said benefice and his successors Incumbents thereof the yearly sum of twenty pounds, and secondly to the retired Incumbent the yearly sum of thirty pounds, each of the said yearly sums so granted to continue payable so long only as the said pension shall continue payable out of the revenues of the said benefice, and to be subject as hereinafter mentioned and to commence and be computed from the said first day of March last past and to be paid by equal quarterly payments on the first day of February, the first day of May, the first day of August, and the first day of November in every year, subject nevertheless to cesser, determination, withdrawal, suspension or reduction

as a grant made in accordance with the said Regulations and to all other the provisions and conditions contained in the said Regulations and applicable to a grant made in accordance therewith.



In witness whereof, we have hereunto set our common seal, this twelfth day of December, one thousand nine hundred and twelve.

Whereas the benefice of Llanfair-juxta-Harlech, in the county of Merioneth and diocese of Bangor, was avoided on the fifteenth day of November last past by the resignation of the Reverend Jenkin Davies (hereinafter called the retired Incumbent), now we, the Ecclesiastical Commissioners for England, acting in accordance with our Regulations dated the thirtieth day of May, one thousand nine hundred and seven, relating to grants in aid of pensions to retired Incumbents (hereinafter called the said Regulations), do hereby grant out of our common fund to the retired Incumbent the yearly sum of fifty pounds during the life of the retired Incumbent, subject as hereinafter mentioned, such yearly sum to commence and be computed from the said fifteenth day of November last past and to be paid by equal quarterly payments on the first day of February, the first day of May, the first day of August, and the first day of November in every year, subject nevertheless to cesser, determination, withdrawal, suspension or reduction as a grant made in accordance with the said Regulations and to all other the provisions and conditions contained in the said Regulations and applicable to a grant made in accordance therewith.

(I.a. S.)

In witness whereof, we have hereunto set our common seal, this twelfth day of December, one thousand nine hundred and twelve.

Whereas the benefice of Offord d'Arcy, in the county of Huntingdon and diocese of Ely, was avoided on the thirty-first day of October last past by the resignation of the Reverend George Howard-Wright (hereinafter called the the Eccle-Incumbent), now we, siastical Commissioners for England, acting in accordance with our Regulations dated the thirtieth day of May, one thousand nine hundred and seven, relating to grants in aid of pensions to retired Incumbents (hereinafter called the said Regulations), do hereby grant out of our common fund to the retired Incumbent the yearly sum of fifty pounds during the life of the retired Incumbent subject as hereinafter mentioned, such yearly sum to commence and be computed from the said thirty-first day of October last past, and to be paid by equal quarterly payments on the first day of February, the first day of May, the first day of August, and the first day of November in every year, subject nevertheless to cesser, determination, withdrawal, suspension or reduction as a grant made in accordance with the said Regulations and to all other the provisions and conditions contained in the said Regulations and applicable to a grant made in accordance therewith.



In witness whereof, we have hereunto set our common seal, this twelfth day of December, one thousand nine hundred and twelve.

Whereas the benefice of Saint Mary, Orcheston, in the county of Wilts and diocese of Salisbury (hereinafter called the said benefice) was avoided on the sixteenth day of November last past by the retirement under the provisions of the Incumbents' Resignation Acts, 1871 and 1887, of the Reverend George Thomas Piper Streeter (hereinafter called the retired Incumbent) and there was assigned to the retired Incumbent a yearly pension under the said Resignation Acts of seventy-eight pounds (hereinafter called the said pension), now we, the Ecclesiastical Commissioners for England, acting in accordance with our Regulations dated the 30th day of May, 1907, relating to grants in aid of pensions to retired Incumbents (hereinafter called the said Regulations), do hereby grant out of our common fund first to the Incumbent of the said benefice and his successors Incumbents thereof the yearly sum of twenty pounds, and secondly to the retired Incumbent the yearly sum of thirty pounds, each of the said yearly sums so granted to continue payable so long only as the said pension shall continue payable out of the revenues of the said benefice, and to be subject as hereinafter mentioned and to commence and be computed from the said sixteenth day of November last past, and to be paid by equal quarterly payments on the first day of February, the first day of May, the first day of August, and the first day of November in every year, subject nevertheless to cesser, determination, withdrawal, suspension or reduction as a grant made in accordance with the said Regulations and to all other the provisions and conditions contained in the said Regulations and applicable to a grant made in accordance therewith.



In witness whereof, we have hereunto set our common seal, this twelfth day of December, one thousand nine hundred and twelve.

Whereas the benefice of Sevington, in the county of Kent and diocese of Canterbury, was avoided on the fourteenth day of November last past by the resignation of the Reverend Bennet Forster (hereinafter called the retired Incumbent), now we, the Ecclesiastical Commissioners for England, acting in accordance with our Regulations dated the thirtieth day of May, one thousand nine hundred and seven, relating to grants in aid of pensions to retired Incumbents (hereinafter called the said Regulations), do hereby grant out of our common fund to the retired Incumbent the yearly sum of fifty pounds during the life of the retired Incumbent subject as hereinafter mentioned, such yearly sum to commence and be computed from the said fourteenth day of November last past and to be paid by equal quarterly payments on the first day of February, the first day of May, the first day of August, and the first day of November in every year, subject nevertheless to cesser, determination, withdrawal, suspension or reduction as a grant made in accordance with the said Regulations and to all other the provisions and conditions contained in the said Regulations and applicable to a grant made in accordance therewith.



In witness whereof, we have hereunto set our common seal, this twelfth day of December, one thousand nine hundred and twelve.

Whereas the benefice of Swanton Novers, in the county of Norfolk and diocese of Norwich (hereinafter called the said benefice) avoided on the first day of October last past by the retirement under the provisions of the Incumbents' Resignation Acts, 1871 and 1887, of the Reverend George Wilkinson Rolfe (hereinafter called the retired Incumbent) and there was assigned to the retired Incumbent a yearly pension under the said Resignation Acts of thirty-five pounds (hereinafter called the said pension), now we, the Ecclesiastical Commissioners for England, acting in accordance with our Regulations dated the 30th day of May, 1907, relating to grants in aid of pensions to retired Incumbents (hereinafter called the said Regulations), do hereby grant out of our common fund first to the Incumbent of the said benefice and his successors Incumbents thereof the yearly sum of thirty-five pounds, and secondly to the retired Incumbent the yearly sum of thirty pounds, each of the said yearly sums so granted to continue payable so long only as the said pension shall continue payable out of the revenues of the said benefice, and to be subject as hereinafter mentioned and to commence and be computed from the said first day of October last past, and to be paid by equal quarterly payments on the first day of February, the first day of May, the first day of August, and the first day of November in every year, subject nevertheless to cesser, determination, withdrawal, suspension or reduction as a grant made in accordance with the said Regulations and to all other the provisions and conditions contained in the said Regulations and applicable to a grant made in accordance therewith.

(L. S.)

In witness whereof, we have hereunto set our common seal, this twelfth day of December, one thousand nine hundred and twelve.

WE, the Ecclesiastical Commissioners for England, in consideration of a Benefaction of a capital sum of six hundred pounds sterling which has been paid to us in favour of the Vicarage of Saint Luke, Camberwell, in the county of Surrey and in the diocese of Southwark, and in respect of which we have agreed to pay to the Incumbent of the same Vicarage and to his successors a yearly sum of eighteen pounds, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, section five, grant out of our Common Fund to the said Vicarage of Saint Luke, Camberwell, to meet such benefaction one other capital sum of six hundred pounds, in respect of which so long as the same capital sum or any part thereof shall remain in our hands there shall be paid by us to the Incumbent for the time being of the said Vicarage one other yearly sum of eighteen pounds or such part thereof as shall be proportionate to any balance of the same capital sum which shall so remain in our hands, the above-mentioned yearly payments to commence as from the second day of December in the year one thousand nine hundred and twelve, and to be receivable in equal quarterly portions on the first day of February, the first day of May, the first day of August, and on the first day of November in each and every year.



In witness whereof, we have hereunto set our common seal, this twelfth day, of December, in the year one thousand nine hundred and twelve.

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, sections five and eleven, do hereby grant and appropriate out of our Common Fund to the Vicarage of Christ Church, Broad Green, Croydon, in the county of Surrey, and in the diocese of Canterbury, one capital sum of seven hundred and fifty pounds sterling, to be applicable towards defraying the cost of providing a new parsonage or house of residence for the said Vicarage according to plans and 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 two pounds and ten shillings per centum per annum.



In witness whereof, we have hereunto set our common seal, this twelfth day of December, in the year one thousand nine hundred and twelve.

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, section five, do hereby, subject as hereinafter mentioned, grant to the Incumbent of the Vicarage of North Newton, in the County of Somerset, and in the diocese of Bath and Wells, and to his successors, Incumbents of the same Vicarage, one yearly sum or stipend of seven pounds, such yearly sum or stipend to be payable out of the Common Fund under our control, and to be calculated as from the fifth day of.June, in the year one thousand nine hundred and twelve, and to be receivable in equal quarterly 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 yearly sum or stipend of seven pounds hereby granted shall be and be taken to be in lieu of and in full substitution for the temporary yearly sum or stipend of like amount formerly payable by us, the said Ecclesiastical Commissioners for England, under the authority of another Instrument sealed by us on the twentythird day of February in the year one thousand nine hundred and eleven, and published in the London Gazette on the third day of March in the same year: And provided also that if at any time lands, tithes, or other hereditaments sufficient in our opinion to produce the said yearly sum or stipend hereby granted, or any part thereof, shall be annexed by us to the said Vicarage of North Newton 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.

(L. S.)

In witness whereof, we have hereunto set our common seal, this twelfth day of December, in the year one thousand nine hundred and twelve.

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, section five, do hereby, subject as hereinafter mentioned, grant and convey to the Incumbent of the Vicarage of Towcester, in the county of Northampton, and in the diocese of Peterborough, and to his successors, Incumbents of the same Vicarage, all that piece or parcel of land particularly described in the Schedule hereunto annexed, and now vested in us: To have and to hold the said piece or parcel of land to the use of the said Incumbent and his successors for ever.

In witness whereof, we have hereunto set our common seal, this twelfth day of December, in the year one thousand nine hundred and twelve.

Schedule.

All that piece or parcel of land containing by estimation three perches, situate in the parish of Towcester, in the county of Northampton, bounded on the south-west by the Towcester Town Hall, on the south-east in part by the National School and on the other part and on the north-east and north-west by the Vicarage Grounds, which said piece or parcel of land is shown upon the plan attached hereto and thereon coloured red.



WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, sections five and eleven, do hereby grant and appropriate out of our Common Fund to the Vicarage of Saint Peter, Upper Holloway, in the county of Middlesex, and in the diocese of London, one capital sum of nine hundred and fifty pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said Vicarage, according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of two pounds and ten shillings per centum per annum.



In witness whereof, we have hereunto set our common seal, this twelfth day of December, in the year one thousand nine hundred and twelve.

WE, the Ecclesiastical Commissioners for England, in consideration of a Benefaction of a capital sum of seven hundred pounds sterling, which has been paid to us in favour of the Consolidated Chapelry and Benefice (herein-

after called the Benefice) of Saint Luke, Walthamstow, in the county of Essex, and in the diocese of Saint Albans, and in respect of which we have agreed to pay to the Incumbent of the same Benefice and to his successors a yearly sum of twenty-one pounds, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, section five, grant out of our Common Fund to the said Benefice of Saint Luke, Walthamstow, to meet such benefaction one other capital sum of seven hundred pounds, in respect of which so long as the same capital sum or any part thereof shall remain in our hands, there shall be paid by us to the Incumbent for the time being of the said Benefice one other yearly sum of twenty-one pounds, or such part thereof as shall be proportionate to any balance of the same capital sum which shall so remain in our hands, the above-mentioned yearly payments to commence as from the nineteenth day of November in the year one thousand nine hundred and twelve, and to be receivable in equal quarterly portions on the first day of February, the first day of May, the first day of August, and on the first day of November, in each and every year.



In witness whereof, we have hereunto set our common seal, this twelfth day of December, in the year one thousand nine hundred and twelve.

INSTRUMENT assigning a particular district to the Church of Saint Paul, Weston-super-Mare, situate within the limits of the new parish of Emmanuel, Weston-super-Mare, in the county of Somerset and in the Diocese of Bath and Walls.

To all to whom these Presents shall come the Ecclesiastical Commissioners for England and the Right Reverend George Wyndham, Bishop of the Diocese of Bath and Wells, send Greeting:—

WHEREAS a church has lately been built within the limits of the new parish of Emmanuel, Weston-super-Mare, in the county of Somerset and in the Diocese of Bath and Wells, by and at the expense of certain well disposed persons who have with the approbation of the said Ecclesiastical Commissioners and of the said George Wyndham, Bishop of Bath and Wells, secured to the said new church an endowment fund and a repair fund in accordance with the provisions of the several Acts of Parliament called "The Church Building Acts" or of some of them and particularly of the Act of the fourteenth and fifteenth years of Her late Majesty Queen Victoria, chapter ninety-seven.

And whereas under the powers or authorities contained in the said Acts or of some of them and in the Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, the said Ecclesiastical Commissioners have with the consent of the said George Wyndham, Bishop of Bath and Wells, by an Instrument bearing date on or about the seventh day of November, in the year one thousand nine hundred and twelve, declared that the perpetual

right of patronage of the said church and of nominating a minister thereto shall from and after the consecration of such church be vested in and be exercised by the said George Wyndham, Bishop of the said Diocese of Bath and Wells, and his successors in the same Bishopriek.

And whereas the said church has since been consecrated and is called "The Church of Saint

Paul, Weston-super-Mare."

And whereas the said Ecclesiastical Commissioners deem it expedient that a particular district to comprise certain portions of the said new parish of Emmanuel, Weston-super-Mare, and of the parish of Uphill, in the said county and diocese, should be assigned to the said Church of Saint Paul, Weston-super-Mare, and also that banns of matrimony should be published and that marriages, baptisms, churchings, and burials should be solemnized or performed at such church.

Now know ye that the said Ecclesiastical Commissioners, in exercise and execution of the powers or authorities for this purpose contained in the several Acts of Parliament called "The Church Building Acts" as aforesaid, or in some of them and particularly in the Act of the first and second years of His late Majesty King William the Fourth, chapter thirty-eight, in the said Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninetyseven, and in the said Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, and of all other powers or authorities in anywise enabling them in this behalf, do hereby, with the consent of the said George Wyndham, Bishop of Bath and Wells (festified by his being a party to and executing these presents), assign to the said Church of Saint Paul, Weston-super-Mare, as a particular district all those portions of the said new parish of Emmanuel, Weston-super-Mare, and of the said parish of Uphill, which are described in the Schedule hereunder written, and are delineated and set forth upon the map or plan hereunto appended, and do direct that the same shall be called "The Particular District of Saint Paul, Weston-super-Mare.'

And the said Ecclesiastical Commissioners, with the like consent of the said George Wyndham, Bishop of Bath and Wells (testified as aforesaid), in further exercise and execution of the powers or authorities contained in the said Acts of Parliament called "The Church Building Acts" or in some of them and parti-cularly in the said Act of the first and second years of His late Majesty King William the Fourth, chapter thirty-eight, in the Act of the third and fourth years of Her said late Majesty, Queen Victoria, chapter sixty, in the Act of the seventh and eighth years of Her said late Majesty, chapter fifty-six (such two lastly mentioned Acts being also two of "The Church Building Acts" before named), in the said Act of the fourteenth and fifteenth years of Her said late Majesty, chapter ninety-seven, and in the said Act of the nineteenth and twentieth years of Her said late Majesty, chapter fifty-five, and of all other powers or authorities in anywise enabling them in this behalf, do hereby determine and declare that banns of matrimony shall be published and that marriages, baptisms, churchings and burials shall be solemnized or performed at the Church of the said particular district of Saint Paul, Weston-super-Mare, and do hereby order and direct that all the fees, dues, offerings, or other emoluments to be received in respect of such publication of banns of matrimony and of such solemnization or performance of marriages, baptisms, churchings and burials at the same church shall from and after the next avoidance of the vicarage of the said new parish of Emmanuel, Weston-super-Mare, and of the rectory of the said parish of Uphill, belong to the Incumbent for the time being of the said particular district of Saint Paul, Weston-super-Mare, provided always that nothing herein contained shall be construed as expressing any intention on the part of the said Ecclesiastical Commissioners to concur in or approve the taking of any fee for the performance of the said office of baptism or for the registration thereof.

In witness whereof the said Ecclesiastical Commissioners for England have hereunto affixed their common seal, and the said George Wyndham, Bishop of the said Diocese of Bath and Wells, has hereunto set his hand and affixed his episcopal seal this twelfth day of December, in the year one thousand nine hundred and twelve.

THE SCHEDULE.

The particular district of Saint Paul, Weston-super-Mare, comprising:—

I. All that portion of the new parish (sometime particular district) of Emmanuel, Westonsuper-Mare, in the county of Somerset and in the Diocese of Bath and Wells, which is bounded upon the west by the Bristol Channel, upon the south by the parish of Uphill, upon the east by the consolidated chapelry of Saint Saviour, Weston-super-Mare, both in the said county and diocese, and upon the remaining side, that is to say, upon the north, by an imaginary line commencing upon the boundary which divides the said consolidated chapelry of Saint Saviour, Weston-super-Mare, from the said new parish of Emmanuel, Weston-super-Mare, at the centre of the bridge which carries Clevedon Road across the Weston Loop Line of the Great Western Railway, and extending thence north-westward along the middle of Clevedon Road for a distance of thirty-two chains and a half or thereabouts to its junction with the Marine Parade, and continuing thence north-westward in precisely the same direction and in a straight line to the Bristol Channel.

II. And also all that contiguous portion of the said parish of Uphill which is bounded upon the south-west by the parish of Brean, in the said county and diocese, upon the west by the Bristol Channel, upon the north by the greater part by the above described portion of the said new parish of Emmanuel, Weston-super-Mare, and for a small part by the said consolidated chapelry of Saint Saviour, Weston-super-Mare, and upon the remaining sides, that is to say, upon the east and upon the south, by an imaginary line commencing upon the boundary which divides the said consolidated chapelry of Saint Saviour, Weston-super-Mare, from the said parish of Uphill at the point distant three chains eastward from the middle of the Weston Loop Line of the Great Western Railway where the drain or stream called the Uphill Great Rhyne turns southward, and extending thence

southward along the middle of the Uphill Great Rhyne (thereby passing under the said line of railway) for a distance of twenty-seven chains or thereabouts to the point where it is joined by the drain running along the southern side of the premises attached to Ashcomb Farm House, and extending thence westward along the middle of the said drain for a distance of seventeen chains or thereabouts to the point where it meets the drain running along the eastern side of Uphill Drove Road, and extending thence first westward to the middle of Uphill Drove Road and then north-eastward along the middle of such road for a distance in all of three chains and a half or thereabouts to a point opposite to the middle of the gateway of Ashcomb Farm House, and extending thence north-westward in a straight line for a distance of five chains or thereabouts to the junction of Frenchay Road and Elmsleigh Road, and extending thence first north-westward and then westward along the middle of Elmsleigh Road for a distance of sixteen chains and a half or thereabouts to its junction with Woodland Road, and extending thence north-westward along the middle of Woodland Road for a distance of two chains and a quarter or thereabouts to a point opposite to and in a direct line with the wall or fence forming the southern boundary of the garden attached to Meriland House in Uphill Road, and extending thence south-westward to and along the said wall or fence for a distance of five chains or thereabouts to its western end on the eastern side of Uphill Road, and continuing thence southwestward in precisely the same direction and in a straight line (thereby crossing Uphill Road and the Golf Links) for a distance of one mile and nine chains or thereabouts to a point in the middle of the channel of the River Axe, upon the boundary which divides the said parish of Uphill from the said parish of Brean.



Seal of the Ecclesiastical Commissioners for England.

G. W. Bath: & Well:

PATENTS AND DESIGNS ACT, 1907.

Application for Restoration of Lapsed Patent under Section 20.

Notice is hereby given, that Julio Carlesimo has made application for the restoration of the patent granted to him for "Method and apparatus for dredging by suction," numbered 24597 of 1907, and bearing date the 6th day of November, 1907, which expired on the 6th day of November, 1911, owing to the non-payment of the prescribed renewal fee. Any person may give notice of opposition to the restoration by leaving Patents Form No. 16 at the Patent Office, 25, Southampton Buildings, London, W.C., on or before the 18th day of February, 1913.

. W. TEMPLE FRANKS,
Comptroller-General.

PATENTS AND DESIGNS ACT, 1907.

Restoration of Lapsed Patent under Section 20.

Notice is hereby given, that an order was made on the 18th day of December, 1912, restoring the Letters Patent granted to Charles Darrah, junior, and John George Patterson for "Improvements in safety devices for miners' safety lamps," numbered 5542 of 1900 and bearing date the 24th day of March, 1900.

W. Temple Franks, Comptroller-General.

URBAN DISTRICT OF SWINTON.

OTICE is hereby given, that by an Order of the Local Government Board, dated the 3rd day of December, 1912, the following Parts and sections of the Public Health Acts Amendment Act, 1907, namely, Parts II, III, V, VI, X, and sections 52 to 67 both inclusive comprised in Part IV, were ordered and declared to be in force in the Urban District of Swinton, subject to certain conditions and adaptations relating to sections 25, 27 and 30 of Part II, 35 and 38 of Part III, 59 of Part IV, 75 of Part V, and section 94, subsection (5) of Part X mentioned in the Schedule to the said Order. And it was further declared that the said Order should come into operation on the 21st day of January, 1913.

Dated this 17th day of December, 1912.

FRED. L. HARROP, Clerk to the Swinton Urban District Council.

THE PUBLIC HEALTH ACTS AMEND-MENT ACT, 1907.

BOROUGH OF NEWPORT, ISLE OF WIGHT.

OTICE is hereby given, that the Local Government Board have, by an Order dated the 14th day of December, 1912, declared that on and after the 1st day of February, 1913, sections 25, 26, and 33 comprised in Part II, sections 34, 35, 36, 37, 38, 45, 46, 47, 49, and 51 comprised in Part III, sections 52, 53, 54, 55, 56, 57, 58, 59, 61, 62, 63, 64, 65, 66 and 67 comprised in Part IV and Part V of the Public Health Acts Amendment Act, 1907, shall be in force in the Urban District of Newport, Isle of Wight, subject as regards sections 25, 35, 38, 59 and 75 of the said Act to certain conditions and adaptations set out in the Schedule to the said Order.

Dated this 19th day of December, 1912.

T. Ross Pratt, Town Clerk.

Guildhall, ⁹⁸ Newport, Isle of Wight.

BOROUGH OF NEWPORT, ISLE OF WIGHT.

of the power conferred on him by section 3 of the Public Health Acts Amendment Act, 1907, the Secretary of State has made an Order declaring section 86 of Part VII of the said Act, as to the registration of dealers in old metal and marine stores, to be in force in the Borough of Newport, Isle of Wight.

Dated this 18th day of December, 1912.

T. Ross Pratt, Town Clerk.

LAND REGISTRY.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following Persons are about to be registered as Proprietors of the following Preperties with Absolute or Good Leasehold Title:—

Plans of the several properties can be seen at the Land Registry, Lincoln's Inn Fields. Any person may, by notice in writing signed by himself or his Solicitor, and delivered at the Registry before the expiration of one month from the appearance of this advertisement, object to the registration. The notice must state concisely the grounds of the objection, and give the address in the United Kingdom of the person delivering the notice, and, if it is delivered by a Solicitor, must give the name and address of the person on whose behalf it is given.

Number of	•		The Land.		The Applicant.					
Title.	County. Parish or Pl		Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.			
25588	London	Islington	Dwelling-house and garden, 31, Elwood Street	Freehold	Alice Maud Scott	278, Hackney Road, Bethnal Green, E.	Wife of Alfred William Scott			
155111	London	Battersea	Dwelling-house and garden, 45, Heaver Road	Leasebold	Jesse Alfred Holder	15, Lavender Road, Clapham Junction, S.W.	Builder			
164372	London	Islington	Land and houses, 136, 138 and 140, Gillespie Road	Freehold	Eliza Emily Blaxter	Chidham, Heath Road, Potters Bar, Middle- sex	Wife of Augustus Pearce Blaxter			
164628	London	Hammersmith	Dwelling-house and garden, 116, Dalling Road	Leasehold	Henry David Hester	49, Devonport Road, Shepherd's Bush, W.	Railway Motorman			
164697	London	Fulham	Dwelling-houses and gardens, 11, 13 and 15, Friston Road	Leasehold	William Cooper	14, Ewald Road, Fulham, S.W.	Dairyman 5			
164727	London	Islington	Dwelling-houses, yards, offices, stables, workshops, and outbuildings, 459, 461 and 463, Caledonian Road	Leaschold	Harry Cox Speller	463, Caledonian Road, Holloway, N.	Dealer in Building Materials			
164754	London	Poplar Borough	Dwelling-house and garden, 4, Benledi Street	Leasehold	William Edward Gibbs	7, Liverpool Road, Canning Town, E.	Seaman			
164799	London	Fulham	Dwelling-house and garden, 70, Winchendon Road	Freehold	Herbert Richardson Foord	70, Winchendon Road, Fulham, S.W.	Window Cleaner			

LAND REGISTRY—continued.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following Persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

Number			The Land.	•	The Applicant,			
of Title.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.	
164825	London	St. Pancras	Land and dwelling-house, 66, Weedington Road	Leasehold	Henry White Young	66, Weedington Road, Kentish Town, N.W.	Oil and Colour- man	
191178	London	Wandsworth Borough	Dwelling-house and garden, 37, Elmfield Road	Leasehold	Charles Barnes Curtis	36, Brayburne Avenue, Clapham, S.W.	Postman	
191477	London	Plumstead	Dwelling-house and garden, 41, Hector Street	Leasehold	John William Clapp	93, Maxey Road, Plumstead	Retired Grocer	
191483	London	Lewisham	Dwelling-houses and gardens, 147 and 149, Bromley Road	Freehold	George James Rowley	Grasmere, Spencer Park, S.W.	Gentleman	
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AN ACCOUNT of the IMPORTATIONS of BULLION and SPECIE registered in the week ended 18th December, 1912. IMPORTED INTO THE UNITED KINGDOM.

			GoLD.				Silv	TER.		
Countries from which	Bull	lion,	Co	Coin.			Coin.			Total of Gold
Consigned.	Unrefined, in dust, amalgam, and bars.	Refined, in bars.	British.	Foreign.	Total of Gold.	Bullion.	British.	Foreign.	Total of Silver.	and Silver,
	£	£	£	£	£	£	£	£	£	£
Germany	 		4,330	•••	4,330	23,394	60	•••	23,454	27,784
France		1,400	648	•••	2,048	8,600	447	165	9,212	11,260
Portugal		•••.	. 5,500	•••	5,500		•••	•••	•••	5,500
Egypt		4,547		***	4,547	350	•••	1,560	1,910	6,457
United States of America			•••	•••		406,223	•••	•••	406,223	. 406,223
Brazil	12,530			•••	12,530	245	•••	•••	245	12,775
British South Africa	688,715	·	•••	•••	688,715		•••	•••	•••	688,715
British India	71,292		•••	•••	71,292		•••	•••	•••	71,292
Straits Settlements	20,330	•••		•••	20,330			•••	•••	20,330
West Australia	30,016	•••		•••	30,016			•••	•••	30,016
Canada		•••	•••	•••	•••	34,866	•••	•••	34,866	34,866
Other Countries	5,622	•••	6,320	388	12,330	5,581	760	1,508	7,849	20,179
ў *	i		,			·				
Total Declared Value of the Importations registered in the week.	828,505	5,947	16,798	38 8	851,638	479,259	1,267	3,233	483,759	1,335,397

AN ACCOUNT of the EXPORTATIONS of BULLION and SPECIE registered in the week ended 11th December, 1912. EXPORTED FROM THE UNITED KINGDOM.

			Gold,	•			Silv	ER.		
Countries to which	Bull	lion.	Coi	Coin.			Coin.			Total of Gold
Exported.	Unrefined, in dust, amalgam, and bars.	Refined, in bars.	British.	Foreign.	Total of Gold.	Bullion.	British. Foreign.	Total of Silver.	and Silver.	
Russia	£ 34,221	£ 608,900 79,000 6,800 211,830 104,650	£ 1,900 400,000 5,000 5,000 337,884	£ 1,370 25,000	£ 644,491 79,000 6,800 1,900 400,000 5,000 211,830 25,000 5,000 442,534	£ 150,000 2,150 4,000 120,000 455,000 912	£ 600 135,400	£ 92	150,000 692 2,150 4,000 135,400 120,000 455,000 1,412	£ 150,000 645,183 81,150 6,800 5,900 400,000 140,400 120,000 211,830 25,000 5,000 897,534 1,412
Total Declared Value of the Exportations registered in the week		1,011,180	749,784	26,370	1,821,555	732,062	136,000	592	868,654	2,690,209

Statistical Department, Custom House, London, 19th December, 1912.

AN ACCOUNT pursuant to the Act 8 and 9 Vict., cap. 38, of the Amount of BANK NOTES authorized by Law to be issued by the several Banks of Issue in SCOTLAND, and the Average Amount of Bank Notes in Circulation, and of Coin held during the Four Weeks ended Saturday, the 7th day of December, 1912.

Name and Title as set forth in	-	Head Office or Circulation		i Wes	Circulation eks ended a	during Four s above.	Average during I	Coin held ended as	THE	
Licence.	Name of Firm.	Principal Place of Issue.	Principal Place Authorized		Under £5.	Total.	Gold.	Silver.	Total.	LOND
	·								. :	N
Bank of Scotland {	The Governor and Company of the Bank of Scotland	Edinburgh	396,852	437,085	929,199	1,366,284	1,010,508	98,426	1,108,934	
Royal Bank of Scotland	Royal Bank of Scotland	Edinburgh	216,451	314,895	753,586	1,068,481	947,808	99,378	1,047,186	CTTE,
British Linen Bank	British Linen Bank	Edinburgh	438,024	236,703	623,596	860,299	534,554	77,720	612,274	_
Commercial Bank of Scotland Limited	Commercial Bank of Scotland Limited	Edinburgh	374,880	304,542	753,300	1,057,842	766,515	130,491	897,006	
National Bank of Scotland Limited	National Bank of Scotland Limited	Edinburgh	297,024	257,001	623,205	880,206	673,653	83,432	757,085	DE(
Union Bank of Scotland Limited	Union Bank of Scotland Limited	Edinburgh	454,346	341,179	676,630	1,017,809	662,286	118,196	780,482	EM
North of Scotland and Town and County Bank Limited	North of Scotland and Town and County Bank Limited	Aberdeen	224,452	446,988	467,989	914,977	730,022	45,965	775,987	CEMBER,
Clydesdale Bank Limited	Clydesdale Bank Limited	Glasgow	274,321	267,870	572,201	840,071	647,286	91,452	738,738	, 1912.

I hereby certify that each of the Bankers named in the above Return, who have in Circulation an Amount of Notes beyond that authorized in their Certificate, have held an Amount of Gold and Silver Coin not less than that which they are required to hold during the period to which this Return relates.

BANK OF ENGLAND.

AN ACCOUNT pursuant to the Act 7th and 8th Victoria, cap. 32, for the week ending on Wednesday, the 18th day of December, 1912.

ISSUE DEPARTMENT.

Notes issued	 .	•••	. •••	£ 49,856,325	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	:·· ··· ···		£ 11,015,100 7,434,900 31,406,325
					•			
				£49,856,325	•	• •	-	£49,856,325

Dated the 19th day of December, 1912.

J. G. Nairne, Chief Cashier.

BANKING DEPARTMENT.

	£	1			£
Proprietors' Capital	14,553,000	Government Securities	•••	•••	13,034,568
Rest	3,225,950	Other Securities		•••	34,157,326
Public Deposits (including Ex-	, ,	Notes	•••	•••	21,102,380
chequer, Savings Banks, Com-	•	Gold and Silver Coin	•••	•••	1,067,572
missioners of National Debt, and					• •
Dividend Accounts)	11,300,721	•			
Other Deposits	40,240,594				
Seven Day and other Bills	41,581				
	£69,361,846				£69,361,846
•	·				

Dated the 19th day of December, 1912.

J. G. Nairne, Chief Cashier.

Separate Building, duly certified for religious worship, named ST. MARY'S ROMAN CATHOLIC CHURCH, situated at High-street, Evesham, in the civil parish of All Saints, Evesham, in the county of Worcester, in Evesham registration district, was, on the 17th December, 1912, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, being substituted for the building named St. Mary's Roman Catholic Church, situated at Higustreet, Evesham, now disused.—Dated the 18th December, 1912.

E. H. WADAMS, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named WESLEYAN CHAPEL, situated at Thurlby, in the civil parish of Thurlby, in the county of Lincoln, the Parts of Kesteven, in Bourne registration district, was, on the 16th December, 1912, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85, being substituted for the building named Wesleyan Chapel, situated at Thurlby, now disused.—Dated the 17th December, 1912.

CECIL W. BELL, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named SALVATION ARMY BAR-RACKS, situated at Milk-street, St. Helens, in the No. 28673.

civil parish of St. Helens, in the county borough of St. Helens, in Prescot registration district, was, on the 16th December, 1912, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV., c. 85.—Dated the 17th December, 1912.

A. F. MANN, Superintendent Registrar,

Advertisement of Cancelling.

OTICE is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to s. 77 of the Friendly Societies Act, 1896, by writing under his hand, dated the 12th day of December, 1912, cancelled the registry of the TRIERS CRICKETERS WORKING MEN'S CLUB, CRICKETERS WORKING MEN'S CLUB, Register No. 2,200, held at 46, Alston-street, Ladywood, Birmingham, in the county of Warwick, at its request. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a Registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place.

o67 G. STUART ROBERTSON, Chief Registrar.

Friendly Societies Act, 1896.

Advertisement of Dissolution by Instrument,

NOTICE is hereby given, that the KHYBER MUTUAL BENEFIT SOCIETY, Register No. 7116, held at the Park Café, Mill-street, Liverpool, in the county of Lancaster, is dissolved by Instrument, registered at this office, the 12th day of December, 1912, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in, or having any claim on, the funds of the Society, to set aside such dissolution, and the same be set aside accordingly.

G. STUART ROBERTSON, Chief Registrar.

28, Abingdon-street, Westminster, 668 the 12th day of December, 1912.

Friendly Societies Act, 1896.

Advertisement of Dissolution by Instrument.

NOTICE is hereby given, that the PRINCE ALBERT FRIENDLY SOCIETY, Register No. 1351, held at the Hanley Central Working Men's Club and Institute, Hanley, Stoke-on-Trent, in the county of Stafford, is dissolved by Instrument, registered at this office, the 12th day of December, 1912, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in, or having any claim on, the funds of the Society, to set aside such dissolution, and the same be set aside accordingly.

G. STUART ROBERTSON, Chief Registrar.

28, Abingdon-street, Westminster, 1966 the 12th day of December, 1912.

Friendly Societies Act, 1896.

- Advertisement of Dissolution by Instrument.

NOTICE is hereby given, that the EGGLESTON TEMPERANCE FRIENDLY SOCIETY, Register No. 1565, held at the Club Room, Eggleston, Darlington, in the county of Durham, is dissolved by Instrument, registered at this office, the 13th day of December, 1912, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in, or having any claim on, the funds of the Society, to set aside such dissolution, and the same be set aside accordingly.

G. STUART ROBERTSON, Chief Registrar.

28, Abingdon-street, Westminster, the 13th day of December, 1912.

Friendly Societies Act, 1896.

Advertisement of Dissolution by Instrument.

NOTICE is hereby given, that the HAWKES SICK AND PROVIDENT SOCIETY, Register No. 1822, held at the Rose and Crown, Bromsgrove-road, Birmingham, in the county of Warwick, is dissolved by Instrument, registered at this office, the 12th day of December, 1912, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by a member or other person interested in, or having any claim on, the funds of the Society, to set aside such dissolution, and the same be set aside accordingly.

G. STUART ROBERTSON, Chief Pegistrar.

28, Abingdon-street, Westminster, the 12th day of December, 1912.

In the High Court of Justice.—Companies (Winding-up).
No. 00456 of 1912.

Mr. Justice Swinfen Eady.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the UNITED COUNTIES INSURANCE COMPANY Limited.

NOTICE is hereby given, that a petition for the winding-up of the above named Company by the High Court of Justice was, on the 16th day of December, 1912, presented to the said Court by the International and Great Northern Railroad Company of Houston, Texas, in the United States of America;

and that the said petition is directed to be heard before the Court sitting at the High Court of Justice, Strand, London, on the 14th day of January, 1913; and any creditor or contributory of the said Company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing, by himself or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

THOMAS COOPER and CO., 21, Leadenhallstreet, London, E.C., Solicitors for the Petitioners.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 13th day of January, 1913.

In the County Court of Lancashire, holden at Liverpool.

No. 7 of 1912.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of P. CONNOLLY AND SON Limited.

OTICE is hereby given, that a petition for the winding-up of the above named Company by the County Court of Lancashire, holden at Liverpool, was, on the 16th day of December, 1912, presented to the said Court by the Thames Sack and Bag Company Limited, of 47, Mark-lane, London, E.C., Sack and Bag Merchants; and that the said petition is directed to be heard before the Court sitting at the Court House, Government Buildings, Victoria-street, Liverpool, on Friday, the 3rd day of January, 1913, at 10 o'clock in the forenoon; and any creditor or contributory of the said Company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing, by himself or his Solicitor or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

EVANS, LOCKETT and CO., 6, Commercechambers, 15, Lord-street, Liverpool, Solicitors; Agents for

Agents for
HATCHETT JONES, BISGOOD and MARSHALL, 48, Mark-lane, London, E.C., Solicitors to the above named Petitioners.

Note:—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named Messrs. Evans, Lockett and Company, at the address mentioned, notice in writing of his intention so to do. The notice must state the name and address of the person. or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than 6 o'clock in the afternoon of the 2nd day of January, 1913.

In the Matter of SMITH, PARFREY AND COM-PANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

NOTICE is hereby given that a petition has been presented to the High Court of Justice for confirming a Resolution of the above Company for reducing its capital from £250,000 to £200,000. A list of the persons admitted to have been creditors of the Company on the 9th day of December, 1912, may be inspected at the offices of the Company, at The Pimlico Wheelworks, Rannoch-street, Fulham Palace-road, Hammersmith, London, W., or at the office of Messrs. Treherne, Higgins and Co., at No. 7, Bloomsbury-square, London, W.C., at any time during usual business hours on payment of the charge of one shilling. Any person who claims to have been

on the last mentioned day and still to be a creditor of the Company, and who is not entered on the said list and claims to be so entered, must, on or before the 14th day of January, 1913, send in his name and address, and the particulars of his claim, and the name and address of his Solicitor (if any); to the undersigned, at No. 7, Bloomsbury-square, London, W.C., or in default thereof he will be precluded from objecting to the proposed reduction of capital.—Dated this 18th day of December, 1912.

TREHERNE, HIGGINS and CO., Solicitors for the said Company.

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

1912. L. 0130.

In the Matter of LENNARD BROTHERS Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

(Consolidation) Act, 1908.

NOTICE is hereby given, that the Order of the High Court of Justice, Chancery Division, dated the 3rd day of December, 1912, confirming the reduction of the capital of the above named Cempany from £34,000 to £25,000, and the Minute, approved by the Court, showing with respect to the share capital of the Company as altered the several particulars required by the above Act, were registered by the Registrar of Companies on the 16th day of December, 1912. The said Minute is in the words and figures following:—The capital of Lennard Brothers Limited and Reduced is £25,000, divided into 1,500 Preference shares of £1 each and 16,666 Ordinary shares of twelve shillings each and one Ordinary shares of this Minute there has been and is to be deemed paid up on each of the said 15,000 Preference shares the sum of £1 each, on each of the said 16,666 Ordinary shares (except the share Nod. 30,000) the sum of twelve shillings, and on one Ordinary share so numbered the sum of eight shillings; the remaining 2,333 Ordinary shares, Nod. as below, have been cancelled.

Numbers of Ordinary shares cancelled.

Numbers of Ordinary shares cancelled.
(All numbers inclusive.)

Number of shares. Consecutive numbers. 24001-24505 505 26001-26226 26251-27005 226 755 27501-28034 534

28401-28597 197 29285-29289 29724-29734 11 29900-29999 100

Dated this 18th day of December, 1912.

ROBINSON and BRADLEY, 7, King's Benchwalk, Temple, London, E.C.; Agents for

HARDING and BARNETT, of Leicester, Solicitors for the Company.

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

1912. T. No. 0116.

In the Matter of the TRADES DEVELOPMENT COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

OTICE is hereby given, that a petition has been presented to the Chancery Division of the High Court of Justice for confirming a Resolution of the above Company for reducing its capital from £50,100 cabove Company for reducing its capital from £50,100 to £20,000. A list of the persons admitted to have been creditors of the Company on the 2nd day of December, 1912, may be inspected at the offices of the Company, at Nos. 34 and 36, Gresham-street, E.C., or at the office of the undersigned, 70, Basinghall-street, E.C., at any time during usual business hours, on payment of the charge of one shilling. Any person who claims to have been on the last mentioned day and still to be a creditor of the Company, and who is not entered on the said list, and claims to be so entered, must, on or before the 20th day of January, 1913, send in his name and address, and the particulars of his claim, and the name and address of his Solicitor (if any), to the undersigned, at 70, Basing-hall-street, E.C., or in default thereof he will be precluded from objecting to the proposed reduction of capital.—Dated this 17th day of December, 1912.

REYNOLDS and MILES, 70, Basinghall-street, E.C., Solicitors for the said Company.

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

1912. S. No. 093.

In the Matter of STOCK, SONS AND TAYLORS Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

OTICE is hereby given, that a petition presented to the High Court of Justice, on the 2nd day of July, 1912, for confirming a Resolution reducing the capital of the above named Company from £47,200 to £31,770 is directed to be heard before Mr. Justice Parker on Tuesday, the 14th day of January, 1913.—Dated this 18th day of December, 1912.

FIELD, ROSCOE and CO., 36, Lincoln's Innfields, London, W.C.; Agents for

T. and J. W. SIMCOX, Birmingham, Solicitors for the said Company.

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

1912. G. 0138.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the GRIMSBY VICTOR STEAM FISHING COMPANY Limited and Reduced.

NOTICE is hereby given, that a petition presented to the High Court of Justice, on the 28th November, 1912, for confirming a Resolution reducing the capital of the above Company from £20,000 to £15,000 is directed to be heard before Mr. Justice Joyce, on the 14th day of January, 1913.—18th December, 1912. December, 1912.

WILLIAMSON, HILL and CO., 13 borne-lane, London, E.C.; Agents for

BATES and MOUNTAIN, Grimsby, Solicitors for the Company.

Extraordinary Resolution in the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the ARNO MOTOR COMPANY Limited.

T an Extraordinary General Meeting of the

above named Company, duly convened, and held at No. 1, Bedford-circus, Exeter, on Monday, the 16th day of December, 1912, the following Extraordinary Resolution was duly passed, namely:—
That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily. That Mr. Theodore David Neal of 110 Edmund.street. Company be wound up voluntarily. That Mr. Theodore David Neal, of 110, Edmund-street, Birmingham, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-up.

C. MARTIN, Solicitor for the said Liquidator, 18, Hertford-street, Coventry.

The LIVERPOOL OILSEED CRUSHING COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the office of the Company, No. 10, Rumford-place, in the city of Liverpool, on Saturday, the 14th day of December, 1912, the following Extraordinary Resolution was duly passed.

ing Extraordinary Resolution was duly passed:—
"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Frederick William Marsh, of No. 1, Harringtonstreet, in the city of Liverpool, Chartered Accountant, be and is hereby appointed Liquidator for the purpose of such winding on? of such winding-up."

Dated this 14th day of December, 1912.

The MILLIONAIRE Limited.

The MILLIONAIRE Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at the offices of the Company, 53, New Broadstreet, London, E.C., on Monday, the 16th day of December, 1912, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily."

It was further resolved that Mr. H. W. Beavis, of 53, New Broad-street, London, E.C., he appointed Liquidator.—Dated this 17th day of December, 1912.

HENRY COMPTON, Chairman.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of CLEGG, TAYLOR AND COMPANY Limited.

A T an adjourned Extraordinary General Meeting

A T an adjourned Extraordinary General Meeting of the above named Company, duly convened, and held at the offices of Mr. William Emmerson, Chartered Accountant, Imperial Buildings, Bondstreet, Leeds, on the 16th day of December, 1912, the following Extraordinary Resolution was passed: "That it has been proved to the satisfaction of the Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that Mr. William Emmerson, Chartered Accountant, Imperial Buildings, Bond-street, Leeds, be and he is hereby appointed Liquidator for the purposes of such winding-up."

E. TURNER, Chairman.

The Companies (Consolidation) Act, 1908. In the Matter of the CORDELIO MINING SYNDI-CATE Limited.

A T an Extraordinary General Meeting of the Cordelio Mining Syndicate Limited, duly convened, and held at Finsbury-court, Finsbury-pavement, London, E.C., on the 12th day of December, 1912, the following Extraordinary Resolution was duly passed.

duly passed:

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Mr. Alfred Douglas Farmer, of Finsbury-court, London, E.C., be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated this 18th day of December, 1912.

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I. T. T. LINCOLN, Chairman.

In the Matter of the SOCIÉTÉ GÉNÉRALE DE BANQUE ET DE CRÉDIT AUTOMOBILE Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Salisbury House, in the city of London, on the 13th day of December, 1912, the following Extraordinary Resolution was duly

"That it has been proved to the satisfaction of the Company that it cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that the Company be wound up accordingly; and that Mr. Rupert Frederick William Fincham, of 3, Warwick-court, Holborn, London, W.C., Chartered Accountant, be and he is hereby appointed Liquidator of the Company."

R. W. R. ALLEN, Chairman.

FEATHERSTONE'S AUTOMATIC ADAPTOR, ETC. Limited.

RESOLUTION passed at an Extraordinary General Meeting of the Company, held at Hampden House, Kingsway, London, on Monday, the 16th December, 1912.

That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is ad-

visable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Mr. Harry James Gully, of 1, Broad Street-place, London, E.C., Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding up.

This Resolution was carried unanimously.

Dated 16th December, 1912.

FREDERICK F. SMITH, Chairman of the Meeting.

Extraordinary Resolution.

The EMPIRE COPPER SYNDICATE Limited. In the Matter of the Companies (Consolidation) Act, 1908.

Passed the 4th day of December, 1912.

Passed the 4th day of December, 1912.

A T an Extraordinary General Meeting of the above Company, held at 20, Lawrence-lane, London, E.C., on Wednesday, the 4th December, 1912, at 1 p.m., the following Extraordinary Resolution was duly passed, viz.:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of this Meeting that the Company cannot, by reason of this liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that Mr. Geo. Thompson, of 20, Lawrence-lane, London, E.C., be and he is hereby appointed Liquidator for the purpose of carrying the same into effect."

Dated this 12th day of December, 1912.

"W. JEAFFRESON WOODS. Chairman of the

W. JEAFFRESON WOODS, Chairman of the Meeting.

DALZIEL FISHER and CO., Solicitors, 41, Cheapside, E.C.

Extraordinary Resolution.

DANUBE COPPER MINING COMPANY Limited. In the Matter of the Companies (Consolidation) Act, 1908.

Passed the 9th day of December, 1912.

Passed the 9th day of December, 1912.

A T an Extraordinary General Meeting of the above Company, held at 20, Lawrence-lane, London, E.C., on Monday, the 9th December, 1912, at 11.30 a.m., the following Extraordinary Resolution was duly passed, viz.:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that. Mr. Geo. Thompson, of 20, Lawrence-lane, London, E.C., be and he is hereby appointed Liquidator for the purpose of carrying the same into effect."

Dated this 13th day of December, 1912.

GRIFFITH BOYNTON. Chairman of the Meet-

GRIFFITH BOYNTON, Chairman of the Meet-

DALZIEL FISHER and CO., Solicitors, 41, Cheapside, E.C.

The BROKERAGE AND RESALE SYNDICATE Limited.

T an Extraordinary General Meeting of the above-

A T an Extraordinary General Meeting of the abovenamed Company, duly convened, and held at107, Finsbury Pavement-house, London, E.C., on the18th day of December, 1912, the following Extraordinary Resolution was duly passed, viz.:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reasons of its liabilities, continue its business, and that it advisable to wind up the same, and accordingly that the Company be wound up voluntarily."

S. DE KUSEL, Chairman.

S. DE KUSEL, Chairman.

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The Companies (Consolidation) Act, 1908. The MARZI LOUD SPEAKING TELEPHONE COMPANY Limited.

A T an Extraordinary General Meeting of the Mem-bers of the above named Company, held at the registered office of the Company, 126, Mansion House-chambers, 11, Queen Victoria street, E.C., in the county of London, on the 18th December, 1912,

the following Extraordinary Resolution was duly

passed:—
"That it has been proved to the satisfaction of the Company that it cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that the Company be wound up accordingly."

It was further resolved: "That Mr. Arthur David Foggo, of 126, Mansion House-chambers, 11, Queen Victoria-street, London, E.C., be appointed Liquidator for the purpose of such winding-up."

L. BLACKER, Chairman.

The Companies (Consolidation) Act, 1908. J. E. BARNETT AND SONS Limited. Special Resolution.

Passed 2nd December, 1912. Confirmed 18th December, 1912.

T an Extraordinary General Meeting of J. E. Barnett and Sons Limited, duly convened at Barnett and Sons Limited, duly convened at No. 47, Essex-street, Strand, in the county of London, on the 2nd day of December, 1912, the subjoined Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Company, also duly convened, and held at the same place, on the 18th day of December, 1912, the subjoined Special Resolution was duly confirmed:—"That the Company be wound up voluntarily, and that Howard Stanley Barnett, of 'Haseldene,' No. 2, Holroyd-road, Putney, in the county of London, be and is hereby appointed Liquidator for the purposes of such winding-up."

H. STANLEY BARNETT, Director.

PACIFIC AND PAPUA PRODUCE Limited.

T an Extraordinary General Meeting of the above named Company, duly convened, and ineld at No. 20, Copthall-avenue, London, E.C., on the 25th day of November, 1912, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 12th day of December, 1912, the following resolutions were duly confirmed, viz. —

1. That it is desirable to reconstruct the Company, and, accordingly, that the Company be wound up

and, accordingly, that the Company be wound up voluntarily; and that Mr. Thomas Marson Till, of Messrs. Maxtone Graham and Sime, Chartered Accountants, of 21, Bucklersbury, E.C., be and he is hereby appointed Liquidator for the purposes of such

winding-up.

2. That the Liquidator be and he is hereby author-

2. That the Liquidator be and he is hereby authorised to consent to the registration of a new Company with the same name as that of this Company, with a memorandum and articles of association, which thave been already prepared upon the instructions and with the approval of the Directors of this Company.

3. That the draft agreement submitted to this Meeting expressed to be made by this Company and its Liquidator of the one part, and the new Company to be formed of the other part, be and the same is hereby approved, and that the Liquidator be and he is hereby authorised, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to enter into an agreement with the said new Company when incorporated upon the terms of the said draft, and to carry the same into effect with such modifications (if any) as may be expedient. be expedient.

BRUCE, GREEN AND CO. Limited.

A T an Extraordinary General Meeting of the Members of the above Company, duly convened, and held at 34-36, Gresham-street, in the city of London, on the 26th day of November, 1912, the following Resolution was passed:—

That this Company be wound up voluntarily, and that Mr. Frank Rowley, Chartered Accountant, of 34-36, Gresham-street, E.C., be appointed Liquidator for the purpose of such winding-up.

And at a subsequent Extraordinary General Meeting, duly convened, and held at the same place, on the 11th December, 1912, the said Resolution was confirmed as a Special Resolution. T an Extraordinary General Meeting of the

E. H. GRIMSDELL, Chairman.

GEORGE MANNERS, Chairman.

The ELECTRIC FLASH LIGHTS Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the offices of the Company, No. 67-8, King William-street, in the city of London, on Friday, the 22nd day of November, 1912, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place on Tuesday, the 10th day of December, 1912, the following Special Resolution was duly confirmed, viz. :—

firmed, viz.:—

"That the Company be wound up voluntarily, and that Reginald Guy Sidford, of No. 20, John-street, Adelphi, W.C., Incorporated Accountant, be appointed Liquidator for the purpose of such windingup."

Dated the 17th day of December, 1912.

WALTER JOHNSON, Chairman.

The Companies (Consolidation) Act, 1908. In the Matter of the ROYAL INTERNATIONAL HORTICULTURAL EXHIBITION, 1912.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at the Royal Horticultural Hall, Vincent-square, in the city of Westminster, on the 26th day of November, 1912, 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 17th day of December, 1912, the fallowing Beaulation was duly confirmed viz.

same place, on the 17th day of December, 1912, the following Resolution was duly confirmed, viz.:—
"That the Company be wound up voluntarily, and that George James Ingram, the secretary, be appointed Liquidator for the purposes of such winding-up."

Dated this 18th day of December, 1912.

J. GURNEY FOWLER, Chairman.

The Companies (Consolidation) Act, 1908. WALTER SAVAGE Limited.

AT an Extraordinary General Meeting of the A Members of the above named Company, duly convened, and held at The Wharves, Glengall-road, Peckham, S.E., on the twelfth day of December, 1912, the following Extraordinary Resolution was duly passed :-

That the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly the Company be wound up voluntarily, and that Philip Hugh Slater, of Mincing Lane House, be and he is hereby appointed Liquidator for the purpose of such winding up.
Dated this thirteenth day of December, 1912.

W. SAVAGE, Chairman.

The INDIMBA LAND EXPLORATION SYNDI-CATE Limited.

AT Extraordinary General Meetings of the above named Company, held on the 13th day of November and the 10th day of December, 1912, respectively, the following Special Resolution was duly passed and confirmed:

"That this Company be wound up voluntarily, and that Mr. Philip Hewett Le Sueur be appointed Liquidator."

ROBERT H. PRINGLE, Chairman.

In the Matter of the Companies (Consolidation) Act, 1908.

MONTEBRAS Limited.

A T an Extraordinary General Meeting of the above named Company, duly convened, and held at 824, Salisbury-house, London Wall, London, E.C., on Thursday, the 12th day of December, 1912, at 12 o'clock noon, the following Extraordinary Reso-

at 12 o'clock noon, the following extraordinary mesolution was duly passed:—
"That it has been proved to the satisfaction of the Company that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily."

Dated this 13th day of December, 1912.

HORACE RUMBOLD, Chairman.

MORTLANDS FINANCE COMPANY Limited. The

A Extraordinary General Meetings of the above named Company, held on the 25th day of November and the 10th day of December, 1912, respectively, the following Special Resolution was duly passed and confirmed:—

That this Company be wound up voluntarily, and that Mr. Harry May be appointed Liquidator.

LOUIS SLOLEY, Chairman.

The Companies (Consolidation) Act, 1908. SOUTHSEA AUTOMOBILE COMPANY Limited.

A T an Extraordinary Meeting of the Company, held at 20, Granada-road, Southsea, on the 18th November, 1912, at 2.30, the following Extra-

ordinary Resolution was passed:—
"That Ebenezer Henry Hawkins, of 4, Charter-house-square, London, E.C., the person nominated by the creditors at the statutory meeting of creditors held on the 7th instant, be and is hereby appointed Liquidator of the Company in the place of Douglas William Ackery."

DOUGLAS WM. ACKERY, Chairman of the 103 Meeting.

The Companies (Consolidation) Act, 1908. Special Resolution of VERTEX Limited.

Passed 26th November, 1912. Confirmed 12th December, 1912.

A T an Extraordinary General Meeting of the T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 26, Abington-street, Northampton, in the county of Northamptonshire, on the 26th day of November, 1912, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the above named Company, also duly convened, and held at the same place, on the 12th day of December, 1912, the following Special Resolution was duly confirmed:—

"That Vertex Limited be wound up voluntarily, and that Mr. J. A. Power, of 12, Birchfield-road. Northampton, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated this 14th day of December, 1912.

J. C. POWER, Chairman.

J. C. POWER, Chairman.

The MILLIONAIRE Limited.

N pursuance of section 188 of the Companies (Con-In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the registered office of the Company, 53, New Broadstreet, London, E.C., on Thursday, the 2nd day of January, 1913, at 12 o'clock noon, for the purposes provided for in the said section.—Dated this 16th day of December, 1912.

H. W. BEAVIS, Liquidator.

WILLIAM MITCHELL AND CO. (BLACKBURN) Limited.

NOTICE is hereby given, that a Meeting of the creditors of the above named Company will be held at 80, King William-street, Blackburn, at 2.30 o'clock in the afternoon of Monday, 23rd December, 1912, pursuant to sec. 188 of the Companies (Consolidation) Act, 1908.—Dated 14th December, 1912.

JOHN and RICHARD YATES, Blackburn, Solicitors to the Liquidator. 012

The Companies (Consolidation) Act. 1908. WALTER SAVAGE Limited.

IN pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the Manchester Hotel, Aldersgate-street, E.C., on Mon-

day, the 30th day of December, 1912, at 12 o'clock noon, for the purposes provided for in the said section.—Dated this 17th day of December, 1912.

P. H. SLATER, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908; and in the Matter of the LIVERPOOL OIL-SEED CRUSHING COMPANY Limited. (In

SEED CRUSHING COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, pursuant to section 188 (1) of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at Hellewell's Buildings, Nos. 1 and 3, Harrington-street, in the city of Liverpool, on the 30th day of December, 1912, at twelve o'clock noon. Any person claiming to be a creditor, and desiring to be present, should at once inform the undersigned, Frederick William Marsh, at his address, Hellewell's Buildings, Nos. 1 and 3, Harrington-street, in the city of Liverpool.—Dated this 18th day of December, 1912. of December, 1912.

F. W. MARSH, Liquidator.

The SOCIETE GENERALE DE BANQUE ET DE CREDIT AUTOMOBILE Limited.

OTICE is hereby given, in pursuance of section 188 of the Companies (Consolidation) Act of 1908, that a Meeting of creditors of the above Company will be held at Salisbury House, London, E.C. on the 30th December, 1912, at three p.m., for the purposes provided in the said section.

R. F. W. FINCHAM, 3, Warwick-court, Gray inn. W.C., Chartered Accountant, Liquidator.

The MYNELL SYNDICATE Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the Mynell Syndicate Limited will be held at 367, Winchester House, Old Broad-street, in the city of London, on Monday, the 30th day of December, 1912, at twelve o'clock noon, for the purposes provided for in the said section.—Dated the 19th day of December, 1912.

F. W. WHITE, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of CLEGG, TAYLOR AND COMPANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of Mr. William Emmerson, Chartered Accountant, 28, Bond-street, Leeds, on Tuesday, the 31st day of December, 1912, at eleven o'clock in the forenoon precisely.—Dated this 16th day of December, 1912. this 16th day of December, 1912.

WM. EMMERSON, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of VERTEX Limited. (In Voluntary Liquidation.)

Liquidation.)

DURSUANT to section 188 of the Companies

(Consolidation) Act, 1908, notice is hereby
given, that a Meeting of the creditors of the above
named Company will be held at the registered offices
of the Company, 12, Birchfield-road, Northampton,
at 1.0 o'clock, on Monday, the 30th day of December,
1912. All those persons claiming to be creditors, and
desiring to be present, should at once notify the
Liquidator, at the above address, 12, Birchfield-road,
Northampton, and forward particulars of claim.—
16th December, 1912.

J. A. POWER, Liquidator.

Notice to Creditors to send claims, pursuant to section 188 of the Companies (Consolidation) Act, 1908. MONTEBRAS Limited,

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of Montebras Limited will be held at No. 35, New Broad-street, London,

E.C., on Tuesday, the 31st day of December, 1912, at 11.30 o'clock in the forenoon, for the purposes provided for in the said section.—Dated the 16th day of December, 1912.

WARWICK W. CLARKE, Liquidator.

.The EMPIRE COPPER SYNDICATE Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 20, Lawrence-lane, in the city of London, on Monday, the 23rd day of December, 1912 at 10.30 a.m., for the purposes provided in the said section.—Dated this 12th day of December 1912 ber, 1912.

GEO. THOMPSON, Liquidator.

The DANUBE COPPER MINING COMPANY Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 20, Lawrence-lane, in the city of London, on Monday, the 23rd day of December, 1912, at 10 o'clock a.m., for the purposes provided in the said section.—Dated this 12th day of December 1912. ber, 1912.

GEO. THOMPSON, Liquidator.

The ROYAL INTERNATIONAL HORTICUL-TURAL EXHIBITION, 1912. (In Liquidation.)

OTICE is hereby given, that, pursuant to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above Company will be held at 92, Victoria-street, in the city of Westminster. on Friday, the 3rd day of January, 1913, at 2.30 o'clock in the afternoon.

GEORGE J. INGRAM, Liquidator.

The Companies (Consolidation) Act, 1908.

In the Matter of the TWYFORD ABBEY LAUNDRY Limited. (In Voluntary Liquidation.)

DURSUANT to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at 12. Saint Mary Axe, London, E.C., on the 30th day of December, 1912, at 4 o'clock in the afternoon. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned, Charles Morton Lower at his address as above. Charles Morton Lomax, at his address as above. Dated this 16th day of December, 1912.

C. MORTON LOMAX, Liquidator.

The ELECTRIC FLASHLIGHTS Limited.

TAKE notice that, pursuant to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at 20, John-street, Adelphi, Strand, W.C., on Monday, the 30th day of December, 1912, at 10.30 o'clock in the forenoon.—Dated this 17th day of December, 1912. day of December, 1912.

R. G. SIDFORD, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the CORDELIO MINING SYNDI-CATE Limited.

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at Finsbury-court, Finsbury-pavement, London, E.C., on the 30th day of December, 1912, at 5 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 18th day of December, 1912.

A. DOUGLAS FARMER, Liquidator.

In the Matter of the ANGLO-ASIATIC RUBBER AND FINANCE TRUST Limited.

(In Voluntary Liquidation.)

OTICE is hereby given, that in pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of creditors of the above named Company will be held at No. 35, Copthall-avenue,

London, E.C., on Tuesday, 31st day of December, at. 11 o'clock a.m., for the purposes provided in the said section.—Dated this 17th day of December, 1912.

C. F. BURTON, Liquidator.

The Companies (Consolidation) Act, 1908. BRUCE, GREEN AND CO. Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of Bruce, Green and Co. Limited, will be held at the office of Messrs. Rowley and Pemberton, Chartered Accountants, 34 and 36, Gresham-street, in the city of London, on the 27th day of December, 1912, at 3 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 18th day of December, 1912.

TAYLOR, ROWLEY, LEWIS and DAVIS, 34-36, Gresham-street, E.C., Solicitors for F. Rowley, the Liquidator.

'PACIFIC AND PAPUA PRODUCE Limited. (In Liquidation for purpose of reconstruction.)

NOTICE is hereby given, pursuant to section 188. of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at No. 21, Bucklersbury, London, E.C., on Monday, the 30th day of December, 1912, at 12 o'clock noon, for the purposes provided for in the said section.—Dated this 16th day of December, 1912.

T. M. TILL, London, E.C. Liquidator, 21, Bucklersbury,

The Companies (Consolidation) Act, 1908. The SNAILBEACH LEAD MINING COMPANY Limited.

N pursuance of section 188 of the Companies (Con-N pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at 3, Upper Brook-street, Oswestry, on Tuesday, the 31st day of December, 1912, at 2.30 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 11th day of December, 1912.

G. URION, Liquidator.

The MARZI LOUD SPEAKING TELEPHONE. COMPANY Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 126, Mansion House-chambers, 11, Queen Victoria-street, London, E.C., on Saturday, the 4th day of Jamuary, 1913, at 12 o'clock noon.—Dated this 19th day of December 1912.

A. D. FOGGO, Liquidator.

The Companies (Consolidation) Act, 1908. TAVERN, SHA ENGLAND Limited. MERMAID SHAKESPEARE'S.

PURSUANT to section 188 of the Companies.

(Consolidation) Act, 1908, notice is herebygiven, that a Meeting of the creditors of the above
named Company will be held at The Institute of
Chartered Accountants, Moorgate-place, E.C., on
Wednesday, the 1st day of January, 1913, at 12
o'clock noon, for the purposes mentioned in the said
section.—Dated this 17th day of December, 1912.

STANLEY H. L. GREAVES, Liquidator. 11, Ironmonger-lane, E.C.

The LONDON MOTOR COACH COMPONENTS COMPANY Limited.

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of creditors of the above named Company will be held at the registered offices of the Company, 241, Shaftesbury-avenue, London, W.C., on the 23rd day of December, 1912, at 11 o'clock a.m., for the purposes provided for in the said section.

A. HYATT, Liquidator.

. . . .

The NATURAL FOOD COMPANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 188. of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of Messrs. T. Fredk. Thorne, Lancaster, Farey and Co., Chartered Accountants, 1, Basinghall-street, London, E.C., on Tuesday, the 31st day of December, 1912, at 11 o'clock in the forenoon.—Dated this 18th day of December, 1912.

M. LANCASTER, Liquidator.

M. LANCASTER, Liquidator:

The Companies (Consolidation) Act, 1908. DROP STAMPINGS Limited.

DROP STAMPINGS Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the twenty-fifth day of January, 1913, 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 George E. Goode, of 26, Waterloo-street, Birmingham, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 17th day of December, 1912.

ROYAL GEORGE LODGE LOYAL UNITED FREE MECHANICS. (In Dissolution.) No. 4734, (In Lancashire.

Lancashire.

TAKE notice, that all creditors and persons having claims against the Royal George Lodge Loyal United Free Mechanics Society, held at the De Lacy Arms Hotel, King-street, Whalley, Blackburn, in the county of Lancaster, which was dissolved by Instrument, duly registered at the Registry of Friendly Societies, on the 9th day of September, 1912, are hereby required to send particulars of their claims to the Secretary, William Baron, of Whalley aforesaid, on or before the 25th day of January, 1913, after which date the Trustees of the Society will distribute the assets of the Society without regard to claims of which they shall then not have had notice.—Dated this 18th day of December, 1912.

JOHN TAYLOR, 41, Ainsworth-street, Blackers burn, Solicitor for the above named Society.

The Companies (Consolidation) Act, 1908. WALTER SAVAGE Limited.

WALTER SAVAGE Limited.

THE creditors of the above named Company are required, on or before Friday, the 31st day of January, 1913, 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 P. H. Slater, of Mincing-lane House, 59, East-cheap, E.C., the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 17th day of December, 1912. December, 1912. 038

P. H. SLATER.

The Companies (Consolidation) Act, 1908. In the Matter of the TASMANIAN INVESTMENT AND TRUST COMPANY Limited. (In Voluntary Liquidation.)

THE creditors of the above named Company are required, on or before the 3rd February, 1913, to send in their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, John Mayne Jolliffe, of No. 1, Broad Streetplace, London, E.C., the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or per-

sonally, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 16th day of December, 1012

J. M. JOLLIFFE, Liquidator.

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

THE creditors of the above named Company are THE creditors of the above named Company are required, on or before the 8th day of February next, to send in their names and addresses, and the particulars of their debts or claims, and the names of their Solicitors (if any) to the undersigned, William Cecil Sneath, of 3, Frederick's-place, Old Jewry, London, E.C., the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are by their Solicitors to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. bution made before such debts are proved.

WM. C. SNEATH, Liquidator, 3, Frederick's-place, Old Jewry, London, E.C., 18th Decem-ber, 1912.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of PACIFIC AND PAPUA PRODUCE Limited.

(In Voluntary Liquidation for the purposes of reconstruction.)

THE creditors of the above named Company are required, on or before the 31st day of Mamb required, on or before the 31st day of March to send in their names and addresses, and parnext, to send in their names and addresses, and particulars of their debts or claims, and the names of their Solicitors (if any), to the undersigned. Thomas Marson Till, the Liquidator of the said Company, and, if so required, by the notice in writing from the said Liquidator, are by their Solicitors to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof will be excluded from the benefit of any distribution made before such debts are proved. trabution made before such debts are proved.

T. M. TILL, Liquidator.

21, Bucklersbury,London, E.C.16th December, 1912. 020

The Companies (Consolidation) Act, 1908. The MARZI LOUD SPEAKING TELEPHONE COMPANY Limited.

COMPANY Limited.

THE creditors of the above named Company are required, on or before Saturday, 1st February, 1915, 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 Arthur David Foggo, of 126, Mansion House-chambers, 11, Queen Victoria-street, London, E.C., the Liquidator of the Company; and, if so required by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their said debts or claims, at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 19th day of December, 1912.

A. D. FOGGO, Liquidator.

A. D. FOGGO, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of RUBBER AND PETRO-LEUM TRUST Limited. (In Voluntary Liquidation.)

TOTICE is hereby given, that the crediters of the above named Company are required, on or before the 10th day of January, 1913, 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 Ralph Noel Marrable, of 31, Lombard-street, London, E.C., the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts or claims are proved.—Dated this fore such debts or claims are proved.—Dated this eighteenth day of December, 1912.

R. N. MARRABLE.

The Companies (Consolidation) Act, 1908.

In the Matter of GRIMES BROTHERS Limited.

In the Matter of GRIMES BROTHERS Limited.

THE creditors of the above named Company are required, on or before the 25th day of January, 1913, 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 George Edgar Corfield or G. H. Boutwood, of Balfour House, Finsbury-pavement, London, E.C., the Liquidators of the said Company; and, if so required, by notice in writing from the said Liquidators, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 17th day of December, 1912.

G. H. BOUTWOOD,

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G. H. BOUTWOOD, Liquidators.

The Companies (Consolidation) Act, 1908. The HEALDFIELD BRICK COMPANY Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the offices of the Liquidator, North British and Mercantile Buildings, East-parade, Leeds, on Tuesday, the 28th day of January, 1915, at eleven o'clock in the forenoon precisely, for the purpose of thaving an account laid before them (pursuant to section 195 of the Companies (Consolidation) Act, 1908), showing the manner in which the winding-up of the said Company has been conducted and the propagraty of the Company disposed of and of bearing of the said Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.—Dated this 17th day of December, 1912. J. W. CLOSE, Liquidator.

In the Matter of the Companies (Consolidation) Act 1908, and in the Matter of the ACQUISITIONS SYNDICATE Limited.

YNAKE notice that, pursuant to section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Syndicate will be held at 30, Mincing-lane, E.C., on the 23rd day of January, 1913, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of Syndicate disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Syndicate, and of the Liquidator, shall be disposed of.—Dated the 16th day of December, 1912.

E. E. THOMPSON, Liquidator.

The BARMOOR COAL COMPANY Limited.

The BARMOOR COAL COMPANY Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Companies will be held at the office of Mr. Joseph Miller, Milburn House, Newcastle-upon-Tyne, on Thursday, the 30th of January, 1913, at 11 a.m., for the purpose of showing how the winding-up of the Company has been conducted, and to pass an Extraordinary Resolution as to the disposal of the books and accounts of the Company.—Dated this 17th day of December, 1912. JOSEPH MILLER, Liquidator.

The Companies (Consolidation) Act, 1908. PLUCKLEY BRICK AND TILE COMPANY Limited.

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 32, Green's-end, Woolwich, on Thursday, the sixth day of February, 1913, at 11.30 o'clock in the forenoon precisely, to receive the report of

the Liquidators, showing how the winding-up of the Company has been conducted and its property disposed of, to hear any explanation that may be furnished by the Liquidators, and to pass an Extraordinary Resolution as to the disposal of the books, accounts, and documents of the Company.—Dated this 17th day of December, 1912.

W. J. MOODY SMITH, R. C. FROST, E. TALFOURD HUGHES, Liquidators.

In the Matter of the REFLECTOR SYNDICATE Limited.

TAKE notice, that pursuant to section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Company will be held at 11, Ironmonger-lane, on Thursday, the 23rd day of January, 1913, at 3 o'clock p.m., for the purpose of having an account laid before them, having the purpose of having an account laid before them. showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, shall be disposed of.—Dated December the 17th, 1912.

A. E. TUGWOOD Liquidator.

A. E. TUGWOOD, Liquidator.

In the Matter of the COWPER-COLES GALVANIZING SYNDICATE Limited.

TAKE notice, that pursuant to section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Company will be held at 11, Ironmonger-lane, on Thursday, the 23rd day of January, 1913, at 2.30 p.m., for the purpose of having an account laid before them, showing the manner in which the winding-up has been snowing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, shall be disposed of.—Dated December 17th 1012. 17th, 1912.

A. E. TUGWOOD, Liquidator.

The WALMER ESTATES COMPANY Limited.

The WALMER ESTATES COMPANY Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 377, Salisburyhouse, London Wall, London, E.C., on Tuesday, the twenty-first day of January, 1913, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated the seventeenth day of December, 1912.

F. W. WEBB, Liquidator.

In the Matter of the Companies (Consolidation) Act. 1908, and in the Matter of the BRISTOL CLAY TOBACCO PIPE MANUFACTURERS Limited.

TOBACCO PIPE MANUFACTURERS Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at 3. Exchange East, Bristol, on Friday, the 24th day of January, 1913, at three o'clock in the afternoon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 16th day of December, 1912.

W. LOVERING BATE.

COVE COPPER MINES Limited.

NOTICE is hereby given, that a General Meeting OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 6, South-street, Finsbury, London, E.C., on the 31st day of January, 1913, at 12 o'clock noon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also, by Extraordinary Resolution, determining the manner in which the books, accounts, and other documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 18th day of December, 1912. 1912.

WALTER J. PAYNE, Solicitor for William Freeman Jack, the Liquidator. 100

HILLEN AND COMPANY Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at 23, Harrington-street, Hampstead-road, N.W., on the 21st January, 1913, at 4 p.m., for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator.

F. HILLEN, Liquidator.

In the Matter of the Companies (Consolidation) Act 1908, and in the Matter of WILLIAM PRIEST-LEY Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at New Inn Chambers, King-street, Gloucester, on Saturday, the 25th day of January, 1913, at 12 o'clock noon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted, and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 17th day of December, 1912.

F. W. SMITH, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of WALTER H. HINDLEY AND COMPANY Limited. (In Voluntary Liquidation.)

COMPANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that a General Meeting of the above named Company will be held at the office of the Liquidator, Mr. C. O. Webb, Chartered Accountant, 1, Queen Victoria-street, E.C., on the twenty-first day of January, 1913, at 11 o'clock in the forenoon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of, and also for the purpose of fixing any additional remuneration to be paid to the Liquidator.—Dated this 18th December, 1912. C. O. WEBB, Liquidator.

The Companies (Consolidation) Act, 1908. S. FISHER Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at Auckland House, No. 36, Basinghall-street, London. E.C., on Tuesday, the 21st day of January, 1913, at three o'clock in the afternoon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted, and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of

determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 17th day of December,

P. JNO. PAYNE, Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the SOUTH RANDFONTEIN DEEP Limited.

DEEP Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at 286, Salisbury House, London Wall, London, E.C., on Monday, the 20th day of January, 1913, at 12 o'clock noon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 16th day of December, 1912.

A. H. DOWNES, Liquidator...

The Companies (Consolidation) Act, 1908. In the Matter of GRIMES BROTHERS Limited. In the Matter of GRIMES BROTHERS Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at the offices of Corfield and Cripwell, Balfour House, Finsbury-pavement, London, E.C., on the 25th day of January, 1913, at 11 o'clock in the foremon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidators; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidators thereof, shall be disposed of.—Dated this 17th day of December, 1912.

G. H. BOUTWOOD,

G. H. BOUTWOOD, Liquidators.

The Companies (Consolidation) Act, 1908. In the Matter of STEVENS, HUCKETT AND-COMPANY Limited.

COMPANY Limited.

OTICE is hereby given, that a General Meeting:
of the above named Company will be held at
the registered office, 157, London-road, Southend-onSea, on the 18th day of January, 1913, at 10 o'clock
in the forenoon, for the purpose of having the Liquidator's accounts, showing the manner in which the
winding-up has been conducted and the property of
the Company disposed of, laid before such Meeting,
and of hearing any explanation that may be given by
the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books,
accounts, and documents of the Company, and of the
Liquidator thereof, shall be disposed of.—Dated this
16th day of December, 1912.

HENRY R. STEVENS, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the STEEL AXLEBOX AND GENERAL SYNDICATE Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at 65, New Broad-street, London, E.C., on the 22nd day of January, 1913, at 12 o'clock noon precisely, for the purpose of having the Liquidator's accounts, showing the manner in which the winding up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 17th day of December, 1912.

JOHN J. REID, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and of ASHANTI BILPRAW Limited.

1908, and of ASHANTI BILPRAW Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at Blomfield House, 85, London Wall, E.C., on Thursday, the 23rd of January, 1913, at two o'clock in the afternoon, for the purposes of having the account of the Liquidator, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; of fixing the Liquidator's remuneration; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 19th day of December, 1912.

ALFRED GREEN, Liquidator,

The LANGDON DAVIES MOTOR CO. Limited. (In Liquidation.)

(In Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at the offices of Messrs. Charles F. Cape and Co., Chartered Accountants, No. 12, Coleman-street, London, E.C., on Wednesday, the 22nd day of January, 1913, at 3.30 o'clock in the afternoon precisely, for the purpose of having an account laid before them by the Liquidator (pursuant to section 195 of the Companies (Consolidation) Act, 1908), showing the manner in which the winding-up of the said Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of authorising the handing over of all the books, accounts and documents of the Company to the Langdon Davies Motor Co. in the terms of an agreement for sale entered into between the said Company and the undersigned, Charles Frederic Cape, as Receiver for the Debenture holders of the Langdon Davies Motor Co. Limited, and dated the 28th day of February, 1912.

CHARLES CAPE, Liquidator.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John Windegg and Siegfried Friedrich Levit, carrying on business as Bankers and Commission Agents, at 36, Camomile-street, London, E.C., under the style or firm of S. F. LEWIS AND CO., has been dissolved by mutual consent as and from the 15th day of November, 1912. All debts due to and owing by the said late firm will be received and paid by the said John Windegg, who will continue the said business under the present style or firm of S. F. Lewis and Co.—Dated the 12th day of December, 1912.

JOHN WINDEGG.

JOHN WINDEGG. SIEGFRIED FRIEDRICH LEVIT.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the under-signed Reginald Stanley Renton and Herbert Cleator signed. Reginald Stanley Renton and Herbert Cleator Cresswell, carrying on business as a Dental Institute, at Orrell Park, Liverpool, and elsewhere, under the style or firm of R. S. RENTON and the ORRELL PARK DENTAL INSTITUTE, has been dissolved by mutual consent as from the seventh day of December, 1912. All debts due and owing to or by the said late firm will be received and paid by the said Reginald Stanley Renton, and that in future such business will be carried on by the said Reginald Stanley Renton.—Dated this 16th day of December, 1912.

R. STANLEY RENTON. HERBERT CLEATOR CRESSWELL.

NOTICE is hereby given, that the Partnership formerly subsisting between the undersigned, Walter Fry, of Wellington, Somerset, and others, carrying on business as Engineers, Wheelwrights, etc., etc., at The Reliance Foundry, Wellington, Somerset, under the style or firm of FORD

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BROS. AND CO., has been dissolved by mutual consent as from the 31st day of July, 1912. Mr. E. A. Morss (who has purchased and is now carrying on the business) is authorized to receive all debts due to the late firm.—Dated this 6th December, 1912.

WALTER FRY. EDWARD A. MORSS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Edgar Thewlis, Arthur Edwin Sellers, and Wilfred Quarmby, carrying on business as Cloth Dyeing, Drying, and Finishing Machinery Manufacturers, at Phœnix Mills, Folly Hall, Huddersfield, in the county of York, under the style or firm of THEWLIS SELLERS AND CO., has been dissolved by mutual consent as and from the 14th day of December, 1912. All debts due to and owing by the said late firm will be received and paid by the said Edgar Thewlis and Wilfred Quarmby.—Dated 14th day of December, 1912.

E. THEWLIS. ARTHUR E. SELLERS. W. QUARMBY.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by John Leigh and Charles Spencer Green, under the firm of LEIGH AND GREEN, at 20, Leigh-road, Leigh, in the county of Lancaster, and at 68, High-street, Newton-le-Willows, in the said county, in the trade or business of Pawnbrokers and Salesmen, was this day dissolved by mutual consent. All debts owing by the late firm will be paid by the said C. S. Green, and all accounts owing to the late firm must be paid to the said C. S. Green.—As witness our hands this 13th day of December, 1912.

JOHN LEIGH.

JOHN LEIGH. CHARLES SPENCER GREEN.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Edgar Hawkes and John William Yuill, carrying on business as Grocers and Drapers, at Rayne and Felsted, in the county of Essex, under the style or firm of "W. E. HAWKES," has been dissolved by mutual consent as and from the ninth day of December, 1912. All debts due to and owing by the said late firm in respect of the business at Rayne will be received and paid by the said William Edgar Hawkes, and in respect of the business at Felsted by the said John William Yuill.—Dated 9th day of December, 1912.

W. E. HAWKES.

W. E. HAWKES. J. W. YUILL.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frank Redrup and James Frederick Arthur Evans, carrying on business as Grocers and General Store Dealers, at Barford House, North Malvern, in the county of Worcester, under the style of "REDRUP AND EVANS," has been dissolved, by mutual consent, as from the 16th day of December, 1912, so far as concerns the said James Frederick Arthur Evans. All debts due and owing to or by the said late firm will be received or paid by the said Frank Redrup, and such business will be carried on in the future by the said Frank Redrup under the style or firm of "Redrup and Evans," at the address aforesaid.—Dated this 16th day of December, 1912. 1912.

F. REDRUP. JAMES F. A. EVANS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Samuel Clegg and Charles George Holland Mills Trout, carrying on business as Tailors and Outfitters, at 11, Cambridge-crescent, Harrogate, in the county of York, under the style or firm of "CLEGG AND TROUT," has been dissolved, by mutual consent, as and from the 30th day of November, 1912. All debts due to and owing by the said late firm will be received and paid by the said Samuel Clegg.—Dated the 18th day of December, 1912.

SAMUEL CLEGG.

SAMUEL CLEGG. CHARLES G. H. M. TROUT.

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NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, James Armitstead, Marmaduke Armitstead, and Mary Armitstead, carrying on business as Bakers and Grocers, at 152, Leeds-road, Windhill, Shipley, in the county of York, under the style or firm of "JAMES ARMITSTEAD," has been dissolved by mutual consent as and from the 17th day of December, 1912. All debts due to and owing by the said late firm will be received and paid by the said Marmaduke Armitstead and Mary Armitstead; who will continue to carry on the business as heretofore.—Dated tinue to carry on the business as heretofore.—Dated 17th day of December, 1912.

JAMES ARMITSTEAD.
MARMADUKE ARMITSTEAD.
MARY ARMITSTEAD.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Davies Jones and William Rees Jones, carrying on business as Outfitters at the Top Shop, Villiers-street, Briton Ferry, in the county of Glamorgan, under the style or firm of JONES AND COMPANY, has been dissolved by mutual consent as and form the 27th day of Fabruary 1912. All dakes and from the 27th day of February, 1912. All debts due to and owing by the said late firm will be received and paid by the said William Rees Jones.—Dated this eleventh day of December, 1912.

WILLIAM DAVIES JONES. WILLIAM REES JONES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Robert James Lovitt and Laurence Edgar Crespin Harrison, carrying on business as Dentists, at 219. Albany street. Regent's Park, London, N.W., under the style or firm of LOVITT AND HARRISON, has been dissolved by mutual consent as from the 29th day of September, 1912. All debts due to and owing by the said late firm will be received and paid by the said Robert James Lovitt.—Dated this 18th day of December, 1912.

BORERT JAMES LOVITT

ROBERT JAMES LOVITT. LAURENCE EDGAR CRESPIN HARRISON.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Samuel Henry Flegg and Thomas Henry Taylor, carrying on business as Wholesale Confectioners, at Excelsior Works, Vale Mill, Waterfoot, in the county of Lancaster, under the style or firm of FLEGG AND TAYLOR, has been dissolved by mutual consent as and from the 16th day of December, 1912. All debts due to and owing by the said late firm will be received and paid by the said Samuel Henry Flegg.—Dated the seventeenth day of December, 1912.

SAMUEL HENRY FLEGG.

SAMUEL HENRY FLEGG. THOMAS HENRY TAYLOR.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Thomas William Castle and Arthur Frank Owen, carrying on business as Tailors, at 27, Savilerow, London, under the style or firm of "T. W. CASTLE," has been dissolved by mutual consent as from the first day of October, 1912. All debts due and owing to or by the said late firm will be received or paid by the said Thomas William Castle, and such business will be carried on in the future by the said Thomas William Castle.—As witness our hands this 17th day of December, 1912.

ARTHUR FRANK OWEN

ARTHUR FRANK OWEN. T. W. CASTLE.

HENRY ROBERT BENCE-JONES, Deceased. Pursuant to the Statute 22nd and 23rd Vict., c. 35. NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Henry Robert Bence-Jones, late of 12, Victoria square, in the county of Middlesex, formerly of the Board of Trade, Whitehall, in the said county of Middlesex (who died on the 5th day of November, 1912, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of December, 1912, by William Innes Comins and Archibald Bence Bence Jones, the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to the undersigned, the Solicitors of the said executors, on or before the 31st day of January, 1913, after which date the said executors will proceed to distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims and demands of which the said executors shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claim or demand they shall not then have had notice.—Dated this 18th day of December, 1912.

BADHAM, COMINS and SLOMAN, 3, Salters

BADHAM, COMINS and SLOMAN, 3, Salters Hall-court, Cannon-street, London, E.C., Solicitors for the said Executors.

Re MARY ELIZA WIDDICOMBE, Deceased.

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

NoTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mary Eliza Widdicombe, late of the Rue Rue Private Hospital, North Adelaide, in Australia, but formerly of Brighton, in England, Widow, deceased (who died on the 20th day of February, 1912, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 6th day of December, 1912, by Charles John Stewart, of Nos. 3 and 4, Clement's Inn, Strand, in the county of Middlesex, the Public Trustee, the lawful Attorney of James Thomas Molyneux Newnham, Sir Arthur Nonus Birch, the other executor therein named, of James Thomas Molyneux Newnham, Sir Arthur Nonus Birch, the other executor therein named, having renounced probate thereof), are hereby required to send the particulars, in writing, of their claims to W. H. and A. G. Herbert, the undersigned, the Solicitors for the Public Trustee, on or before the 22nd day of February next, after which date the Public Trustee will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands he shall not have had notice at the time of the distribution of the said assets.—Dated the 18th day of December, 1912.

W. H. and A. G. HERBERT, 10, Cork-street,

W. H. and A. G. HERBERT, 10, Cork-street, London, W., Solicitors for the Public Trustee.

Re JAMES BRADNUM, Deceased:

Pursuant to the Statute 22nd and 23rd Vict., cap. 35. Notice is hereby given, that all creditors and other persons having any claims or demands against the estate of James Bradnum, late of Stirling Chambers, Humber Dock Side and "The Laurels," Beverley High-road, in the city and county of Kingston-upon-Hull, Fruit Merchant, deceased (who died on the 27th day of October, 1912, and letters of administration to whose estate were granted out of the York District Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of December, 1912, to James Bradnum, of 37, Floral-street, Covent Garden Market, London, W.C., Fruit Buyer and Agent), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said administrator, on or before the 20th day of January. Pursuant to the Statute 22nd and 23rd Vict., cap. 35. administrator, on or before the 20th day of January, 1913, at the undermentioned address, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and the said administrator will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 20th day of December, 1912.

GALE and EASTON, 15, Bowlalley-lane, Hull, Solicitors for the said Administrator.

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THOMAS HOLCROFT, Esquire, J.P., Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Holcroft, late of Wolverhampton, in the county of Stafford, Esquire, J.P., deceased (who died on the 25th day of September, 1904, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 3rd day of January, 1905, by Harold Holcroft, Edgar Holcroft, Arthur Holcroft, Frederick Holcroft and Stanley Hemingway, the executors named in the said will), are hereby required to send the particulars, in writing, of their required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the 28th day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 18th day of December, 1912.

MARCY, HEMINGWAY and SONS, Bewdley, Solicitors for the said Executors.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the Reverend William Richmond, against the estate of the Reverend William Richmond, late of Rockhampton, in the county of Gloucester, Clerk in Holy Orders, deceased (who died on the twenty-eighth day of July, 1912, and whose will was proved in the District Registry, at Gloucester, of the Probate Division of His Majesty's High Court of Justice, on the twenty-fourth day of October, 1912, by Dora Ellen Richmond, Thomas Norman Arkell and Thomas Hunter Roberts, the executors therein by Dora Ellen Richmond, Thomas Norman Arkell and Thomas Hunter Roberts, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the first day of February, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this eighteenth day of December, 1912.

CROSSMAN. LLOYD. CANNING and

CROSSMAN, LLOYD, CANNING and ARKELL, Thornbury, Gloucestershire, Solicitors for the said Executors.

MARIA LOUISA CURTEIS, Deceased.

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

Notice is hereby given, that all creditors and other persons having any claim or demand upon or against the estate of Maria Louisa Curteis, of 32, South-terrace, Littlehampton, in the county of Sussex, Widow, formerly of Kent House, Deal, in the county of Kent, deceased (who died on the 13th day of September, 1912, and whose will was, on the 29th day of November, 1912, proved in the Principal Probate Registry of His Majesty's High Court of Justice, by Margaret Rose Curteis and Ernest Norton Curteis, the executors therein named), are hereby required to send in their claims to us, the undersigned, Solicitors for the executors, on or before the 17th day of January, 1913, after which day the said executors will proceed to apply the assets of the testatrix in accordance with her said will, and for the estate so applied they will not be liable to any person or persons of whose debt, not be liable to any person or persons of whose debt, claim or demand they shall not then have had notice. -Dated this 16th day of December, 1912.

DAWES and SONS, 2, Birchin-lane, Lombard-street, London, E.C., Solicitors for the said Executors.

Re ANNIE MOORE, otherwise ANN McGOVERN, otherwise ANNIE McGOVREN, Deceased.

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

Total 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 Annie Moore, otherwise Ann. McGovern, otherwise Annie McGovren, late of 37, Langtree-street, St. Helens, in the county of Lancaster, and carrying on business as a Fish and Fruit. Dealer at 37, Langtree-street, St. Helens aforesaid (who died on the 19th day of October, 1912, and letters of administration to whose estate were granted out of the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 28th day of November, 1912, to Andrew Moore, the lawful Husband of the said intestate), are hereby required to send the particulars, in writing, of their claims or Husband of the said intestate), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, the Solicitor for the administrator, on or before the 11th day of January, 1913, at the undermentioned address, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and the said administrator will not be liable for the assets of the said deceased, or any part thereof, so assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands he shall not then have had notice.—Dated this 14th. day of December, 1912.

OSWALD A. GOODIER, 10, Chapel-street, Preston, Solicitor for the Administrator.

Re CHARLES NORGATE, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Charles Norgate, late of 189, Cordon-road, Peckham, S.E., deceased (who died on the 15th day of October, 1912, and whose will was proved in the Principal Registry of the Probate. Division of His Majesty's High Court of Justice, on the 27th day of November, 1912, by John Harry, Norgate and George Willie Spencer, the executors: therein named), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, the Solicitor for the said executors, or or before the 20th day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; demands of which they shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this sixteenth day of December, 1912.

. GARDNER LEADER, 24, Lime-s London, Solicitor for the said Executors. Lime-street

Re ROBERT BENJAMIN DRAKE, Deceased.

Pursuant to 22 and 23 Vic., c. 35.

Pursuant to 22 and 25 vic., c. 30.

Notice is hereby given, that all persons having claims against the estate of Robert Benjamin. Drake, late of Sandringtam Lodge, No. 1, Winterroad, in the hamlet of Heigham, in the county of the city of Norwich, retired Post Office Inspector, deceased (are required to send particulars thereof to the undersigned, on or before the 25rd day of January, 1913, after which date the executors will distribute the deceased's assets, having regard only to the demands of which they then shall have had notice.—Dated this 17th day of December, 1912.

ERNEST A KENT St. Andrews Hall Plain.

ERNEST A. KENT, St. Andrews Hall Plain, Norwich, Solicitor for the Executors.

ANDREW KNOWLES, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Andrew Knowles, late of Moreby Hall, in the county of York, and formerly of Newent Court, in the county of Gloucester, Esquire (who died on the 25th day of November, 1909, and whose will, with two codicils thereto, was proved in the Principal Probate Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of May, 1910, by Catherine Knowles, James Knowles and Augustus Scobell Orlebar, three of the knowles and Augustus Scobell Orlebar, three of the executors therein named), are hereby required to send particulars, in writing, of their debts, claims or demands to us, the undersigned, as Solicitors to the said executors, on or before the 31st day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—Dated this 19th day of December, 1912.

WINDERS, 25, Acresfield, Bolton, Solicitors for the said Executors.

Re DAVID RICHARDS, Moorlands Farm, Penllyne, Glamorgan, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of David Richards, late of Mooragainst the estate of David Richards, late of Moorlands Farm, Penllyne, in the county of Glamorgan, Farmer, deceased (who died on the 20th day of July, 1912, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 23rd day of November, 1912, by David Rees, of Cornerswell Farm, Penarth, and Llewellyn Lewis, of Newton Lodge, near Cowbridge, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 22nd day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 17th day of December, 1912.

E. W. MILES, Cowbridge, Glamorgan, Solicitor for the said Executors.

EDWARD EDWARDS, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Edward Edwards; late of 8, Clwyd-street, Rhyl, in the county of Flint, retired Farmer, deceased (who died on the third day of November, 1912, and whose will was prove in the St. Asaph District Probate Registry, on the third day of December, 1912, by Thomas Williams and Robert Davies, the executors therein named), are hereby required to send particulars thereof to us, the undersigned, the Solicitors for the said executors, on or before the first day of February, 1913, after which date the said executors will distribute the assets of the said executors will distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 17th day of December, 1912.

HUGHES and HUGHES, Bank Buildings, Flint,

HUGHES and HUGHES, Bank Buildings, Flint, Solicitors for the said Executors. -057

Re WILLIAM FLOWERS, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Flowers, late of the Albion Inn, Wem. in the county of Salop, Licensed Victualler, deceased (who died on the sixth day of October, 1912, and whose will was proved in the Shrewsbury District Registry of the Probate Division of His Majesty's High Court of Justice, on the tenth day of December, 1912, by George Harriden, of Meriden, near Coventry, Carpenter, and Elijah Wycherley, of Wem aforesaid, Farmer, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on

or before the twentieth day of January, 1913, after which date the said executors will proceed to dis-tribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.— Dated this seventeenth day of December, 1912.

LUCAS, SALT and GLOVER, Solicitors for the said Executors, Wem, Salop.

Miss LAURA LADELLE, Deceased.

LL persons having and claim or demand against A LL persons having and claim or demand against the estate of Laura Ladelle, late of No. 287, Queen's Park-road, Brighton, in the county of Sussex, Spinster, deceased (who died on the 6th day of December, 1912, at 58, Sarsfield-road, Balham, in the county of London), are requested forthwith to send particulars thereof to me; and all persons who are indebted to the said Laura Ladelle are requested to pay the amount of their respective debts to me.—17th December, 1912.

W. N. LADELL, Solicitor to the Executor, Orford Chambers, Orford-place, Norwich.

VICTOR JAMES PEARCE, Deceased.

Pursuant to the Act 22 and 23 Vict., cap. 35.

Pursuant to the Act 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Victor James Pearce, late of Moorside, Luton, Beds., deceased (who died on the 4th day of June, 1912, and whose will was duly proved in the Principal Probate Registry of the High Court of Justice, on the 2nd day of August, 1912, by Arthur J. Giles and Edward Pearce), are hereby required to send the particulars of their claims and demands to us by the 1st day of January, 1913, after which date the executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.—Dated this 16th day of December, 1912.

NEVE, BECK and KIRBY, 21, Lime-street, E.C.,

NEVE, BECK and KIRBY, 21, Lime-street, E.C., Solicitors for the Executors.

ELIZABETH STRINGER, Deceased.

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

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 Elizabeth Stringer, late of Lauriston, Hollington Park, St. Leonards-on-Sea, in the county of Sussex, Spinster, deceased (who died on the 16th day of October, 1912, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 22nd day of November, 1912, by Robert Norris and George Withington Norris, the executors named therein), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executors, on or before the 28th day of February next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not the have had notice; so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 17th day of December, 1912.

NORRIS and SONS, 11, Union-court, Castle-street, Liverpool, Solicitors to the said Execuотб

Re Col. WILLIAM JONES THOMAS, Deceased.

OTICE is hereby given, pursuant to the Act of Parliament 22 and 23 Vict., c. 35, that all persons having any claims or demands upon or against the estate of William Jones Thomas, late of Llanthomas, in the county of Brecon, deceased (who died on the 24th day of September, 1909, and letters of administration, with the will annexed, of whose

estate and effects were granted out of the Principal Registry of the Probate Division of the High Court of Justice, on the 29th day of January, 1910), are hereby required to send in the particulars of their debts or claims to the administrator at the offices of the undersigned, his Solicitors, on or before the 1st day of February, 1913; and notice is hereby also given, that after that day the administrator will proceed to distribute the assets of the said William Jones Thomas, deceased, amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distri-buted, to any person of whose debt or claim he shall not then have had notice.—Dated this 16th day of December, 1912.

JEFFREYS and POWELL, 12, Castle-street, Brecon, Solicitors for the Administrator.

FRANK CARDING, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all persons having any claims or demands against the estate of Frank Carding, late of The Combs, Farnsfield, in the county of Nottingham, Farmer, deceased (who died on the 27th day of February, 1911, and whose will was proved in the Nottingham District Probate Registry by Althea Mary Carding, of The Combs, Farnsfield aforesaid, Francis Luke Howitt, of 256, West Parade, in the city of Lincoln, and Robert William Nairn, of Farnsfield aforesaid, the executors therein named), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said executors on or before the 12th day ing, of their ciaims to us, the undersigned, the contentors for the said executors, on or before the 12th day of February, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall them had notice; and the said executors will not be have had notice; and the said executors will not be liable for the said assets, or any part thereof, to any person of whose claims or demands they shall not then have had notice.—Dated this 16th day of December, 1912.

STENTON and METCALFE, Solicitors for the said Executors, Southwell, Notts.

Re EDITH CREASEY, Deceased.

Pursuant to the Statute 22nd and 23rd Vict., c. 35. Pursuant to the Statute 22nd and 23rd Vict., c. 35.

Notice is hereby given, that all creditors and other persons having any claims against the estate of Edith Creasey, Spinster, late of Southgate, Sleaford, in the county of Lincoln, Milliner, deceased (who died on the 22nd day of June, 1912, and letters of administration of whose estate were granted by the Principal Probate Registry, on the 18th day of July, 1912, to Harriett Creasey), are hereby required to send the particulars, in writing, of their claims to me, the undersignd, on or before the 20th day of January, 1913, after which date the said administratrix will proceed to distribute the assets of the said deceased, having regard only to the claims of which she shall then have had notice.—Dated this 18th day of December, 1912. of December, 1912.

ERNEST H. GODSON, Sleaford, Lincolnshire, Solicitor for the said Administratrix.

Re JAMES MADEN HOLT, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Maden Holt, late of Stubbylee, Bacup; Lancashire, and of Culverlands, Oakleigh Park, Middlesex, Esquire (who died on the 18th day of September, 1911, and whose will was proved in the Lancaster District Probate Registry of the High Court of Justice, on the 26th day of March, 1912, by Charles Cecil, of Gardd, Southfourne-on-Sea, Hampshire, Gentleman, Daniel John Preston of 21, Richmond-terrace, Blackbum, Solicitor, and George Henry Hitchon, of 46, Manchesterreston of 21, Richmond-terrace, Blackburn, Solicitor, and George Henry Hitchon, of 46, Manchesterroad, Burnley, Estate Agent, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said Executors, on or before the 27th day of January next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 18th day of December, 1912.

D. JOHN PRESTON, 21, Richmond-terrace, Blackburn, Solicitor for the said Executors.

Re ELIZABETH HARRISON, Deceased.

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

OTICE is hereby given, that all creditors, next of kin, and other persons having any debts, of kin, and other persons having any debts, claims, or demands against the estate of Elizabeth Harrison, late of Fragrance Villa, Blockley, in the county of Worcester, Widow, deceased (who died on the 24th day of April, 1912, and to whose estate letters of administration were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of December 1912 to Elizabeth Estagrand are hareby Majesty's High Court of Justice, on the 11th day of December, 1912, to Elizabeth Fitzgerald), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said administratrix, on or before the 20th day of January, 1913, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and the said administratrix will not be liable for the assets of the said deceased or any part thereof; so distributed, to any person of whose debts, claims, or demands she shall not then have had notice.—Dated this 16th day of December, one thousand nine hundred and twelve. one thousand nine hundred and twelve.

G. H. T. FOSTER, Belle Vue Chambers, Malvern, Solicitor for the Administratrix.

Re CHARLES HUNT, Deceased.

Pursuant to the 22nd and 23rd Vic., cap. 35.

NOTICE is hereby given, that all creditors and N OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Charles Hunt, late of Hill Side, Butts Way, Milverton, formerly of West Buckland, both in the county of Somerset, and previously of No. 29, Chapel-street, Belgrave-square, in the county of London, Chemist, deceased (who died on the 12th day of July, 1911, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 8th day of November, 1911, by Walter Frederick Gulliver, of 6, Lower Belgrave-street, in the county of London, Chemist, and William James Collens, of 2, Greshambuildings, Guildhall, in the city of London, Solicitor, buildings, Guildhall, in the city of London, Solicitor, the executors therein named), are hereby required to send the narticulars, in writing, of their claims to me, the undersigned, the Solicitor for the said executors, on or before the 20th day of January next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 19th day of December, 1912.

V. J. CCLLENS, 2, Gresham-buildings, Guildhall, London, E.C., Solicitor for the W. Executors.

Re WALTER THOMAS HAWKINS, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Walter Thomas Hawkins, late of 21, Imperial-road, Edgerton, Huddersfield, in the county of York, Belt Food Manufacturer and Wholesale Confectioner, who carried on business at Chapel-hill, Huddersfield aforesaid. as Belt Food Manufacturer, under the style of W. T. Hawkins and Co., and at Dundas-street, Huddersfield aforesaid, as Wholesale Confectioner, under the style of the Huddersfield Confectionery Company, deceased (who died on the 30th day of June, 1912, and whose

will was proved in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of November, 1912, by John Johnston, of Sunnybrae, Lostock-lane, Bolton, in the county of Lancaster, Doctor of Medicine, and John Godbert, of 4, Cavendish-road, Chorlton-cum-Hardy, in the city of Manchester, Cotton Waste Manufacturer, the executors therein named), are hereby required to send in the particulars of their debts, claims, or demands to us, the undersigned, the Solicitors for the said executors, on or before the 22nd day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the sons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 17th day of December, 1912.

WARD and HIRST, 25, Market-place, Hudders-field, Solicitors for the said Executors.

Re ALICE HARRISON, Deceased.

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

the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Alice Harrison, late of West Hartlepool, in the county of Durham, Widow, deceased (who died on the 15th day of January, 1908, and whose will was proved in the District Probate Registry at Durham of His Majesty's High Court of Justice, on the 27th day of February, 1908, by James Harrison and Thomas Henry Harrison, the executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said executors, on or before the 17th day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 17th day of December, 1912.

H. W. BELL, 64, Church-street, West Hartle-

H. W. BELL, 64, Church-street, West Hartle-pool, Solicitor for the Executors.

HENRY JOHN BROMLEY, Deceased. Pursuant to 22nd and 23rd Vict., cap. 35.

A LL persons having claims against the estate of Henry John Bromley, late of 5. London-road, Forest Hill, S.E., and of Knights' Hill, West Norwood, S.E., Auctioneer and Estate Agent, deceased (who died on the 24th day of September, 1912), are required to send particulars of their claims to the undersigned, by the 15th day of January, 1913, after which date the deceased's estate will be distributed, having regard only to valid claims then notified.—Dated this 18th day of December, 1912.

BLOSSE R. ARMSTRONG Book Chambara

BLOSSE R. ARMSTRONG, Bank Chambers, Forest Hill, S.E., Solicitor for the Executrix and the Trustees.

Re JAMES HARRISON, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Harrison, late of 23, Chitton-avenue, West Hartlepool, in the county of Durham, Master Mariner, deceased (who died on the 11th day of April, 1902, and whose will was proved in the District Probate Registry at Durham of His Majesty's High Court of Justice, on the 13th day of May, 1902, by James Harrison and Thomas Henry Harrison, the executors therein named), are hereby Harrison, the executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said executors, on or before the 17th day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 17th day of December, 1912.

H. W. BELL, 64, Church street, West Hartle pool, Solicitor for the Executors.

Re LEONARD LOUIS NARDI, Deceased.

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

The Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Leonard Louis Nardi, late of No. 199, Northumberland-park, Tottenham, in the county of Middlesex, deceased (who died on the 11th day of October, 1912, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 16th day of November, 1912, by the Public Trustee, William Clarke Gerrard and Robert John Kearney, the executors therein named), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said executors, on or before the 30th day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated the 19th December, 1912.

ROLLIT and SONS, 3, Mincing-lane, E.C., Solicitors for the Executors.

Re SAMUEL CROWHURST, Deceased.

Pursuant to the Law of Property Amendment Act, 1859 (22 and 23 Vict., c. 35).

1859 (22 and 23 Vict., c. 35).

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Samuel Crowhurst, late of Rockley House, Meopham, in the county of Kent, Gentleman, deceased (who died on the 26th day of February, 1912, and whose will, with a codicil thereto, was proved in the Principal Probate Registry, on the 18th day of April, 1912, by the executors named in the said will), are hereby required to send in the particulars of their claims and demands to me, the undersigned, the Solicitor of the said executors, on or before the 30th day of January, 1913; 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 parties entitled thereto, having regard only to the claims of which the said executors shall then have notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 18th day of December, 1912. Dated this 18th day of December, 1912.

F. W. MARTIN, 14, Stone-street, Gravesend, Solicitor to the said Executors.

Re PHILIP HANDY, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

23rd Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Philip Handy, late of No. 7, Rose Hill-terrace, Brighton, in the county of Sussex, of no occupation, deceased (who died on the 30th day of July, 1910, and to whose estate letters of administration were granted by the Lewes District Registry of the Probate Division of His Majesty's High Court of Justice, on the 24th day of August, 1910, to Philip Thomas Handy, a Son of the said deceased), are hereby required to send in the particulars of their debts, claims, or demands to us, the undersigned, the Solicitors for the said administrator, on or before the 23rd day of January, 1913, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had

notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims, or demands he shall not then have had notice.—Dated this 18th day of December, 1912.

K. NYE and DONNE, 58, Ship-street, Brighton, Solicitors for the said Administrator. Ship-street,

Re JOSEPH MITCHELL, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Joseph Mitchell, late of "Minhurst," Cavendish-avenue, Cambridge, in the county of Cambridge, Gentleman, deceased (who died on the 7th day of July, 1911, and whose will was proved in the Peterborough District Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of August, 1911, by Mary Mitchell, Hayden Freelove, George Herbert Long, and Ernest Vinter, the executors therein named), are hereby required to send the particulars, in writing, of their quired to send the particulars, in writing, of their claims or demands to me, the undersigned, the Soliciter for the said executors, on or before the 1st day of February, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.-Dated this 18th day of December, 1912.

ERNEST VINTER, 6, St. Andrew's-street, Cambridge, Solicitor for the said Executors.

Re Sir JOHN IRVING COURTENAY, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Sir John Irving Courtenay, late of 263A, St. James'-court, Buckingham Gate, in the county of London, and of Lincoln's Inn, in the county of London, deceased (who died on the 22nd day of October, 1912, and whose will was proved in the Principal Probate Registry, on the 11th day of December, 1912, by Samuel Garrett and Edward Matthey, the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executors, on or before the 1st day claims and demands to us, the undersigned, the Solicitors for the said executors, on or before the 1st day of February, 1913, at the undermentioned address, after which date the said Samuel Garrett and Edward Matthey will proceed to distribute the assets of the said Sir John Irving Courtenay, deceased, amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said Samuel Garrett and Edward Matthey will not be liable for the assets of the said Matthey will not be liable for the assets of the said Sir John Irving Courtenay, deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 16th day of December, 1912.

PARKER, GARRETT and CO., St. Michael's Rectory, Cornhill, London, E.C., Solicitors for the said Samuel Garrett and Edward Matthey.

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

Notice is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas George Macarthy, late of Wellington, in New Zealand, deceased (who died on the 19th day of August, 1912, and to whose estate letters of administration, with the will annexed, were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 9th day of December, 1912, to the Public Trustee of England, of 3 and 4, Clement's-inn, Strand, in the county of London, as the lawful Attorney of the Public Trustee of New Zealand, the executor named in the said will), are hereby required to send the particulars, in writing, of their claims to me, the No. 28673.

undersigned, the Solicitor for the Public Trustee of England in this matter, on or before the 18th day of January next, after which date the Public Trustee of England will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands he shall not then have had notice.—
Dated this 17th day of December, 1912. Dated this 17th day of December, 1912.

J. THEODORE GODDARD, Solicitor for the Public Trustee of England in this Matter.

W. H. BENYON, Deceased, late of No. 61, Lowndes square, S.W. (who died on the 11th June, 1912).

CREDITORS and others having claims against the estate of the above deceased are requested to give notice to the undersigned, the Solicitors for the administrator of the estate of the above deceased in England, within one calendar month of the date hereof, after which time the estate will be distributed among the parties entitled thereto, having regard only to the claims of which notice has been received according to Statute.—Dated this 18th day of December, 1912.

BISCHOFF and CO., 4, Great Winchester-street, E.C., Solicitors for the Administrator of the estate of the above named deceased in Englan 1.

Re MARY ANN GRAVES, Deceased (trading as J. W. LYON).

Pursuant to 22nd and 23rd Vic., cap. 35.

Pursuant to 22nd and 23rd Vic., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Mary Ann Graves, late of 17, The Lawn, Bath-road, Hounslow, in the county of Middlesex, but formerly of 202, Highstreet, Hounslow aforesaid, Widow, deceased (trading as J. W. Lyon) (who died on the 23rd day of November, 1912, and whose will was proved in the Principal Probate Registry, on the 16th day of December, 1912, by Edward Henry Tyler, the executor therein named), are required to send particulars to me, on or before the 1st day of February, 1913, after which date the said executor will proceed to distribute the assets, having regard only to the claims then received.—Dated this 17th day of December, 1912.

ARTHUR. TYLER. 5. Clement's sing. London

ARTHUR TYLER, 5, Clement's-inn, London, W.C., Solicitor for the said Executor.

ARTHUR WESTON WHEELER, Deceased.

Pursuant to Statute 22 and 23 Vict., c. 35.

Pursuant to Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Arthur Weston Wheeler, late of 9, The Shambles, Bradford-on-Avon, in the county of Wilts, Outfitter (who died on the 13th day of October, 1912, and whose will was proved by Emily Wheeler, Widow, the executrix therein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of November, 1912), are hereby required to send particulars, in writing, of their debts, claims or demands to me, the undersigned, as Solicitor to the said executrix, on or before Thursday, the 16th day of January, 1913, after which day the said executrix 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 she shall then have had notice; and that she will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand she shall not then have had notice.

—Dated this 16th day of December, 1912.

ALEX. WILKINS, Bradford-on-Avon, Solicitor

ALEX. WILKINS, Bradford-on-Avon, Solicitor to the said Executrix.

Re ALFRED DONNISON, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Alfred Donnison, late of 147, Leadenhall-street, in the county of London, and "Twycross," Lovelace-road, Surbiton, in the county of Surrey, deceased (who died on the 27th day of

October, 1912, and whose will was proved in the Principal Probate Registry, on the 15th day of December, 1912, by John Alfred Donnison, Maud Mary Arthure and Douglas Alexander Howden, the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, Solicitors for the said executors, on or before 31st day of January, 1913, at the undermentioned address, after which date the said John Alfred Donnison, Maud Mary Arthure and Douglas Alexander Howden will proceed to distribute the assets of the said Alfred Donnison, deceased, amongst the parties entitled thereto, having regard amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said John Alfred Domison, Maud Mary Arthure and Douglas Alexander Howden will not be liable for the assets of the said Alfred Donnison, deceased, or any part thereof, so distributed, to any person or persons of whose claims and demands they shall not have then had notice.—Dated this 18th day of December, 1912.

PARKER, GARRETT and CO., St. Michael's Rectory, Cornhill, London, E.C., Solicitors for the said Executors.

Re JOHN MANFIELD, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of John Manfield, late of Cullompton, in the county of Devon, Retired Farmer, Cullompton, in the county of Devon, Retired Farmer, deceased (who died on the 15th day of September. 1912, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of December, 1912, by Silvanus Charles Manfield and Benjamin Bicknell, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 31st day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 17th day of December. 1912.

A. NEWTON MILLER, Solicitor for the said

A. NEWTON MILLER, Solicitor for the said Executors, Cullompton, Devon.

Miss MARY EVANS COLEMAN, Deceased. Pursuant to the Statute 22 and 23 Victoria, chapter 35.

chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mary Evans Coleman, late of "Evington," Cloudesley-road, St. Leonards-on-Sea, in the county of Sussex, Spinster (who died on the 13th day of January, 1910, and whose will was proved in the Principal Probate Registry on the 14th day of October, 1911, by George William Coleman and George Archibald Toller, two of the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for George Archibald Toller, the surviving executor, on or before the 31st day of January, 1913, after which date the said surviving executor will proceed to distribute the assets of the deceased amongst the persons entitled thereto, of the deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 18th day of December, 1912.

TOLLER, BURGESS, and POCHIN, 2, Wycliffestreet, Leicester. 155

In the Estate of RICHARD HOWE, Deceased.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Richard Howe, late of the Great Western Railway Arms, in the parish of Aynho, in the county of Northampton, Licensed Victualler, Railway Carting Agent, Johnaster

and Farmer, deceased (who died on the 27th day of August, 1905, and whose will was proved in the District Probate Registry at Northampton, on the 22nd day of September, 1905, by Sophia Howe, Benjamin Robert Howe (since deceased), Frank Richard William Howe, and Thomas Gurney, the executors therein named, or against the said executors, or an yof them), are hereby required by the surviving executors to send particulars, in writing, of their claims or demands to me, the undersigned, Solicitor for the said surviving executors, on or before the their claims or demands to me, the undersigned, Solicitor for the said surviving executors, on or before the 2nd day of January, 1913, at the undermentioned address, after which date the said surviving executors will proceed to distribute the assets of the said Richard Howe, deceased, amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said surviving executors will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 18th day of December, 1912. of December, 1912.

W. LAMPET WHITEHORN, 25a, High-street, Banbury, Solicitor for the said Executors.

Re FREDERICK BOOTY LAST, Deceased.

Pursuant to 22 and 23 Victoria, chap. 35.

Pursuant to 22 and 23 Victoria, chap. 35.

OTICE is hereby given, that all creditors and persons having any claims or demands against the estate of Frederick Booty Last, of 93, South Market-road, Great Yarmouth, in the county of Norfolk, Retired Veterinary Surgeon, deceased (who died on the 22nd day of October, 1912, and whose will was proved in the Norwich District Registry of the Probate Division of His Majesty's High Court of Justice, on the 3rd day of December, 1912, by Eliza Marion Last, the executrix therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executrix, on or before the tenth day of February, 1913, after which date the executrix will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having deceased amongst the persons entitled thereto, having regard only to the claims of which the said executrix shall then have had notice; and that she will not be liable for the assets, or any part thereof, so distributed, to any persons of whose debt or claim she shall not then have had notice.—Dated this 18th days of December, 1912. day of December, 1912.

WILTSHIRE, SONS and JORDAN, 12, South-quay, Great Yarmouth, Solicitors for the said Executrix.

Miss SARAH BULL, Deceased.

Miss SARAH BULL, Deceased.

(REDITORS and others are required to send in to Harry Ball, of Bedford, Auctioneer, and William Richmond, of 266A, Holdenhurst-road, Bournemouth, Draper, the executors of Sarah Bull, late of 149, Castle-road, Bedford, Spinster (who died on the 6th day of September, 1912, and whose will was proved in the Principal Probate Registry, on the 11th day of December, 1912, by the said executors), their claims against the estate of the said testatrix, and at the expiration of one month from this date such executors will distribute the assets of the said and at the expiration of one month from this date such executors will distribute the assets of the said testatrix amongst the parties entitled thereto, having regard to the claims of which such executors have then notice; and they will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim such executors shall not have had notice at the time of distribution of the said assets.—Dated this 11th day of December, 1912.

C. C. BELL, 24, Mill-street, Bedford, Solicitor for the said Executors.

Re ALBERT MILES, Deceased.

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

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Albert Miles, late of The Highlands, Westwood, near Margate, in the county of Kent, Builder, deceased (who died on the ninth day of February, 1912, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 26th day of March, 1912, by Horace Miles, of No. 71, Tivoli-road, Margate, Builder, and William

Martin Tomlin, of Hillcrest, Northdown-avenue, Margate aforesaid, Tutor, the executors therein named), are hereby required to send in the particulars of their debts, claims, or demands to us, the undersigned, the Solicitors for the said executors, on or before the twenty-fourth day of January, 1913, after before the twenty-fourth day of January, 1913, after which date the said executors will proceed to distribute the assets of the said decased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims, or demands they shall not then have had notice.—Dated this 18th day of December, 1912.

WALTER HILLS and SHEA, 19, Cecil-square, Margate, Solicitors for the said Executors.

Notice under the Law of Property Amendment Act, 1859.

Re RACHEL COTTIS, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Rachel Cottis, late of Ivydene, Marlborough-road, South Woodford, in the county of Essex, deceased (who died on the 20th day of October, 1912, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 4th day of December, 1912, by Thomas John Anderson and Charles Asplin, the executors therein named), are hereby required to send in particulars of their debts, claims, or demands to us, the undersigned, the Solicitors for the said executors, on or before the 7th day of February, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims, or demands they shall not then have had -Dated this 18th day of December, 1912.

HATTEN and ASPLIN, Grays and Barking, Solicitors for the said Executors.

Re RICHARD NORMAN SHAW, Deceased.

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

Notice is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Richard Norman Shaw, late of 6, Ellerdale-road, Hampstead, in the county of London, Royal Academician (who died on the 17th day of November, 1912, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of December, 1912, by Mrs. Agnes Haswell Shaw and Mr. Robert Norman Shaw, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 12th day of February, 1913, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 16th day of December, 1912.

INCE, COLT and INCE, St. Benet-chambers, Fenchurch-street, E.C., Solicitors for the said

LOUISA AUSTIN, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Louisa Austin, late of 55, Westbourne Park-road, in the parish of Paddington, in the county of Middlesex, Widow, deceased (who died on the 28th November, 1911, intestate, and to whose real and personal estate

retters of administration were granted by the Principal Probate Registry, on the 18th day of January, 1912, to Louisa Sophia Langler, Wife of Thomas Langler, of Uxbridge-road, Southall, in the county of Middlesex Baker, or have county of Middlesex, Baker), are hereby requested to send particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said Louisa Sophia Langler, on or before the 16th day of January, 1913, at the undermentioned address, after which date the said Louisa Sophia Langler will Austin, deceased, amongst the parties entitled thereto, having regard only to the claims and demands of which she shall have had notice; and the said Louisa Sophia Langler will not be liable for the assets of the said Louisa Austin, deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not have had notice.—Dated this 16th day of December, 1912.

LAWRENCE HOULDER, Lonsdale Chambers, 27, Chancery-lane, W.C., Solicitor for the said Louisa Sophia Langler.

Re WILLIAM HANNAH, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Hannah, late of 17, Addison-villas, Addison-street, in the city of Nottingham, Gentleman, deceased (who died on the 5th day of September, 1910, and Probate of whose will was granted by the Nottingham District Registry of the Probate Division of His Majesty's High Course of Justice, on the 2nd day of December, 1910, to of Justice, on the 2nd day of December, 1910, to William John Hannah and Frederick Hannah, the surviving executors named in the said will), are hereby required to send the particulars, in writing, of their alarms of domards to use the understand, the their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 31st Solicitors for the said executors, on or before the 31st day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto; having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 18th day of December, 1912.

WATSON, WADSWORTH and WARD, 15, Weekday-cross, Nottingham, Solicitors for the said Executors.

WILLIAM FRANCIS MEYER, Deceased.

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

Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demand upon or against the estate of William Francis Meyer late of Heather Lodge, Barnes Common, in the county of Surrey, and formerly of 20, Garrick-street, in the county of London, Gentleman, deceased (who died on the 4th day of October, 1912, and whose will was duly proved by Edward Henry Wellby and Sidney Meyer, the executors therein named, in the Principal Probate Registry of the High Court of Justice, on the 20th day of November, 1912), are hereby required to send, in writing, the particulars of their claims or demands, addressed to the said executors, to the care of ūs, the undersigned, Benham, Barrett and Synnott, of Suffolk House, Laurence Pountney-hill, in the city of London, the Solicitors for the said executors, on or before the 1st day of February, 1913, after which date the said executors will proceed to distribute the assets of the said William Francis Meyer among the parties entitled thereto, having regard to the claims of which the said executors have then had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim the said executors have then had notice at the time of the distribution:—Dated this 19th day of December, 1912.

BENHAM BARRETT and SYNNOTT. Suffolk

BENHAM, BARRETT and SYNNOTT, Suffolk House, Laurence Pountney-hill; London, E.C., Solicitors for the said Executors.

ALFRED WILLIAM JACKSON, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

NOTICE is hereby given, that all creditors and other persons having any claim or demand upon or against the estate of Alfred William Jackson, late of Northwick Hall, Worcester, in the county of Worcester (who died on the 31st day of October, 1912, worcester (who died on the Jist day of October, 1912, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 10th day of December, 1912, by Roderick Hamilton Purves and Frank Lindsay Sutton, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 1st day of March 1913. executors, on or before the 1st day of March, 1913, after which date the said executors will proceed to distribute the estate of the said deceased among the distribute the estate of the said deceased along the parties entitled thereto, having regard only to the claims or demands of which they shall then have notice; and the said executors will not be liable for the estate, or any part thereof, so distributed, to any person or persons of whose claim or demand they shall not then have had notice.—Dated this 20th day of December 1012 of December, 1912.

ANDREW, WOOD, PURVES and SUTTON, 8 and 9, Great James-street, Bedford-row, London, W.C., Solicitors for the said Executors.

Re EDWIN BENT, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35. NOTICE is hereby given, that all persons having any claims or demands against the estate of Edwin Bent, late of No. 29, Radcliffe-road, West Bridgford, in the county of Nottingham, Railway Bridgford, in the county of Nottingham, Railway Police Superintendent, deceased (who died on the 1st day of July, 1912, and whose will was proved in the Nottingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 21st day of August, 1912, by William Harrop and Elizabeth Ann Sparrow, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, on or before the 27th day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 18th day of December, 1912. this 18th day of December, 1912.

GOODALL and SON, Poultry-arcade, Notting-ham, Solicitors for the said Executors.

MARY HILL DE SALIGNAC, Deceased. Notice to Creditors.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

ALL persons having claims against the estate of Mary Hill de Salignac, late of No. 9, Stanfordroad, Kensington, in the county of London (who died on the 16th day of November, 1912), are hereby required to send particulars of their claims to the undersigned on or before the 19th day of January, 1913, after which date the executors will distribute the assets of the said deceased, without regard to claims of which they shall then not have had notice. claims of which they shall then not have had notice. -Dated this 19th day of December, 1912.

ROUTH, STACEY and CASTLE, 14, Southampton-street. Bloomsbury, W.C., Solicitors for the said Executors.

JOHN DANIEL HAYSOM, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Daniel Haysom, late of Nos. 105 and 106, East-street, in the county borough of Southampton, Mason (who died on the 24th day of November, 1911, and whose will was proved in the Probate Division of the High Court of Justice at the Principal Registry, on the 28th day of December,

1911, by Elizabeth Frances Haysom, Arthur Lucas Haysom, and Percy Mayor Randall, the executors named in the said will), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the 31st day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto having regard only to the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distri-buted, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 16th day of December, 1912.

PARIS, SMITH and RANDALL, of Lansdowne House, Castle-lane, Southampton, Solicitors to the said Executors.

Deputy Surgeon-General JOSEPH CHRISTIAN CORBYN, Deceased.

Pursuant to 22 and 23 Vict., cap. 35.

A LL persons having claims against the estate of Joseph Christian Corbyn, late of Lypiatt Lawn, Cheltenham, in the county of Gloucester, Deputy Surgeon-General, Indian Army, retired (who died on the 24th day of October last), are to send written particulars thereof to me, the undersigned, Solicitor for Evelyn Margaret Corbyn, the sole executrix of the deceased, before the 31st day of January, 1913, after which date the said executrix will distribute the deceased's assets, having regard only to the claims whereof she then has had notice.—Dated this seventeenth day of December, 1912.

O. J. WILLIAMS, County Court Chambers, Cheltenham, Solicitor for the said Executrix

ELIZABETH HARE, Deceased.

Pursuant to the Act 22 and 23 Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Elizabeth Hare, late of 74, Cambridge-gardens, North Kensington, in the county of London, deceased (who died on the 15th day of July, 1912, and letters of administration of whose estate were granted, on the 17th day of December, 1912, out of the Principal Probate Registry of His Majesty's High Court of Justice), are hereby required to send particulars, in writing, of their respective claims or demands to us, the undersigned, on or before the 20th day of January next, after which date the administrator will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims and demands of which the said administrator shall then have had notice; and that he will not be liable for the Pursuant to the Act 22 and 23 Victoria, cap. 35. had notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose claim or demand he shall not then have had notice.—Dated 19th December, 1912.

SUTTON OMMANNEY RENDALL, and. 3 and 4, Great Winchester-street, London, E.C., Solicitors for the Administrator.

Re THOMAS THOMAS, Deceased.

Pursuant to Statute 22 and 23 Victoria, chapter 35. NOTICE is hereby given, that all creditors and

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Thomas, late of Wellfield, in the county of the borough of Carmarthen, Gentleman, deceased (who died on the 27th day of September, 1912, and whose will was proved in the Principal Probate Registry, on the 16th day of November, 1912, by the Public Trustee, the sole executor therein named), are hereby required to send in particulars of their debts, claims or demands to the undermentioned, Solicitor for the said executor, on or before the 25th day of January, 1913, after which date the said executor will proceed to distribute the assets of the said testator amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said testator, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 19th day of December, 1912. day of December, 1912.

o25 H. W. THOMAS, 4, Queen-street, Carmarthen.

Pursuant to the Statute 22 and 23 Vict., c. 35, sect. 29.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of JURGEN NEIL CARLTON, late of "Kia-Ora," 50, Lonsdale-road Barnes, in the county of Surrey, Gentleman, of no occupation (who died on the 16th day of November, 1912, and whose will was proved in the Principal Probate Registry, on the 10th day of December, 1912, by Arthur Charles Brocklebank, the executor named therein), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said Arthur Charles Brocklebank, on or before the 21st day of January, 1913, at the undermentioned address, after which date the said Arthur Charles Brocklebank will proceed to distribute the assets of the said Jurgen Neil Carlton, deceased, amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and the said Arthur Charles Brocklebank will not be liable for the assets of the said Jurgen Neil Carlton, deceased, or any part therof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 20th day of December, 1912.

KINGSLEY WOOD and CO., 15, Walbrook, London F.C. Solicitors for the said side of the said London.

KINGSLEY WOOD and CO., 15, Walbrook, London, E.C., Solicitors for the said Arthur Charles Brocklebank.

HANNAH GARDNER, Deceased.

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

the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Hannah Gardner, late of 30, Evering-road, Stoke Newington, in the county of Middlesex, Spinster (who died on the 26th day of November, 1912, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th day of December, 1912, by Walter Howard and Henry George Smyth, the executors therein named), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said executors, on or before the 20th day of January, 1913, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims, and demands of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person or persons part thereof, so distributed to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 18th day of December, 1912

MANN and CRIMP, 17, Essex-street, Strand, W.C., Solicitors for the said Executors.

ESTHER ANGELINA GOMES, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Esther Angelina Gomes, demands against the estate of Esther Angelina Gomes, late of 38, Westmoreland-road, Paddington, in the county of London, formerly of Georgetown, Demerara, in the colony of British Guiana, Widow (who died on the 22nd day of October, 1911, and to whose estate administration, with will annexed, was granted in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 23rd day of August, 1912, to William Hurlstone Hortin, the lawful Attorney of Edward Adolphus Victor Abraham, who now resides at 255, 256, Thomas-street, Georgetown, Demerara, in the said colony of British Guiana, the executor in the said will named), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said administrator, on or before the 1st day of February, 1913, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice; and that he will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this 18th day of December, 1912.

LINDUS and HORTIN, St. Lawrence House, Trump-street, King-street, London, E.C., Trump-street, King-street, London Solicitors for the said Administrator.

Re JAMES THOMPSON, Deceased.

Pursuant to the Law of Property Amendment Act, 1859 (22 and 23 Vict., cap. 35).

OTICE is hereby given, that all creditors and or ITCE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of James Thompson, late of Teddington, in the county of Middlesex, Builder, deceased (who died on the 13th day of March, 1912, at Teddington aforesaid, and whose will was proved by Elizabeth Thompson, of Teddington aforesaid, Widow, James Thompson, also of Teddington, Builder, and Edward Henry Bartlett, of 38, Bloomshurv-square London Solicitor in the Principal Pro-Builder, and Edward Henry Bartlett, of 38, Bloomsbury-square, London, Solicitor, in the Principal Probate Registry, on the 11th day of April, 1912), are hereby required to send in particulars of their claims and demands to the undersigned, the Solicitors to the executors, on or before the 1st day of February, 1913; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person of whose debt or claim they shall not then have had notice.— Dated this 18th day of December, 1912.

FORD, LLOYD, BARTLETT and MICHEL-MORE, 38, Bloomsbury-square, London, W.C., Solicitors for the Executors.

TO be sold, pursuant to an Order of the Chancery Division of the High Court of Justice, made in an action entitled in the Matter of the estate of ALEXANDER BLAIR, Deceased, Jackson v. Johnson, 1909, B, No. 2,431, with the approbation of Mr. Justice Parker, by Mr. James William Bentley, the auctioneer appointed by the said Judge, at the Keel Inn, Castleford, in the county of York, on Thursday, the 30th day of January, 1913, at 7 o'clock in the evening, 22 freehold cottages at Allerton Bywater, in the said county of York, consisting of 16 cottages known as Vicars-terrace and 6 cottages known as Station-lane, Allerton Bywater aforesaid.

Particulars and conditions of sale may be had of the following Solicitors:—E. H. Godson, Sleaford, Lincs.; Bromet and Sons, 131a, Briggate, Leeds; J. E. Johnson, Castleford; Stooke-Vaughan and Taylor, 31, Great James-street, London, W.C.; Norris, Allens and Chapman, 20, Bedford-row, London, W.C.; Torr and Co., 38, Bedford-row, London, W.C.; the Treasury Solicitor, Royal Courts of Justice, London.—Dated this 16th day of December, 1912.

R. T. WATKIN WILLIAMS, Master of the

T. WATKIN WILLIAMS, Master of the R. T. WALLS

MARGARET COCHRANE, Deceased.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of the estate of Margaret Cochrane, deceased, between John Charles Durnin, plaintiff, and Florence between John Charles Durnin, plaintiff, and Florence Mary Hall (Married Woman) and Emily Jane Durnin (Spinster), defendants (1912. C. 2952), whereby the following inquiries were ordered to be made:—1. An inquiry who were the persons entitled, by virtue of or according to the Statute of Distribution or otherwise, to the estate of the above named intestate, Margaret Cochrane, living at the time of her death, and whether any of them are since dead, and, if so, who are their respective legal personal representatives. 2. An inquiry who was or were the heir or heirs in gavelkind of the said Margaret Cochrane living at the time of her death, and whether such heir or heirs is or are living or dead, and, if dead, who, by devise, descent, or otherwise, is entitled to such real estate (if any) of the said Margaret Cochrane, as descended to such heir or heirs. 3. An inquiry who was the heir at law of the said Margaret Cochrane living at the time of her death, and whether such heir is living or dead, and, if dead, who, by devise, descent, or otherwise, is entitled to such real estate (if any) of the said Margaret Cochrane, as descended to such heir at law. The persons claiming to be next of kin, or the heir in gavelkind, or heir at law of the said Margaret Cochrane, late of No. 155, Herbert-toad, Plumstead, in the county of Kent (who died on the 19th day of May, 1912), are, by their Solicitors, on or before the 30th day of January, 1913, to come in and prove their claims at the Chambers of Mr. Justice Warrington, at the Royal Courts of Justice, or in default thereof they will be peremptorily excluded from the benefit of the said order. Thursday, the 6th day of February, at 12 o'clock noon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.

NOTE.—The said Margaret Cochrane was married at St. Peter's Church, Dublin, on the 30th July, 1856, to Richard Edward Cochrane, a Corporal in the Royal Artillery, stationed at Portobello Barracks. Her maiden name was Margaret Durnin, daughter of Patrick Durnin, of 18, Leinster-square, Dublin, Steward. Dated the 18th day of December, 1912.

R. T. WATKIN WILLIAMS, Master of the Supreme Court.

R. T. WATKIN WILLIAMS, Master of the Supreme Court.

HUGHES, NARBOROUGH and THOMAS, Effingham House, Arundel-street, W.C., Plaintiff's Solicitors. Strand,

Re WALTER HUGHES, Deceased.

Re WALTER HUGHES, Deceased.

DURSUANT to a Judgment of the Chancery Division of the High Court of Justice, made in the Matter of the estate of Walter Hughes, deceased, and in an action Amelia Crane Hughes (Widow), Selina Dix (Spinster) and Harry Nicholas Grove, plaintiffs, against Margaret Amelia Crane Hughes (Spinster), defendant, 1912, H. No. 2480, the creditors of Walter Hughes, deceased, late of The Cottage, Little Aston, near Sutton, and St. Paul's Buildings, The Bridge, Walsall, both in the county of Stafford, Auctioneer (who died on the 30th day of September, 1911), are, on or before the 1st day of February, 1913, to send by post, prepaid, to Mr. James Flockhart Addison, of 24, Bridge-street, Walsall, in the county of Stafford, a member of the firm of James F. Addison and Cooper, of the same place, the Solicitors of the plaintiffs and defendant, the executrices and executor of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of the same place of the same place of the same place of the same place, the Solicitors of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of the same place of the same place of the same place of the same place of the same place, the Solicitors of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of the same place of t and executor of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them, or in default they will be peremptorily excluded from the benefit of the said judgment: Every creditor holding any security is to produce the same before Mr. Justice Joyce, at his Chambers (Room No. 692), the Royal Courts of Justice, Strand, London, on Friday, the 14th day of February, 1913, at 12.30 o'clock in the afternoon, being the time appointed for adjudicating on the claims.—Dated this 17th day of December, 1912.

WARD, ROWIE, PORTER and CO. 7 King.

WARD, BOWIE, PORTER and CO., 7, King-street, Cheapside, E.C.; Agents for

JAMES F. ADDISON and COOPER, of Walsall. Solicitors for the Plaintiffs and Defendant.

URSUANT to an Order of the Chancery Division of the High Court of Justice, England, made in the Matter of the estate of EDWARD KITSON LITTLEWOOD, deceased, and in an action Blockley against Gaine, 1912, L. 1913, and dated the 18th November, 1912, whereby the following enquiries were directed, namely:—(1) An enquiry whether Ernest Pitt Littlewood is living or dead, and, if dead, when he died. (2) An enquiry whether the said Ernest Pitt Littlewood was ever married, and, if so, whether he left any and what issue him surviving. The said Ernest Pitt Littlewood, if living, or, if he died before the 9th March, 1905, the persons claiming to be his issue, or, if he died after the said 9th March, 1905, his legal personal representatives, are, by themselves his legal personal representatives, are, by themselves or by their Solicitors, on or before the 11th February, 1913, to come in and prove their claims at the Chambers of Mr. Justice Swinfen Eady and Mr. Justice Neville, Royal Courts of Justice, Strand, London, England, and to enter their names in a book tent for that present in Boom 205 at the smith Polymers. kept for that purpose in Room 286 at the said Royal Courts of Justice, or in default thereof they will be peremptorily excluded from the benefit of any order to be made in the said action. Tuesday, the 18th day of February, 1913, at 12 o'clock noon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.—Dated the 13th day of December, 1912.

SAMUEL A. M. SATOW, Master.

Note.—The said Ernest Pitt Littlewood formerly resided at 19, Cavendish-road, Brondesbury, London, and left England for Canada in 1892, and subsequently went to America, and was last heard of at Milwaukee, Wisconsin, U.S.A., in 1903. He is believed to have been seen at Chicago, and subsequently at Indianapolis, U.S.A.

ANDREW, WOOD, PURVES and SUTTON, 8 and 9, Great James-street, Bedford-row, W.C., Solicitors for the Plaintiff.

DURSUANT to an Order of the Chancery Division il of the High Court of Justice, made in an action in the Matter of the estate of WILLIAM JAMES POYNTER, deceased, Payne against Wright, 1912, P. 714, the creditors of William James Poynter, late of Hackney Union Infirmary, Homerton, in the county of Middlesex (who died in or about the month of December, 1903), are, on or before the 31st day of January, 1913, to send by post, prepaid, to Peter Francis Gellatly, of Dock House, Billiter-street, London, E.C., the Solicitor of the defendant Charles Wright, the administrator of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) 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 Mr. Justice Swinfen Eady, at his Chambers, the Royal Courts of Justice, London, on Friday, the 7th day of February, 1913, at 12 o'clock noon, being the time appointed for adjudication on the claims.—Dated this 18th day of December, 1912.

GELLATLY, SON and BARNETT, Dock House, Billiter-street, London, E.C., Solicitors for all Parties.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in an action in the Matter of the estate of ARTHUR JAMES MACDONALD BENTLEY, and in an action Bentley against Bentley, 1912, B. No. 1666, the creditors of Arthur James Macdonald Bentley, late of 7, Woodbury Park-gardens, Tunbridge Wells, in the county of Kenl, and formerly of Cairo, Egypt, who died on or about the 19th day of April, 1911, are, on or before the 31st day of January, 1913, to send by post, prepaid, to Mr. Stanley Hutchison, of 6, Stone-buildings, Lincoln's Inn, London, W.C., a member of the firm of Hutchison and Cuff, the Solicitors of the defendant, Eileen Nora Bentley, the administratrix of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claim, 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 Judge in Chambers, Room No. 696, Royal Courts of Justice, Strand, London, on the 7th day of February, 1913, at 12 o'clock at noon, being the time appointed for adjudication on the claims.—Dated this 14th day of December, 1912. DURSUANT to an Order of the Chancery Division December, 1912.

FRASER and CHRISTIAN, 4, Finsbury-circus, London, E.C., Solicitors for the Plaintiff.

In the High Court of Justice.—Companies (Winding up). Mr. Justice Swinfen Eady.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of J. AND T. H. WALLIS Limited.

NOTICE is hereby given, that the Hon. Mr. Justice Swinfen Eady has directed separate Meetings of the Debenture holders, creditors and Members of the above named Company to be summoned, pursuant to the above Statute, to be held at

the Corn Exchange Tavern, Seething-lane, in the city of London, on the 3rd day of January, 1913, at 3 o'clock in the afternoon, for the Debenture holders and Members of the Company, and at 3.30 o'clock in the afternoon for the creditors of the Company respectively, for the purpose of considering and, if thought fit, approving, with or without modification, a scheme of arrangement proposed to be made between such Debenture holders, creditors and Members and the said Company, at which respective times and place all the Debenture holders, Members of the said Company and creditors are requested to attend; and the said Judge has appointed Alfred Willie Sully, of 19-21, Queen Victoria-street, in the city of London, the Liquidator of the said Company, and, failing him, Arthur Torriano Rickards, of 40, Old Broad-street, in the city of London, Solicitor, or, failing him, Harold de Vaux Brougham, the Senior Official Receiver, to act as chairman of such Meetings. A copy of the said scheme can be seen at the offices, No. 40, Old Broad-street, in the city of London, of Messrs. Hill, Son and Rickards, the Solicitors of the Liquidator.—Dated this 19th day of December, 1912.

ALFRED W. SULLY.

The MONEY LENDERS ACT, 1900.

The MONEY LENDERS ACT, 1900.

In pursuance of the powers conferred upon the Board of Trade, by section 6 (e) of the Money Lenders Act, 1900, the Board of Trade do hereby order that the Ipswich Permanent Benefit Building Society Limited, of Arcade Chambers, Ipswich, being a body corporate exempted by an order of the Board of Trade, dated the 11th day of December, 1909, from registration as a money lender, under the provisions of the above mentioned Act, for a period of three years from the 17th day of December, 1909, the date of the publication of the said order in the London Gazette, be exempted from registration for a further period of three years, from the date of the publication of this order in the London Gazette, or until earlier revocation of this order by the Board until earlier revocation of this order by the Board of Trade.—Dated this 14th day of December, 1912.

On behalf of the Board of Trade,

R. C. HERON-MAXWELL.

NOTICE. CHRISTMAS VACATION.

THE Land Registry will be closed from the 25th to the 28th of December inclusive.

By Order,

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D'ARCY LITTLE, Secretary, Land Registry.

In the Matter of the Deed of Assignment for the benefit of Creditors, executed on the 19th day of June, 1912, by CHARLES WILLIAM STILL, of Broad-street, Knighton.

HE creditors of the above named Charles William Still who have not already sent in their claims are required, on or before the 31st day of December. 1912, to send in their names and addresses, and particulars of their debts or claims to William Abley Collins, of Knighton aforesaid, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared.—Dated this 16th day of December, 1912.

F. L. GREEN and NIXSON, Knighton, Solicitors for the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 14th day of May, 1912, by RICHARD ALEXANDER COOK, trading as R. A. Cook and Co., New Quay, and residing at 62, Church Way, North Shields, in the county of Northumberland, Sailmaker.

THE creditors of the above named Richard Alexander Cook who have not already sent in their claims are required, on or before the 31st day of December, 1912, to send in their names and addresses, and the particulars of their debts or claims to Mr. John Kindred, of 116, Pilgrim-street, in the city and county of Newcastle-upon-Type, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the dividend about to be declared.—Dated this 14th day of December, 1012

REED, RYDER and MEIKLE, 19, Northumber-land square, North Shields, Solicitors for the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 12th day of August, 1912, by WILLIAM GIBSON, trading as Gibson and Reynolds, Engineers and Shipsmiths, Grosvenor-street Engineering Works, Ellesmere Port, Cheshire, and residing at 14, Stanlow-villas, Ellesman Port, Cheshire. mere Port, Cheshire.

THE creditors of the above named William Gibson who have not already sent in their claims are required, on or before the 17th day of January, 1913, to send in their names and addresses, and the particulars of their debts or claims to me, the undersigned, Louis Nicholas, of 19, Castle-street, Liverpool, Chartered Accountant, the Trustee under the said deed, or in default thereof they will be excluded from the benefit of the first and final dividend proposed to be declared.—Dated this 20th day of December, 1912.

LOUIS NICHOLAS, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 30th day of August, 1912, by WILL ROBERTS, trading as the Dean Engraving Company, of Dean-street, Fetter-lane, E.C.

NOTICE is hereby given, that a first and final dividend is intended to be declared. The creditors of the above named Will Roberts who have not already sent in their claims and assented to the said deed are required, on or before the 7th day of January, 1913, to assent to the said deed, and to send in their names and addresses, and the particulars of their debts and claims, together with all bills, notes and other negotiable instrumetrs, to me, the undersigned, Arthur Reginald Green, of 17, Colemanstreet, E.C., the Trustee appointed by the said deed, or in default they will be excluded from the benefit of any dividend which may hereafter be declared.— Dated this 17th day of December, 1912.

A. R. GREEN.

In the Matter of a Deed of Assignment, executed for the benefit of creditors on the 14th day of September, 1912, by Mrs. ELLEN ANN STOTT, 35, Spring-gardens, Buxton, Draper.

OTICE is hereby given, that a first and final dividend is about to be declared herein. Creditors who have not already done so are required to send in particulars of their claims to the undertised twents, and to execute the deed or assent to send in particulars of mell calms and that signed trustee, and to execute the deed or assent thereto in writing within 21 days from the date hereof, failing which they will be excluded from all benefits under the proposed distribution.—Dated this 18th day of December, 1912.

FREDERICK WOMERSLEY, Chartered Accountant, Trustee, 77, King-street, Manchester. BENNETT and CO., Buxton, Solicitors to the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of creditors, dated the 15th day of March, 1912, executed by GEOFFREY ROBERT SEWELL BROWN, Auctioneer, of 9, Easton-street, High Wycombe, Bucks.

OTICE is hereby given, that a first dividend is about to be declared in this Matter. All persons having claims against this estate who have not sent in their claims are required, on or before the 9th day of January, 1913, to send particulars thereof, in writing, to the undersigned, the trustee under the said deed, or in default they will be excluded from the benefit of such dividend.—Dated this 18th day of December 1019 December, 1912.

PERCY E. METZNER, 31, High-street, High Wycombe, Bucks, Chartered Accountant.

In the Matter of an Assignment for the benefit of Creditors, executed on the 9th day of October, 1912, by HENRY WATSON, of 328, Katherine-road, Forest Gate, in the county of Essex, Draper.

DERSONS having claims against the debtor, who have not yet done so, are required to send particulars thereof to Messrs. Beecroft, Sons and Nicholson, 12, Wood-street, London, E.C., or to us, the undersigned, on or before the 10th day of January, 1913, otherwise they will be excluded from dividend under the said assignment.—Dated this 17th day of December 1912 December, 1912.

J. N. MASON and CO., 32, Gresham-street, London, E.C., Solicitors for the Trustee.

In the Matter of an Assignment for the benefit of Creditors, executed on the 30th day of October, 1912, by ALFRED JOHN CREW, of 88, Station-road, Addlestone; Baker-street, Weybridge; and High-street, Merton, all in the county of Surrey, Draper.

DERSONS having claims against the debtor, who have not yet done so, are required to send particulars thereof to Messrs. Beecroft, Sons and Nicholson, 12, Wood-street, London, E.C., or to us, the undersigned, on or before the 31st day of January, 1913, otherwise they will be excluded from dividend under the said assignment.—Dated this 17th day of December 1912 December, 1912.

J. N. MASON and CO., 32, Gresham-street, London, E.C., Solicitors for the Trustee.

In the Matter of an Assignment for the benefit of Creditors, executed on the 10th day of October, 1912, by BENJAMIN WYATT, of 37, Fore-street, Kingsbridge, in the county of Devon, Stationer and

PERSONS having claims against the debtor, who have not yet done so, are required to send particulars thereof to Messrs. Moore, Partridge and Co., 2, Gresham-buildings, Basinghall-street, London, E.C., or to us, the undersigned, on or before the 11th day of January, 1913, otherwise they will be excluded from dividend under the said assignment.—Dated this 17th day of December. 1912. 17th day of December, 1912.

J. N. MASON and CO., 32, Gresham-street, London, E.C., Solicitors for the Trustee.

In the Matter of a Deed of Assignment for benefit of Creditors, executed on the second day of August, 1912, by FRED POTTER, of Wood View, Don caster-road, Barnsley, and carrying on business as the Hosiery and Smallware Depot, at 22, New street, Barnsley.

THE creditors of the above named Fred Pottar who have not already sent in their claims are required, on or before the 7th day of January, 1913, to send in their names and addresses, and the particulars of their debts or claims to me, the und resigned, Henry Oxley, of 27, Regent-street, Barnsley aforesaid, Incorporated Accountant, the Trustee under the said deed, or in default they will be excluded from the dividend proposed to be declared.—Dated this 17th day of December, 1912.

HENRY OXLEY, Trustee.

In the Matter of an Assignment for the benefit of Creditors, executed on the 23rd day of October, 1912, by JOSEPH GILL, of 151, Rushey-green, Catford, in the county of Kent, Draper.

ERSONS having claims against the debtor, who have not yet done so, are required to send particulars thereof to Messrs. Beecroft, Sons and Nicholson, 12, Wood-street, London, E.C., or to us, the undersigned, on or before the 24th day of January, 1913, otherwise they will be excluded from dividend under the said assignment.—Dated this 17th day of December, 1912.

J. N. MASON and Co., 32, Gresham-street, London, E.C., Solicitors for the Trustee,

In the Matter of an Assignment for the benefit of Creditors, executed on the 18th day of September, 1912, by ARTHUR WILLIAM NEILL, trading as Neill and Son, at 93, East-street, Barking, in the county of Essex, Draper.

DERSONS having claims against the debtor, who have not yet done so, are required to send particulars thereof to Messrs. Beecroft, Sons and Nicholson, 12, Wood-street, Cheapside, London, E.C., or to us, the undersigned, on or before the 4th day of January, 1913, otherwise they will be excluded from dividend under the said assignment.—Dated this 18th day of December, 1912. day of December, 1912.

J. N. MASON and Co., 32, Gresham-street, London, E.C., Solicitors for the Trustee.

In the Mattter of a Deed of Assignment for the benefit of Creditors, executed on the 23rd day of October, 1912, by Mrs. ALICE FRANCIS MOLYNEUX (trading as Ernest Molyneux), Cathedral Stores, Cathedral-road, Cardiff.

Cathedral-road, Cardiff.

THE creditors of the above named Mrs. Alice
Francis Molyneux who have not already sent
in their claims are required, on or before the 23rd
day of January, 1913, to send in their names and
addresses, and the particulars of their debts or claims,
to Hatton Evans and Robert Harold Seel, of Johnstreet, Cardiff, and Theatre Royal Chas., St. Mary
street, Cardiff, respectively, the Trustees under the
said deed, or in default thereof they will be excluded
from the benefit of the first and final dividend about
to be declared.—Dated this 13th day of December,
1912. 1912.

R. H. SEEL, one of the Trustees.

THE estates of ROBERT FYFE, sometime Boat-builder, Tarbert, Argyllshire, now residing at Springbank Cottage, Love-street, Paisley, were seques-trated on the 17th day of December, 1912, by the Court of Session.

The first deliverance is dated the 17th day of December, 1912.

The Meeting to elect the Trustee and Commissioners is to be held on the 30th day of December, 1912, at 2 o'clock, afternoon, within the Globe Hotel, Paisley. 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 17th day of April, 1913. The sequestration has been remitted to the Sheriff of the Sheriffdom of Renfrey and Bute, at Paisley.

Renfrew and Bute, at Paisley.
All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

LISTER, SHAND and LINDSAY, S.S.C., 3, Howe-street, Edinburgh, Agents.

THE estates of GEORGE P. BODDIE, Medical Practitioner, residing at Number thirty-five, Melville-street, Edinburgh, were sequestrated on the 18th day of December, 1912, by the Court of Session. The first deliverance is adaed the 19th day of August 1912

The first deliverance is vulted the 15th day of August, 1912.

The Meeting to elect the Trustee and Commissioners is to be held at eleven o'clock forenoon, on Monday, the 30th day of December, 1912, within Dowell's Rooms, No. 18, George-street, Edinburgh. A composition may be offered at this Meeting, and to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before the 18th day of April 1913.

day of April, 1913.

The sequestration has been remitted to the Sheriff of the Sheriffdom of the Lothians and Peebles, at

Edinburgh. All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

JAMES AYTON, S.S.C., Agent, 50, Frederickstreet, Edinburgh.

THE estates of MATHESON, SCOTT AND COM-PANY, Motor Agents, 349, Sauchiehall-street, Glasgow, as a Company, and John Matheson, Motor Agent, residing at Glencairn, 21, Alder-road, Pollok-shaws, Glasgow, and Robert Scott, Motor Agent, re-siding at 12, Strathmore-gardens, Hillhead, Glasgow,

the sole partners of said firm, as such partners and as individuals, were sequestrated on 18th December, 1912, by the Court of Session.

The first deliverance is dated the 18th day of

December, 1912.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Monday, the 30th day of December, 1912, within the Faculty Hall, St. George's-place, Glasgow. A composition may be offered at this Meeting, and to entitle creditors to the first dividend their caths and accounts of data must be ledged on or before the 18th grounds of debt must be lodged on or before the 18th day of April, 1913. The sequestration has been remitted to the Sheriff of the county of Lanark, at

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JAMES G. BRYSON, Solicitor, Agent, 50, George-street, Edinburgh.

HE estates of EDGAR DODD PACEY, Draper and Hosier, carrying on business as "The Beehive Drapery Stores," 207, Morningside-road, Edinburgh, were sequestrated on 16th December, 1912 by the Sheriff of the Lothians and Peebles, at Edinburgh.

The first deliverance is dated the 16th December,

The Meeting to elect the Trustee and Commissioners is to be held at 11 o'clock forenoon, on Tuesday, the 24th day of December, 1912, within Dowell's Rooms, 18, George-street, Edinburgh. A composition may be offered at this Meeting, and to entitle creditions to the first dividend their earth and grounds of tors to the first dividend their oaths and grounds of debt must be lodged on or before the 16th April, 1913. All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

16th December, 1912.

GARDEN and ROBERTSON, S.S.C., Agents, Leith.

THE estates of L. AND M. BARCLAY,
Makers. Sixty-one Ladywell-street Cli-Makers, Sixty-one, Ladywell-street, Glasgow, and Alexander Barclay, Box Maker there, the sole partner of said firm, as such partner, and as an individual, were sequestrated, on the 18th day of December, 1912, by the Sheriff of Lanarkshire.

The first deliverance is dated the 7th day of

December, 1912.

December, 1912.

The Meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Friday, the 27th day of December, 1912, 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 18th day of April, -1913.

All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

DONALDSON and ALEXANDER, 97, West Regent-street, Glasgow, Agents.

THE estates of JAMES ABERCROMBY CRUICK-SHANK, Farmer, Mains of Mayen, Rothiemay, were sequestrated on 14th December, 1912, by the Sheriff of Aberdeen, Kincardine and Banff, at Banff The first deliverance is dated the 14th December, 1912

The Meeting to elect the Trustee and Commissioners is to be held at half-past one o'clock, on Saturday, the 28th day of December, 1912, within the Institute, Mid-street, Keith. 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 14th April, 1913.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

195 JOHN G. FLEMING, Solicitor, Keith, Agent.

THE estates of ALEXANDER RAMSAY, Solicitor before the Supreme Courts 70 Saint Andrews before the Supreme Courts, 30, Saint Andrew-square, Edinburgh, were sequestrated in a petition for cessio on the seventeenth day of December, 1912, by the Sheriff of the Lothians and Peebles. The first deliverance is dated 17th December, 1912.

The Meeting to elect the Trustee and Commissioners is to be held at two o'clock on Friday, the twenty-seventh day of December, 1912, within Dowell's

Rooms, 18, George-street, Edinburgh. A composition may be offered at this Meeting, and to entitle creditors to the first dividend their oaths and grounds of debt must be lodged on or before the 17th day of April, 1913.

All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

G. E. R. YOUNG, S.S.C., Agent, 3, Castle-street, Edinburgh. 18th December, 1912.

In the High Court of Justice.—In Bankruptcy. In the Matter of a Bankruptcy Notice, dated the 11th day of December, 1912.

To ARTHUR ELIOT, late of 35, Albemarle-street, Piccadilly, London, Journalist.

Take notice, that a Bankruptcy Notice has been issued against you in this Court at the instance of John Adams Brendon, of 60, Kensington Hall-gardens, W.; and the Court has ordered that the publication of this notice in the London Gazette and in the Daily Telegraph newspaper shall be deemed to be service of the bankruptcy notice upon you. The bankruptcy notice can be inspected by you on application at this Court.—Dated 17th day of December, 1912. ber, 1912.

HERBERT J. HOPE, Registrar.

WARD, PERKS and TERRY, Solicitors for the above named John Adams Brendon, 85, Grace-church-street, E.C.

In the High Court of Justice.—In Bankruptcy. In the Matter of a Bankruptcy Petition, filed the 20th day of November, 1912.

To A. C. THORPE (the Younger), of the Pall Mall Safe Deposit, St. Albans-place, London, W.

TAKE notice, that a Bankruptcy Petition has been presented against you to this Court by Borrelli and Vitelli, of Torre de Greco, in the kingdom of Italy, and 57, Hatton-garden, in the county of London, Coral Merchants, and the Court has ordered that the publication of this notice in the London Gazette and in the Daily Telegraph newspaper shall be deemed to be service of the petition upon you; and further take notice, that the said petition will be heard at this Court on the 6th day of January, 1913, at 11.30 o'clock in the forencon, on which day you are required to appear, and if you do not appear the Court may make a receiving order against you in your absence. The petition can be inspected by you on application at this Court.—Dated 18th day of December, 1912. of December, 1912.

HERBERT J. HOPE, Registrar.

JULIUS A. WHITE, 40/44, Holborn-viaduct, E.C., Solicitor for Petitioning Creditors.

In the County Court of Lancashire, holden at Blackburn and Darwen.

In Bankruptcy. No. 25 of 1912.

In the Matter of a Bankruptcy Petition, filed the 10th day of December, 1912.

To HARRY BOLTON, lately carrying on business as "Harry Bolton and Co.," at 33, Salford, Blackburn, in the county of Lancaster, and lately residing at 9, Eldon-road, Blackburn aforesaid, Tea Dealer.

at 9, Eldon-road, Blackburn aforesaid, Tea Dealer.

**AKE notice, that a Bankruptcy Petition has been presented against you to this Court by Edward Webb, of Flaneswood, Sevenoaks, in the county of Kent, Tea Merchant, trading as J. and I. Batten and Co., at 24 and 25, Rood-lane, in the city of London, and the Court has ordered that the publication of this notice in the London Gazette and in the Blackburn Times newspaper, shall be deemed to be service of the petition upon you. And further take notice, that the said petition will be heard at this Court on the 6th day of January, 1913, at 11.30 o'clock in the forenoon, on which day you are required to appear, and if you do not appear the Court may make a receiving order. The petition can be inspected by you on application at this Court.—Dated this 16th day of December, 1912.

J. NOWELL WlandRS, Registrar.

THE BANKRUPTCY ACTS, 1883 AND 1890.

RECEIVING ORDERS.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.
3469	Ardley, Liston Hall	Formerly 10, Darenth-road, Stamford Hill, Stoke Newington, London, and 81, Great Tower-street, London, E.C., whose present residence the Creditor is unable to ascertain	Tax Collector's Clerk	High Court of Justice in Bankruptcy	Dec. 3, 1912	1492 of 1912	Dec. 17, 1912	669	Creditor's	Sec. 4-1 (D.), Bank- ruptcy Act, 1883
3470	Bartolotti, Guiseppe	Lately carrying on business at 2, Piccadilly- arcade, Piccadilly, London, and residing at 34, Endymion-road, Finsbury Park, Middlesex	Dealer [in Precious Stones	High Court of Justice in Bankruptcy	Dec. 5, 1912	1504 of 1912	Dec. 17, 1912	670	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
3471	Beaumont, Reginald	The Barracks, Kingston-on-Thames, Surrey	An Officer in His Majesty's Army	High Court of Justice in Bankruptcy (transferred from the County Court of Surrey, holden at Kingston)	Sept. 10, 1912 (in County Court) Nov. 5, 1912 (in High Court)	1350 of 1912	Dec. 16, 1912	6 6G	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
3472	Bell, George	2, Felix-avenue, Crouch End, London, and lately residing at 17, Grosvenor-gardens, Cricklewood, Middlesex	Of no occupation	High Court of Justice in Bankruptcy	Nov. 22, 1912	1445 of 1912	Dec. 16, 1912	664	Creditor's	Sec. 4-1 (G.),Bank- ruptcy Act, 1883
3473 .	Caro, Adrien	4, Copthall-court, London, E.C	··· ··· ··· ···	High Court of Justice in Bankruptcy	Nov. 28, 1912	1478 of 1912	Dec. 16, 1912	665	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
3474	de Chassiron, The Baron	Late The Hythe, Staines, Middlesex, but whose present-residence the Creditor is unable to ascertain		High Court of Justice in Bankruptcy	Sept. 6, 1912	1089 of 1912	Dec. 17, 1912	668 ·	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
3475	Lewis and Co	Lately carrying on business at 127, Fen- church-street, in the city of London, whose present address the Petitioning Creditors are unable to ascertain	Advertising Agents	High Court of Justice in Bankruptcy	Nov. 9, 1912	1374 of 1912	Dec. 18, 1912	672	Creditor's	Sec. 4-1\G.), Bank- ruptcy Act, 1883
3476	Madenberg, L. (Male)	4, The Broadway, Lordship-lane, East Dulwich, London	Tobacco Dealer	High Court of Justice in Bankruptcy	Nov. 22, 1912	1446 of 1912	Dec. 18, 1912	673	Creditor's	Sec. 4-1(G.),Bank- ruptcy Act, 1883

RECEIVING ORDERS-continued.

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No.	Debtor's Name	Address.	Description.	Court.	Date of. Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	vy netner Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition
3477	Smith, Thomas Edgar	Residing and carrying on business at 149, Junction-road, Upper Holloway, and 1A, Carlton-road, Kentish Town, London	Coal Dealer and Removal Contractor	High Court of Justice in Bankruptcy	Dec. 17, 1912	1560 of 1912	Dec. 17, 1912	671	Debt or's	
34 78	Warner, Albert Victor (carrying on business as Warners)	Mayfield, 35, Marlborough-crescent, Bedford Park, Chiswick At Warner's Works, Brooklyn-road, Shepherd's Bush, both in London	Trunk and Basket Maker	High Court of Justice in Bankruptcy	Dec. 17, 1912	1559 of 1912	Dec. 17, 1912	667	Debtor's	
3479	Edmunds, Thirza May	Residing at Crown-buildings, Washwood Heath-road, Saltley, in the city of Birmingham	A Married Woman trad- ing separately and apart from her Husband	Birmingham	Nov. 29, 1912	75 of 1912	Dec. 17, 1912	61	Creditor's	Sec. 4-1(B.),Bank- ruptcy Act,1883
3480	Bamber, Thomas Melling	16, Park-avenue, Clitheroe	Salesman and Buyer	Blackburn and Darwen	Nov. 8, 1912	24 of 1912	Dec. 16, 1912	19	Creditor's	Sec. 4-1(G.), Bank- ruptcy Act, 1883
3481	Prideaux, R. A	May Bank, Farncombe-road, Worthing, Sussex	 ·	Brighton	Sept. 27, 1912	58 of 1912	Dec. 16, 1912	39	Creditor's	Sec.4-1 (G.), Bank- ruptcy Act, 1883
3482	Pasfield, Arthur	Bank-street, Braintree, Essex	Bootmaker	Chelmsford	Dec. 17, 1912	57 of 1912	Dec. 17, 1912	48	Debtor's	
3483	Crossley, William	Branksome, Stanley Park, Carshalton, Surrey	Bank Clerk	Croydon	Nov. 27, 1912	57 of 1912	Dec. 18, 1912	. 40	Creditor's	Sec.4-1 (G.), Bank- ruptcy Act, 1883
3484	Teague, George Herbert	8, Morton-gardens, Wallington, Surrey	··· ·· ··· ···	Croydon	Dec. 17, 1912	59 of 1912	Dec. 17, 1912	39	Debtor's	
3485	Whitehouse, John	Warrens Hall Farm, Oakham, near Dudley, in the county of Worcester	Farmer	Dudley	Dec. 16, 1912	11 of 1912	Dec. 16, 1912	12	Debtor's	
3486	Saunderson, John Walker (trading as Saunderson and Son)	2, Victoria-road, and the New Bridge Iron- works, Eastgate, Louth	Engineers and Brass and Iron Founders	Great Grimsby	Dec. 16, 1912	65 of 1912	Dec. 16, 1912	64	Debtor's	
3 4 87	Judge, Thomas	2. Saint Helens street, Ipswich, county of Suffolk	Fruiterer and Green- grocer	Ipswich ·	Dec. 16, 1912	22 of 1912	Dec. 16, 1912	21	Debtor's	
3488	Burgess, Edward	Victor House, Station-road, Addlestone, Surrey	Contractor	Kingston, Surrey	Nov. 28, 1912	42 of 1912	Dec. 17, 1912	27	Creditor's	Sec.4-1 (G.), Bank- ruptcy Act, 1883

No.	Bebtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No of Receiving Order.	W netner Debtor's or Creditor s Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.	
3489	Heaton, Charles	Trinity-villas, Churchfields, Rothwell, in the county of York, carrying on business at Commercial-street, Rothwell aforesaid	Butcher	Leeds	Dec. 16, 1912	80 of 1912	Dec. 16, 1912	73	Debtor's		THE
3490	Beard, John Thomas (carrying on business under the style of J. Beard and Co.)	Residing in apartments at Fulshaw- avenue, Chapel-lane, Wilmslow, Cheshire, previously at Glynwood Cottage, Voryd, Rhyl, Flintshire, North Wales, and carrying on business at 35, Brown-street, Manchester	Grey Cloth Merchant	Manchester	Nov. 14, 1912	71 of 1912	Dec. 17, 1912	66	Creditor's	Sec. 4-1 (4.), Bank- ruptoy Act, 1883	LONDON
3491	Leigh, Maurice (trading as Premier Shirt Co.)	135, Tipping-street, Ardwick, in the city of Manchester		Manchester	Dec. 6, 1912	79 of 1912	Dec. 16, 1912	65	Creditor's	Sec. 4-1 (D.), Bank- ruptcy Act, 1883	GAZ
3492	Hinton, Thomas	Higher Lanes Farm, Iscoyd, in the county of Flint	Farmer	Nantwich and Crewe	Nov. 28, 1912	20 of 1912	Dec. 16, 1912	19	Creditor's	Sec.4-1 (A.),Bank- ruptcy Act, 1883	ZETTE
3493	Clayton, George Savile	The Chesters, Humshaugh, Northumberland	Of no occupation	Newcastle- upon-Tyne	Sept. 21, 1912	40 of 1912	Dec. 17, 1912	40	Creditor's	Sec. 4-1 (G.), Bank- ruptey Act, 1883	20
3494	Benford, Joseph	1, Stanion, in the county of Northampton	Coal Dealer	Northampton	Dec. 16, 1912	20 of 1912	Dec. 16, 1912	19	Debtor's) b.	DE(
3495	Newton, George	Residing and trading at The Tell-bar Farm, Car Colston, Nottinghamshire	Farmer	Nottingham	Dec. 18, 1912	66 of 1912	Dec. 18, 1912	58	Debtor's	-	DECEMBER,
3496	Stapleton, Harry	Residing at the house tenanted by his Wife at 65, Ewart-road, Forest Fields, Nottingham	County Court Bailiff	Nottingham	Dec. 17, 1912	65 of 1912	Dec. 17, 1912	57	Debtor's		-
3497	Guy, George	The Princess Head lnn, Tenby, in the county of Pembroke	Licensed Victualler	Pembroke Dock	Dec. 17, 1912	10 of 1912	Dec. 17, 1912	9	Debtor's		1912.
3498	Bullymore, John Wallace	Brigstock, in the county of Northampton	Farmer	Peterborough	Dec. 2, 1912	21 of 1912	Dec. 16, 1912	20	Creditor's	Sec. 4-1 (G.) Bank- ruptcy Act, 1883	
3499	Girling, Fred (trading as Girling Bros.)	Market Desping, in the county of Lincoln	Grocer and Draper	Peterborough	Dec. 17, 1912	23 of 1912	Dec. 17, 1912	21	Debtor's		

RECEIVING ORDERS-continued.

No.	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Debtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Greditor's Petition.
3500	Chapman, Charles	21, Alexandra-road, Erith, Kent, lately residing at Elm Dene, The Avenue, Erith aforesaid	Fitter in Gun Factory	Rochester	Dec. 18, 1912	25 of 1912	Dec. 18, 1912	23	Debtur's	
3501	Siddall, Walter	82, Charlotte-road, in the city of Sheffield, formerly residing and carrying on business at 2, Rodley-lane, and afterwards at 72, Bramall-lane, both in the said city	Out of business, formerly Petroleum Dealer and Grocer and Beer Retailer	Sheffield	Dec. 18, 1912	78 of 1912	Dec. 18, 1912	73	Debtor's	
3502	Coulsell, Constance Mabel	Holker House, Buxton, Derbyshire	Principal of Girls' School (Spinster)	Stockport	Dec. 16, 1912	. 23 of 1912	Dec. 16, 1912	20	Debtor's	
3503	Lake, Arthur Rohert	Lyndhurst, Highfield, Scarborough, and 13, King-street, Wakefield, both in the county of York	Solicitor	Wakefield	Nov. 30, 1912	25 of 1912	Dec. 16, 1912	25	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
3504	Spary, Henry Adam	West-street, Alresford, Hants	Ironmonger	Winchester	Dec. 16, 1912	12 of 1912	Dec. 16, 1912	12	Debtor's	
3505	Smith, Arthur Henry	Residing at 4, Brook-street, Barbourne, in the city of Worcester, and carrying on business at 42, Upper Tything, in the said city	Tailor	Worcester .	Dec. 16, 1912	40 of 1912	Dec. 16, 1912	23	Debtor's	
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FIRST MEETINGS AND PUBLIC EXAMINATIONS.

Debtor's Name.	Address.	Description.	Court.	Ño.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Ardley, Liston Hall	Formerly 10, Darenth- road, Stamford Hill, Stoke Newington, Lon- don, and 81, Great Tower-street, London,	Tax Collector's Clerk	High Court of Justice in Bankruptey	1492 of 1912	Jan. 1, 1913	1 P.M.	Bankruptcy-build- ings, Carey-street, London	Feb. 5, 1913	11 л.м.	Bankruptey- buildings, Carey-street, London, W.C.	
	E.C., whose present residence the Creditor is unable to ascertain	2					. :				! !
artoletti, Guiseppe	Lately carrying on business at 2, Piccadilly-arcade, Piccadilly, London, and residing at 34, Endymion - road, Finsbury Park, Middlesex	Dealer in Precions Stones	High Court of Justice in Bankruptey	1504 of 1912	Dec. 31, 1912	1 P.M.	Bankruptcy-build- ings, Carey-street, London	Feb. 5, 1913	11 A.M. :	Bankruptcy- buildings, Carey-street, London, W.C.	•
eaumont, Reginald	The Barracks, Kingston- on-Thames, Surrey	An Officer in His Majesty's Army	High Court of Justice in Bankruptey	1350 of 1912	Dec. 31, 1912	11 A.M.	Bankruptcy-build- ings, Carey-street, London	Feb. 5, 1913	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	en i Venin
all, George	2, Felix-avenue, Crouch End, London, and lately residing at 17, Grosvenor- gardens, Cricklewood, Middlesex	Of no occupa- tion	High Court of Justice in Bankruptcy	1445 of 1912	Dec. 31, 1912	t2 noon	Bankruptcy-build- ings, Carey-street, London	Feb. 5, 1913	11 A.M.	Bankruptey- buildings, Carey-street, London, W.C.	
aro, Adrien	4, Copthall-court, London, E.C.	, ,	High Court of Justice in Bankruptcy	1478 of 1912	Dec. 31, 1912	L1.30 A.M.	Bankruptey-build- ings, Carey-street, London	Feb. 5, 1913	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
Chassiron, The Baron	Late The Hythe, Staines, Middlesex, but whose present residence the Creditor is unable to ascertain		High Court of Justice in Bankruptcy	1089 of 1912	Jan. 1, 1913	12 noon	Bankruptey-build- ings, Carey-street, London	Feb. 5, 1913	11 A.M.	Bankruptcy- buildings, Carey-street- London, W.C.	, .f

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Lewis and Co	Lately carrying on business at 127, Fenchurch- street, in the city of London, whose present address the Petitioning Creditors are unable to ascertain	Advertising Agents	High Court of Justice in Bankruptcy	1374 of 1912	Dec. 30, 1912	11 A.M.	Bankruptey-build- ings, Carey-street, London	Feb. 7, 1913	11.30 A.M.	Bankruptcy- buildings, Carey-streest, London, W.C,	
ladenberg, L. (Male)	4, The Broadway, Lord- ship-lane, East Dulwich, London	Tobacco Dealer _	High Court of Justice in Bankruptcy	1446 of 1912	Dec. 30, 1912	1 P.M.	Bankruptcy-build- ings, Carey-street, London	Feb. 7, 1913	11.30 а.м.	Bankruptcy- buildings, Carey-street, London, W.C.	
mith, Thomas Edgar	Residing and carrying on business at 149, Junction- road, Upper Holloway, and 1A, Carlton-road, Kentish Town, London	Coal Dealer and Removal Con- tractor	High Court of Justice in Bankruptcy	1560 of 1912	Dec. 30, 1912	12 noon	Bankruptcy-build- ings, Carey-street, London	Feb. 4, 1913	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
Varner, Albert Variety (carrying on business as Varners)	Mayfield, 35, Marlborough-crescent, Bedford Park, Chiswick At Warner's Works, Brooklyn-road, Shepherd's Bush, both in London	Trunk and Basket Maker	High Court of Justice in Bankruptcy	1559 of 1912	Dec. 30, 1912	1 P.M.	Bankruptcy-build- ings, Carey-street, London	Feb. 4, 1913	11 л.м.	Bankruptcy- buildings, Carey-street, London, W.C.	
haw, William Thomas	The George and Dragon, Marlow, in the county of Bucks	Licensed Victual- ler	Aylesbury	16 of 1912	Dec. 30, 1912	11 A.M.	George and Dragon Hotel, Marlow	Jan. 6, 1913	II A.M.	County Hall, Aylesbury	:
Poultney, Edward William	Residing at Hill Top, Ulverston, in the county of Lancaster, and carry- ing on business at 14, Union-street, Ulverston aforesaid	Solicitor	Barrow-in-Fur- ness and Ul- verston	7 of 1912	Jan. 3, 1913	11.30 A.M.	Official Receiver's Office, 16, Corn- wallis-street, Bar- row-in-Furness			-	Nov. 26, 1912

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name.	Address.	Description.	Court	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Taylor, John Ernest	Carrying on business at Estcourt - street, and residing at Ferndale, Estcourt-street, both in Devizes, in the county of Wilts	Plasterer	Bath	24 of 1912	Dec. 30, 1912	11.30 A.M.	Official Receiver's Office, 26, Bald- win-street, Bristol	Jan. 13, 1913	2.45 P.M.	County Court Offices, 4, Abbey-street, Bath	Dec. 14, 1912
Musgrove, Ralph	Langford, Bedfordshire	Wheelwright	Bedford	10 of 1912	Dec. 31, 1912	10.30 A.M.	Shire Hall, Bedford	Dec. 31, 1912	11 A.M.	Shire Hall, Bedford	Dec. 14, 1912
Kennedy, Thomas	69, Farm-street, Hockley, Birmingham	Provision Dealer	Birmingham	78 of 1912	Jan. 1, 1913	11.30 а.м.	Ruskin - chambers, 191, Corporation- street, Birming- ham	Jan. 22, 1913	2,30 P.M.	Court. House, Corporation - street, Bir- mingham	Dec. 16, 1912
Prideaux, R. A	May Bank, Farncombe- road, Worthing, in the county of Sussex		Brighton	58 of 1912	Dec. 30, 1912	11.30 A.M.	Official Receiver's Offices, 12A, Marl- borough - place, Brighton	Jan. 15, 1913	11 A.M.	Court House, Church-street, Brighton	
Kenniford, William James (lately carrying on busi- ness under the style of K. Kenniford)	4, John-street, Porthcawl, in the county of Glamorgan, lately carrying on business at 4, John-street, Porthcawl, and 54, High-street, Gilfach Goch, in the county of Glamorgan, as a Restaurant Keeper, under the style of K. Kenniford, and formerly Winsladeterrace, Trealew, in the county of Glamorgan	Restaurant Keeper	Cardiff	42 . of 1912	Dec. 30, 1912	3 р.м.	117, St. Mary- street, Cardiff	Jan. 13, 1913	10 а.м.	Law Courts, Cathays Park, Cardiff	Dec. 13, 1912
Dodkin, Lucy Amelia	106, Alexandra - road, Southend-on-Sea, in the county of Essex	Proprietress of a Nursing Insti- tution (Spinster)	Chelmsford	56 of 1912	Jan. 3, 1913	12.15 P.M.	Offices of Messrs. Talbot and White, 34, Clarence - street, Southend- on-Sea	Feh. 5, 1913	10 A.M.	Shire Hall, Chelmsford	Dec. 12, 1912

Dentor's Name.	Address	Description	Court.	No.	Date of First Meeting.	Hour.	Placa.	Date of Public Examination.	Hoter.	Pleco.	Date of Order, if any, for Summary Administration.
follingsworth, Harry	37, Friargate, Derby	Butcher	Derby and Long Eaton	41 of 1912	Dec. 31, 1912	11.30 А.М.	Court House, 20, St. Peter's-church- yard, Derby	Jan. 28, 1913	11 А.М.	Court House, 20, St. Peter's churchy a r d , Derby	Dec. 17, 1912
Hollingsworth, John Robinson	17, Priestgate, Barton-en- Humber	Cowkeeper and Dairyman	Great Grimsby	64 of 1912	Dec.28, 1912	10.45 A.M.	Official Receiver's Office, St. Mary's- chambers, Great Grimsby	Jan. 2, 1913	. 11 A.M.	Town Hall, Great Grimsby	Dec. 12, 1912
udge, Thomas	2, St. Helen's - street, Ipswich, Suffelk	Fruiterer and Greengrecer	Ipswich	22 of 1912	Jan. 1, 1913	2.15 P.M.	Official Receiver's Office, 36, Princes- street, Ipswich	Jan. 16, 1913	10.30 A.M.	Shire Hall, St. Helen's, Ips- wich	
slacow, Joseph	Ingleton, West Riding, county York	Cattle Dealer	Kendal	22 of 1912	Jan. 3, 1913	11.15 A.M.	Official Receiver's Offices, 16, Corn- wallis-street, Bar- row-in-Furness	Jan. 22, 1913	2.30 р.м.	Court House, Town Hall, Kendal	Nov. 29, 1912
Burgess, Edward	Victor House, Station- road, Addlestone, in the county of Surrey	Contractor	Kingston, Surrey	42 of 1912	Dec. 30, 1912	ll A.M.	132, York - road, Westminster Bridge-road, S.E.	Jan. 14, 1913	2.30 P.M.	Court House, Kingston, Surrey	
Metcalfe, James Wake	Residing and carrying on business at Bilton, in the East Riding of the county of York	Wholesale Hay and Straw Mer- chant	Kingston-upon- Hull	36 of 1912	Dec. 31, 1912	12 noon	Official Receiver's Office, York City Bank - chambers, Lowgate, Hull	Jan. 20, 1913	2 р.м.	Guildhall, Hull	Dec. 14, 1912
Heaton, Charles	Trinity villas, Church- fields, Rothwell, in the county of York, carrying on business at Commer- cial - street, Rothwell aforesaid	Butcher	Leeds	80 of 1912	Dec. 31, 1912	3 р.м.	Official Receiver's Office, 24, Bondstreet, Leeds	Jan. 14, 1913	11 A.M.	County Court House, Albion- place, Leeds	Dec. 17, 1912
Hinton, Thomas	Higher Lanes Farm, Iscoed, in the county of Flint	Farmer	Nantwich and Crewe	·20 of 1912	Jan. 2, 1913	12 noon	Official Receiver's Office, King-street, Newcastle; Staf- fordshire	Jan. 31, 1913	11.15 A.M.	Court House, Edleston-road, Crewe	
Gay, George	The Princess Head Inn, Tenby, in the county of Pembroke	Licensed Victualler	Pembroke Dock	10 of 1912	Dec. 31, 1912	12.30 P.M.	Official Receiver's Office, 4, Queen- street, Carmarthen	Jan. 10, 1913	12 noon	Temperance Hall, Pem- broke Dock	Dec. 19, 1912

THE LONDON GAZETTE, 20 DECEMBER, 1912.

FIRST MEETINGS AND PUBLIC EXAMINATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date or Public Examination.	Hour.	Place.	Date of Order, if any, for Summary Administration.
Edwards, Charles Francis	Residing at 31, Lime Tree avenue, Peter borough, and carrying on business at 11, Cum- bergate, Peterborough, in the county of North- ampton	Printer and Stationer	Peterborough	22 of 1912	Dec. 30, 1912	11.45 A.M.	Law Courts, Peterborough	Jan. 10, 1913	.12 neon	Law Courts, Peterborough	Dec. 19, 1912
Clark, John David	Residing and carrying on business at 60, Lawton- road, Dinnington, in the county of York	Painter and Plumber	Sheffield	77 of 1912	Dec. 31, 1912	12 noon	Official Receiver's Offices, Figtree- lane, Sheffield	Jan. 30, 1913	2 p.m.	County Court Hall, Bank street, Sheffield	•
Hall, Ernest William	Residing at 57, Neill- road, in the city of Sheffield, and lately residing and carrying on business at 22, Roach- road, Sheffield aforesaid	Manager, lately Credit Draper	Sheffield	76 of 1912	Dec. 31, 1912	11.30 A.M.	Official Receiver's Offices, Figures lane, Sheffield	Jan. 30, 1913	2 P.M.	County Court Hall, Bank - street, Sheffield	Dec. 9, 1912
Ĺake, Arthur Rebert	Lyndhurst, Highfield, Scarborough, and 13, King-street, Wakefield. both in the county of York	Solicitor and Notary Public	Wakefield	25 of 1912	Dec. 30, 1912	11.30 A.M.	Official Receiver's Office, 21, King- street, Wakefield	Jan. 9, 1913	11 A.M.	Court House, Wood - street, Wakefield	٠. ,
Spary, Henry Adam	West-street, Alresford, in the county of Hants	Ironmonger	Winchester	12 of 191 2	Dec. 30, 1912	10.30 A.M.	Official Receiver's Office, Midland Bank - chambers, Highstreet, Southampton		11 A.M.	The Castle, Winchester	Dec. 18, 1912
Smith, Arthur Henry	Kesiding at 4, Brookstreet, Barbourne, in the city of Worcester, and carrying on business at 42, Upper Tything, in the said city	Tailor	Worcester	40 of 1912	Jan. 1, 1913	11.30 A.M.	Official Receiver's Office, 11, Copen- hagen - street, Worcester	Jan. 14, 1913	2 p.m.	Guildhall, Worcester	Dec. 18, 1912
•	. The following	Amended Notice	is substituted	for	that published	in the	London Gazette of	6th December,	1912.	•	
Carwardine, Fred- erick	Mortimer-road, and 73, Byron-street, Hove, in the county of Sussex	Shop Fitter, Builder, and Decorator	Brighton	109 of 1912	(as	previously	gazetted)	Jan. 15, 1913 (in place of Jan. 16, 1913)		Court House, Church-street, Brighton	, ,-

ADJUDICATIONS.

Debtor's Name.	, Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Bell, George Herbert (described in the Receiving Order as George Bell)	2, Felix-avenue, Crouch End, London, lately residing at 17, Grosvenor-gardens, Cricklewood, Middlesex	Of no occupation	High Court of Justice in Bank- ruptcy	1445 of 1912	Dec. 18, 1912	Nov. 22, 1912
Hooper, Ernest James	22, Eastbourne-terrace, lately residing at 24, Devonshire- terrace, both in Paddington, London	Secretary to a Company	High Court of Justice in Bank- ruptcy	1460 of 1912	Dec. 17, 1912	Nov. 26, 1912
Philibert, Antoine (described in the Receiving Order, as A., Philibert)	220, Westminster Bridge-road, London		High Court of Justice in Bank- ruptcy	1213 of 1912	Dec. 18, 1912	Oct. 9, 1912
Smith, Thomas Edgar	Residing and carrying on business at 149, Junction-road, Upper Holloway, and 1A, Carlton-road, Kentish Town, London	Coal Dealer and Removal Contractor	High Court of Justice in Bank- ruptcy	1560 of 1912	Dec. 17, 1912	Dec. 17, 1912
Vallance, George Alfred (described in the Receiving Order asG. A. Vallance, trading as G. A. Vallance and Sons)	573, Barking-road, Plaistow, Essex	Coal and Coke Merchant	High Court of Justice in Bank-ruptcy	1441 of 1912	Dec. 14, 1912	Nov. 21, 1912
Carwardine, Frederick	Mortimer-road, and 73, Byron-street, Hove, Sussex	Shop Fitter, Builder. and Decorator	Brighton	109 of 1912	Dec. 16, 1912	Nov. 7, 1912
Passield, Arthur	Bank-street, Braintree, Essex	Bootmaker	Chelmsford	57 of 1912	Dec. 17, 1912	Dec. 17, 1912
Stebbing, Frank	Heybridge Hall, near Maldon, Essex	Farmer	Chelmsford	53 of 1912	Dec. 16, 1912	Nov. 20, 1912
Taylor, John William	16, Sawley-road, and Sawley Road-mews, both in Long Eaton, in the county of Derby	Cab Proprietor and Carrièr	Derby and Long Eaton	40 of 1912	Dec. 18, 1912	Dec. 2, 1912
·Whitehouse, John	Warrens Hall Farm, Oakham, near Dudley, in the county of Worcester	Farmer	Dudley	11 of 1912	Dec. 16, 1912	Dec. 16, 1912
Saunderson, John Walker (trading a Saunderson and Son)	2, Victoria-road, and the New Bridge Ironworks, Eastgate, Louth	Engineers and Brass and Iron Founders	Great Grimsby	65 of 1912	Dec. 16, 1912	Dec. 16, 1912
Judge, Thomas	2, Saint Helen's-street, Ipswich, county of Suffolk	Fruiterer and Greengrocer	Ipswich	22 of 1912	Dec. 16, 1912	Dec. 16, 1912

LONDON GAZETTE, 20 DECEMBER, 1912.

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No. Date of Ord	er. Date of Filing Petition.
Heaton, Charles	Trinity-villas, Churchfields, Rothwell, in the county of York, carrying on business at Commercial-street, Rothwell aforesaid	Butcher		80 Dec. 16, 191	2 Dec. 16, 1912
Beard, John Thomas (carrying on business under the style of J. Beard and Co.)	Residing (in apartments) at Fulshaw-avenue, Chapel-lane, Wilmslow, Cheshire, previously at Glynwood Cottage, Voryd, Rhyl, Flintshire, North Wales, and carrying on business at 35, Brown-street, Manchester	Grey Cloth Merchant	Manchester	71 of 1912 Dec. 18, 191	2 Nov. 14, 1912
Benford, Joseph	1, Stanion, in the county of Northampton	Coal Dealer		20 Dec. 16, 191	2 Dec. 16, 1912
Cox, Alfred Ernest	104, Radcliffe-road, West Bridgford, Nottinghamshire, and carrying on business at Milton-chambers, Milton-street, Nottingham	Insurance Manager	Nottingham	62 of 1912 Dec. 11, 191	2 Nov. 18, 1912
Newton, George	Residing and trading at The Toll-bar Farm, Car Colston, Nottinghamshire	Farmer	Nottingham	66 of 1912 Dec. 18, 191	2 Dec. 18, 1912
Stapleton, Harry	Residing at the house tenanted by his wife at 65, Ewart- road, Forest Fields, Nottingham	County Court Bailiff	Nottingham	65 of 1912 Dec. 17, 191	2 Dec. 17, 1912
Guy, George	The Princess Head Inn, Tenby, in the county of Pembroke	Licensed Victualler	Pembroke Dock	. 10 of 1912 Dec. 17, 191	2 Dec. 17, 1912
Bullymore, John Wallace	Brigstock, in the county of Northampton	Farmer	Peterborough	21 of 1912 Dec. 16, 191	Dec. 16, 1912
Girling, Fred (trading as Girling Bros.)	Market Deeping, in the county of Lincoln	Grocer and Draper	Peterborough	23 of 1912 Dec. 17, 1919	2 Dec. 17, 1912
Benjafield, Edward	20, Hawkwood-road, Boscombe, Bournemouth, in the county of Hants	Disinfector at Sanitary Hospital, and Letter of Apartments	Poole ,	42 of 1912 Dec. 16, 1919	2 Dec. 11, 1912
Mouland, Charles	East Chaldon, in the county of Dorset	Dairyman	Poole	41 of 1912 Dec. 17, 1919	2 Nov. 28, 1912
Cook, William Percy	21, Canterbury-road, Southsea, Hants	Builder	Portsmouth	48 of 1912 Dec. 16, 191	Dec. 10, 1912

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Chapman, Charles	21, Alexandra-road, Erith, Kent, lately residing at Elm Dene, The Avenue, Erith aforesaid	Fitter in Gun Factory	Rochester	25 of 1912	Dec. 18, 1912	Dec. 18, 1912
Siddall, Walter	82, Charlotte-road, in the city of Sheffield, formerly residing and carrying on business at 2, Rodley-lane, and afterwards at 72, Bramall-lane, both in the said city	Out of business, formerly Petroleum Dealer and Grocer, and Beer Retailer	Sheffield	78 of 1912	Dec. 18, 1912	Dec. 18, 1912
Coulsell, Constance Mabel	Holker House, Buxton, Derbyshire	Principal of Girls' School (Spinster)	Stockport	23 of 1912	Dec. 16, 1912	Dec. 16, 1912
Spary, Henry Adam	West-street, Alresford, Hants	Ironmonger	Winchester	1 2 of 1912	Dec. 16, 1912	Dec. 16, 1912
Russel, Francis Cokayne'	Homefield, Ellington-road, Taplow, in the county of Bucks, and Station Approach, Maidenhead, in the county of Berks	Estate Agent and Valuer	Windsor	21 of 1912	Dec. 17, 1912	Nov. 22, 1912
Smith, Arthur Henry	Residing at 4, Brook-street, Barbourne, in the city of Worcester, and carrying on business at 42, Upper Tything, in the said city	Tailor	Worcester	40 of 1912	Dec. 16, 1912	Dec. 16, 1912
The	following Amended Notices are substituted for those publi	shed in the London Gazette of 26th	November and 2nd	August,	1912:—	
Sumner, Nehemiah Orlando (described in the Receiving Order as Orlando Sumner)	39, Victoria-street, Westminster, London	. Dans dans ten sen ton ten	High Court of Justice in Bank- ruptcy	1025 of 1912	Nov. 21, 1912	Aug. 21, 1912
Levy, Solomon	19, Hawkins street, Mile End Gate					
Starr, Max (known and described in the Receiving Order as Solomon Levy and Mark	86, Hanbury-street, Whitechapel					
Lewis, trading as S. and M. Lewis and Co.)	Lately trading at Christopher-street, London	Wholesale Woollen and Trimming Merchants	High Court of Justice in Bank-	776 of 1912	July 29, 1912	June 28, 1912
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THE LONDON GAZETTE, 20 DECEMBER, 1912.

- ORDER FOR "ADJUDICATION" AND "ANNULMENT OF COMPOSITION."

Debtor's Name.	Address.	Description.	Court.	No. of Date of Order.	Date of Filing Petition.	Date of Annulment of Composition.
Knock, Frank Alfred Norman	43, Grasmere-road, Muswell Hill, in the county of Middlesex	Traveller	Edmonton	14 Nov. 29, 1912 to take effect as from 9th December 1912	May 26, 1911	Nov. 29, 1912, to take effect as from the 9th December, 1912
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ORDERS ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Order.	Nature of Scheme or Composition sanctioned or Order made.
Heinemann, Arthur	55, Bayham-place, Morning- ton-crescent, London, N.W.		High Court of Justice in Bankruptcy	1182 of 1911	Dec. 12, 1912	To pay in full forthwith all preferential claims in priority to other debts, also all proper costs, charges and expenses of the proceedings herein and this arrangement, together with the fees and percentages payable to the Official Receiver and the Board of Trade, also the agreed remuneration of the Trustee, Mr. A. H. Partridge, 2, Gresham-buildings, Basinghall-street E.C., viz., £10 10s, and 2½ per cent. on dividends distributed. Also a Composition of 7s. 6d. in the pound to all unsecured creditors in respect of debts provable under the Receiving Order-horein payable on the approval by the Court of this Composition. The aforesaid payments to be secured by a deposit with the Trustee of the amount required prior to this application. Receiving Order discharged. Adjudication annulled. Debtor's property to revest in him. Any balance remaining of the sum deposited with the Trustee after payment of the Composition and the necessary fees and expenses to be paid by him to Messrs. Nordon and Drury, Solicitors, Cross Keys-house, 56, Moorgate-street, London, E.C.
Topham, Fran Edwin	ois 33, Grosvenor-road, Scar- borough, lately residing at 7, Albion-crescent, Scar- borough, Yorkshire	1	. Scarborough	21 of 1912	Dec. 17, 1912	Fifteen shillings in the pound and payment of all proper fees, costs, charges and expenses. Receiving Order discharged
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'NOTICES OF INTENDED DIVIDENDS.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Gilson, Walter Brodie	59, Eastcheap, in the city of London	Company Secretary	High Court of Justice in Bankruptcy	1461 of 1911	Jan. 7, 1913	W. P. Bowyer, Official Receiver	Bankruptey-buildings, Carey- street, London, W.C.
Harrison, Violet Mary (described in the Re- ceiving Order as Violet Johnson)	Late 31, Upper Brook-street, Park-lane, London, and now residing at the Great Central Hotel, Marylebone, London	Spinster ,	High Court of Justice in Bankruptcy	944 of 1912	Jan. 8, 1913	Albert Henry Par- tridge, Chartered Accountant	Moore, Partridge and Co., 2, Gresham-buildings, Basing- hall-street, London, E.C.
Heinemann, Arthur	55, Bayham-place, Mornington-crescent, in the county of London		High Court of Justice in Bankruptcy	1182 of 1911	Jan. 8, 1913	Albert Henry Par- tridge, Chartered Accountant	Moore, Partridge and Co., 2, Gresham-buildings, Basing- hall-street, London, E.C.
Kelly, Leonard Orrell	11, Hyde Park-gate, in the county of London		High Court of Justice in Bankruptcy	570 of 1911	Jan. 7, 1913	W. P. Bowyer, Official Receiver	Bankruptcy-buildings,Carey- street, London, W.C.
Larner, Gordon De Lacy (trading as G. Larner and Co.)	53, Penn Road-villas, Holloway, in the county of London	Builder	High Court of Justice in Bankruptcy	825 of 1912	Jan. 3, 1913	Frederic William Davis	Of the Firm of Saker and Davis, 95/97, Finsbury- pavement, London, E.C.
Lindsell, John Ruthven (described in the Receiving Order as J. R. Lindsell)	Late 103, Park-street, in the county of London, but whose present residence or whereabouts the Petitioning Creditor is unable to ascertain	Gentleman	High Court of Justice in Bankruptcy	709 of 1912	Jan. 7, 1913	W. P. Bowyer, Official Receiver	Bankruptey-buildings,Carey- street, London, W.C.
Little, Ernest	Carrying on business at 6, Moorgate-street, in the city of London, and residing at Dunkeld, Victoria-road, Buckhurst Hill, in the county of Essex	Manager to a Wine and Spirit Merchant	High Court of Justice in Bankruptcy	769 of 1912	Jan. 7, 1913	W. P. Bowyer, Official Receiver	Bankruptoy-buildings, Carey- street, London, W.C.
Manzel, Charles	Late 7 and 8, Rupert-street, Haymarket, in the county of London	Restaurant Keeper	High Court of Justice in Bankruptcy	641 of 1907	Jan. 3, 1913	Alfred Aylett Moore	3, Crosby-square, London, E.C.
Rieger, Peter	29, D'Arblay-street, Soho, in the county of London, also carrying on business at 241, Harrow-road, Paddington, in the said county	Baker and Confectioner	High Court of Justice in Bankruptcy	452 of 1912	Jan. 7, 1913	E. S. Grey, Official Receiver	Bankruptcy-buildings,Carey- street, London, W.C.

NOTICES OF INTENDED DIVIDENDS-continued.

Rebtor's Name.	Address.	Descripțion.	Court.	. No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Harding, George	35, Penrallt street, Machynlleth, in the county of Montgomery	Cycle Agent	Aberystwyth	of 1912	Jan. 6, 1913	Herbert Watkins Thomas, Official Re- ceiver	4, Queen-street, Carmarthen
Jones, John	Bristol House, Talybont, Cardiganshire	Butcher	Aberystwyth	5 of 1912	Jan. 6, 1913	Herbert Watkins Thomas, Official Re- ceiver	4, Queen-street, Carmarthen
Watson, Charles	The Market Square, Winslow, in the county of Buckingham	Tobacconist and Confectioner	Banbury	3 of 1912	Jan. 6, 1913	George Mallam, Official Receiver	1, St. Aldate-street, Oxford
Beardsmore, Thomas Edward	Roslyn, Chessetts Wood, Hockley Heath, in the county of Warwick	Silversm ith	Birmingham	61 of 1912	Jan. 4, 1913	Arthur Samuel Cully, Official Receiver	Ruskin-chambers, 191, Corporation-street, Birmingham
Wells, Frank	Herne Bay, in the county of Kent, lately carrying on business at No. 6, South-square, Gray's lnn, in the county of London	Solicitor	Canterbury	28 of 1908	Jan. 4, 1913	J. Osborne Morris, Official Receiver	68A,Castle-street, Canterbury
Chornley, Albert	35, Mountain-view, Cockermouth, and carrying on business at Main-street, Cockermouth aforesaid, Cumberland	Printer, Bookseller, and Stationer	Cockermouth and Workington	1 of 1912	Jan. 11, 1913	Kighley J. Hough, Official Receiver	34, Fisher-street, Carlisle
Edwards, William	8, High-street, Rugby, in the county of Warwick	Butcher	Coventry	14 of 1911	Dec. 31, 1912	Philip Pallant	23, Albert-street, Rugby
Masters, Sydney	2 and 3, Oakhill-road, Reigate, Surrey	Greengrocer	Croydon	49 of 1912	Jan. 8, 1913	Ernest William Joseph Savill, Official Re- ceiver	132, York-road, Westminster Bridge-road, S.E.
Simpson, John	30, Commercial-street, Brandon Colliery, in the county of Durham, lately residing and carrying on business at 7, High-street, Langley Moor, in the said county of Durham	Boot and Shoe Dealer	Durham	of 1912	Jan. 4, 1913	Walter Angus Ellis, Official Receiver	3, Manor-place, Sunderland
Appleyard, Samson Cooke	24, Warrel's-avenue, Bramley, in the city of Leeds, and carrying on business at 255, Town-street, Bramley aforesaid	Grocer and Provision Dealer	Leeds	54 of 1912	Jan. 8, 1913	John Bowling, Official Receiver	24, Bond-street, Leeds

NOTICES OF INTENDED DIVIDENDS—continued.

Sebtor's Name.	Address.	Description.	Court.	No. 1	Last Day for 'Receiving Proofs.	Name of Trustee.	. Address,
Jacobson, Harry (lately trading under the style of The Wholesale Supply Stores and H. Jacobson and Co.)	Lately residing at 175, North-street, and carrying on business at 40, Merrion-street, both in the city of Leeds	General Merchant	Leeds	58 of 1911	Jan. 7, 1913	John Bowling, Official Receiver	24, Bond-street, Leeds
Crisp, Tom Laurence	Residing and carrying on business at Mowsley, in the county of Leicester	Grazier	Leicester	44 of 1912	Jan. 4, 1913	Evan Barlow, Official Receiver	1, Berridge-street, Leicester
Crawford, John James (trading under the style of John Crawford)	35, Brabourne-street, trading at Olive-street, both in Tyne Dock, South Shields, county of Durham, formerly trading at the same place in co-partnership with one Robert Ridley, under the style or firm of Ridley and Crawford	Builder	Newcastle - upon Tyne	of 1912	Jan. 6, 1913	Charles Woollett, Official Receiver	30, Mosley-street, Newcastle- on-Tyne
Moore, David Archdale	Rose Cottage, East Heddon, near Wylam, Northumberland	Farmer	Newcastle - upon Tyne	- 46 of 1912	Jan. 6, 1913	Charles Woollett, Official Receiver	30, Mosley-street, Newcastle- on-Tyne
Nicholson, James	Woodlands-road, Cleadon, county of Durham, and carrying on business at 46, Cloth- market, Newcastle-upon-Tyne	Agent	Newcastle - upon Tyne	31 of 1912	Jan. 6, 1913	Charles Woollett, Official Receiver	30, Mosley-street, Newcastle- upon-Tyne
Yaxley, Ernest Edward	76, Onley-street, Norwich	Draper	Norwich	37 of 1912	Jan. 4, 1913	H. P. Gould, Official Receiver	8, King-street, Norwich
Millott, James	Now residing in apartments at 20, Howard- road, lately residing and trading at 89, Westgate, both in Mansfield, Nottingham- shire	Painter and Decorator	Nottingham	33 of 1912	Jan. 7, 1913	E. Wynne Humphreys, Official Receiver	4, Castle-place, Nottingham
Castle, George	18, The Market-square, Bicester, in the county of Oxford, and lately residing at 31, North-street, Bicester aforesaid, and carrying on business at 18, The Market-square, and 31, North-street, Bicester	Baker	Oxford	6 of 1912	Jan. 6, 1913	George Mallam, Official Receiver	1, St. Aldate-street, Oxford

Court.

Salford

Salford

Salford

Salford

Yeovil

Wandsworth

Description.

Builder and Contractor

Builder and Contractor

Builder and Contractor

Builders and Contractors

Builder and Contractor

Builder and Contractor

Builder and Contractor

Civil Servant ...

Farmer...

Address.

Newholme, Ashton on Mersey, Cheshire

At 20, Caroline-street, Lower Broughton,

Newholme, Ashton-on-Mersey aforesaid

2, Old Park - avenue, Nightingale - lane, Clapham Common, in the county of London

Little Lyde Farm, Yeovil, Somerset ...

Heathfield, Knutsford, Cheshire

Heathfield, Knutsford, Cheshire

Heathfield, Knutsford aforesaid

Heathfield, Knutsford aforesaid

Salford, Lancashire

Last Day for Receiving Proofs.

Jan. 7, 1913

Jan. 3, 1913

Name of Trustee

John Philip Garnett...

John Philip Garnett ...

John Philip Garnett ...

John Philip Garnett ...

Ernest William

Receiver

Receiver

Joseph Savill, Official

Tilney Barton, Official

No.

of 1911

of 1911

of 1911

of 1911

of 1910

of 1912

Åddress.
61, Brown-street, Manchester
132, York-road, Westminster Bridge-road, S.E.
City - chambers, Catherine- street, Salisbury
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LONDON

GAZETTE, 20 DECEMBER, 1912

Debtor's Name.

Neill. Robert William ..

(carrying on business

under the style or firm Robert Neill and Sons) ..

(Separate Estate)

(Separate Estate)

(Separate Estate)

Bond, Frederick James...

Neill, Robert William

Neill, Robert

Neill, Alan

Neill, Robert

Neill, Alan

Parr, Joseph

NOTICES OF DIVIDENDS.

Debtor's Name.	Address.	. Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable,	Where Payable.
Cole, Edwin James	Of and lately carrying on business at 66, Sancroft-street, Kennington-road, Surrey	Jobnaster	High Court of Justice in Bankruptcy	1453 of 1911	1s. 0 <u>‡</u> d.	First and Final	Dec. 31, 1912	At the Offices of Messrs. Saker and Davis, 95 and 97, Fins- bury-pavement, London, E.C.
Davis, Moses	78, Brondesbury-road, Kilburn, in the county of London	Builder and Surveyor	High Court of Justice in Bankruptcy	187 of 1911	3d.	First and Final	Dec. 31, 1912	At the Offices of Messrs. Saker and Davis, 95 and 97, Fins- bury - pavement, London, E.C., Chartered Accountants
Drake, William Henry	Weatherall Works, Well-road, Hamp- stead, and Homedale, Hendon-lane, Finchley, both in the county of Middlesex	Builder and Contractor	High Court of Justice in Bankruptcy	887 of 1907	9s. 11d.	Supple- mental	Any day on or after Jan. 5, 1913 (except Saturday), between the hours of 11 and 2	At Bankruptcy - buildings, Carey-street, London, W.C.
Gard, William	4, Highbury-park, Highbury, London, and 29, The Broadway, Woodford, Essex	Greengrocer	High Court of Justice in Bankruptcy	636 of 1911	1 d.	Supple- mental	Any day (except Saturday) between the hours of 11 and 2	At Bankruptcy - buildings, Carey-street, London, W.C.
Hedges, Charles Anderson	Residing at 522, Caledonian-road, and carrying on business at 77, Northdown-street, Caledonian-road, both in the county of London	Barfitter and Shopfitter	High Court of Justice in Bankruptcy	· 286 of 1912	2s. 1½d.	First and Final	Any day (except Saturday) between the hours of 11 and 2	At Bankruptcy - buildings, Carey-street, London, W.C.
Knowles, Frank	9, Finsbury Park-road, Finsbury Park, Middlesex, now 105, Loughborough- park, London, S.E.		High Court of Justice in Bankruptcy	987 of 1898	3s. 1½d.	First and Final	Any day (except Saturday) between the hours of 11 and 2	At Bankruptcy - buildings, Carey-street, London, W.C.
Scriven, John Temple	Moor House, Staines, in the county of Middlesex, and Watchfield House, Shrivenham, in the county of Berks	Late Captain 3rd Bat- talion King's Own Scottish Borderers, late a Director of Messrs. Barclay, Perkins, and Co., Ltd., Brewers, Park-street, Southwark, in the county of London	in Bankruptcy	1256 of 1911	l≟d.	First and Final	Any day (except Saturday) between the hours of 11 and 2	At Bankruptcy - buildings, Carey-street, London, W.C.
Swan, Arthur	150, Stroud Green-road, Hornsey, in the county of London	Undertaker ,	High Court of Justice in Bankruptcy	1565 of 1911	5 ½ d.	Supple- mental	Any day (except Saturday) after Dec. 21, 1912, between the hours of 11 and 2	At Bankruptcy - buildings, Carey-street, London, W.C.

NOTICES OF DIVIDENDS—continued:

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Debtor's Name.	Address,	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise:	When Payable,	Where Payable.
Wright, John Thomas	La Guais, Commune de Dinard, Saint Enogat, in the Republic of France, lately residing at Carlisle Mansions, in the county of London, who is domiciled in England	A Retired Major in His Majesty's Army	High Court of Justice in Bankruptcy	915 of 1894	şd.	Supple- mental	Any day (except Saturday) between the hours of 11 and 2	At Bankruptey - buildings, Carey-street, London, W.C.
Jones, David	Cowbridge Arms, Aberdare, in the county of Glamorgan	Licensed Victualler and Lessee of Markets	Aberdare and Mountain Ash	14 of 1911	1 <u>₹</u> d.	Supple- mental	Dec. 27, 1912	St. Catherine's-chambers, St. Catherine-street, Pontypridd
O'Riordan, Daniel Stanislaus Patrick (Deceased)	The Causeway, Great Marlow, in the county of Bucks	Army Officer	Aylesbury	15 of 1899	4s. 4d.	Supple- mental	Dec. 24, 1912	Official Receiver's Offices, 1, St. Aldate-street, Oxford
Edwards, John	Butcher's Arms, Church-street, Bodedern, in the county of Anglesey	Grocer	Bangor	15 of 1912	2s. 1½d.	Second and Final	Jan. 1, 1913	Official Receiver's Office, Crypt - chambers, Eastgate- row, Chester
Anstee, William James and Anstee, Joseph Albert (carrying on business under the name of		-						1011, 01105101
W. & J. Anstee Brothers)	Tunley, in the parish of Dunkerton, in the county of Somerset	Builders, Contractors, and Undertakers	Bath	17 of 1912	1s. 2 <u>‡</u> d.	First and Final	Dec. 23, 1912	Official Receiver's Office, 26, Baldwin-street, Bristol
Smith, William Hamlet	Irby Hall Farm, Irby, in the county of Chester	Farmer	Birkenhead	of 1911	3s. 2d.	Second and Final	Jan. 2, 1913	Samuel Morris Hughes, Incorporated Accountant, Central - buildings, 41, North John-street, Liverpool
Boocock, James Henry (carrying on business under the style or firm	South View, Shirley, in the county of Warwick	Moulding Factor	Birmingham	12 of 1912	₫d.	Supple- mental	Dec. 30, 1912	Official Receiver's Offices, Ruskin-chambers, 191, Cor- poration-street, Birmingham
The British Carved Moulding Company)	25½, Albert-street, Birmingham							
Cox, William Richard	Residing and carrying on business at 2, Bertram-road, Small Heath, Birmingham, in the county of Warwick	Baker, Confectioner and Grocer	Birmingham	63 of 1912	ls. 23d.	First and Final	Jan. 1, 1913	Official Receiver's Offices, Ruskin-chambers, 191, Cor- poration-street, Birmingham
Gilbert, Frank and Gilbert, Thomas ::.	2. Laurel-cottages, Mile End, Colchester, in the county of Essex, lately carrying on business at 45, Stevenson-street East, Accrington, in the county of Lancaster	Builders	Blackburn and Darwen	14 of 1912	1s. 3d.	First	ىنە 1912 °	Official Receiver's Offices, 13, Winckley-street, Preston

LONDON GAZETTE, 26 DECEMBER, 1912.

NOTICES OF DIVIDENDS-continued.

Debtor's Name.	'Address.'	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Holden, Richard	24, Oswald-street, Blackburn, lately residing at 91, Montague-street, Blackburn	Wallpaper Ståiner's Manager	Blackburn and Darwen	7 of 1912	ls. 1 <u>4</u> d.	First and Final	Dec. 30, 1912	Official Receiver's Offices, 13, Winckley-street, Preston
Varley, John Adam	23. Manningham-lane, in the city of Bradford	Tobacconist	Bradford	44 of 1912	3s. 7½d.	First and Final	Dec. 30, 1912	Official Receiver's Chambers, 12, Duke street, Bradford
Verrier, Graham Morley (and also carrying on business under the style of Welch and Co.)	Residing and carrying on business at 296, Church-road, Saint George, in the city and county of Bristol, and also carrying on business at 19 and 21, Castle-street, Bristol aforesaid	Boot Manufacturer and Dealer	Bristol	34 of 1912	1s. 9 ‡ d.	First and Final	Jan. 1, 1913	Official Receiver's Office, 26, Baldwin-street, Bristol
Evenett, Alfred John	40, Gold-street, Saffron Walden, in the county of Essex	General Storekeeper and Fishmonger	Cambridge	8 of 1912	22 d.	First and Final	Dec. 27, 1912	Official Receiver's Office, 5, Petty-cury, Cambridge
Yemm, Alfred	Residing at Rose Villa, Margam-street, Caerau, and carrying on business at Albion House, Coegnant-road, Caerau, in the county of Glamorgan	Boot and Shoe Dealer, Ironmonger, Builder and Undertaker	Cardift	37 of 1909	6d.	Third and Final	Dec. 23, 1912	Official Receiver's Office, 117, Saint Mary-street, Cardiff
Lloyd, J. F	Old Farm, Bishops Cleeve, near Chel- tenham	Gentleman	Cheltenham	7 of 1912	20s. and 4 per cent. interest	First and Final.	Dec. 24, 1912	Official Receiver's Offices, Station-road, Gloucester
Kelly, Mark	Residing at and carrying on business at New Bee Hive, Buckley, in the county of Flint	Grocer and Provision Dealer	Chester	[*] 7 of 1912	2s. 2½d.	Second and Final	Jan. 1, 1913	Official Receiver's Office, Crypt-chambers, Eastgate- row, Chester
Casselden, Frederick William John	40, Station-road, Anerley, Surrey	Boot Repairer	Croydon	46 of 1912	2s. 8d. 	First and Final	Jan. 8, 1913	Official Receiver's Offices, 132, York-road, Westminster Bridge-road, S.E.
Gromett, George William	Residing at 38, Selbourne - street, Osmaston, in the county borough of Derby, and carrying on business at 38, Selbourne-street, and Deadman's-lane, Osmaston, Derby aforesaid	Coal Merchant and Carter	Derby and Long Eaton	20 of 1912	. 2 <u>‡</u> d	First and Final	Dec. 31, 1912.	Official Receiver's Offices, 4, Castle - place, Park - street, Nottingham

Debtor's Name.	Address.	Description,	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payabie.	Where Payable.
Rhodes, Solomon	Residing at 4, Nelson-road, and carrying on business at Telephone buildings, Tower-street, both in Dudley, in the county of Worcester	Wholesale Grocer	Dudley	5 of 1912	4s. 1d.	First and Final	Dec. 24, 1912	Official Receiver's Offices, 1, Priory-street, Dudley
Rich, John	South Farwood Farm, Tedburn Saint Mary, Devonshire	Farmer and Colt Breaker	Exeter	24 of 1912	3s.	First and Final	Jan. 10, 1913	Offices of the Official Receiver, 9, Bedford-circus, Exeter
Sussex, William	Little Upcott, Rockbeare, Devonshire	Cattle Dealer	Exeter	22 of 1912	10d. 	First and Final	Jan. 10, 1913	Offices of the Official Receiver, 9, Bedford-circus, Exeter
Damms, William	Residing and carrying on business at Church-lane, Immingham, in the county of Lincoln	Grocer	Great Grimsby	. 40 of 1912	1s. 9½d.	First and Final	Dec. 31, 1912	Official Receiver's Offices, St. Mary's-chambers, Great Grimsby
Hoe, Edward	393, Wellington-street, late 190, Oxford- street, Great Grimsby	House Painter	Great Grimsby	51 of 1912	ls. 4d.	First and Final	Dec. 31, 1912	Official Receiver's Offices, St. Mary's-chambers, Great Grimsby
Middleton, Frederick James	Broome Lodge, near Stourbridge, in the county of Worcester	*** *** *** ***	Kidderminster	of 1911	3 <u>1</u> d.	First and Final	Dec. 23, 1912	Official Receiver's Offices, 1, Priory-street, Dudley
Banks, Edward Nichols	Nafferton, in the East Riding of the county of York	· · · · · · · · · · · · · · · · · · ·	Kingston-upon-Hul	12 of 1912	10s.	First	Dec. 31, 1912	Tom Coembs, Trustee, 14, King-street, Leeds
Emsley, Samuel Fairbank (trading as Wm. Emsley and Sons)	Residing and carrying on business at Clattergate, Micklefield-lane, Rawdon, near the city of Leeds	Butcher	Leeds	of 1912	1s. 6½d.	First and Final	Dec. 31, 1912	Official Receiver's Office, 24, Bond-street, Leeds
Jones, Thomas	1, Richmond - street, Neath, in the county of Glamorgan	Coal Merchant	Neath and Aberavo	of 1912	2s. 5d.	First and Final	Dec. 27, 1912	Government Buildings, St. Mary's street, Swanses
Coulson, Robson	Barrasford, North Tyne, in the county of Northumberland	Quarryman	Newcastle-on-Tyne	36 of 1912	3s. 7d.	First and Final	Dec. 31, 1912	Official Receiver's Office, 30, Mosley-street, Newcastle-on- Tyne

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NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Evans, John (lately carrying on business under the style of Evans Brothers)	Bryndovey, Tydfil-street, Bedwas, in the county of Monmouth	Mason (lately carrying on business as a Builder and Con- tractor)	Newport, Mon	26 of 1912	2 d .	First and Final	Dec. 24, 1912	Official Receiver's Office, 144, Commercial-street, Newport, Mon.
Thumbs, Samuel	Residing at 4, Cranmer - street, and trading at 26½, Canal-street, Nottingham	Asphalter and Contractor	Nottingham	23 of 1912	5 ≩ d.	Second and Final	Dec. 31, 1912	Official Receiver's Offices, 4, Castle - place, Park-street, Nottingham
Cromar, Alexander Bruce and Cromar, George Duthie (trading as W. and J. Grieve)	Ettrick House, Bush-street, Pembroke Dock, and Main-street, Pembroke, in the county of Pembroke	Drapers and Outfitters	Pembroke Deck	5 of 1912	ls. 4d.	First	Jan. 7, 1913	St. Leonard's-chambers, 7 and 9, St. Nicholas-street, Bristol
Bailey, Frederick Thomas	28, The Arcade, Pontypridd, Glamorgan- shire	Watchmaker and Jeweller	Pontypridd, Ystrad- yfodwg and Porth	of 1896	6s. 1d.	Supple- mental	Dec. 27, 1912	St. Catherine's - chambers, St. Catherine-street, Ponty- pridd
Ceggins, Harry	Central Tobacco Stores, 55, Castle- street, Caerphilly, Glamorgan	Tobacco Dealer	Pontypridd, Ystrad- yfodwg and Porth	32 of 1912	,3s. 4 <u>1</u> d.	First and Final	Dec. 24, 1912	St. Catherine's - chambers, St. Catherine-street, Ponty- 'pridd
Harris, Thomas	1; Glyn-street, Cymmer, Porth, in the county of Glamorgan	Colliery Fireman	Pontypridd, Ystrad- yfodwg and Porth	41 of 1912	ნო. 11½d. ়	First and Final	Dec. 24, 1912	St. Catherine's - chambers, St. Catherine-street, Ponty- pridd
Pugh, Richard	29, Eleanor-street, Tonypandy, in the county of Glamorgan	Carpenter	Pontypridd, Ystrad- yfodwg and Porth	25 of 1912	8d.	First and Final	Dec. 24, 1912	St. Catherine's - chambers, St. Catherine street, Ponty- pridd
Bastick, Thomas	The Bosham Steam Bakery, Powerscourt-road, Portsmouth, Hants	Baker and Grocer	Portsmouth	48 of 1911	2 ≩d.	Supple- mental	Dec. 28, 1912	Official Receiver's Offices, Cambridge-junction, High- street, Portsmouth
Bagshaw, Joseph	2, Stanley-road, Higher Broughton, Salford, Lancashire	Director of a Public Company	Salford :	3 of 1910	8d.	First and Final	Dec. 30, 1912	14, Brown-street, Manchester
Topham, Francis Edwin	33, Grosvenor-road, Scarborough, lately residing at 7, Albion - crescent, Scar- borough	Gentleman	Scarborough	21 of 1912	15s.	Composition	Dec. 24, 1912	. Official Receiver's Offices, 48, Westborough, Scarborough

LONDON 20 DECEMBER, 1912

APPLICATIONS FOR DEBTORS' DISCHARGE.

Debtor's Name.	Address.	Description.	Court.	No.	Day Fixed for Hearing.
Weiss, Eugene Isidore (described in the Receiving Order as Eugene Weiss, otherwise Edward Weiss, and carrying on business as E. Weiss and Co.)	68, Basinghall-street, in the city of London, and 49, Northolme-road, Highbury, in the county of London	Importer of Goods	High Court of Justice in Bankruptcy	1266 of 1906	Jan. 14, 1913, 11 a.m., Bankruptcy- buildings, Carey-street, London, W.C.
Cotton, Gerald McLeod Powell	Quex Farm, Birchington, in the county of Kent	Wine Merchant	Canterbury	33 of 1911	Jan. 14, 1913, 11 a.m., Guildhall, Canterbury;
Griffiths, Robert Humphrey	Of no fixed alode, now on board the s.s. "Oakhampton," Barry Docks, Barry, in the county of Glamorgan	Master Mariner	Cardiff	of 1910	Jan. 15, 1913, 10 a.m., Law Courts, Cathays Park, Cardiff
Atkinson, Lewis	Hatfield Peverel, Essex	Baker	Chelmsford	31 of 1912	Jan. 13, 1913, 11.30 a.m., Shire Hall, Chelmsford
McQuiban, William	156, Lordship-road, Stoke Newington, in the county of London	Bachelor of Medicine	Edmonton	25 of 1912	Jan. 20, 1913, 10 a.m., Court House, Upper Edmonton
Cattermole, Frederick Gage	Rochester-road, Kirkley, Lowestoft, Suffolk	Butcher	Great Yarmouth	32 of 1905	Jan. 9, 1913, 10 a.m., Town Hall, Great Yarmouth
Downs, Hannah (trading as H. Alexander)	1, Shaw-heath, Stockport, Cheshire	Straw Dyer and Cleaner (Wife of Joh Downs), a Married Woman tradin separate and apart from her Husband)	g (-	21 of 1910	Feb. 7, 1913, 12 noon, Court House, Vernon-street, Stockport
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ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

Debtor's Name	Address.	Description.	Court,	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Cole, Robert Arthur	93, Edith-road, West Kensington, lately residing at 32, Glaz- bury-road, West Ken- sington	Colonel (retired)	High Court of Justice in Bank-ruptey	98 Bust 480 ≩ of 1912	Nov. 20, 1912	Bankrupt discharged subject to the following condition to be fulfilled before his discharge takes effect, viz.:— Bankrupt shall, before the signing of this Order, consent to Judgment being entered against him in the King's Bench Division of the High Court by the Trustee for the sum of £190, being part of the balance of the debts provable in the bankruptcy which is not satisfied at the date of this Order, and £1 10s. costs of Judgment; and that, upon the required consent being given, Judgment may be entered against the bankrupt in the King's Bench Division of the High Court for the sum of £190, together with £1 10s. costs of Judgment. The said sum of £190 to be paid out of the bankrupt's pension by monthly instalments of £3 6s. 8d., the first instalment to be paid on or before 20th December, 1912	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; and that he had brought on his bankruptcy by unjustifiable extravagance in living
Elphinston, Alex	Lately residing at 67A, Shaftesbury - avenue, Middlesex, whose pre- sent residence the Peti- tioning Creditor is un- able to ascertain	Gentleman	High Court of Justice in Bank- ruptcy	578 of 1906	Nov. 21, 1912	Discharge suspended for five years from 23rd August, 1910. Bankrupt to be discharged as from 23rd August, 1915. Public examination concluded 23rd August, 1910	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities; that he had committed the following misdemeanours, viz.:— Unlawfully obtaining credit from two creditors without informing them that he was an undischarged bankrupt; and had been guilty of misconduct in failing to perform the duties imposed upon him by sections 16, 17 and 18 of the Bankruptcy Act, 1883, and Rule 324 of the Bankruptcy Rules, 1886 and 1890
Lyons, Nathaniel Lawrence	159, West End-lane, West Hampstead, and formerly residing at 24, Clarence Gate-gar- dens, Regent's Park, London		High Court of Justice in Bank- ruptcy	395 of 1911	Nov. 22, 1912	Discharge suspended for two years. Bankrupt to be discharged as from 22nd November, 1914	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities
Fretwell, William	Mirfield, in the county of York	Nurseryman and Seèdsman	Dewsbury	2 of 1908	Nov. 19, 1912	Discharge suspended three years. Bank- rupt to be discharged as from the 18th day of November, 1915	Facts mentioned in paragraphs (A.), (B.), (C.) of subsec. 3 of sec. 8 of the Bankruptcy Act, 1890

ORDERS MADE ON APPLICATIONS FOR DISCHARGE—continued.

Deptor's Yrame.	Adgreso.	Description.	Court.	No.	Date of Order	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
Anderson, John Alexander	42, Tiverton - street, Ardwick, Manchester, Lancashire	Travelling Draper	Manchester	76 of 1908	Nov. 21, 1912	That the bankrupt's discharge be suspended for three years, and that he be discharged as from the 21st day of November, 1914	Proof of facts mentioned in paragraphs (B.) and (F.), sub-sec. 3, sec. 8, Bankruptcy Act, 1890. And that he, the bankrupt, has been guilty of misconduct in relation to his property and affairs—namely, in that he, just prior to the Receiving Order, namely, on the 15th day of October, 1908, lett England and went to New York, taking with him about £109 in cash and certain jewellery, which said cash and jewellery he failed to account for to the Trustee of his estate as recited in paragraph 6 of the report of the Official Receiver
Reading, Joseph Paul	2, Coventry street, Stourbridge, in the county of Worcester	Licensed Victualler and Wine and Spirit Merchant	Stourbridge	3 of 1912	· Nov. 20, 1912	Discharge suspended for two years. Bankrupt to be discharged as and from the 20th day of November, 1914	Proof of facts mentioned in paragraphs (B.), (C.) and (D.), sub-sec. 3, sec. 8, Bankruptcy Act, 1890
Bertrand, Louis Victor	Late The Poplars, High- street,;West Bromwich, trading at George- street, West Bromwich, in the county of Staf- ford, but now 98, rue- de-la Folie Mérecourt, Paris XI	Brass and Iron Founder, trading with Henri Pierre, Francois Fermin Bertrand, and John Henri Ber- trand as P. H. Ber- trand and Son	West Brom- wich	15 af 1905	Nov. 22, 1912	Discharge granted, but suspended for two years. Bankrupt to be discharged as from the 22nd day of November, 1914. Liberty to apply before the expiration of that time	Proof of facts mentioned in paragraphs (A.) and (B.) of sub-sec. 3, sec. 8, of the Bankruptcy Act, 1890
	The following	Amended Notice is	substituted	for that	published in the	London Gazette of 13th December, 1912.	
Blezard, Wilfred (trading as James Blezard and Sons)	21, Grove-lane, Padi- ham, Lancashire At Guy Foundry, Padi- ham aforesaid	fron and Brass Founder, Hot Water Heating Engineer, Machinist, and Maker of School, College, and Mission Room Furniture	Burnley	27 of 1909	Nov. 15, 1912	Discharge granted	• • •

THE LONDON GAZETTE, 20 DECEMBER, 1912.

ORDERS MADE ON APPLICATIONS FOR DISCHARGE-continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
	The following	Amended Notice is		ľ	^	the London Gazette of 17th December, 1912.	
Cohen, Barnett (described in the Receiving Order as Barnet Cohen, lately carrying on business as B. C. Owen)	35A, Clerkenwell-road, London	Cycle Agent	High Court of Justice in Bank- ruptcy	1066 of 1903	Nov. 13, 1912	Discharge suspended for three years. Bankrupt to be discharged as from 13th November, 1915. Public examination concluded 20th January, 1904	Bankrupt's assets are not of a value equal to 10s, in the pound on the amount of his unsecured liabilities; that he had omitted to keep such books of account a are usual and proper in the business carried on by hin and as sufficiently disclose his business transaction and financial position within the three years immediately preceding his bankruptcy; had continued to trade after knowing himself to be insolvent; had contributed to his bankruptcy by rash and hazardou speculation and by gambling; and had been guilty o misconduct in having, at a time when he was insolvent and unable to pay his debts as they became due and without the consent or knowledge of his creditors sold his business and business assets for a consideration of unmarketable shares, and so caused additional loss to his creditors

APPOINTMENTS OF TRUSTEES.

Debtor's Name.	Address.	Description.	Court.	No.	Trustee's Name.	Address.	Date of Certificate of Appointment.
Prince, Frederick Antoine (a Partner in the firm of F. Prince and Company, against whom a Receiv- ing Order has been made)	32 and 32A and 33, Charing-cross, in the county of London	Army Contractor and General Merchant	High Court of Justice in Bankruptcy	1254 of 1912	Corfield, George Edgar	Balfour House, Finsbury- pavement, London, E.C., Incorporated Accountant	Dec. 16, 1912
Woodward, William George (trading as Woodward and Co.)	42, Hamilton-road, East Finchley, and Lewisgardens, High-road, East Finchley, both in the county of Middlesex, and lately carrying on business at 23, Stratford-road, Plaistow, and 8, Terrace-road, Plaistow, both in the county of Essex	Butcher	Barnet	17 of 1912	Harper, Frank Charles	27, Chancery-lane, London, W.C., Incorporated Ac- countant	Dec. 13, 1912
Carwardine, Frederick	Mortimer-road, and 73, Byron-street, Hove, in the county of Sussex	Shop Fitter, Builder, and Decorator	Brighton	109 of 1912	Davis, Frederic William	95 and 97, Finsbury-pave- ment, London, E.C., Chartered Accountant	Dec. 17, 1912
forrance, George Wood- burn	Hainault Farm, Chadwell Heath, Essex	Farmer	Chelmsford	54 of 1912	Kemsley, Hugh	17, Finsbury-circus, London, E.C., Auction- eer and Valuer	Dec. 16, 1912
Cawkill, Tom}	Formerly residing at Craig Side, Sutton Ings, in the parish of Sutton, in the East Riding of the county of York, but now residing and carrying on business at 190, Holderness-road, in the city and county of Kingston-upon-Hull	Plumber, Glazier, and Gasfitter	'Kingston-upon-Hull	34 of 1912	Dutton, Edward Peter	Victoria Chambers, Bowl- alley-lane, Hull, Ac- countant	Dec. 16, 1912
Reynolds, Annie E. (trad- ing as A. Reynolds and Company)	31, Middle-street, Pontypridd, carrying on business at 31, Middle-street, 15, Bridge- street, and 1, South-street, all situate at Pontypridd aforesaid	Grocer (Married Woman, trading separately and apart from her Husband)	Pontypridd, Ystradyfodwg, and Porth	43 of 1912	Dovey, Charles Edwin	31, Queen-street, Cardiff, Chartered Accountant	Dec. 16, 1912
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NOTICES OF RELEASE OF TRUSTEES.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter.	Trustee's Name.	Trustec's Address.	Trustee's Description.	Date of Release,
Buglear, Charles	4, Hildyard road, West Brompton, London	Credit Draper	High Court of Justice in Bankruptcy	445 of 1911	Montague Harry Moody	3, Grocers' Hall-court, Poultry, London, E.C.	Incorporated Accountant	Dec. 11, 1912
Tripp, Wallace James	24. Percy-street, in the county of London	Manufacturing Jewel- ler	High Court of Justice in Bankruptcy	913 of 1910	Albert Edward Tilley	8, Staple-inn, London, W.C.	Chartered Accountant	Nov. 28, 1912
Marsden, Edgar Melanc- thon (deceased)	Lately residing at 51, Park-road, Bingley, and lately carrying on business at Bowling Green Mills, Bingley, Yorkshire	Coloured Goods Manu- facturer	Bradford	53 of 1911	Fred Moore Roper	40, Sunbridge - road, Bradford	Chartered Accountant	Dec. 13, 1912
Flint, William Francis	Residing at 77, Haworth-street, in the city and county of Kingston-upon-Hull, and carrying on business at 53, Jameson-street, Kingston - upon - Hull aforesaid	Electrical Engineer	Kingston-upon-Hull	32 of 1911	Walter George Hall	Union and Smiths' Bank-chambers, Silver- street, Hull	Incorporated Accountant	Nov. 28, 1912
Thomas, Frank James Gordon	Plaserwn, Llanddewi Velfrey, Pembrokeshire	Commercial Traveller	Pembroke Dock	21 of 1906	George Brinley Bowen	Salubrious - chambers, Swansea	Accountant	Dec. 13, 1912
Kerr, Walter William	Halfway-street House, Sidcup, Kent	Stock Broker	Rochester	19 of 1909	Rowland Hill Stain- forth	31, Lombard - street, London, E.C.	F. C. A	Nov. 21, 1912
Oates, George Arthur	Worksop, in the county of Notts	Timber Merchant	Sheffield	,8 of 1912	Herbert Jowett Watson	32, Gluman-gate, Chesterfield, Derby- shire	Chartered Accountant	Nov. 29, 1912
Wilson, Grantley	12, Parkville, Tredegar, Mon- mouthshire	Travelling Draper	Tredegar	26 of 1911	Herbert J. Block	Central-chambers, New- port	¿Accountant	Dec. 11, 1912

Pursuant to the Acts and Rules, notices to the above effect have been received by the Board of Trade.

J. G. WILLIS, Inspector-General in Bankruptcy.

THE COMPANIES (WINDING-UP) ACT, 1890, AND THE COMPANIES (CONSOLIDATION) ACT, 1908. WINDING-UP ORDERS.

Name of Company.	Address of Registered Office.	Court.	No. of Matter.	Date of Order.	Date of Presentation of Petition.
The Vidal Dyes Syndicate Limited	30, Victoria-street, Westminster, in the county of London	High Court of Justice	00428 of 1912	Dec. 17, 1912	Nov. 28, 1912
The Woodfield Collieries Limited	The Woodfield Colliery, Blackwood, in the county of Monmouth	High Court of Justice	00386 of 1912	Dec. 17, 1912	Nov. 5, 1912
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NOTICE OF INTENDED DIVIDEND.

Name of Company,	Address of Registered Office.	. Court.	Number.	Last Day for Receiving Proofs.	Name of Liquidator.	Address.
oum Limited	138, Brompton-road, in the county of London	High Court of Justice	00156 of 1912	Jan. 6, 1913	George Maurice Wright	9 and 10, Pancras-lane, E.C.
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NOTICE OF DIVIDEND.

Name of Company	Address of Registered Office.	Court.	No. of Matter	Amount per £	First and Final or Otherwise.	When Payable.	Where Payable.
The Grand Roller Skating Rink Company Limited	The Grand Roller Skating Rink, South Foreshore-road, Scarborough, Yorks	Scarborough	1 of 1912	8d.	First and Final	Dec. 31, 1912	Official Receiver's Offices, 48 Westborough, Scarborough
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Pursuant to the Companies (Winding-up) Act, 1890, and the Companies (Consolidation) Act, 1908, and the Rules thereunder, notices to the above effect have been received by the Board of Trade.

R. C. HERON-MAXWELL, Comptroller of the Companies Department.

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All Notices and Advertisements must be prepaid. To save delay, Notices and Advertisements sent direct by post should be accompanied by Postal Orders, made payable to H.M. Paymaster-General. Notices and Advertisements paid for by cheque will not be inserted until such cheques have been cleared.

Notices of Dissolution of Partnership will not be inserted unless signed by the Partners named therein, or by their legal representatives; and the signature or representative character of the signatory must be verified by Statutory Declaration made by a Solicitor of the Supreme Court.

A Notice of Dissolution of Partnership not signed by all the Partners, or their legal representatives, must be accompanied by a Statutory Declaration made by a Solicitor of the Supreme Court to the effect that such notice is given in pursuance of the terms of the partnership to which it relates.

Advertisements purporting to be issued in pursuance of Statutes or under Orders of Court will not be inserted unless signed by a Solicitor of the Supreme Court,

Advertisements, relating to Bills before Parliament will not be inserted unless signed by a Parliamentary Agent or a Solicitor of the Supreme Court.

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- (c) Notices under the Companies Winding-up Act, 1890, and the Companies (Consolidation) Act, 1908, as authorised by the Acts or Rules—5s. Other Companies Winding-up Notices at the rates given under (f).
- (d) Notices under the County Courts Equitable Jurisdiction Act, 1865, when received from the Registrar of County Court Judgments—10s.
 - (e) Friendly Societies Notices 5s.
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(q) In Notices of Dissolution of Partnership, the signatures of the Partners will not be charged for.

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Up to noon on the day of publication	•••	 	10s.
Up to 2 p.m. on the day of publication		 •••	20s.

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