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*** For Table of Contents, see last page.

TUESDAY, 21 JULY, 1914.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 3rd and 4th years of Her late Majesty Queen Victoria, chapter 113, of the Act of the 4th and 5th years of Her said late Majesty, chapter 39, and of the Act of the 17th and 18th years of Her said late Majesty, chapter 84, duly prepared, and laid before His Majesty in Council, a scheme, bearing date the 11th day of June, in the year 1914, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 3rd and 4th years of Her late Majesty Queen Victoria, chapter 113, of the Act of the 4th and 5th years of Her said late Majesty, chapter 39, and of the Act of the 17th and 18th years of Her said late Majesty, chapter 84, 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 Merthyr Tydfil, in the county of Glamorgan, and in the diocese of Llandaff, between that benefice and three other benefices,

namely, the benefice (being a vicarage) of Aberdare, the benefice (being a rectory with chapelry annexed) of Neath with Llantwit, and the benefice (being a vicarage) of Roath, all of which last-named three benefices are also situate in the said county of Glamorgan, and in the said diocese of Llandaff.

"Whereas the patronage of the said benefice of Merthyr Tydfil, and of the said three benefices of Aberdare, Neath with Llantwit, and Roath, is vested in the Most Honourable John, Marquess of Bute.

"And whereas under the provisions of the statutes relating to the exercise of the ecclesiastical patronage belonging to Roman Catholics the University of Cambridge would be entitled to present to each of the said benefices in case the same were now vacant.

"And whereas it has been made to appear to us that the said three benefices of Aberdare, Neath with Llantwit, and Roath, are at present insufficiently endowed; and that the said benefice of Merthyr Tydfil has endowments of such an amount that, after the charges hereinafter recommended and proposed to be made shall have been placed upon the same endowments, the said benefice of Merthyr Tydfil will still be sufficiently endowed.

"And whereas the Right Reverend Joshua Pritchard, Bishop of the said diocese of Llandaff, has represented to us, and we are off opinion, that it is desirable that additional provision should be made for the cure of souls within the parishes of the said three benefices of Aberdare, Neath with Llantwit, and Roath, by means of that apportionment of the income of the said benefice of Merthyr Tydfil which is hereinafter recommended and proposed.

"And whereas the said benefice of Merthyr Tydfil is now full, the Reverend Daniel Lewis being rector or incumbent thereof.

"Now, therefore, with the consent of the said Joshua Pritchard, Bishop of Llandaff, acting as such Bishop (in testimony whereof he has affixed his signature and episcopal seal to this scheme) and with the consent of the said John, Marquess of Bute (in testimony whereof he has signed and sealed this scheme), and with the consent of the University of Cambridge (testified by the seal of the University affixed to this scheme), we, the said Eccle-siastical Commissioners, 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, and as from the day of the date at which the said benefice of Merthyr Tydfil shall from whatsoever cause be next voided, all the tithe rent charges, glebe lands, and all (if any) other the endowments, which shall at the date of the next avoidance of the said benefice of Merthyr Tydfil, or which may thereafter belong to the same benefice, shall be charged and for ever thereafter chargeable with the several annual sums or yearly charges hereinafter mentioned, that is to say, a clear annual sum or yearly charge of £160 in favour of the Incumbent of the said benefice of Aberdare, and his successors Incumbents of the said benefice for ever; a clear annual sum or yearly charge of £65 in favour of the Incumbent of the said benefice of Neath with Llantwit, and his successors Incumbents of the same benefice for ever; and a clear annual sum or yearly charge of £130 in favour of the Incumbent of the said benefice of Roath, and his successors Incumbents of the same benefice for ever, to be as from the day aforesaid due and payable to the Incumbents of the said three benefices of Aberdare, Neath with Llantwit, and Roath respectively, and to be apportionable between any outgoing Incumbent of any of the said three benefices of Aberdare, Neath with Llautwit, and Roath, or his representatives, on the one hand, and his successors in the same Incumbency on the other hand; and to be receivable by the Incumbents in whose favour the same are charged respectively as aforesaid by equal half-yearly payments on the 1st day of May and the 1st day of November in every year.

"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 Merthyr Tydfil shall continue to be payable by the rector or Incumbent of the said benefice.

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

And whereas the said scheme has been approved by 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 Llandaff.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 6th and 7th years of His late Majesty King William the Fourth, chapter 77, and of the Act of the 5th year of Her late Majesty Queen Victoria (Session two), chapter 26, duly prepared, and laid before His Majesty in Council, a scheme, bearing date the 25th day of June, in the year 1914, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 6th and 7th years of His late Majesty King William the Fourth, chapter 77, and of the Act of the 5th year of Her late Majesty Queen Victoria (Session two), chapter 26, have prepared, and now humbly lay before Your Majesty in Council, the following scheme for authorising certain improvements to the drainage at the Episcopal House of Residence belonging to the See of St. Asaph, which is known as The Palace, St. Asaph.

"Whereas the Right Reverend Alfred George, now Bishop of Saint Asaph, is desirous that certain improvements to the drainage should be made at the said Episcopal House of Residence, and has submitted to us the particulars of such improvements, and we have approved the same.

"And whereas the said Bishop is also desirous, and it appears to us to be expedient, that towards the cost of effecting the said improvements a sum of £150 (being a sum which together with the amount of the outstanding balance of the sum already borrowed upon the same security under the authority of the statutes hereinbefore-mentioned does not exceed two years' income of the See) should be provided by the borrowing of the same sum, by way of mortgage, upon the security of all and every part of the lands, tenements and hereditaments, endowments or emoluments which now belong or may hereafter belong to the Bishop of Saint Asaph.

"Now, therefore, with the consent of the said Alfred George, Bishop of Saint Asaph, (testified by his having affixed his signature and episcopal seal to this scheme) we, the said Ecclesiastical Commissioners for England, humbly recommend and propose that the said Bishop be authorised to borrow from the

Governors of the Bounty of Queen Anne, and that the said Governors be empowered to lend, under the provisions of the above-mentioned Acts, any sum not exceeding £150, and that as a security for the same the said Bishop do mortgage all and every part of the lands, tenements and hereditaments, and endowments or emoluments which now belong, or may hereafter belong, to his said See to the said Governors by deed for the term of twenty years or until the said sum so to be borrowed as aforesaid with the interest for the same as hereinafter-mentioned, and all costs and charges which may attend the recovery thereof shall be fully paid and satisfied, and that such principal sum shall be repaid with interest in the manner following; that is to say, during and in respect of the first period of twelve months of the said term, computed from the day of the date of the mortgage, no part of the said principal sum shall be repayable, but the said Bishop or his successor shall yearly, at the end of the second period of twelve months so computed, and at the end of every such like period of twelve months thereafter, pay to the said Governors, their successors or assigns, one fifteenth part of the said principal sum until the whole thereof shall be repaid, and shall also at the end of the first and each succeeding period of twelve months, computed as aforesaid, pay interest at the rate of four pounds per centum per annum on the said principal sum or on so much thereof as shall from time to time remain unpaid. that if and when it shall happen that either the principal or the interest directed to be paid as hereinbefore-mentioned shall be in arrear and unpaid for the space of forty days after the same shall become due it shall and may be lawful for the said Governors, their successors and assigns, to recover the same and the costs and charges attending the recovery thereof by distress and sale in the like manner as rents may be recovered by landlords or lessors from their tenants by the laws in force at the time of such distress and sale, and that such mortgage deed shall be in the form and to the effect to be approved by us, the said Ecclesiastical Commissioners, and shall bind as well the said Alfred George, now Bishop of the said Diocese of Saint Asaph, as every succeeding Bishop of the same Diocese until the principal money and interest, costs and charges, shall have been paid off and discharged.

"And we further recommend and propose that the said sum so to be borrowed as aforesaid shall be paid to us, the said Ecclesiastical Commissioners, and that the receipt of one of our joint treasurers for the time being indorsed on the said mortgage deed shall be a good and sufficient discharge of the said Governors and their successors for the same, who shall not be bound or required to see to the application thereof, and that upon the receipt of the said sum so to be borrowed as aforesaid the whole or any part or parts thereof shall be applied by us at such times and in such manner as shall appear to us to be expedient towards effecting the said proposed improvements at the Episcopal House of Residence aforesaid.

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

of the hereinbefore-mentioned Acts, or of either 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 Saint Asaph.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 59th year of His late Majesty King George the Third, chapter 134; of the Act of the 2nd and 3rd years of Her late Majesty Queen Victoria, chapter 49; and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, duly prepared, and laid before His Majesty in Council, a Representation, bearing date the 25th day of June, in the year 1914, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 59th year of His late Majesty King George the Third, chapter 134; of the Act of the 2nd and 3rd years of Her late Majesty Queen Victoria, chapter 49; and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, have prepared, and now humbly lay before Your Majesty in Council, the following Representation as to the assignment of a District Chapelry to the Consecrated Church of Saint Matthew, Birkenhead, situate in that part of the parish of Saint Mary, Birkenhead, which is included in the district of the Holy Trinity, Birkenhead, in the county of Chester, and in the diocese of Chester.

"Whereas it appears to us to be expedient that a District Chapelry should be assigned to the said Church of Saint Matthew, Birkenhead, situate as aforesaid.

"Now, therefore, with the consent of the Right Reverend Francis John, Bishop of Chester, (testified by his having signed and sealed this Representation), we, the said Ecclesiastical Commissioners, humbly represent, that it would, in our opinion, be expedient that all that part of the said district of the Holy Trinity, Birkenhead, which is described in the Schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the Map or Plan hereunto annexed, should be assigned as a District Chapelry to the said Church of Saint Matthew, Birkenhead,

situate as aforesaid, and that the same should be named 'The District Chapelry of Saint Matthew, Birkenhead.'

And with the like consent of the said Francis John, Bishop of Chester, we, aforesaid), (testified as \mathbf{the} said Ecclesiastical Commissioners, further represent, that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed at the said Church of Saint Matthew, Birkenhead, situate as aforesaid, and that the fees to be received in respect of the publication of such banns and of the solemnization or performance of the said offices should be paid and belong to the Minister of the same Church for the time being; provided always, that, so long as the Reverend George Douglas Oakley, Clerk in Holy Orders, the present Vicar or Incumbent of the vicarage of the said parish of Saint Mary, Birkenhead, shall continue to be such Vicar or Incumbent, one moiety of the fees which may be received in respect of such publication, solemnization, or performance at the said Church of Saint Matthew, Birkenhead, situate as aforesaid, shall be paid over by the Minister thereof to the said George Douglas Oakley, and that so long as the Reverend Edward Leachman Bond, Clerk in Holy Orders, the present Minister of the said Church of the Holy Trinity, shall continue to be such Minister, one (that is to say, the remaining) moiety of the fees which may be in respect of such publication, solemnization or performance shall be paid over to the said Edward Leachman Bond; and provided also that nothing herein contained shall be construed as expressing any intention on the part of us the said Commissioners to concur in or approve the taking of any fee for the performance of the said office of baptism, or for the registration thereof.

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Matthew, Birkenhead, being: All that part of the Ecclesiastical district of the Holy Trinity, Birkenhead, within the parish of Saint Mary, Birkenhead, in the county of Chester, and in the diocese of Chester, which is bounded upon all sides as follows, that is to say, upon the south by the new parish of Saint John, Birkenhead, upon the north-west by the new parish of Saint Anne, Birkenhead, and upon the north-east partly by the new parish of Saint Peter, Birkenhead, all in the said county and diocese, and partly by an imaginary line commencing at the junction of Conway Street with Watson Street and Exmouth Street, and extending thence south-eastward along the middle of Conway Street for a distance of twenty-nine chains and a half or thereabouts to the junction of Conway Street with Claughton Road, upon the boundary which divides the said Ecclesiastical district of the Holy Trinity, Birkenhead, from the said new parish of Saint John, Birkenhead."

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 Chester.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 8th and 9th years of Her late Majesty Queen Victoria, chapter 70; of the Act of the 14th and 15th years of Her said late Majesty, chapter 97; and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55; duly prepared, and laid before His Majesty in Council, a Representation, bearing date the 25th day of June, in the year 1914, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 8th and 9th years of Her late Majesty Queen Victoria, chapter 70, of the Act of the 14th and 15th years of Her said late Majesty, chapter 97, and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, 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 Catharine, Arthog, situate within the parish of Llangelynin, in the county of Merioneth, and in the diocese of Bangor.

"Whereas at certain extremities of the said parish of Llangelynin and of the parish of Dolgelley, 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 distancefrom 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 Llangelynin and of the said parish of Dolgelley should be formed into a Consolidated Chapelry for all ecclesiastical purposes, and that the same should be assigned to the said Church of Saint-Catharine, Arthog, situate as aforesaid.

"Now, therefore, with the consent of the Right Reverend Watkin Herbert, Bishop of the said diocese of Bangor, as such Bishop, with the consent of Thomas Edward John Lloyd, of Plas Tregaian, in the county of Anglesey, a Colonel retired in Your Majesty's Army, as the Patron of the rectory of the said parish of Llangelynin, and with the consent of the Right Honourable Richard Burdon, Viscount Haldane, Lord High Chancellor of Great Britain, acting on behalf of Your Majesty as the Patron of the rectory of the said parish of Dolgelley (in testimony whereof they the said consenting parties have respec-tively signed and sealed 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 Llangelynin and of the said parish of Dolgelley, 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 Catharine, Arthog, situate as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Catharine, Arthog.'

"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 Catharine, Arthog, comprising:—All those contiguous portions of the parish of Llangelynin and of the parish of Dolgelley, both in the county of Merioneth, and in the diocese of Bangor, which, taken together, are bounded upon the north-west and upon part of the north by the parish of Llanaber, in the said County and Diocese, and upon the remaining sides, that is to say, upon the remaining part of the north, upon the north-east, upon the south-east, upon the west, by an imaginary line commencing upon the boundary which divides the said parish of Llanaber from the said parish of Dolgelley at the point where the River Mawddach is joined by the River Gwynant, and extending thence first generally north-eastward and generally south-eastward along the middle of the River Gwynant for a distance of two miles and three-quarters or thereabouts to the point where it is joined by the stream known as Nant-y-gwyrddail, and extending thence south-westward along the middle of such stream for a distance of forty-eight chains or thereabouts to the middle of the ford where the roadway leading from the house called Cefn yr Owen uchaf to the Old Towyn Road passes through the said stream, and extending thence southward along the middle of the said . roadway for a distance of two chains or thereabouts to its junction with the Old Towyn Road, and extending thence first south-westward, then westward, then north-westward, ${f then}$ again south-westward along the middle of the Old Towyn Road for a distance of one mile and forty-nine chains or thereabouts to the point where it is crossed by the boundary which divides the said parish of Dolgelley from the said parish of Llangelynin, and extending thence south-east-

ward along such boundary for a distance of sixty chains or thereabouts to the point where it meets the boundary which divides the parish of Llanfihangel-y-Pennant, in the said County and Diocese, from the said parish of Llangelynin, and extending thence first southwestward, then westward, and then northwestward along the last-mentioned boundary for a distance of one mile and forty-seven chains or thereabouts to the point where it meets the boundary which divides the parish of Llanegryn, in the said County and Diocese, from the said parish of Llangelynin, and extending thence first north-westward and then in various directions along the last-mentioned boundary (thereby crossing the Old Towyn Road) for a distance of two miles and thirty chains or thereabouts to the point on the eastern boundary of the wood known as Gest Ddu indicated on the Second Edition, 1901, of the Ordnance Map of the county of Merioneth, and also on the Map or Plan annexed to this Representation, as Bench Mark 767.4, and extending thence north-westward in a straight line for a distance of fortyeight chains or thereabouts to the mile-stone placed on the southern side of the road leading from Dolgelley to Friog and indicating eight miles from Dolgelley and two miles from Friog, and extending thence northward in a straight line for a distance of one mile and seventeen chains or thereabouts to the point in the middle of Barmouth Bridge where it crosses the middle of the channel of the River Mawddach upon the boundary which divides the said parish of Llangelynin from the said parish of Llanaber."

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 Bangor.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 59th year of His late Majesty King George the Third, chapter 134; of the Act of the 2nd and 3rd years of Her late Majesty Queen-Victoria, chapter 49; and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, duly prepared, and laid before His Majesty in Council, a Representation, bearing date the 25th day of June, in the year 1914, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for

England, in pursuance of the Act of the 59th year of His late Majesty King George the Third, chapter 134; of the Act of the 2nd and 3rd years of Her late Majesty Queen Victoria, chapter 49; and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, have prepared, and now humbly lay before Your Majesty in Council, the following Representation as to the assignment of a district chapelry to the consecrated Church of Saint Michael, Golder's Green, situate in the parish of Hendon, in the county of Middlesex, and in the diocese of London.

"Whereas it appears to us to be expedient that a District Chapelry should be assigned to the said Church of Saint Michael, Golder's

Green, situate as aforesaid.

"Now, therefore, with the consent of the Right Honourable and Right Reverend Arthur Foley, Bishop of London, (testified by his having signed and sealed this Representation), we, the said Ecclesiastical Commissioners, humbly represent, that it would, in our opinion, be expedient that all that part of the said parish of Hendon, which is described in the Schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a District Chapelry to the said Church of Saint Michael, Golder's Green, situate as aforesaid, and that the same should be named 'The District Chapelry of Saint Michael, Golder's Green.'

And with the like consent of the said Arthur Foley, Bishop of London, (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials, should be solemnized or performed at the said Church of Saint Michael, Golder's Green, situate as aforesaid, and that the fees to be received in respect of the publication of such banns, and of the solemnization or performance of the said offices, should be paid and belong to the Minister of the same Church for the time being: Provided always that, so long as the Reverend Samuel Edward Chettoe, Clerk in Holy Orders, the present vicar or incumbent of the vicarage of the said parish of Hendon, shall continue to be such vicar or incumbent, all the fees which may be received in respect of such publication, solemnization, or performance at the said Church of Saint Michael, Golder's Green, situate as aforesaid, shall be paid over by the Minister thereof to the said Samuel Edward Chettoe: and Provided also that nothing herein contained shall be construed as expressing any intention on the part of us, the said Commissioners, to concur in or approve the taking of any fee for the performance of the said office

of baptism or for the registration thereof.
"We, therefore, humbly pray that Your Majesty will be graciously pleased to take the premises into Your Royal consideration, and to make such Order with respect thereto as to Your Majesty, in Your Royal Wisdom, shall

seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Michael, Golder's Green, being:—All that part of the parish of Hendon, in the county of Middlesex, and in the diocese of London, which is bounded upon the west by the new parish of Saint John,

West Hendon, upon the south-west by the new parish of Saint Peter, Cricklewood, upon the south-east by the new parish of All Saints,. Child's Hill, Hendon, upon the north-east by the District Chapelry of Saint Jude, Hampstead Garden Suburb, all in the said County and Diocese, and upon the remaining sides, that is to say, upon the north and upon the northwest, by an imaginary line commencing upon the boundary which divides the said District. Chapelry of Saint Jude, Hampstead Garden Suburb, from the said parish of Hendon, at the junction of Temple Fortune Lane with Finchley Road, and extending thence southward along the middle of Finchley Road for a distance of ten chains or thereabouts to its junction with Saint George's Road, and along extending thence westward middle of Saint George's Road for a distance of nineteen chains or thereabouts: to the point where such road turns south-eastward, and extending thence south-westward in a straight line for a distance of two chains and: a half or thereabouts to the north-eastern end of the fence forming the south-eastern boundary of the house and premises known as Number 9, Brookside Road, and extending thencesouth-westward along the said fence for a distance of one chain and a half or thereaboutsto its south-western end on the north-eastern: side of Brookside Road, and extending thence. first south-westward to, and then north-westward along, the middle of Brookside Road for a distance of two chains or thereabouts, to its. junction with the road called Russell Gardens, and extending thence south-westward along the middle of Russell Gardens for a distance of twelve chains or thereabouts to its junction. with Golder's Green Road, and extending thence north-westward along the middle of Golder's Green Road for a distance of one chain or thereabouts to its junction with the road called Beverley Gardens, and extending thence south-westward along the middle of Beverley Gardens for a distance of ten chainsand a half or thereabouts to its junction with the road called The Drive, and extending thence south-eastward along the middle of The Drive for a distance of two chains or thereabouts to its junction with Woodville Road, and extending thence first south-westward and then westward along the middle of Woodville Road for a distance of seventeen chains or thereabouts to its junction with Hamilton Road and Woodville Gardens, and extending thence westward along the middle of Woodville Gardens for a distance of four chains or thereabouts to its junction with the roadway leading into Renter's Lane, and extending thence north-westward along the middle of the said roadway for a distance of sixteen chains or thereabouts to its junction with Renter's Lane, and extending thence first north-eastward and then north-westward along the middle of Renter's Lane for a distance of two chains or thereabouts to the centre of the bridge which carries such lane across the River Brent, and extending thence generally south-westward along the middle of the River Brent for a distance of twenty-nine chains or thereabouts to the boundary which divides the said parish of Hendon from the said new parish of Saint John, West Hendon."

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 July, 1914.

PRESENT.

The KING's Most Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the 8th and 9th years of Her late Majesty Queen Victoria, chapter 70, of the Act of the 14th and 15th years of Her said late Majesty, chapter 97, and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, duly prepared, and laid before His Majesty in Council, a Representation, bearing date the 25th day of June, in the year 1914, in the words and figures following, that is to say:—

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the 8th and 9th years of Her late Majesty Queen Victoria, chapter 70, of the Act of the 14th and 15th years of Her said late Majesty, chapter 97, and of the Act of the 19th and 20th years of Her said late Majesty, chapter 55, 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 Alban, Portsea, situate within the Consolidated Chapelry of Saint Stephen, Portsea, in the county of Southampton, and in the diocese of Winchester.

"Whereas at certain extremities of the said Consolidated Chapelry of Saint Stephen, Portsea, and of the new parish (sometime District Chapelry) of Saint Mark, North End, Portsea, 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 Consolidated Chapelry and New Parish respectively.

"And whereas it appears to us to be expedient that certain contiguous portions (being the portions containing the population aforesaid) of the said Consolidated Chapelry of Saint Stephen, Portsea, and of the said New Parish of Saint Mark, North End, Portsea, should be formed into a Consolidated Chapelry for all ecclesiastical purposes, and that the same should be assigned to the said Church of Saint Alban, Portsea, situate as aforesaid.

"Now, therefore, with the consent of the Right Reverend Edward Stuart, Bishop of Winchester, as such Bishop, and also as the Patron, in right of his See, of the said Consolidated Chapelry of Saint Stephen, Portsea, at Parish of Saint Mark, North End, Portsea, at

and with the consent of the Reverend Cyril Forster Garbett, Clerk in Holy Orders, Vicaror Incumbent of the Vicarage of the parish of Portsea, in the said County and Diocese, and, as such Vicar or Incumbent, the Patron of the vicarage of the said New Parish of Saint Mark, North End, Portsea, (in testimony whereof the said consenting parties, have respectively signed and sealed 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 Consolidated Chapelry of Saint Stephen, Portsea, and of the said New Parish of Saint Mark, North End, Portsea, 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 hereuntoannexed, should be united and formed into one Consolidated Chapelry for the said Church of Saint Alban, Portsea, situate as aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Alban, Portsea.'

"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 Alban,.
Portsea, comprising:—

"I. All that portion of the Consolidated: Chapelry of Saint Stephen, Portsea, in the county of Southampton, and in the diocese of Winchester, which is bounded upon all sides as follows, that is to say, upon the south by the parish of Portsea, upon the east by the New Parish of Saint James, Milton, upon the north and upon part of the west by the New Parish (sometime District Chapelry) of Saint Mark, North End, Portsea, all in the said County and Diocese, and upon the remaining part of the west by an imaginary line commencing upon the boundary which divides the said New Parish of Saint Mark, North End, Portsea, from the said Consolidated Chapelry of Saint Stephen, Portsea, at the junction of Pauls-grove Road with Powerscourt Road, and extending thence eastward along the middle of Powerscourt Road for a distance of three chains and three-quarters or thereabouts to its junction with Carnarvon Road, and extending thence southward along the middle of Carnarvon Road for a distance of fourteen chains or thereabouts to its junction with New Road upon the boundary which divides the said Consolidated Chapelry of Saint Stephen, Portsea, from the said parish of Portsea.

"II. And also all that contiguous portion of the said New Parish of Saint Mark, North End, Portsea, which is bounded upon the east by the said New Parish of Saint James, Milton, upon the south by the above-described portion of the said Consolidated Chapelry of Saint Stephen, Portsea, and upon the remaining sides, that is to say, upon the west, upon the north-west, and upon the north, by an imaginary line commencing upon the boundary which divides the said Consolidated Chapelry of Saint Stephen, Portsea, from the said New Parish of Saint Mark, North End, Portsea, at

the junction of Chichester Road with Kensington Road, and extending thence northward along the middle of Kensington Road for a distance of nine chains and a half or thereabouts to its junction with the road called Laburnum Grove, and extending thence eastward along the middle of Laburnum Grove for a distance of ten chains and three-quarters or thereabouts to its junction with Copnor Road, and extending thence northward along the middle of Copnor Road for a distance of seven chains and a half or thereabouts to its junction with Burfield Road, and extending thence eastward along the middle of Burfield Road for a distance of eleven chains and a half or thereabouts to the centre of the level-crossing which carries such road across the Portsmouth line of the London and South Western and the London Brighton and South Coast Railways, upon the boundary which divides the said New Parish of Saint Mark, North End, Portsea, from the said New Parish of Saint James, Milton."

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 Winchester.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, His Majesty is pleased, by and with the advice of His Most Honourable Privy Council, to order as follows:—

- 1. The county of Cumberland and the county of Westmorland shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 1.
- 2. The said Winter Assizes for the said Winter Assize County shall be held at Carlisle.
- 3. The Court at the said Winter Assizes at Carlisle shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expres-

sion in the said section "the Sheriff of such county" shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

- 4. The Sheriff of the county of Cumberland shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.
- 5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the county of Cumberland, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.
- 6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Carlisle, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of habeas corpus.
- 7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.
- 8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the county of Cumberland, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.
- Mayors, 9. All Justices of the Peace, Escheators, Stewards, Bailiffs, Constables, Officers, and persons Coroners, Gaolers, having authority, and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance. examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the county of Westmorland.

- 10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 1."
- 11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for either of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assize County.
- 12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit this recognizance.
- 13. Ten days before the day fixed for the copening of the Commission at Carlisle, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Cumberland, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Carlisle.
- 14. It shall be lawful for the Gaoler of the' 'Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three, days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of habeas corpus, such prisoners · to His Majesty's Gaol at Carlisle, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said "Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an

- alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.
- 15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoners had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered recognizance to appear any answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

- 16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.
- 17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of habeas corpus.
- 18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.
- 19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1914.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, His Majesty is pleased, by and with the advice of His Most Honourable Privy Council, to order as follows:—

- 1. The county of Leicester and the county of Rutland shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 2.
- 2. The said Winter Assizes for the said Winter Assize County shall be held at Leicester.
- 3. The Court at the Winter Assizes at Leicester shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such county" shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

- 4. The Sheriff of the county of Leicester shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.
- 5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the county of Leicester, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.
- 6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Leicester, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of habeas corpus.
- 7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

- 8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said. Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the county of Leicester, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.
- 9. All Justices of the Peace, Mayors,. Escheators, Stewards, Bailiffs, Constables, Officers, and persons Coroners, Bailiffs. Gaolers, having authority, and being under an obliga-tion to attend the Assizes for either county comprised in the said Winter Assize-County, or to certify, transmit, or deliver to the Court of Assize, or the proper officerthereof, any indictment, inquisition, recognizance, examination, deposition, or document,. shall have the same authority and be under the same obligation to attend at the said Winter: Assizes held for the said Winter Assize County,. and to certify, transmit, or deliver to the Court: of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the county of Rutland.
- 10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 2."
- 11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for either of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.
- 12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.
- 13. Ten days before the day fixed for the opening of the Commission at Leicester, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assizes County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the County of Leicester, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and state-

ment, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Leicester.

- 14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of habeas corpus, such prisoners to His Majesty's Gaol, formerly the Gaol for the county of Leicester at Leicester, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.
- 15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoners had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where person was committed, or entered such into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter

Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

- 17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of habeas corpus.
- 18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.
- 19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1914.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

In pursuance of the Winter Assizes Acts, 1876 and 1877, His Majesty is pleased, by and with the advice of His Most Honourable Privy Council, to order as follows:—

- 1. The county of Huntingdon and the county of Cambridge shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 3.
- 2. The said Winter Assizes for the said Winter Assize County shall be held at the Shire Hall at Chesterton, in the county of Cambridge.
- 3. The Court at the said Winter Assizes at Chesterton shall have jurisdiction to try any prisoner committed in the said Winter Assize-County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes. Acts, such prisoner would have been tried.

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such County" shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the county of Cambridge shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose

over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

- 5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the county of Cambridge, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.
 - 6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Chesterton, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of habeas corpus.
- 7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.
- 8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the county of Cambridge, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.
- 9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority, and being under an obligation to attend the Assizes for either of the counties comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document.

10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 3."

11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the counties constituting the said Winter Assize County, shall be bound to attend at the

said Winter Assizes for the said Winter Assize County.

- 12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order, or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes or forfeit his recognizance.
- 13. Ten days before the day fixed for the opening of the Commission at Chesterton, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the county of Cambridge, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Chesterton.
- 14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of habeas corpus, such prisoners to His Majesty's Gaol, recently the Gaol for the county of Cambridge at Chesterton, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, how-ever, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the Orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.
- 15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such

prisoners were committed would have had if such prisoners had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

- 16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer, or some known Agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.
- 17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of habeas corpus.
- 18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.
- 19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1914.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

In pursuance of the Winter Assizes Acts, 1876 and 1877, His Majesty is pleased, by and with the advice of His Most Honourable Privy Council, to order as follows:—

1. The county of Montgomery, the county of Merioneth, the county of Denbigh, and the

county of Flint shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 4.

2. The said Winter Assizes for the said. Winter Assize County shall be held at Ruthin.

3. The Court at the said Winter Assizes at. Ruthin shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such County" shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

- 4. The Sheriff of the county of Denbighs shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.
- 5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the county of Denbigh, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.
- 6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners: from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Ruthin, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of habeas corpus.
- 7. In all matters not before specifically mentioned, the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.
- 8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the county of Denbigh, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

- 9. All Justices of the Peace, Mayors, Escheators, Stewards, constables, Officers, and persons Coroners, Escheator Gaolers, Constables, having authority, and being under an obliga-tion to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the county of Denbigh.
- 10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 4."
- 11. Any person who, after the date of this Order, and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.
- 12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.
- 13. Ten days before the day fixed for the opening of the Commission at Ruthin, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the 'Gaoler of each prison in which such prisoners may be, to the Sheriff of the county of Denbigh, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Ruthin.
- 14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three

days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of habeas corpus, such prisoners to His Majesty Gaol at Ruthin, for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has tself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoners had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

- 16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.
- 17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or con-

wicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of habeas corpus.

- 18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and 1877.
- 19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1914.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

"The KING's Most Excellent Majesty in Council.

IN pursuance of the Winter Assizes Acts, 1876 and 1877, His Majesty is pleased, by and with the advice of His Most Honourable Privy Council, to order as follows:—

- 1. The county of Carnarvon and the county of Anglesea shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 5.
- 2. The said Winter Assizes for the said Winter Assize County shall be held at
- 3. The Court at the said Winter Assizes at Carnarvon shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such County" shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

- 4. The Sheriff of the county of Carnarvon shall alone act for the purpose of the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.
- 5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the county of Carnarvon, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and

the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

- 6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Carnarvon, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of habeas corpus.
- 7. In all matters not before specifically mentioned, the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.
- 8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the county of Carnarvon, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.
- 9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority, and being under an obligation to attend the Assizes for either county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the county of Anglesea.
- 10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 5."
- 11. Any person who, after the date of this Order, and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery, to be holden for either of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.
- 12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the

Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Carnarvon, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the county of Carnarvon, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so re-moved shall appear and prosecute and give evidence at Carnarvon.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of habeas corpus, such prisoners to His Majesty's Gaol at Carnarvon for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoners had been tried at the Assizes held in such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such

person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduce it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders.

17. Where the Court at the said Winter-Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of habeas corpus.

18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and

19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1914.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

In pursuance of the Winter Assizes Acts, 1876 and 1877, His Majesty is pleased, by and with the advice of His Most Honourable Privy Council, to order as follows:—

- 1. The county of Carmarthen, the county of the borough of Carmarthen, the county of Pembroke, the town and county of Haverfordwest, and the county of Cardigan, shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 6.
- 2. The said Winter Assizes for the said Winter Assize County shall be held at Carmarthen.
- 3. The Court at the said Winter Assizes at Carmarthen shall have jurisdiction to try any prisoner committed in the said Winter Assize

County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such County '' shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and 1877, had not been passed.

4. The Sheriff of the county of Carmarthen shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes shall be addressed to him alone.

5. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the county of Carmarthen, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respectively, and shall have jurisdiction accordingly.

6. The precepts of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Carmarthen, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without

any writ of habeas corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

- 8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorise the said Sheriff to carry sentences into execution outside the county of Carmarthen, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.
- 9. All Justices of the Peace, Mayors, Coroners, Escheators, Stewards, Bailiffs, Gaolers, Constables, Officers, and persons having authority, and being under an obligation to attend the Assizes for any county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority, and be under the same obliga-tion to attend at the said Winter Assizes held

for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriffs of any of the counties constituting the said Winter Assize County, other than the Sheriff of the county of Carmarthen.

10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain "Winter Assize County, No. 6." the words

- 11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for any of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assizes for the said Winter Assize County.
- 12. In all cases in which the like recognizances have been entered into in respect of any offence committed in any of the counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such last-mentioned Winter Assizes, or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Carmarthen, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the county of Carmarthen, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Carmarthen.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of habeas corpus, such prisoners to His Majesty's Gaol at Carmarthen for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or remanded by proper authority, or until they shall have been tried and sen-

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tenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoners had been tried at the Assizes

held in such last-mentioned county

Where any person is committed for trial, or is bound by any recognizance to appear and answer in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

- 16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be naid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer or some known Agent on his behalf shall attend the said Winter Assizes during the sitting of the Court to pay all such orders
- 17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of habeas corpus.
- 18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and
- 19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1914.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of *July*, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

N pursuance of the Winter Assizes Acts, 1876 and 1877, His Majesty is pleased, by and with the advice of His Most Honourable Privy Council, to order as follows:-

- 1. The county of Brecknock and the county of Radnor shall, for the purpose of the next Winter Assizes, be united together and form one county, under the name of the Winter Assize County, No. 7.
- 2. The said Winter Assizes for the said Winter Assize County shall be held at Brecon.
- 3. The Court at the said Winter Assizes at Brecon shall have jurisdiction to try any prisoner committed in the said Winter Assize County who may be brought before it, and shall have the same powers with respect to the trial of and passing sentence upon such prisoner as a Court of Oyer and Terminer and Gaol Delivery would have had at the Assizes in the county where, but for the said Winter Assizes Acts, such prisoner would have been tried.

The provisions of section thirteen of the Sheriffs Act, 1887, shall apply to the execution of any capital sentence passed at such Assizes as herein mentioned; provided that the expression in the said section "the Sheriff of such county " shall mean the Sheriff of the county in which the prisoner so sentenced would have been tried if the Winter Assizes Acts, 1876 and

1877, had not been passed.
4. The Sheriff of the county of Brecknock shall alone act for the purpose of the said Winter Assizes for the said Winter Assize County, and subject to the provisions of this Order shall have jurisdiction for that purpose over the whole district constituting the said Winter Assize County, and precepts and other documents relating to the said Winter Assizes

shall be addressed to him alone.

5. The precepts of the Judges to the said Sheriff shall direct him to summon the Grand Jurors and Petty Jurors from the county of Brecknock, and the Jurors so summoned shall be deemed to be good and lawful men of the body of the several counties constituting the said Winter Assize County, and the Grand and Petty Jury formed out of those Jurors shall be deemed to be a Grand and Petty Jury respectively of the body of the said counties respec-

tively, and shall have jurisdiction accordingly.
6. The Gaol Delivery precept of the Judges to the said Sheriff shall direct him to cause the prisoners from all the prisons in the said Winter Assize County who under the provisions of this Order will have to be tried at Brecon, to be brought there, and the Sheriff shall cause such prisoners to be brought accordingly without any writ of Habeas Corpus.

7. In all matters not before specifically mentioned the precepts to the said Sheriff shall direct him to issue, and he shall issue the like notices, precepts, warrants, and documents, and perform the same acts (mutatis mutandis) as if he were Sheriff for the whole of the said Winter Assize County, and all Under Sheriffs, Bailiffs, Constables, and Officers in the said Winter Assize County shall obey accordingly.

8. The said Sheriff shall, as to all matters in relation to such Winter Assizes for which no specific provision is made by this Order, have

the same power, jurisdiction, and responsibility as if he were Sheriff for the whole of the said Winter Assize County, except that this provision shall not authorize the said Sheriff to carry sentences into execution outside the county of Brecknock, or to levy outside the said county fines imposed or recognizances estreated at the said Winter Assizes.

9. All Justices of the Peace, Mayors, Escheators, Stewards, Bailiffs, constables, Officers, and persons Coroners, Escheator Gaolers, Constables, having authority, and being under an obligation to attend the Assizes for either county comprised in the said Winter Assize County, or to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, any indictment, inquisition, recognizance, examination, deposition, or document, shall have the same authority and be under the same obligation to attend at the said Winter Assizes held for the said Winter Assize County, and to certify, transmit, or deliver to the Court of Assize, or the proper officer thereof, such indictment, inquisition, recognizance, examination, deposition, or document. This provision shall not apply to the Sheriff of the county of Radnor.

10. In all indictments and presentments at the said Winter Assizes the venue laid in the margin thereof shall, in addition to the name of the county where the offence is charged to have been committed, contain the words "Winter Assize County, No. 7."

11. Any person who, after the date of this Order and before the said Winter Assizes, enters into a recognizance to appear and prosecute, or give evidence, or to appear and answer before a Court of Oyer and Terminer or General Gaol Delivery to be holden for either of the counties constituting the said Winter Assize County, shall be bound to attend at the said Winter Assize For the said Winter Assize County.

12. In all cases in which the like recognizances have been entered into in respect of any offence committed in either of the counties constituting the said Winter Assize County prior to the making of this Order or in relation to a prisoner committed for trial under the provisions of the Assizes and Quarter Sessions Act, 1908, such recognizances shall be deemed to have been entered into for attendance at the said Winter Assizes for the said Winter Assize County, and every person bound by such recognizance shall be bound to appear at such lastmentioned Winter Assizes or forfeit his recognizance.

13. Ten days before the day fixed for the opening of the Commission at Brecon, a list of the prisoners to be removed for trial at the said Winter Assizes for the said Winter Assize County, so far as the same list can then be made out, and of the prisoners (if any) to be transmitted under the provisions of the Assizes and Quarter Sessions Act, 1908, shall, together with a short statement of the offences with which they are charged, be transmitted by the Gaoler of each prison in which such prisoners may be, to the Sheriff of the county of Brecknock, and the said Sheriff shall cause to be inserted in one or more newspapers in the Winter Assize County the said list and statement, and a notice that the persons bound by recognizances to appear and prosecute or give evidence for or against the prisoners so removed shall appear and prosecute and give evidence at Brecon.

14. It shall be lawful for the Gaoler of the Gaol in which prisoners who are to take their trial at the said Winter Assizes for the said Winter Assize County shall be in custody three days before the day upon which the said Winter Assizes for the said Winter Assize County are appointed to be held, to send, without any writ of Habeas Corpus, such prisoners to His Majesty's Gaol at Brecon for the purposes of their trial, and to take all proper steps for their transmission to the said Gaol, and their maintenance by the way, and the Gaoler of the said Gaol shall receive such prisoners into his charge and custody on their arrival, and shall keep and maintain them in the said Gaol until they are either ordered to be discharged or. remanded by proper authority, or until they shall have been tried and sentenced, and proper arrangements have been made for their being sent back to the prison from which they were sent for trial, or sent to any other prison which has been duly appointed as an alternative for such prison. If, however, the said Gaol has itself been duly appointed as an alternative prison for the prison from which such prisoners were sent to trial, the Governor of the said Gaol shall, subject to the orders of the Secretary of State, keep and maintain in the said Gaol such prisoners after sentence, until they are discharged in due course of law.

15. The Clerk of Assize at the said Winter Assizes for the said Winter Assize County shall have all powers of taxation of Bills of Costs, expenses of prosecution and witnesses, and all other powers necessary for checking and paying such costs relating to the trial of prisoners that the Clerk of Assize in the county where such prisoners were committed would have had if such prisoners had been tried at the Assizes

held in such last-mentioned county.

Where any person is committed for trial, or is bound by any recognizance to appear and answer, in the said Winter Assize County, any Judge of the High Court of Justice, or the committing Justice or Justices, or any two of the Justices of the county or place from which he is committed, or admitted to bail, may, upon the application of such person, direct the Treasurer of the county or place where such person was committed, or entered into any recognizance to appear and answer as aforesaid, to advance to such person a sum not exceeding £20 to enable him to defray the travelling expenses of such of his witnesses as may have been bound by recognizances to appear on his behalf, and the Treasurer shall advance such sum, and shall deduct it out of the amount ultimately allowed in respect of such witnesses.

16. In any case where money is ordered by the Court at the said Winter Assizes for the said Winter Assize County to be paid in respect of costs and expenses of prosecutors and witnesses, the same shall be paid by the Treasurer of the county or place by whom the same would have been payable had a like order been made by a Court of Oyer and Terminer or Gaol Delivery in the county where the trial would have taken place but for the Winter Assizes Acts, or for the Assizes and Quarter Sessions Act, 1908, and this Order; and every such Treasurer, or some known Agent on his behalf, shall attend the said Winter Assizes during the sitting of the Court to pay all such Orders.

- 17. Where the Court at the said Winter Assizes for the said Winter Assize County remand a prisoner or adjourn any trial, or otherwise make an order respecting a prisoner committed for trial but not acquitted or convicted, the Court may make such order with respect to the removal of such prisoner to a prison in the county or place in which he was committed for trial as to the Court seems just, and the prisoner may be removed accordingly, without any writ of Habeas Corpus.
- 18. Except where the context otherwise requires, terms used in this Order shall have the same meaning as that which the same terms have in the Winter Assizes Acts, 1876 and
- 19. This Order, unless earlier revoked, shall be in force during the continuance of the Winter Assizes, 1914.

Almeric FitzRoy.

At the Court at Buckingham Palace, the 16th day of July, 1914.

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 24th day of June, 1914, 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 our consideration the payment of extra pay to men of the Royal Marines employed with soldiers of the garrison as acting garrison Military Police at Plymouth, Devonport, Stonehouse, Portsmouth, and Chatham:

"And whereas we are of opinion that these payments should be made on a more uniform system than at present, and at the same rates as are prescribed for soldiers:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council, to sanction the payment to Royal Marines employed as Military Police of the difference between their ordinary pay, including efficiency allowance, and the pay of the corresponding ranks in the Military Police, these extra rates to continue to be paid from Army funds:

Lords Commissioners of Your Majesty's Treasury have signified their concurrence 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 July, 1914.

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 1st day of July, 1914, 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 by Orders in Council of His

late Majesty, bearing date the 7th March, 1904, and the 28th July, 1906, respectively, certain regulations were laid down governing the study of Foreign Languages abroad by Officers of Your Majesty's Navy and Royal

Marines:

'And whereas we are of opinion that further steps should be taken to encourage the acquisition of a knowledge of Foreign Lan-

guages by such Officers:
"We beg leave humbly to recommend that Your Majesty may be graciously pleased, by Your Order in Council, to sanction the extension of the existing regulations so as to provide for the study of Foreign Languages by Naval and Marine Officers in their own time under the following conditions:-

"1. A number of Officers not exceeding 30 per annum to be allowed at our discretion to qualify in their own time in the Languages specified for Officers studying abroad.

"2. Gratuities to be payable on qualifica-

tion in those Languages according to the standard attained on qualification and the scale in force at the time for Officers quali-

fying after study abroad.

"3. Officers who qualify in Foreign Languages under the foregoing conditions to be eligible for appointment as Interpreter, according to the standard attained on qualification, under the same regulations as to employment and remuneration as those applicable to Officers who qualify after study abroad.

'' The 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 July, 1914.

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 10th day of July, 1914, 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 the Captain appointed as Inspecting Captain of Mine Sweeping Vessels is in receipt of the ordinary Naval rate of full pay together with Command Money, Lodging Money, Provision Allowance and Servants Allowance :

"And whereas we are of opinion that having regard to the important nature of his duties, the total emoluments received by this Officer are inadequate:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to authorize us to pay to the Inspecting Captain of Mine Sweeping Vessels a consolidated salary of £800 per annum, in lieu of his present emoluments, as from the 11th February, 1914.

"The Lords Commissioners of Your 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 July, 1914.

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 13th day of July, 1914, 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 under Order in Council of the 9th August, 1872, the number of Good Service Pensions for Captains of Your Majesty's Navy is fixed at 12:

And whereas under Order in Council of the 27th April, 1842, the number of Good Service Pensions for Colonels and Lieutenant-Colonels of Your Majesty's Royal Marines is fixed at 2:

"And whereas we consider it desirable that certain changes should be made in the conditions of service of Naval and Aides-de-Camp and in the distribution of Good Service Pensions:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction the following proposals:-

"1. That the emoluments now payable to Naval and Marine Aides-de-Camp, with the exception of the First and Principal Naval Aide-de-Camp, should cease with future

appointments.
"2. That the number of Good Service Pensions for Captains, Royal Navy, should be

gradually increased to 18.
"3. That the number of Good Service Pensions for Colonels and Lieutenant-Colonels, Royal Marines, should be gradually increased to 4, and that future holders of such Pensions should vacate them on retirement and receive no addition to retired pay on account of them.

"4. That three Good Service Pensions of £100 a year each should be established for Accountant Officers, Royal Navy.

Commissioners "The Lords of Your 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 July, 1914.

PRESENT,

The KING's Most Excellent Majesty in Council.

W HEREAS there was this day read at the Board a Memorial from the Right Honourable the Lords Commissioners of the Admiralty, dated the 10th day of July, 1914, 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, pensious, or other allowances in the nature thereof, psyable 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 the Officers, Royal Marines,

in command of the Royal Marine Garrison at Cromarty, and acting as Adjutant and Gunnery Instructor to the Garrison respectively, are required to perform special duties which in our opinion should be recognised by the grant of allowances in addition to their other emoluments:

"We beg leave humbly to recommend that Your Majesty may be graciously pleased by Your Order in Council to sanction the grant of Command Money at the rate of £100 a year to the Officer Commanding the Garrison at Cromarty, and of a special allowance at the rate of 3s. 6d. a day to the Officer acting as Adjutant and Gunnery Instructor, with retrospective effect in each case as from the date on which the Officer commenced duty.

on which the Officer commenced duty.
"The Lords Commissioners of Your
Majesty's Treasury have signified their

concurrence 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.

Privy Council Office, July 16, 1914.

The following three STATUTES made by the University of Oxford, on the 9th day of June, 1914, and sealed on the 16th day of June, 1914, 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."

1

Whereas under and by virtue of the powers conferred on them by the Universities of Oxford and Cambridge Act, 1877, the University of Oxford Commissioners made a certain Statute concerning Dr. Lee's Readers, and declared the said Statute to be a Statute in part for the University and in part for the Cathedral or House of Christ Church, which Statute was approved by Her late Majesty Queen Victoria in Council on the 3rd day of May, 1882.

And whereas the said Statute was afterwards incorporated in the Statutes of the University, and is now known and hereinafter referred to

as Statt. Tit. IV. Sect. II E. § 16.

And whereas under and by virtue of the powers aforesaid the said Commissioners also made a Statute for the Cathedral or House of Christ (hereinafter called Christ Church) concerning Dr. Lee's Readers, which Statute is Statute XVII of the Statutes of Christ Church, and was approved by Her late Majesty Queen Victoria in Council on the 3rd day of May, 1882.

And whereas under and by virtue of the powers conferred by the said Act the Governing Body of Christ Church on the 27th June, 1912, and the 31st May, 1913, duly made a Statute (hereinafter referred to as the Amending Christ Church Statute) by way of substitution

for the said Statute XVII of the Statutes of Christ Church; in which Amending Christ Church Statute the establishment in the University of the Dr. Lee's Professorships hereinafter mentioned is contemplated and provision is made for the endowment thereof and provision is also made for the appointment, emoluments, and duties of Dr. Lee's Readers who are to give instruction within the House.

And whereas the Amending Christ Church Statute was, on the 18th day of December, 1913, submitted to His Majesty in Council for approval in accordance with the provisions of

the said Act in that behalf.

And whereas the University by Decree on the 27th day of January, 1914, declared its consent to the Amending Christ Church Statute.

And whereas it is expedient to amend the provisions of Statt. Tit. IV, sect. II E. § 16, so as to provide for the establishment in the University of three Professorships, to be entitled respectively Dr. Lee's Professorship of Anatomy, Dr. Lee's Professorship of Chemistry, and Dr. Lee's Professorship of Experimental Philosophy in place of the Lee's Readerships mentioned in Statt. Tit. IV, sect. II E. § 16, and for the sake of clearness to substitute new provisions for all the existing provisions of the last-mentioned Statute.

Now the University, under and by virtue of the powers conferred on it by the Universities of Oxford and Cambridge Act, 1877, and of any other power enabling it, hereby enacts, subject to the approval of His Majesty in

Council, as follows:-

The following provisions shall be substituted for such parts of Statt. Tit. IV, sect. II E. § 16 as were by the said Commissioners declared to be a Statute for the University.

"E. § 16. Concerning Dr. Lee's Professors.

A Statute made by the University by way of alteration of such parts of a Statute made by the University of Oxford Commissioners, in part for the University and in part for the Cathedral or House of Christ Church, concerning Dr. Lee's Readers, under the Universities of Oxford and Cambridge Act, 1877, and approved by Her late Majesty Queen Victoria in Council on the 3rd day of May, 1882, as were by the said Commissioners declared to be a Statute for the University.

PART I.

Dr. Lee's Professor of Anatomy.

- 1. Dr. Lee's Professor of Anatomy shall lecture and give instruction in Anatomy. He shall also have charge of the Department of Human Anatomy and of such Anatomical collections as are deposited therein. Subject to the provisions of clause 7 of this Part, upon the occurrence of any vacancy in the Professorship it shall be determined by the University by Decree, in agreement with the Governing Body of Christ Church, what part or parts of the Science of Anatomy shall be assigned to the Professorship during the tenure of office of the person next elected thereto.
- 2. The Professor shall possess a medical qualification, but shall not be allowed to engage in private medical or surgical practice, and shall be subject to the general and particular Regulations which apply to the Professors

enumerated in Schedule C annexed to the Statute 'Concerning the Duties of Professors,' made by the University of Oxford Commissioners under the powers of the Universities of Oxford and Cambridge Act, 1877.

3. He shall be entitled to the yearly sum of £900 appropriated to his Professorship by the

Statutes of Christ Church.

4. Subject to the provisions of clause 7 of this Part, the Professor shall be elected by a Board of seven Electors, of whom one shall always be the Dean of Christ Church and one other shall be appointed by the Governing Body of Christ Church to hold office for a period of five years.

5. Subject to the provisions of the said clause 7 and subject to any exercise of the power of the University to regulate or vary from time to time the constitution of the Board, the

Board of Electors shall consist of: -

(1) The Vice-Chancellor, or, if the Dean of Christ Church is Vice-Chancellor, a person appointed by the Hebdomadal Council on the occurrence of a vacancy to act as an Elector on that occasion;

(2) The Dean of Christ Church;

(3) A person appointed by the Governing Body of Christ Church to hold office for five years;

(4) Two persons elected by the Board of the Faculty of Medicine to hold office for five

vears:

(5) A person elected by the Board of the Faculty of Natural Science to hold office for

five years;

(6) A person elected to hold office for five years by a joint meeting of the Faculties of Medicine and Natural Science; provided that no person shall have more than one vote at any such joint meeting.

6. If on any occasion the Dean of Christ Church is unable to act as an Elector, the Governing Body of Christ Church may appoint a person to act on that occasion in his stead.

a person to act on that occasion in his stead.
7. The provisions of Part I shall take effect so soon as there shall be a vacancy in the existing Dr. Lee's Readership in Anatomy; provided that if at the date when such vacancy occurs there shall be a person holding the existing Professorship of Human Anatomy in the University, such person shall thereupon become Dr. Lee's Professor of Anatomy, and shall be required to perform only the same duties which he would have been required to perform if he had continued to be Professor of Human Anatomy.

PART II.

Dr. Lee's Professor of Chemistry.

1. Dr. Lee's Professor of Chemistry shall lecture and give instruction in Chemistry. Upon the occurrence of any vacancy in the Professorship it shall be determined by the University by Decree, in agreement with the Governing Body of Christ Church, what part or parts of the Science of Chemistry shall be assigned to the Professorship during the tenure of office of the person next elected thereto.

2. The Professor shall be subject to the

2. The Professor shall be subject to the general and particular regulations which apply to the Professors enumerated in Schedule C annexed to the Statute 'Concerning the Duties of Professors,' made by the University of

Oxford Commissioners under the powers of the Universities of Oxford and Cambridge Act, 1877.

3. He shall be entitled to the yearly sum of £900 appropriated to his Professorship by the

Statutes of Christ Church.

4. Subject to the provisions of clause 7 of this Part, the Professor shall be elected by a Board of seven Electors, of whom one shall always be the Dean of Christ Church and one other shall be appointed by the Governing Body of Christ Church to hold office for a period of five years.

5. Subject to the provisions of clause 7 of this Part, and subject to any exercise of the power of the University to regulate or vary from time to time the constitution of the Board,

the Board shall consist of:-

(1) The Vice-Chancellor, or, if the Dean of Christ Church is Vice-Chancellor, a person appointed by the Hebdomadal Council on the occurrence of a vacancy to act as an Elector on that occasion;

(2) The Dean of Christ Church;

(3) A person appointed by the Governing Body of Christ Church to hold office for five years;

(4) A person appointed by the Hebdomadal Council to hold office for five years;

- (5) Two persons elected by the Board of the Faculty of Natural Science to hold office for five years;
- (6) A person appointed for five years by the Faculty of Natural Science.

6. If on any occasion the Dean of Christ Church is unable to act as an Elector, the Governing Body of Christ Church may appoint a person to act on that occasion in his stead.

7. If at the date of the approval of this Statute by His Majesty in Council there shall be any person holding the office of Dr. Lee's Professor of Chemistry under any Statute or Decree made by the University, he shall become Dr. Lee's Professor of Chemistry under this Statute.

PART III.

Dr. Lee's Professor of Experimental Philosophy.

- 1. Dr. Lee's Professor of Experimental Philosophy shall lecture and give instruction on some part or parts of Experimental Philosophy, comprehending under that designation the mechanics of solid and fluid bodies, sound, light, heat, electricity, and magnetism. Subject to the provisions of clause 6 of this Part, upon the occurrence of any vacancy in the Professorship it shall be determined by the University by Decree, in agreement with the Governing Body of Christ Church, what part or parts of the Science of Experimental Philosophy shall be assigned to the Professorship during the tenure of office of the person next elected thereto.
- 2. The Professor shall be subject to the general and particular regulations which apply to the Professors enumerated in Schedule C annexed to the Statute 'Concerning the duties of Professors,' made by the University of Oxford Commissioners under the powers of the Universities of Oxford and Cambridge Act, 1877, and he shall have the same charge and duties with regard to the Clarendon Labora-

tory as are by that Statute imposed on the Pro-

fessor of Experimental Philosophy.

3. He shall be entitled to the emoluments derived from the benefaction of Nathaniel Lord Crewe hitherto assigned to the Professorship of Experimental Philosophy, and to the emoluments which by the Statutes of Wadham College are appropriated to the last-mentioned Professorship, and shall receive under the provisions of the Statutes of Christ Church such further yearly sum as together with the aforesaid emoluments shall amount to the yearly sum of £900.

4. Subject to the provisions of clause 6 of this Part, the Professor shall be elected by a Board of Electors, of whom one shall always be the Warden of Wadham College, or a person nominated by the Warden and Fellows of Wadham College to act as an Elector.

5. Subject to the provisions of clause 6 of this Part, and subject to any exercise of the power of the University to regulate or vary from time to time the constitution of the Board in other respects, the Board shall consist of :-

- (1) The Vice-Chancellor, or, if either the Dean of Christ Church or the Warden of Wadham College is Vice-Chancellor, a person appointed by the Hebdomadal Council on the occurrence of a vacancy to act as an Elector on that occasion;
- (2) A person appointed by the Governing Body of Christ Church to hold office for five
- (3) A person appointed by the Warden and Fellows of Wadham College to hold office for five years;
- (4) A person appointed by the Hebdomadal Council to hold office for five years;
- (5) Two persons, elected by the Board of · the Faculty of Natural Science to hold office for five years;
 - (6) A person appointed for five years by the Faculty of Natural Science.
- 6. The provisions of Part III shall take effect so soon as there shall be a vacancy in the existing Lee's Readership in Physics; provided that if at the date when such vacancy occurs there shall be a person holding the existing Professorship of Experimental Philosophy in the University, such person shall thereupon become Dr. Lee's Professor of Experimental Philosophy, and shall be required to perform only the same duties which he would have been required to perform if he had continued to hold the existing Professorship of Experimental Philosophy."

Whereas it is expedient to amend the provisions of the Statute relating to the Professor of Experimental Philosophy so as to bring it into accordance with an Amending Statute relating to Dr. Lee's Professors and Readers made by the Governing Body of Christ Church on the 27th day of June, 1912, and the 31st day of May, 1913, and submitted to His Majesty in Council for approval, and so as to provide that no such Professor shall be elected on or after the day on which the provisions relating to Dr. Lee's Professor of Experimental Philosophy contained in a Statute relating to Dr. Lee's Professors and made or intended to be made by the University and intended to be submitted to His Majesty in Council for

approval shall take effect, the University enacts, subject to the approval of His Majesty in Council, as follows:

1. In Statt. Tit. IV Sect. II E. § 1 (a) (being the Statute relating to the Professor of Experimental Philosophy and made by the University. of Oxford Commissioners and approved by Her late Majesty Queen Victoria in Council on the 3rd day of May, 1882, with certain amendments approved by His Majesty in Council on the 28th day of March, 1912), after clause 3 the following clause shall be inserted:

"4. If the Professorship is vacant on the day when the provisions of this clause receive the approval of His Majesty in Council, then, as from the day of such approval, and otherwise as from the occurrence of the next vacancy after the day of such approval, the foregoing clause shall take effect as if the words 'an annual payment from the University Chest and all the following words were omitted, and the following words were substituted, namely, 'the annual sum of £600 payable out of the general revenues of Christ Church under the provisions of the Statutes of Christ Church and an annual payment from the Uni-versity Chest of such sum as together with the aforesaid emoluments shall amount to the yearly sum of £900. Such payments shall cease as soon as the provisions of the Statutes of Christ Church relating to the Lee's Professorship of Experimental Philosophy shall have come into operation."

2. Ibid., clauses 4, 5 and 6 shall be renumbered 5, 6 and 7 respectively.

3. Ibid., after clause 7 as renumbered the

following clause shall be added:-

"8. No election to the Professorship shall be made on or after the day on which the provisions relating to Dr. Lee's Professor of Experimental Philosophy and contained in Statt. Tit. IV Sect. II E. § 16 shall take effect."

Whereas it is expedient to provide (1) that Dr. Lee's Professors of Anatomy, Chemistry, and Experimental Philosophy shall be ex officio members of the Board of the Faculty of Natural Science; (2) that Dr. Lee's Reader in Chemistry shall no longer be an ex officio member of the said Board; (3) that Dr. Lee's Professor of Anatomy shall be an ex officio member of the Board of the Faculty of Medicine, the University, subject to the approval of His Majesty in Council, enacts as follows:

- 1. In Statt. Tit. V Sect. v (p. 132, ed. 1913) in the Schedule after the words "Natural Science " the words "Anatomy, Dr. Lee's" shall be inserted, so soon as the provisions relating to Dr. Lee's Professor of Anatomy contained in the Statute concerning Dr. Lee's Professors shall take effect, and the words "Human Anatomy" shall thereupon be struck out of the said Schedule.
- 2. Ibid., after the words "Chemistry, Waynflete" the words "Chemistry, Dr. "Chemistry, Dr. Lee's " shall be inserted.
- 3. Ibid., after the words "Experimental Philosophy" the words "Dr. Lee's" shall be inserted, so soon as the provisions relating to $\mathbf{Lee's}$ Professor .of Experimental Philosophy contained in the Statute concerning Dr. Lee's Professors shall take effect.

the words "Chemistry, Lee's 4. Ibid.,

Reader in 's shall be struck out.

 In Statt. Tit. V Sect. xi § 3 cl. 2 (p. 139, ed. 1913) the words "Dr. Lee's Professor of Anatomy" shall be substituted for the words "The Professor of Human Anatomy" so soon as the aforesaid provisions relating to Dr. Lee's Professor of Anatomy shall take effect.

The Seal of the Chancellor, Masters, and Scholars of the University of Oxford was hereunto affixed this sixteenth day of June, one thousand nine hundred and fourteen, in the presence of



A. J. Jenkinson Senior Proctor.

Privy Council Office, July 16, 1914.

following STATUTES made by the Governing Body of Christ Church, Oxford, on the 10th day of June, 1914, 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 for Christ Church, made by the House under the Universities of Oxford and Cambridge Act, 1877.

XI.—Pension Fund.

For Clauses 1 and 2 substitute:-

- 1. For the formation of a Pension Fund the Governing Body, when circumstances require, shall set apart out of the Corporate revenues a yearly sum not exceeding £1,000 in any one year, which may be increased to a sum not exceeding £1,250, if and when the number of Official Students shall reach fifteen, and which may be further increased to a sum not exceeding £1,500, if and when the number of Official Students shall reach eighteen. The Governing Body, when circumstances require, shall add to the Pension Fund a sum deducted from the Tuition Fund, provided such deduction does not exceed £10 per cent. per annum, and shall also add the whole or part of any balance of the Tuition Fund unexpended in any year.
- 2. The Fund so formed shall be from time to time invested and accumulated in any securities in which Trust Funds may legally be invested, and the income of the Fund shall be applied in payment of pensions as claims thereto arise. The payments from the Tuition Fund and from the Corporate revenues made in any year shall be applicable, in whole or in part, as income of the Pension Fund for the purpose of paying pensions payable in that year.

XII.—DISPOSAL OF REVENUE.

Add the following Clause: -

10. The Governing Body may from time to time, whenever the funds at their disposal permit, contribute towards the endowment of the Bodleian Library such a sum as they may think fit, but so that no such contribution shall be made except upon condition that the same shall be used for capital purposes only and shall not be applicable as income. Any contribution made under this clause shall, for the purposes of clause 3 of this Statute, be deemed to be expenditure of the House.

XVI.—THE STUDENTS.

Substitute for the existing Statute:-

- 1. There shall be two classes of Studentships, one tenable for five years from the date of the election, and called "Non-official," the other tenable as hereinafter mentioned, and called "Official." Non-official Studentships shall be divided into two classes, namely, Studentships by Examination" and "Research Studentships."
- 2. In addition to the Official Students and Non-official Students, whether the number of Students in either or both of these classes be or be not complete, the Governing Body may from time to time, by a majority of two-thirds of those present and voting, and with the consent of the Visitor, elect to a Studentship tenable for a term not exceeding seven years and endowed with a stipend not exceeding £200 a year:
 - a. Any Professor or Public Reader of the University of Oxford.

Provided that, if the emoluments (exclusive of fees) of any Professor or Public Reader so elected shall exceed £700 per annum, he shall not receive as the emolument of his Studentship a greater sum than will amount with the emoluments of his Professorship or Public Readership (exclusive of fees) to £900 per annum.

Any person who, as such Professor or Public Reader shall be elected and become a Student, shall ipso facto vacate his Studentship upon ceasing to be such Professor or

Public Reader.

b. Any person who is distinguished in some branch of Literature or Science, and who shall undertake, if required, to perform any definite literary, scientific or educational work in the House, or in the University, or (under the direction of the House or the University) elsewhere, which work shall be specified in the resolution by which he is

And any person who, as undertaking, if required, to perform such work as aforesaid, shall be elected and become a Student, shall ipso facto vacate his Studentship upon declining or ceasing to do such work.

Students elected under this clause shall take rank as to seniority with the Official Students and shall be re-eligible.

The total amount of stipends payable at any one time under this clause shall not exceed £400 a year.

- 3. Candidates for Non-official Studentships shall be persons of unblemished character, and, in the case of Candidates for Studentships by Examination, unmarried, who shall have passed all the examinations required by the University for the Degree of Bachelor of Arts, and any such Student, if not already a Bachelor of Arts, shall be required to proceed to that Degree on the first opportunity.
- 4. The election of Students by Examination shall be held on a stated day, or stated days, in each year, to be appointed by the Governing Body, and notice of such intended election and of the conditions of the election shall be given by the Dean in such manner as he shall

deem best adapted to secure publicity thirty days at least before the day of election.

5. The Candidates for Studentships by Examination shall be examined in such subjects connected with the studies of the University as the Governing Body shall from time to time determine, and the Governing Body shall choose that Candidate, who after such examination shall appear to them to be of the greatest merit and most fit to be a Student of the House as a place of religion, learning, and education, provided he shall be in their opinion duly qualified for election. That Candidate for whom the greatest number of votes shall have been given shall be declared

duly elected.
6. Elections to Research Studentships shall be made at such times, and after such notice of the intended election, as the Governing Body shall from time to time determine, and that Candidate for whom the greatest number of votes shall have been given shall be declared duly elected provided the Governing Body shall judge him to be of sufficient merit for election. Every person elected to a Research Studentship shall undertake, if required, to perform some definite literary, scientific or educational work in the House, or in the University, or (under the direction of the House or the University) elsewhere, which work shall be specified in the resolution by which he is elected; and any person who, as undertaking, if required, to perform such work as afore-said, shall be elected, shall ipso facto vacate his Studentship upon declining or ceasing to perform such work.

7. Every person elected to a Non-official Studentship shall undergo probation for twelve calendar months from the day of his election inclusive, and at the end of such twelve calendar months shall be admitted a full Student, if found fit in the judgment of the Governing Body. During this time every such person shall be required to reside, unless special leave of absence be granted him by the Governing Body. Every person admitted to probation shall receive, during the period of probation, the same emoluments as if he had been admitted a full Student. No Non-official Student shall be eligible for membership of

the Governing Body.

8. The Non-official Students shall be not more than ten in number and elections to Nonofficial Studentships may be made from time to time if and when the funds at the disposal of the Governing Body will permit. The Governing Body may at its discretion determine whether a Non-official Studentship which it is intended to offer shall be a Studentship by Examination or a Research Student-.ship.

9. The emoluments of each Non-official Studentship shall be £200 per annum, clear of income tax, exclusive of rooms for those who are unmarried and reside within the House.

10. Every person holding a Studentship by Examination who shall be instituted to a benefice, or become entitled either by descent or devolution or by virtue of any testamentary or other gift or settlement to property or to a pension, or be admitted to an office tenable for life or during good behaviour (not being an academical office in the University), or to any office in the permanent Civil Service of the State, and shall retain such benefice, property, pension, or office for one year, shall, if the annual income derivable by him from such

benefice, property, pension, or office, or from any two or more of those sources, clear of deductions (except for property or income tax) shall exceed £200, vacate his Studentship at the expiration of one year from the time of his institution, accession, or admission to such benefice, property, pension, or office. In construing this clause the word 'property' shall include any estate or interest in possession in any property real or personal; and the income which the estimated value of any property would produce, if invested in £2½ per centum Consolidated Bank Annuities, at the price current at the time of the acquisition thereof, shall, in case of doubt, be considered to be the income derivable from any such property, and in any case in which the sources of income may have been acquired by a Student at different times, the latest time at which any of such sources of income shall have been acquired by him shall be considered as the time of the acquisition of the whole.

11. A Non-official Studentship shall not be vacated by marriage.

12. Official Students shall be appointed as follows:

The Governing Body shall, by the vote of a majority of those present and voting at a Stated Meeting or at a Meeting specially summoned for the purpose, appoint to an Official Studentship, for a period not exceeding fifteen years, any person who may be deemed eminently fitted for the educational requirements of the House. Such person, if unmarried, shall be under such restriction (if any) as regards celibacy as the Governing Body shall determine at the time of his appointment, provided only that such restriction shall not exceed that imposed by

13. There shall be not more than eighteen Official Students, including Dr. Lee's Readers, but exclusive of any person who, under the provisions of these Statutes, may be placed on the Governing Body.

14. The emoluments of the Official Students, as such, shall be the same with those of Nonofficial Students already provided for; but, in addition thereto, each such Student shall receive, in respect of the educational or other work to be done by him (subject to the provisions hereinafter contained), a stipend consisting of £100 per annum out of the general revenues of the House, together with a variable sum, to be paid out of the Tuition Fund, which shall depend partly on the length of service and partly on the amount of work required from each Student. Such variable sum shall be determined from time to time by the Salaries Board hereinbefore mentioned.

15. Every person appointed to an Official Studentship shall be entitled to hold his Studentship (subject to the provisions for vacating Studentships otherwise than by lapse of time and for deprivation of Students in these Statutes contained) for a period of fifteen years, except as hereinafter provided; but any Official Student may, at any time within two years before the expiration of the period for which he shall have been originally appointed previously re-appointed, last appointed for any period not exceeding ten years from the expiration of the period for which he was originally appointed, or last previously re-appointed, as the case may be, each. re-appointment being made by the Governing

Body at a Stated Meeting.

16. The Governing Body may, if they think fit, either with or without previous notice or examination, appoint to an Official Studentship a person in Holy Orders of the Church of England who may be deemed eminently qualified to give religious and theological instruction to the undergraduate members of the House, and to be a Student of the House as a place of religion, learning and education, or a person so qualified who is willing to take Holy Orders within one year after his appointment.

A person so appointed shall hold his Studentship on the condition of taking such part in the religious and theological teaching, and performing such duties with respect to the Chapel Services and the discipline and educational work of the House, as may from time to time be assigned to him by the Governing Body.

He shall be required, as a condition of retaining his Studentship, to take Holy Orders (if not in Holy Orders at the time of his appointment) within one year afterwards, and to proceed to Priest's Orders within one year after taking Deacon's Orders, or within one year after his appointment if at that time he be in Deacon's Orders. But in case of his sickness, or for any other urgent cause, the Governing Body may grant a delay in taking either Deacon's or Priest's Orders for a period not exceeding one year.

Provided as follows:-

(1) No election shall be made under this clause whilst there are two Students of the .. House elected under the same clause.

(2) If at any time there be not more than one Official Student in Holy Orders of the Church of England residing and giving religious instruction to the undergraduate members of the House, and performing the aforesaid duties with respect to the Chapel Services, then (subject to the foregoing proviso) an election shall be made under this clause without undue delay.

(3) If at any time there shall be no Official Student in Holy Orders of the Church of England residing and giving religious and theological instruction to the undergraduate members of the House, and performing the aforesaid duties with respect to the Chapel Services, then (subject to the same proviso) an election shall on the next vacancy be made

under this clause.

17. Every Official Student, who at the time of his appointment shall not be married, shall vacate his Studentship by marriage, if such marriage shall take place within seven years from the day of his appointment. The Censors hereinafter named shall be elected annually by the Governing Body out of the Official Students, and shall reside in College. Official Student shall reside in rooms in the House during the usual College Terms, unless the Governing Body at a Stated Meeting shall have given him leave to reside elsewhere, within the statutable limits of the University; and there shall always be at least two Students, being Tutors or Lecturers in the House, besides the two Censors, resident in rooms in the House during the usual College Terms. long as that number is complete, an Official Student vacating his Studentship by marriage shall not be incapable of being appointed to fill the vacancy so created, if the House should

desire to retain his services as a Tutor or The seniority of a Student so re-Lecturer. appointed shall be reckoned from the date of such re-appointment; and he shall be entitled to hold his Studentship for such period within the limit of fifteen years from the date of his first appointment to an Official Studentship, as the Governing Body at the time of his reappointment shall determine; after which period he may be re-appointed according to the provisions of clause 15.

18. The retention of an Official Studentship, except as hereinafter provided, shall be conditioned on the performance of Educational work for the House. No further payments, except as hereinafter provided, shall be given

for work so performed.

19. No Official Student shall hold any Ecclesiastical Benefice with cure of souls beyond the limits of the jurisdiction of the Local Board of Oxford; and no such Student shall, unless he shall first obtain leave from the House at a Stated Meeting, undertake any Educational work elsewhere than in the House, or hold any Benefice or other permanent paid appointment whatsoever.

20. In case any Official Student desire to reduce the amount of Educational work done by him, or to be relieved from Educational work altogether, for the purpose of under-taking any definite literary or scientific work (which work shall be specified in the resolution of the Governing Body by which permission is given him), he may obtain the leave of the Governing Body for this purpose. Such leave may be granted upon such conditions as the Governing Body shall think fit to require; and on breach of any such condition he shall be liable to be deprived of his Studentship.

The Salaries Board shall determine what change shall be made in his stipend, which stipend, in the case of a Student relieved altogether from Educational work, shall not exceed £300 a year, including the emoluments of his

Studentship.

21. In case any Official Student shall desire, by reason of ill-health, or for the purpose of study, or for other sufficient cause approved by the Governing Body, to absent himself or to suspend teaching for a limited period, it shall be lawful for the Governing Body to grant him leave for such purpose, with such reduction of stipend as to the Salaries Board shall seem fit.

22. In case any Official Student shall, in the judgment of the Governing Body, be incapacitated from performing the duties assigned to him, or conduct himself negligently or improperly therein, the Governing Body shall have power to declare his place vacant, and the same shall thereupon become vacant accordingly. The Governing Body shall have power, if they think fit, to grant to any such Student so removed by them from his place on the ground of his having become incapacitated without culpable negligence or other improper conduct, and also to any such Student who, on the expiration of the original or any subsequent term for which he may have been appointed, shall not be re-appointed, a pension of such amount and for such period of time as the Governing Body shall think fit; but no such pension shall in any case exceed in amount that which he might have received had he retired voluntarily in consequence of ill-health, or otherwise, in the year of such compulsory retirement.

23. Any Student who, having served the House for a period of fifteen years as an Official Student, shall be compelled to retire by reason of ill-health shall be entitled to receive a pension not exceeding for the fifteen years £200 a year, which shall be increased by a sum not exceeding £15 a year for each additional year's service in this class.

24. Any Student who has served the House

24. Any Student who has served the House for a period of twenty-five years as an Official Student shall be entitled to retire on a pension not exceeding £350 a year, which shall be increased by the sum of £10 a year for each additional year's service as such Student: but no such pension shall exceed the sum of

£400 a year.

Provided that, if and so long as a retiring Student hold any post at this or any other University, his pension shall not exceed such amount as, with the income derivable by him from such sources, will make up £1,000 a year

25. Any person who has been a Student, and whose Studentship has expired, may, by the vote of a majority of two-thirds of those present and voting at a Stated Meeting, be placed on the Governing Body, without emolument, for a period of ten years, which may be renewed from time to time.

26. Seniority of Students in each class shall, subject to the provisions of clause 17, be reckoned from the date of their original election or appointment to that class; but Official Students shall be deemed senior to all Non-

official Students.

27. There shall be, as heretofore, a Censor "Moralis Philosophiæ," and a Censor

'Naturalis Philosophiæ."

28. All Students shall be required to take either the Degree of Master of Arts, or the Degrees of Bachelor and Doctor of Civil Law, or the Degrees of Bachelor and Doctor of Medicine, within one year after they shall be of sufficient standing to take those Degrees respectively according to the Statutes of the University. Any Student failing to comply with the foregoing provisions shall vacate his Studentship; provided that the Governing Body may, whenever they shall deem it just on special grounds to do so, allow the taking of any such Degree to be postponed for a period, not exceeding, except in the case of unsoundness of mind or disability of body, one year.

29. If any Student, or any person holding the rank of Student, shall be guilty of grave immorality, or misconduct, or of contumacious non-observance of the Statutes or Bylaws of the House, he may be deprived of his Studentship by the Visitor after due inquiry held upon the petition of the majority of the Governing Body present at a Meeting specially called with notice of the business to be trans-

acted thereat.

30. The House may set apart out of the corporate revenues in respect of every member of the Governing Body, every Non-official Student, and every Honorary Student, an allowance not exceeding two shillings and sixpence for the expenses of his dinner on each day when he shall dine at the Common Dinner. No Student shall receive any other pecuniary allowance beyond the emolument of his Studentship.

31. The two Censors, and all resident unmarried Students receiving emoluments, shall be entitled to rooms in the House, rent free.

No Student shall be entitled to claim rooms, unless he have declared that he intends to reside in them, nor be permitted to retain them after he has ceased so to reside: "residence" meaning for the purposes of this clause pernoctation during an aggregate period of not less than thirteen weeks in the academical year. No other Student, whether married or unmarried, shall be entitled to rooms, with or without payment of rent, unless they shall be specially assigned to him by the Governing Body for educational purposes connected with the House.

XVIII .- THE TREASURER.

Substitute for the existing Statute:-

There shall be a Treasurer and (if necessary) a Steward, who may be elected Members of the Governing Body, and who (in that case) shall take rank (as to seniority) with the Official Students, though receiving no emoluments as Students, and not subject to the provisions relating to that class. The Governing Body shall grant to the Treasurer and to the Steward or either of them, on retirement, a reasonable pension or allowance, payable out of the general revenue of the House, and not out of the Pension Fund, for which provision is made in Statute XI, which shall be available for Official Students only.

XXII.—THE SCHOLARSHIPS.

For Clause 1 substitute:-

1. There shall be an election to six Open Scholarships in every year; they shall be tenable for two years from the day of election, if the person elected be already a member of the University, if otherwise, from a day to be fixed by the Governing Body, which shall not be later than the actual commencement of the Scholar's residence, and (at the expiration of such two years) shall then determine; but the Governing Body may, if satisfied with the industry and good conduct of the Scholar and subject to the provisions of clause 3, renew the Scholar's tenure for a further period of one or two years and, in the former case, may, at the expiration of such year, in like manner renew the Scholar's tenure for a further period of one year. Where a Scholarship has been held for four years, the Governing Body may (subject to the provisions of clause 3) extend the tenure of such Scholarship for one year longer if, for special reasons, they deem it advisable so to do: Provided always, that nothing in this clause shall prevent the exercise at any time, for any sufficient cause, of the power of deprivation conferred by the Statute hereinafter numbered XXVI, or of the power of inflicting any fines or penalties less than deprivation under any Bylaw of the House for the time being in force.

Add the following Clauses:--.

8a. The Governing Body may from time to time, if the funds at their disposal permit, elect to special Scholarships (hereinafter called 'Graduate Scholarships') persons, being members of the University, who shall have passed all the examinations required for the degree of Bachelor of Arts, and shall notify the electors that they intend to enter upon some definite course of literary, educational, scientific, or professional study or training, and that they will have difficulty in so doing without assist-

ance. The persons holding such scholarships shall not at any time be more than eight in number. Elections to Graduate Scholarships shall be made after such notice of an intended election, by such manner of selection (either with or without examination), and on such conditions as to work and residence and otherwise, as the Governing Body shall from time to time determine.

8b. Every Graduate Scholarship shall be tenable for a period of two years from the date of election, and, if at the expiration of such period the Governing Body is satisfied with the industry and good conduct of the holder, may be continued for a further period of two years, but so that no person shall hold a Graduate Scholarship for more than four years in all. The emoluments of every Graduate Scholarship shall be £150 a year inclusive of all allowances.

8c. Every holder of a Graduate Scholarship shall furnish annually in writing to the Dean satisfactory evidence that he is engaged in the study or training approved by the Governing Body at the time of his election, or some other study or training approved by the Governing Body, and shall vacate his Scholarship upon failing to produce such evidence, or upon ceasing to follow such course of study or training as aforesaid. Clause 10 of Statute XVI shall apply to Graduate Scholarships in like manner as it applies to Studentships by Examination.

XXV.—Exhibition Fund.

For Clause 1 substitute:-

1. The Governing Body may, if they think fit, set apart out of Corporate Revenue a sum not exceeding in any year £800 to be applied in granting assistance, in the way of Exhibitions or otherwise, to members of the House, whether Scholars or Commoners, who are in need of assistance to support them at the University.

Add the following Statute:-

XXVA.-LAPSED EMOLUMENTS FUND.

- 1. The emoluments of all Non-official Studentships, Scholarships, or Exhibitions, which for any reason shall have lapsed or been vacated, or which shall have been offered and not awarded, shall (subject to the provisions hereinafter contained in the Statute concerning Westminster Scholarships within the House) be paid into a Fund to be called the Lapsed Emoluments Fund.
- 2. Any moneys for the time being standing in the Lapsed Emoluments Fund shall from time to time be applied by the Governing Body at their discretion for any purposes relative to the House or to the University and conducive to the advancement of learning, science, or education.
- 3. If and when the Lapsed Emoluments Fund shall have reached such an amount as in the judgment of the Visitor shall constitute a sufficient fund, the payments thereto shall be discontinued for such time as he shall determine.

Privy Council Office, July 16, 1914.

The following STATUTES made by the Governing Body of New College, Oxford, on the 14th day of January, 1914, and the 28th day of April, 1914, and sealed on the 15th day of June, 1914, 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."

STATUTE III .-- THE FELLOWS.

For Statute III, clauses 13 and 14, substitute the following:—

ORDINARY FELLOWSHIPS.

III. 13. The Ordinary Fellowships shall (subject to the power of suspension or diminution vested by these Statutes in the Visitor) be not less than twelve in number, nor more than will make up the whole number of Fellowships to thirty-five, exclusive of Fellowships without emolument, but including any Fellowship held by the Bursar under the provisions of the preceding clause.

EMOLUMENTS OF ORDINARY FELLOWSHIPS.

III. 14. The emoluments of an Ordinary Fellowship shall be £200 a year.

For Statute III, clauses 16, 17, 18, 19, 20, and 21, substitute the following:—

Power to elect Persons specially qualified.

III. 16. The Warden and Fellows may, at any Stated General Meeting, by two-thirds of the votes of those present and voting on the question, elect to an Ordinary Fellowship, without giving public notice and without examination, any Professor or Public Reader in the University, or any person whose attainments in Literature, Science, or Art shall in the judgment of the Warden and Fellows qualify him for election as a Fellow, and who shall prior to his election have given an undertaking to the satisfaction of the Warden and Fellows that he will if elected perform such definite literary, scientific, or educational work in the College or the University or elsewhere under the direction of the College or the University as shall be specified in the Resolution by which he is elected; Provided that before proceeding to an election which is not a reelection, and which is not wholly or partly for educational work in the College, the Warden and the Fellows shall invite representation from the Hebdomadal Council as to the special needs of the University at the time. The Warden and Fellows may either at the time of election or subsequently assign to any person elected under this clause, in addition to the emoluments of an Ordinary Fellowship, such reasonable payment as they may determine not exceeding £300 per annum: Provided that the aggregate amount of such additional payments for the time being payable to all persons elected under this clause shall not in any year exceed the sum of £900. Provided also that if the emoluments (exclusive of fees) of any Professor or Reader so elected shall in any year exceed £700 per annum, he shall not in that year receive in respect of the emolu-

ments of his Fellowship (inclusive of any such additional payment as aforesaid which may have been assigned to him) a greater sum than will amount with the emoluments of his Professorship or Readership (exclusive of fees) to £900. Provided also that every Professor or Reader so elected shall, if he ceases to hold his Professorship or Readership, vacate his Fellowship: and that every other person so elected shall, if in the judgment of the Warden and Fellows he fails or ceases to perform such definite literary, scientific, or educational work as aforesaid, vacate his Fellowship.

Power of Re-election.

III. 17. The Warden and Fellows may, in the manner and under the conditions specified in the last preceding clause, re-elect, from time to time, to an Ordinary Fellowship any person who shall have been elected under that clause, or any person qualified under that clause who already holds an Ordinary Fellowship: Provided that the whole number of persons holding Fellowships under the powers conferred by this and the last preceding clause, or either of them, shall not exceed nine at any one time.

ELECTION ON CONDITION OF TEACHING.

III. 18. The Warden and Fellows may at any Stated General Meeting elect to an Ordinary Fellowship, with or without examination, and on account of proficiency in any branch of learning for the time being recognised in the Schools of the University, a person who shall undertake to reside and take part in the teaching work of the College during at least three years of the tenure of his Fellowship. Provided that there shall not be more than four such Fellows at any one time.

Candidates for Fellowships under this clause must have fulfilled all the conditions required by some University in Great Britain or Ireland for the degree of Bachelor of Arts or other first

degree therein.

The Warden and Fellows may, if they shall think fit, allow a Fellow elected under this clause to postpone the commencement of his teaching for not more than two years from the date of his election, on condition that he shall pursue a definite course of study in Oxford, or elsewhere, to be approved by the Warden and Fellows.

A Fellow elected under this clause who shall cease to reside and teach (except on the conditions mentioned in the last paragraph) before he shall have completed three years of such residence and teaching shall, ipso facto, vacate

his Fellowship.

ELECTION BY COMPETITION.

III. 19. The remaining Ordinary Fellowships shall be filled up by competition, but so that not more than two Fellowships shall be so filled up in any one year. Half of them shall be open to all persons who shall have been educated for at least two years in the School of the College of Saint Mary of Winchester, otherwise called Winchester College, or have been for at least eleven Terms members of New College, and shall be called Winchester Fellowships; half of them shall be open to all persons who shall have passed all the examinations required by the University for the degree of

Bachelor of Arts, and shall be called Open Fellowships. No person shall be eligible to a Fellowship under this clause who shall hold any benefice, property, pension, or office which if acquired after his election would have disqualified him from continuing to be a Fellow. Every Fellow elected under this clause shall (subject to the proviso hereinafter contained) before being admitted an Actual Fellow give an undertaking to the satisfaction of the Warden and Fellows that he will devote a substantial portion of his time to such a course of higher study either in preparation for professional life or otherwise as the Warden and Fellows may in his case approve: Provided that such undertaking shall not be required to be given by any Fellow who at the time when he would otherwise be admissible as an Actual Fellow shall be engaged in educational work in the College, but such Fellows shall, if after being admitted an Actual Fellow he ceases to be so engaged, be required to give such undertaking. Fellow who fails to give, or, having given, fails, in the judgment of the Warden and Fellows, to perform such undertaking shall vacate his Fellowship.

III. 19A. Any Fellow elected under clauses 18 or 19 of this Statute shall not be re-elected

under either of those clauses.

Manner of Election by Competition.

III. 20. The election to Ordinary Fellowships open to competition shall be made by the Warden and Fellows at a Stated General Meet-Thirty days, at least, before every day of election notice of such intended election, of the number of vacancies to be filled up, and of the conditions of election, shall be given by the Warden in such manner as he shall deem best adapted to ensure publicity.

The intellectual qualifications of the candidates shall be tested by an examination in such subjects connected with the studies of the University as the Warden and Fellows shall determine: Provided that the system of examination shall be such as shall render Ordinary Fellowships accessible, from time to time, to excellence in each of the principal branches of knowledge for the time being recognised in the Schools of. the University. Candidates may be invited to submit dissertations in addition to or instead

of other work.

ELECTION TO LAPSE IF NO SUFFICIENT CANDIDATE. .

III. 21. The Warden and Fellows shall elect that candidate (being otherwise duly qualified according to the Statutes in force for the time being) who, after such 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. Provided that if there shall be no candidate whom the Electors shall judge to be of sufficient merit for election, the Warden and Fellows shall declare the election to have lapsed.

In Statute III, after clause 25, add the following clause:-

Emoluments to be paid clear of Income Tax.

25A. All emoluments paid out of the general revenues of the College under any of the foregoing clauses of this Statute shall be paid clear of Income Tax.

STATUTE IV .- THE SCHOLARS.

For Statute IV, clauses 1 and 2, substitute the following:—

SCHOLARSHIP FUND.

IV. 1. The Warden and Fellows shall establish a Fund, to be called 'The Scholarship Fund,' into which there shall be paid from the general revenues of the College the sum of £3,400 per annum. The Warden and Fellows may also, if they think fit, pay into the said Fund a further sum not exceeding £100 in any one year.

NUMBER AND CLASSES OF SCHOLARSHIPS.

IV. 2. There shall be maintained from the above-mentioned Fund within the College (a) so many Winchester Scholarships as will enable the Warden and Fellows to elect to six such Scholarships in each year; (b) so many Open Scholarships as will enable the Warden and Fellows to elect in each year to not less than four such Scholarships; and (c) at least one, and if the Fund suffices two, Senior Scholarships.

In Statute IV, after clause 4, add the following clause:—

SENIOR SCHOLARSHIPS.

IV. 4A. The Senior Scholarships shall be open as to half their number to all members of the University who have qualified for the degree of Bachelor of Arts or Bachelor of Civil Law or Bachelor of Letters or Bachelor of Science, and as to half their number to all persons who would be eligible to Winchester Fellowships under the provisions of Statute III. 19, and who in either case satisfy the Warden and Sub-Warden that they are in need of assistance to enable them to continue their studies.

For Statute IV, clause 5, substitute the following:—

ELECTION OF WINCHESTER AND OPEN SCHOLARS.

IV. 5. The Winchester and Open Scholars shall be elected by the Warden and Fellows, after an examination in such subjects and conducted in such manner as the Warden and Fellows shall from time to time determine, and the candidate or candidates shall be elected who after such examination shall appear to the Electors to be of the greatest merit and most fit to be a Scholar or Scholars of the College. No candidate shall be eligible to an Open Scholarship, except in the case of a Scholarship for Modern History, whose age on the day of election shall exceed nineteen years. Subject to this restriction, the conditions of eligibility to Winchester and Open Scholarships in respect of age, and in the case of Winchester Scholarships in respect of position and length of standing in the School of Winchester College, shall be such as the Warden and Fellows shall from time to time at any Stated General Meeting determine.

In Statute IV, after clause 5, add the following clause: —

ELECTION OF SENIOR SCHOLARS.

You iv. 5a. The Senior Scholars shall be elected by the Warden and Fellows in such manner as

the Warden and Fellows shall from time to time by Bylaw determine, and the candidate or candidates shall be elected who shall appear to the Electors to be of the greatest merit and most fit to be a Senior Scholar or Scholars of the College.

For Statute IV, clauses 6, 7 and 8, substitute the following:—

ELECTION TO SCHOLARSHIPS TO BE POSTPONED WHEN NO SUFFICIENT CANDIDATE.

IV. 6. Whenever there shall be no candidate for a Winchester or Open Scholarship duly qualified and of sufficient merit in the judgment of the Electors, the Warden and Fellows shall determine at the next Stated General Meeting whether such Scholarship shall be filled up as an Open Scholarship, and if so, at what date. Whenever there shall be no candidate for a Senior Scholarship duly qualified and of sufficient merit in the judgment of the Electors, the Scholarship shall be filled up at such time as the Warden and Fellows may determine.

EMOLUMENTS AND TENURE OF WINCHESTER AND OPEN SCHOLARSHIPS.

IV. 7. The emoluments of each Winchester or Open Scholarship, inclusive of rooms and of all allowances (if any), shall be £80 a year. Every Scholarship shall be tenable for two years from the date at which the holder thereof shall commence residence in the University, and shall then determine, unless the Warden and Fellows shall have by resolution declared themselves satisfied with the industry and general good conduct of the Scholar; in which case the tenure of the Scholarship shall be prolonged for such period, not exceeding two years, as the Warden and Fellows may from time to time determine. At the end of the latter period the Warden and Fellows may again extend the tenure of any Winchester or Open Scholarship, subject to such conditions as they may think fit, if for special reasons they deem it advisable to do so; provided that in no case shall a Winchester or Open Scholarship. be tenable for more than five years in all. But nothing in this clause shall prevent the exercise at any time of the power of deprivation conferred by clause 9 of this Statute.

Causes of vacating Scholarships.

IV. 8. Every Scholar who shall marry, or be admitted to a Fellowship in the College, or a Fellowship or Scholarship in any other College, or shall accept any office or undertake any duties which, by the Bylaws of the College in force at the time of his election, shall be inconsistent with the position of a Scholar of the College, shall thereby vacate his Scholarship. Any holder of a Winchester or Open Scholarship who may be elected to a Senior Scholarship shall thereby vacate his Winchester or Open Scholarship.

In Statute IV, after clause 8, add the following clauses:—

EMOLUMENTS AND TENURE OF SENIOR SCHOLARSHIPS.

IV. 8a. The emoluments of a Senior Scholarship, inclusive of rooms and all allowances (if any), shall be £120 per annum, to

which the Warden and Fellows may in cases of necessity add out of the Scholarship Fund a further-sum not exceeding £30 per annum. A Senior Scholarship shall be tenable for two years, and shall then determine unless the Warden and Fellows shall prolong it for one year further: Provided that in no case shall a Senior Scholarship be tenable for more than three years in all. But nothing in this clause shall prevent the exercise at any time of the power of deprivation conferred by clause 9 of this Statute.

UNDERTAKING BY SENIOR SCHOLARS,

IV. 8B. Every Senior Scholar shall undertake to pursue some definite course, to be approved in each case by the Warden and Fellows, either of literary or scientific training or research, or of systematic preparation for professional life, and he shall vacate his Scholarship if he fails to fulfil his undertaking to their satisfaction.

RESIDENCE OF SENIOR SCHOLARS.

IV. 8c. Every Senior Scholar shall reside in the University during Term, and shall vacate his Scholarship if he fails so to reside: Provided that the Warden and Fellows may dispense him from residence during the whole or any part of his tenure of his Scholarship. Residence during Term shall for the purposes of this clause mean pernoctation during forty-two nights of Full Term, Easter and Trinity Terms being counted as one Term.

STATUTE VII.—THE CHOIR.

For Statute VII substitute the following:-

THE CHOIR.

VII. For the celebration of Divine Service in the College, as heretofore, there shall be maintained by the College such a number of Chaplains in Holy Orders, Lay Clerks, and Choristers as shall from time to time be determined by the Warden and Fellows at any Stated General Meeting. To provide for the stipends of the Chaplains and Lay Clerks, there shall be set apart out of the general revenues of the College such a yearly sum of money as, with the benefactions of Dr. Woodward, Mr. Preston, and Dr. Bridle, and any other funds that may be applicable to such a purpose, will make up a yearly sum of not less than £1,250. Any surplus of the said yearly sum which may from time to time remain unapplied after payment of such stipends shall form a fund for providing pensions, or gratuities on retirement, for Chaplains or Lay Clerks, or for contributing to pensions for the Organist or Schoolmaster.

To provide for the other expenses of the Choir and Chapel Services, there shall be set apart, out of the general revenues of the College, such yearly sum as may be necessary for that purpose; which shall not, in any one year, exceed £1,000, unless it shall be resolved by a Stated General Meeting, with the assent of the Visitor, that a greater sum is necessary.

The Warden and Fellows may at any time, and from time to time, at any Stated General Meeting, appoint a Precentor for such period as they shall think fit.

The appointment, removal, remuneration, and duties of the Chaplains, Lay Clerks, and Choristers, and of the Precentor, if any, shall be regulated by Bylaws to be made by the Warden and Fellows at any Stated General Meeting, which Bylaws may be repealed and altered from time to time in the same manner as other Bylaws of the College. Until such Bylaws shall have been made, the existing Statutes and Regulations relating to the appointment, removal, remuneration, and duties of the Chaplains, Lay Clerks, Choristers, and Precentor shall have the force of Bylaws made under this clause.

STATUTE XI .-- BYLAWS.

For Statute XI. substitute the following:

BYLAWS.

XI. The Warden and Fellows may from time to time at Stated General Meetings make such Bylaws, not inconsistent with any Statutes of the College in force for the time being, and may rescind and alter such Bylaws, as they may think fit, respecting the manner of the election of the Warden, Sub-Warden, Fellows, and Scholars, the undertaking (if any) required to be given by any Fellow or Scholar or candidate for a Fellowship or Scholarship, the Declaration to be made by any person on his election or admission to any office or place in the College and by the Electors to any such office or place, the residence of the Fellows, and of the Probationers during their year of probation, the residence, discipline, and duties of the Scholars and undergraduate members of the College, the appointment, removal, remuneration, and duties of Officers of the College and of Tutors and Lecturers in the College, the attendance of the Warden and Fellows at Stated General and other Meetings, the proceedings at such meetings, the business to be transacted thereat, the notice to be given before holding any meeting or bringing forward any question, and the mode of giving such notice, the management and supervision of the property of the College, the repairs of the College Buildings, the keeping and auditing of the accounts of the revenue and expenditure of the College, the distribution of rooms in the College, the use of the Hall and other Common Rooms or buildings of the College, the discipline and domestic management of the College, and any other matters which the Warden and Fellows shall think proper to be regulated by Bylaws, and the penalties to be inflicted for disobedience to such Bylaws or any of them, which penalties may include the forfeiture of any part of the emoluments of any Fellowship, Scholarship, Exhibition, or Office within the College, as the case may be. The existing Regulations respecting the matters specified in this clause or any of them shall have the force of, and may be rescinded or altered in the same manner as, Bylaws made under these Statutes.

Provided that no Tutor or Lecturer shall be removed from his office under any Bylaw except by a vote of the Warden and Fellows, and that any Tutor or Lecturer so removed shall (if he be a Tutorial Fellow) have such right of appeal to the Visitor as is provided by Statute XVIII. 6.

Lord Chancellor's Office, July 17, 1914.

RULES OF THE SUPREME COURT.

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

ORDER LIV, RULE 4.

Order LIV, Rule 4F (7) shall be read as if after the word "inspection" the words "or rectification" were inserted.

Finance (1909-10) Act, 1910.

An Order, by consent, to make a decision of a referee as to costs, or as to expenses where the amount is fixed, a rule of Court under Section 33 sub-section 3 of the Act may be obtained at the King's Remembrancer's Department upon production to the King's Remembrancer of the consent signed by the parties or their Solicitors.

Copies may be obtained upon application at the Lord Chancellor's Office, House of Lords,

S.W.

Lord Chancellor's Office, July 17, 1914.

The following Rules have been issued by the authority for making Rules of the Supreme Court:—

SUPREME COURT OF JUDICATURE.

RULES OF THE SUPREME COURT.

- 1. Any party to any cause or matter in the King's Bench Division may at any time after July 18, 1914, apply by summons to one of the Vacation Judges for the Long Vacation of 1914, or in the absence of both such Judges from London to the Judge in Chambers for the trial or hearing of any such cause or matter during the said Long Vacation, and such Judge may make an order for the trial or hearing of such cause or matter during the said Long Vacation accordingly and fix the date of trial: Provided that no such order shall be made (a) unless the Judge is satisfied that there is urgent need for the trial or hearing of the cause or matter during the said Long Vacation; or (b) if the trial is to be before a Judge and Jury.
- 2. The Court or a Judge dealing with an application under Order 14, r. 8, may, if satisfied that the trial of the case is urgent, order that the trial shall take place in the Long Vacation, and thereupon the case shall be set down for trial in a special list of cases to be tried during the Long Vacation: Provided that no such order shall be made if the trial is to be before a Judge and Jury.
- 3.—(a) Where upon the summons for directions, or at any later stage, the place of trial comes in question, the Court or a Judge, if of opinion that a *primâ facie* case is made for placing the trial at an Assize town other than

those mentioned below, shall refer the case to the Judge of Assize who is going to that town on Circuit.

Manchester, Liverpool, Leeds, Birmingham, Cardiff, and Swansea.

- (b) If the Assizes have been already chosen, the matter shall be brought forthwith before the Judge of Assize. If otherwise it shall stand referred to the Judge of Assize as soon as he is ascertained.
- (c) The Judge of Assize shall determine whether the place of trial shall or shall not be at the town suggested or at some other town on his Circuit, or elsewhere, provided that if he is of opinion that it should be tried at an Assize town not on his Circuit and not one of the excepted towns he shall not make the order for trial at such town without first consulting the Judge who is going to that town.
- (d) If he decides that the case shall be tried at an Assize town other than the excepted towns, the Judge going to that town shall be furnished then and from time to time, at further stages in the action, with such information as will enable him to provide for the adequate trial of the action and to arrange his days in each town on Circuit so as best to provide for the adequate trial of all actions on the Circuit. In particular he shall be informed whether the action is expected to be tried at the then pending Assize, and its probable length, and thereafter he or the Clerk of Assize shall be promptly informed if the trial is postponed or accelerated, or the action comes to an end, or the mode of trial is altered, or particular issues are admitted, referred, or deferred.
- (e) For any such information promptly given the party may be allowed upon taxation such costs as the Taxing Master shall think proper.
- (f) If either party establish a right by statute to fix the venue locally at an Assize town other than those above mentioned, he shall forthwith give notice to the Clerk of Assize, and shall thereupon and thereafter give to the Judge of Assize or to the Clerk of Assize such information as is provided for in the last preceding rule, and shall for it be allowed upon taxation such costs as the Taxing Master shall think proper.
- 4. Order XXXVI, Rule 22s, is hereby annulled, and the following rule shall stand in lieu thereof.

After notice of trial has been given of any cause, matter, or issue to be tried elsewhere than in London or Middlesex, Manchester, Liverpool, and such other places as the Lord Chancellor shall from time to time direct, either party may, at any time, in the case of Leeds, Birmingham, Cardiff, and Swansea, not less than seven days, and in all other places (except as hereinbefore excepted) not less than twenty-one days before the commission day appointed for such place, enter the trial at the next Assizes in the district registry (if any) of the city or town where the trial is to be had or with the Associate. No later entry shall be allowed, except by leave of a Judge going that Circuit, or by order of a Judge at Chambers, subject to the consent of a Judge going that Circuit.

5. These Rules are declared urgent within the meaning of the Rules Publication Act, and shall come into operation forthwith.

Dated the 17th of July, 1914.

Copies may be obtained upon application at the Lord Chancellor's Office, House of Lords, S.W.

Buckingham Palace, July 16, 1914.

This day had Audience of the KING: -

Señor Don Fabio Arosemena, to present the Letters of Recall of his predecessor, Señor Dr. Don Ramón M. Valdés, and his own Letters of Credence as Minister Resident of the Republic of Panama.

THE FAIRS ACT, 1871.

The Local Government Act, 1894.

NEWICK FAIR.

Whereas a representation has been duly made to me, as Secretary of State for the Home Department, by the Chailey Rural District Council to the effect that a Fair has been held annually on the 30th day of April, at Newick, in the Eastern Division of the county of Sussex, and that it would be for the convenience and advantage of the public that the said Fair should be abolished:

And whereas notice of the said representation and of the time when I would take the same into consideration has been duly published in pursuance of the Fairs Act, 1871:

And whereas on such representation and consideration it appears to me that it would be for the convenience and advantage of the public that the said Fair should be abolished:

Now, therefore, I, as Secretary of State for the Home Department, in exercise of the powers vested in me by the Fairs Act, 1871, do hereby order that the Fair which has been held annually on the 30th day of April, at Newick, in the Eastern Division of the county of Sussex, shall be abolished.

Given under my hand at Whitehall, this 20th day of July, 1914.

R. McKenna.

Factory Department, Home Office, July 20, 1914.

The Chief Inspector of Factories gives notice that in consequence of the resignation of Dr. A. Hamilton, an appointment as Certifying Surgeon under the Factory and Workshop Acts at Ashton-under-Lyne, in the County of Lancaster, is vacant.

Factory Department, Home Office, July 20, 1914.

The Chief Inspector of Factories gives notice that in consequence of the death of Dr. T. Bell, an appointment as Certifying Surgeon under the Factory and Workshop Acts at Uppingham, in the County of Rutland, is vacant.

Board of Trade (Harbour Department), London, July 19th, 1914.

H. 10442.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Telegram, dated the 16th July, from His Majesty's Ambassador at Madrid, stating that Chios has been declared to be free from plague.

Board of Trade (Harbour Department), London, July 20th, 1914.

H. 10513.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Telegram, dated the 17th July, from His Majesty's Minister at Guatemala, stating that seven days' quarantine, including voyage, has been imposed on arrivals from New Orleans on account of bubonic plague.

Board of Trade (Harbour Department), London, July 20th, 1914.

H. 10503.

The Board of Trade have received, through the Secretary of State for Foreign Affairs, a copy of a Telegram, dated the 17th July. from His Majesty's Consul-General at Dakar, stating that quarantine measures have again been imposed against Nakar on account of plague.

Admiralty, 13th July, 1914.

With reference to the Notice which appeared in the London Gazette dated the 16th June, 1914, the appointment of Sub-Lieutenant John Hassard Short, Royal Naval Reserve, should be as Sub-Lieutenant on the Supplementary List of His Majesty's Fleet, and not as Lieutenant as therein stated.

Admiralty, 16th July, 1914.

The undermentioned Acting Mates have been confirmed in the rank of Mate in His. Majesty's Fleet:—

Reginald Harry Bunyard. Frank Peter Skuse. Norman Card.
Thomas Henry Clark.
George Frederick Elson.
Harold William Coles.
Nicholas Manley.
Samuel Henry Tucker.
Leonard Ernest Pearson.

Dated 18th December, 1913.

Admiralty, 17th July, 1914.

Lieutenant Claude Lombard Woollard, Royal Naval Reserve, has been appointed a Lieutenant on the Supplementary List of His Majesty's Fleet under the provisions of His Majesty's Order in Council of 7th March, 1913. Dated 1st June, 1914.

In accordance with the provisions of His late Majesty's Order in Council of the 7th March, 1904—

Paymaster Charles Avison Parker has been advanced to the rank of Staff Paymaster on the Retired List. Dated 27th April, 1914.

Royal Naval Volunteer Reserve.

Midshipman John Alexander Hope Richmond to be Sub-Lieutenant. Dated 16th July, 1914.

Admiralty, 21st July, 1914.

Royal Marine Light Infantry.

Captain Hugh Watson Channer, on return from the Seconded List, to be Supernumerary to the establishment. Dated 21st July, 1914.

> War Office, 21st July, 1914.

REGULAR FORCES.

ROYAL REGIMENT OF ARTILLERY.

Royal Horse and Royal Field Artillery, Lieutenant Wilfred Weatherbe is seconded for service under the Colonial Office. Dated 8th July, 1914.

The undermentioned Second Lieutenants to be Lieutenants. Dated 20th July, 1914:—

Cuthbert T. Baynham.
Adam R. Rainy.
Seymour Hart.
Gilbert A. Beresford.
Desmond J. F. Morton.
Pierre E. Inchbald.
Langley Browning.
William R. E. Harrison.
William A. Danby.
Hugh R. Lodge.

Guy de L. Landon.
Edward Latham.
Austin G. Bates.
Cusack N. Roney-Dougal.
James O. Campbell.
George Sumpter.
Joseph C. M. Mostyn.
James D. G. MacNeece.
Arthur F. B. Cottrell.
Otto M. Lund.
Charles E. S. Beatson.
Norman H. Huttenbach.
Patrick H. Murray.
Marcus W. Huish.
Arthur G. Hewson.
George W. T. Lindsay.
Ronald F. Simson.
Clifford T. Beckett.
Ernest H. P. Jackson.
Lionel G. Lutyens.

Ridingmaster and Honorary Major George W. Hayward is placed on retired pay. Dated 22nd July, 1914.

Serjeant-Major Frank Burchell to be Ridingmaster, with the honorary rank of Lieutenant. Dated 22nd July, 1914.

Royal Garrison Artillery, The undermentioned Second Lieutenants to be Lieutenants. Dated 20th July, 1914:—

Arthur J. C. Pollock.
Frank W. H. Simpson.
William L. Curry.
Cecil O. Olliver.
William J. Gilpin.
Clive C. Taylor.
Brian Gaussen.
Robert H. A. Kellie.
Richard J. R. Freeth.
Campbell Mucklow.
Leslie F. Richard.
Alan C. S. Hall.
Ian C. Wilson.
Andrew Hay.
Arthur S. C. Kennedy.
Edmund A. P. Luard.

INFANTRY.

1914.

The Buffs (East Kent Regiment), Supernumerary Lieutenant Norman S. Hart is restored to the establishment. Dated 2nd June, 1914.

The Royal Warwickshire Regiment, Lieutenant James K. V. Dible is seconded for service with the Army Pay Department. Dated 25th June, 1914.

The Norfolk Regiment, Captain Herbert R. Done to be Major. Dated 1st June, 1914.

The Prince of Wales's Own (West Yorkshire Regiment), Lieutenant William W. T. Torr is seconded for service on the Staff. Dated 6th May, 1914.

The East Surrey Regiment, Lieutenant Connor G. D. Gahan is seconded for service with the Supply and Transport Corps, India. Dated 29th April, 1914.

The promotion to the rank of Lieutenant of the undermentioned Second Lieutenants is antedated as follows:—

George R. P. Roupell. Dated 29th April, 1914. George E. Swinton. Dated 4th May,

- The Essex Regiment, Second Lieutenant William F. Coates resigns his commission. Dated 22nd July, 1914.
- The Sherwood Foresters (Nottinghamshire and Derbyshire Regiment), Quartermaster and Honorary Major Frederick Tyler is placed on retired pay. Dated 22nd July, 1914.

Quartermaster Serjeant Sydney Fielding to be Quartermaster, with the honorary rank of Lieutenant. Dated 22nd July, 1914.

- The Manchester Regiment, Major Edward P. Strickland, C.M.G., D.S.O., from The Norfolk Regiment, to be Lieutenant-Colonel. Dated 1st June, 1914.
- The Rifle Brigade (The Prince Consort's Own), Supernumerary Captain Guy J. Brownlow is restored to the establishment. Dated 11th July, 1914.

THE ARMY SERVICE CORPS.

Major Henry O. Knox retires on retired pay. Dated 22nd July, 1914.

Captain William Scott-Elliot to be Major. Dated 22nd July, 1914.

ARMY MEDICAL SERVICE.

Royal Army Medical Corps, Lieutenant Pierce M. J. Brett, M.B., is seconded for service with the Egyptian Army. Dated 1st July, 1914.

ARMY PAY DEPARTMENT.

Major Charles S. Harris, Staff Paymaster, to be Lieutenaut-Colonel. Dated 21st July, 1914.

MEMORANDA.

Major Charles H. M. Doughty-Wylie, C.M.G., The Royal Welsh Fusiliers, is granted the temporary rank of Lieutenant-Colonel whilst employed in Abyssinia. Dated 31st March, 1914.

Major Edward S. Hoare Nairne, Royal Artillery, is granted the temporary rank of Lieutenant-Colonel whilst employed as a Chief Instructor (General Staff Officer) at the Royal Military Academy. Dated 22nd July, 1914.

GENERAL RESERVE OF OFFICERS.

Cavalry.

Major Thomas G. Collins resigns his commission, and is granted permission to retain his rank and wear the prescribed uniform. Dated 22nd July, 1914.

Captain Walter Pepys to be Major. Dated 22nd July, 1914.

Lieutenant Albert E. D. Lord Hastings resigns his commission. Dated 22nd July, 1914.

SPECIAL RESERVE OF OFFICERS.

RESERVE UNITS.

INFANTRY.

- 3rd Battolion, The Buffs (East Kent Regiment), Cadet Wilfrid Saxby Barham, from Cambridge University Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 22nd July, 1914.
- 3rd Battalion, The Royal Warwickshire Regiment, The following notification is substituted for that which appeared in the Gazette of 20th February, 1914:—

Captain Ian G. White resigns his commission, and is granted permission to retain his rank and wear the prescribed uniform. Dated 21st February, 1914.

- 3rd Battalion, The Norfolk Regiment, John Charles Morley Balders to be Second Lieutenant (on probation). Dated 22nd July, 1914.
- 3rd Battalion, The Devonshire Regiment, Basil Fitzgerald Bond, late Cadet Corporal, King's College (Taunton) Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 22nd July, 1914
- 4th Battalion, The Prince of Wales's Own (West Yorkshire Regiment), Arthur Rynyon Preston Robson to be Second Lieutenant (on probation). Dated 22nd July, 1914.
- 3rd Battalion, The Border Regiment, Second' Lieutenant William Hatch-Barnwell to be Lieutenant. Dated 23rd June, 1914.
- 3rd Battalion, The Black Watch (Royal Highlanders), Second Lieutenant Richard S. S. Maxwell to be Lieutenant. Dated 19th June, 1914.
- 4th Battalion, The Sherwood Foresters (Nottinghamshire and Derbyshire Regiment), Captain Ferrand G. Waddington to be Major. Dated 1st July, 1914.

Roderick Gwynne Milward, late Cadet Lance-Corporal, Cheltenham College Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 22nd July, 1914.

6th Battalion, The King's Royal Rifle Corps, Captain Hugh W. M. Watson, The King's Royal Rifle Corps, to be Adjutant, vice T. G. Dalby. Dated 1st July, 1914.

SUPPLEMENTARY TO REGULAR UNITS OR CORPS. INFANTRY.

- The Royal Warwickshire Regiment, Cadet Colour-Serjeant Clement Martineau, from Solihull School Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 22nd July, 1914.
- The Prince of Wales's Own (West Yorkshire Regiment), William Edward Mocatta, late Cadet, Oxford University Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 18th July, 1914.

- The Lancashire Fusiliers, Cadet John Greaves, from Manchester University Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 22nd July, 1914.
- The Gloucestershire Regiment, Cadet Harley. Raymond Russell, from Oxford University Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 29th June, 1914.
 - Cadet Allan Augustin Vere, from Oxford University Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 17th July, 1914.
- The Black Watch (Royal Highlanders), Cadet Serjeant Thomas Fleming Murdoch, from the Edinburgh University Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 22nd July, 1914.
- Princess Charlotte of Wales's (Royal Berkshire Regiment), Cadet Colour Serjeant Philip Rossiter, from Reading University College Contingent, Officers Training Corps, to be Second Lieutenant (on probation). Dated 22nd July, 1914.

ROYAL ARMY MEDICAL CORPS.

Lieutenant William Crymble to be Captain. Dated 13th July, 1914.

Lieutenants Alexander J. Gibson, M.B., and Thomas W. Wylie, M.B., are confirmed in their rank.

Cadet Corporal George Perkins, from the Oxford University Contingent, Officers Training Corps, to be Lieutenant (on probation). Dated 20th May, 1914.

War Office, 21st July, 1914.

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TERRITORIAL FORCE.

YEOMANRY.

2nd County of London (Westminster Dragoons) Yeomanry; Quartermaster and Honorary Captain Charles John Diggory, retired pay (late 4th (Royal Irish) Dragoon Guards), to be Quartermaster, with the honorary rank of Captain. Dated 4th July, 1914.

ROYAL FIELD ARTILLERY.

2nd North Midland Brigade, Royal Field Artillery.

Robert Charles Frain (late Cadet Serjeant, Newcastle-under-Lyme High School Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 9th June, 1914.

John Lorenzo Johnson (late Cadet Serjeant, Newcastle-under-Lyme High School Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 13th June, 1914.

. 317

- 3rd North Midland Brigade, Royal Field Artillery; Thomas Walford Cave (late Cadet Lance-Corporal, Woodbridge School Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 1st July, 1914.
- 2nd West Riding Brigade, Royal Field Artillery; Germain Nicholson Mossop to be Second Lieutenant. Dated 1st July, 1914.

ROYAL ENGINEERS.

- Works Company, City of Dundee (Fortress)
 Engineers, Royal Engineers; Captain Harry
 Richardson resigns his commission. Dated
 22nd July, 1914.
- London Electrical Engineers, Royal Engineers.

Major Alfred E. Le Rossignol, M.I.E.E., to be Lieutenant-Colonel. Dated 9th July, 1914

Captain Kenelm W. E. Edgcumbe, M.I.E.E., to be Major. Dated 9th July, 1914.

INFANTRY.

- 4th Battalion, The King's Own (Royal Lancaster Regiment); Second Lieutenant Charles C. Coade resigns his commission. Dated 22nd July, 1914.
- 5th and 6th Battalions, The Royal Warwickshire Regiment.

Robert Henry Magnus Spencer Saundby (late Cadet Corporal, King Edward's School (Birmingham) Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 15th June, 1914.

Ellert Webster Forbes (late Cadet Lance-Corporal, Shrewsbury School Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 29th June, 1914.

5th Battalion, The King's (Liverpool Regiment).

Supernumerary Captain William E. Greig is absorbed into the establishment. Dated 6th June, 1914.

Eric Leslie Furber to be Second Lieutenant. Dated 26th June, 1914.

Percy Ambler to be Second Lieutenant. Dated 26th June, 1914.

- 4th Battalion, The Suffolk Regiment; Jasper Gray Frere to be Second Lieutenant. Dated 17th June, 1914.
- 4th Battalion, Prince Albert's (Somerset Light Infantry); Wilfred Lewis (late Cadet Corporal, King's School (Bruton) Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 29th June, 1914.
- 7th Battalion, The Lancashire Fusiliers; Second Lieutenant Reginald H. Cade to be Lieutenant. Dated 31st March, 1914.
- 5th Battalion, The Royal Scots Fusiliers, the undermentioned Second Lieutenants to be Lieutenants. Dated 1st July, 1914:—

William H. Howatson.
George Brotherston.

- 5th (Flintshire) Battalion, The Royal Welsh Fusiliers; David Richard Karl Roberts to be Second Lieutenant. Dated 27th June, 1914.
- 6th (Carnarvonshire & Anglesey) Battalion, The Royal Welsh Fusiliers; John Hughes Evans (late Cadet Serjeant, Rossall School Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 1st July, 1914.
- 5th (Dumfries & Galloway) Battalion, The King's Own Scottish Borderers; Lance-Serjeant George Salmond to be Second Lieutenant. Dated 22nd July, 1914.
- 4th Battalion, The Duke of Wellington's (West Riding Regiment); Captain William A. Laxton to be Major. Dated 1st June, 1914.
- 5th Battalion, The Hampshire Regiment; the undermentioned Second Lieutenants to be Lieutenants. Dated 12th June, 1914:—

Denis G. Firth. Walter K. Pearce.

- 9th (Cyclist) Battalion, The Hampshire Regiment; Cadet Corporal Alan Machin Wilkinson, from the Oxford University Contingent, Senior Division, Officers Training Corps, to be Second Lieutenant. Dated 22nd July, 1914.
- 4th Battalion, The Dorsetshire Regiment; Second Lieutenant Alexander C. Tucker to be Lieutenant. Dated 1st June, 1914.
- 4th Battalion, The Prince of Wales's Volunteers (South Lancashire Regiment).

Lieutenant Max Woods to be Captain. Dated 18th April, 1914.

Second Lieutenant Arnold S. Jones to be Lieutenant. Dated 18th April, 1914.

5th Battalion, The Welsh Regiment.

Morton Howell Llewellyn to be Second Lieutenant. Dated 28th June, 1914.

Lieutenant Richard D. Williams resigns his commission. Dated 22nd July, 1914.

- Buckinghamshire Battalion, The Oxfordshire and Buckinghamshire Light Infantry; Gerald Hemploe Simpson to be Second Lieutenant. Dated 22nd July, 1914.
- 5th Battalion, The Essex Regiment; Second Lieutenant Frederick G. Bright to be Lieutenant. Dated 27th June, 1914.
- 5th Battalion, The Sherwood Foresters (Nottinghamshire and Derbyshire Regiment); Lieutenant Philip B. Coles, from the 5th Battalion, The Durham Light Infantry, to be Lieutenant. Dated 23rd June, 1914.
- 4th Battalion, The King's (Shropshire Light Infantry).

Lieutenant Lyndon H. Morris to be Captain. Dated 25th June, 1914.

Second Lieutenant Kenneth C. Symonds to be Lieutenant. Dated 25th June, 1914.

7th Battalion, The Duke of Cambridge's Own (Middlesex Regiment); Montague Henry Flindt to be Second Lieutenant. (To be supernumerary). Dated 20th July, 1914.

- 8th (Lanark) Buttalion, The Highland Light Infantry; Angus Robert Joseph Chislett to be Second Lieutenant. Dated 1st July, 1914.
- 9th (Glasgow Highland) Battalion, The Highland Bight Infantry; the undermentioned Second Lieutenants to be Lieutenants:—

John A. Cowie. Dated 13th February, 1914.

Alastair M. Mackay. Dated 15th February, 1914.

Leonard C. Armstrong. Dated 30th March, 1914.

- 7th Battalion, Princess Louise's (Argyll and Sutherland Highlanders); John George Sherriff (late Cadet, Merchiston Castle School Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 13th June, 1914.
- 8th (The Argyllshire) Battalion, Princess Louise's (Argyll and Sutherland Highlanders); The Right Honourable Niall Diarmaid, Duke of Argyll, is appointed to the Honorary Colonelcy of the battalion. Dated 22nd July, 1914.
- 3rd Battalion, The Monmouthshire Regiment.
 Harold Coxon (late Major, 1st Newcastleon-Tyne Royal Garrison Artillery (Volunteers)), to be Captain. Dated 29th May,

Edward John O'Connor to be Second Lieutenant. Dated 27th June, 1914.

- 3rd (City of London) Battalion, The London Regiment (Royal Fusiliers); George Brown (late Colour-Serjeant and Acting Serjeant-Major, 3rd (City of London) Battalion, The London Regiment (Royal Fusiliers)) to be Quartermaster, with the honorary rank of Lieutenant. Dated 26th June, 1914.
- 6th (City of London) Battalion, The London Regiment (Rifles); the undermentioned Second Lieutenants to be Lieutenants:—

Stanley T. Cooke. Dated 7th March, 1914.

William Hughes. Dated 9th May, 1914.

- 14th (County of London) Battalion, The London Regiment (London Scottish); Second Lieutenant Leslie S. Lindsey-Renton to be Lieutenant. Dated 15th April, 1914.
- 15th (County of London) Battalion, The London Regiment (Prince of Wales's Own Civil Service Rifles); Lance-Corporal Augustus Charles Herbert Benké to be Second Lieutenant. Dated 22nd July, 1914.
- 17th (County of London) Battalion, The London Regiment (Poplar and Stepney Rifles);
 Thomas Douglas Robb to be Second Lieutenant. (To be supernumerary). Dated 22nd June, 1914.
- 20th (County of London) Battalion, The London Regiment (Blackheath and Woolwich); Philip James Stanger (late Cadet-Corporal, Merchant Taylors' School Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 1st July, 1914.

23rd (County of London) Battalion, The London Regiment.

Lieutenant Frederick J. Johnson to be Captain. Dated 21st April, 1914.

John Desmond Victor Hemingway (late Cadet, Brighton College Contingent, Junior Division, Officers Training Corps) to be Second Lieutenant. Dated 1st June, 1914.

24th (County of London) Battalion, The London Regiment (The Queen's); Second Lieutenant Alan L. Palmer to be Lieutenant. Dated 1st July, 1914.

ARMY SERVICE CORPS.

London Mounted Brigade Transport and Supply Column, Army Service Corps.

Lieutenant John W. D. Cook to be Captain. Dated 1st July, 1914.

Second Lieutenant Edward S. Cox to be Lieutenant. Dated 1st July, 1914.

South Midland Divisional Company (Headquarters), South Midland Divisional Transport and Supply Column, Army Service Corps; Paul Sison Ham to be Second Lieutenant. Dated 1st June, 1914.

Welsh Divisional Company (Headquarters)
Welsh Divisional Transport and Supply
Column, Army Service Corps, Lieutenant
Herbert R. Jenkins resigns his commission.
Dated 22nd July, 1914.

Cheshire Brigade Company, Welsh Divisional Transport and Supply Column, Army Service Corps; Second Lieutenant John Wattleworth to be Lieutenant. Dated 18th June, 1914.

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ROYAL ARMY MEDICAL CORPS.

1st South Western Mounted Brigade Field Ambulance, Royal Army Medical Corps; Reginald Grieveson James to be Transport Officer, with the honorary rank of Lieutenant. Dated 19th May, 1914.

3rd South Midland Field Ambulance, Royal Army Medical Corps, Henry James Drew Smythe to be Lieutenant. Dated 18th June, 1914.

Attached to Units other than Medical Units.

Lieutenant Robert Henry to be Captain.
Dated 9th July, 1914.

Lieutenant-Colonel and Honorary Surgeon-Colonel David Lennox, M.D., resigns his commission, and is granted permission to retain his rank and to wear the prescribed uniform. Dated 22nd July, 1914.

Captain Thomas Harper, M.B., resigns his commission, and is granted permission to retain his rank and to wear the prescribed uniform. Dated 22nd July, 1914.

Captain George B. Gill, M.B., resigns his commission. Dated 22nd July, 1914.

CHAPLAINS DEPARTMENT OF THE TERRITORIAL FORCE.

United Free Church of Scotland.

The Reverend Peter Donald Thomson, M.A., to be Fourth Class Chaplain to the Territorial Force, ranking as Captain. Dated 1st June, 1914.

The Reverend Peter Adam, B.D., Fourth: Class Chaplain to the Territorial Force, ranking as Captain, is advanced Third Class. Chaplain to the Territorial Force, ranking as Major. Dated 11th May, 1908.

The Reverend Sydney Smith, B.D., Fourth Class Chaplain to the Territorial Force, ranking as Captain, is advanced Third Class Chaplain to the Territorial Force, ranking as Major. Dated 14th September, 1908.

The Reverend Alexander Jack, M.A., Fourth Class Chaplain to the Territorial Force, ranking as Captain, is advanced Third Class Chaplain to the Territorial Force, ranking as Major. Dated 6th June, 1910.

The Reverend William Brownlie, M.A., Second Class Chaplain to the Territorial Force, ranking as Lieutenant-Colonel, is advanced First Class Chaplain to the Territorial Force, ranking as Colonel. Dated: 26th May, 1914.

The Reverend William Brownlie, M.A., First Class Chaplain to the Territorial Force, ranking as Colonel, resigns his commission, and is granted permission to retain his rank. Dated 22nd July, 1914.

UNATTACHED LIST FOR THE TERRITORIAL. FORCE.

University Candidates: -

The undermentioned to be Second Lieutenants:—

Alan Murray Ker. Dated 20th July, 1914.

Sigurd Harold Macculloch. Dated 20th, July, 1914.

Hugh Urquhart Scrutton. Dated 22nd; July, 1914.

Officers Training Corps.

Edinburgh University Contingent, Senior-Division, Officers Training Corps; Second Lieutenant John M. Macdonald to be Lieutenant. Dated 1st July, 1914.

Sedbergh School Contingent, Junior Division, Officers Training Corps; Captain Frederick G. Burr, from the Unattached List for the-Territorial Force, to be Captain. Dated' 3rd July, 1914.

TERRITORIAL FORCE RESERVE.

Royal Engineers.

Lieutenant-Colonel (Honorary Captain in the Army) Henry M. Leaf, M.I.E.E., M.I.Mech.E., from the London Electrical Engineers, Royal Engineers, to be Lieutenant-Colonel. Dated 9th July, 1914.

Infantry.

Captain George W. M. Bennett, from the 4th Battalion, The Queen's (Royal West Surrey Regiment), to be Captain. Dated: 22nd July, 1914.

Alexander M. Macintyre (late Captain, 4th (Ross Highland) Battalion, Seaforth Highlanders (Ross-shire Buffs, The Duke of Albany's)) to be Captain. Dated 30th April, 1914.

SOLDIERS' BALANCES UNCLAIMED.

In pursuance of "The Regimental Debts Act, 1893," notice is hereby given that there is available for distribution amongst the Next of Kin or others entitled the sum of money set opposite to the name of each of the deceased Soldiers named in the lists which are published with this notice in the London Gazette and the "Army List," and are also to be seen at the Regimental Depôts throughout the United Kingdom.

Applications from persons supposing themselves entitled as Next of Kin should be addressed by etter to "The Secretary, War Office, London, S.W.," and marked outside "Effects."

R. H. BRADE.

War Office, July 21, 1914.

LIST CCCCLXXVII of the Names of deceased Soldiers whose Personal Estate is held for distribution amongst the Next of Kin or others entitled.—Effects 1913-1914.

	•							
Name.			Rank.	ļ	Regiment, &c.	Amount.		
Blackman, J.			Gunner	•••	No. 94 Co. Royal Garrison Artillery		s. 18	
Farrow, W		•••	Corporal		25th Battery Royal Field Artillery	43	13	11
Keegan, F	•••	•	Private		1st Battalion Royal Scots	19	18	0
Morley, W			Sergeant		3rd Battalion Middlesex Regiment	19	14	1
Shephard, F.	•••		Gunner		"M" Battery Royal Horse Artillery	6	19	9
Young, W. R.	•••	•••	Drummer		2nd Bn. Royal Berkshire Regiment	4	19	6

1ST RE-PUBLICATION of List CCCCLXVII of the Names of deceased Soldiers whose Personal Estate is held for distribution amongst the Next of Kin or others entitled.—Effects 1912-1913.

	•				
Name.	Rank.	Regiment, &c.	Amount.		
Brown (alias Gratton, P.), W.	Private	1st Battalion Royal Lancaster Regiment		s. 15	d. 7
Corby, C. W	. Private	1st Battalion Durham Light Infantry	3	17	2
Davidson, H. J Dyer, G. A	l a	No. 104 Battery R.G.A 22nd Company R.E	10 23		4 4
Gratton (alias Brown, W.), P.	Private	1st Battalion Royal Lancaster Regiment	3	15	7
Jeans, J	Private	2nd Bn. Shropshire Light Infantry	l	4	10
·Oliver, W. H	Lance-Corporal	1st Battalion Border Regiment	19	1	4
Rafferty, J	Private	1st Battalion 18th Foot	24	1	9
Salmon (alias Williams, F.), F.W.	Private	1st Battalion Manchester Regiment	1	18	2
We r, J Williams (alias Salmon, F. W.), F.		2nd Bn. Worcestershire Regiment 1st Bn. Manchester Regiment	12 1	17 18	8 2

2ND RE-Publication of List CCCCLVII of the Names of deceased Soldiers whose Personal Estate is held for distribution amongst the Next of Kin or others entitled.—Effects 1911-1912.

Name.	Rank.	Regiment, &c.	Am	oun	ı t.
Boyd, M	Lance-Sergt	1st Battalion Royal Irish Regt	£ 11	s. 6	
Dodd, F. J Durie (alias Fender), W	Gunner Farrier Staff-Sgt.	No. 61 Co. Royal Garrison Artillery 89th Battery Royal Field Artillery	17 1	9 14	11 5
Eden, R	Lance-Corpl	2nd Battalion Worcestershire Regt	5	8	1
Fender (alias Durie), W.	Farrier Staff-Sgt.	89th Battery Royal Field Artillery	1	14	5
Harkins, P Higgins, H	Private Private	1st Bn. King's Own Scottish Borderers 2nd Battalion Royal Welsh Fusiliers	1 3	9 17	8 3
Inglis (alias Tyrie), J	Private	2nd Battalion Royal Highlanders	12	4	6
Maddocks, J	Private	1st Batt. Nottinghamshire and Derby- shire Regiment	5	1	2
McDonald, J McDonnell, C	Private Drummer	1st Battalion Royal Scots 1st Batt. South Lancashire Regiment	5 1	3 10	1 3
O'Boyle (alias Paton), W O'Brien, M	Private Private	1st Battalion Connaught Rangers 2nd Battalion Royal Scots	5 4	5 12	9
Paton (alias O'Boyle), W Peers (alias Willis), F. E Perrett, E	Private Driver Private	1st Battalion Connaught Rangers 12th Battery Royal Field Artillery 2nd Battalion Dorsetshire Regiment	5 1 12	5 18 3	9 9 0
Tyrie (alias Inglis), J	Private	2nd Battalion Royal Highlanders	12	4	6
Upfold, A	Private	1st Batt. West Yorkshire Regiment:	.9	8	1
Walsh, J Willis (alias Peers), F. E	Private Driver	1st Batt. Royal Munster Fusiliers 12th Battery Royal Field Artillery	14 1	15 18	7 9

3RD RE-Publication of List CCCCXLVII of the Names of deceased Soldiers whose Personal Estate is held for distribution amongst the Next of Kin or others entitled.—Effects 1910-1911.

Name			Rank.	Regiment, &c.	Amount.		
Finn, W	•••	•••	Private .	6th Battalion Middlesex Regiment	£	s. 16	
Gallemore, C.	•••	•••	Private .	4th Battalion Middlesex Regiment	5	1	6
Irwin, P	•••	•••	Private .	2nd Bn. Royal Inniskilling Fusiliers	8	19	8
Montrose, T. D.		•••	Colour-Sergean	t Scots Guards and West African Regiment	47	12	10
Parker, F	••••		Private .	lst Battalion Loyal North Lancashire Regiment	3	17	8
Stone, C	•••	•••	Private .	2nd Battalion Royal Dublin Fusiliers	· 18	7	11
Turner, C	•••		Driver	No. 4 Depôt, Royal Field Artillery	. 5	12	3
Young, J. E			Gunner .	No. 93 Company Royal Garrison Artillery	2	12	10

4TH RE-PUBLICATION of List CCCCXXXVII of the Names of deceased Soldiers whose Personal Estate is held for distribution amongst the Next of Kin or others entitled.—Effects 1909-1910.

1	Name.			Rank.		Regiment, &c.	Am	oun	t.
Dye, G.	•••	•••	•••	Gunner	•••	No. 66 Company Royal Garrison Artillery	£ 3	s. 3	d. 5
Gammell, P.	J.	•••		Drummer		1st Battalion Royal Irish Fusiliers	1	15	4.
Hall, R.	•••	•••		Private		1st Battalion Cameron Highlanders	0	13	9.
Pendree, J.	••• •••	•••	•••	Private		3rd (Special Reserve) Battalion Bed- fordshire Regiment	2	5	7
Robinson, B.	••••	•••	•••	Sapper	•••	44th Company Royal Engineers	10	4	6

5TH RE-Publication of List CCCCXXVII of the Names of deceased Soldiers whose Personal Estate is held for distribution amongst the Next of Kin or others entitled.—Effects 1908–1909.

Name.	Rank.	Regiment, &c.	Amount		
Barrett, A	Private	. 2nd Battalion Leicestershire Regiment		s. 19	d. 2:
Church (alias Green, T.), H.W.	Private	lst Bn. York and Lancaster Regiment	8	8	11
Fletcher, W	Private	. 2nd Battalion Royal Füsiliers	16	18	0.
Ginn, H Green (alias Church, H.W.), T.		. 1st Battalion Devonshire Regiment 1st Bn. York and Lancaster Regiment	20 8		1 11
Hassan, J Healy, E	Private Private	. 1st Battalion Scottish Rifles 2nd Battalion Royal Irish Fusiliers	1 7	2 15	
Lingley, F	Sergeant	. 17th Lancers	15	0	0•
Marshall alias J	Private	. 1st Battalion Manchester Regiment	10	10	11
Mundy, H	Private		16		7
Munroe, E					
Murphy (alias Walsh), J	Private	. 1st Battalion Connaught Rangers	12	16	1
Parker, G. P	Boy	. 1st Battalion Royal Irish Regiment	9	3	5
Walsh (alias Murphy), J	Private	. 1st Battalion Connaught Rangers	12	16	1

6TH RE-PUBLICATION of List CCCCXVII of the Names of deceased Soldiers whose Personal Estate is held for distribution amongst the Next of Kin or others entitled.—Effects 1907-1908.

Name.			Rank.		Regiment, &c.	Amount.		
•			•			£	s.	d.
Browne, D. K. Burnell, H	···		Boy Private	•••	2nd Battery Royal Field Artillery 6th Dragoon Guards	1	16 8	4
Casey, T		•••	Private .	•••	2nd Battalion Connaught Rangers	3	0	4
Daly (alias Mel	naw), T.		Private	•••	1st Battalion Highland Light Infantry	9	14	Ę
Halling, A Horne, J	•••		Private Gunner	•••	1st Bn. South Lancashire Regiment No. 104 Company Royal Garrison Artillery		18 7	
McInaw (alias l Malley, M		•••	Private Private		1st Battalion Highland Light Infantry 1st Bn. York and Lancaster Regiment	9 13	14 13	5 11
Meehan, P	•••		Private	•••	2nd Battalion Manchester Regiment	13	14	5
Robinson, F	•••	•••	Private	,	1st Battalion West Riding Regiment	19	11	11

Civil Service Commission,

July 21, 1914.

Notice is hereby given, that upon a special recommendation from the Board of Agriculture and Fisheries, and with the assent of the Treasury, Messrs. Robert Squire Langford and Edwin Lawrence Mitchell, having served as Clerks of the Second Division for upwards of eight years, have been promoted to Second Class Clerkships in the Board of Agriculture and Fisheries, with special certificates granted exceptionally by the Civil Service Commissioners.

Civil Service Commission,

July 21, 1914.

The Civil Service Commissioners hereby give notice that an Open Competitive Examination of Candidates for registration as Temporary Boy Clerks will be held in London, Edinburgh, Dublin, Birmingham, Bristol, Cardiff, Leeds, Liverpool, Newcastle-on-Tyne, Plymouth, Portsmouth, Glasgow, Belfast, and Cork, commencing on the 7th October, 1914, under the Regulations dated the 13th December, 1912, and published in the London Gazette of the same date.

The number to be registered will depend partly on the requirements of the service, and partly on the number of Candidates who may show sufficient proficiency; but it is not likely to be less than 205, if so many shall be found competent; that is to say, 200 for service in London, Edinburgh, and provincial towns in England, Scotland, and Wales, and 5 for service in Dublin and provincial towns of Ireland exclusively.

No Candidate will be admitted to the Examination from whom the Secretary, Civil Service Commission, has not received, on or before the 3rd September, an application, on a prescribed form, which may be obtained from the Secretary at once.

So far as can be foreseen, this will be the last competition for Temporary Boy Clerkships.

NATIONAL INSURANCE ACT, 1911.

(1 & 2 Geo. V, Ch. 55.)

Notice is hereby given, under the Rules Publication Act, 1893, that it is proposed by the National Health Insurance Joint Committee, after the expiration of at least 40 days from this date, in pursuance of the powers conferred upon them by Sections 44 (12) and 65 of the National Insurance Act, 1911, and by the National Insurance (Joint Committee) Regulations, 1912 and 1913, to make regulations; as to the adjustment in the balance of the Transfer Value of a woman who is in arrears; at the date of her marriage, and by such regulations to revoke the National Health Insurance (Adjustment of Married Women's Transfer Value) Regulations, 1913.

Copies of the draft regulations can be purchased, either directly or through any book-seller, from Messrs. Wyman and Sons, Ltd., 29, Breams Buildings, Fetter Lane, London, E.C., and 54, St. Mary Street, partment, H.M. Stationery Office, 23, Forth. Street, Edinburgh; or Messrs. E. Ponsonby, Ltd., 116, Grafton Street, Dublin.

Dated this 21st day of July, 1914.

National Health Insurance Joint Committee, Buckingham Gate, London, S.W.

NATIONAL INSURANCE ACT, 1911. (1 & 2 Geo. V, Ch. 55.)

Notice is hereby given, under the Rules Publication Act, 1893, that it is proposed by the Insurance Commissioners, after the expiration of at least 40 days from this date, in exercise of the powers conferred upon them by Section 59 (5) of the National Insurance Act, 1911, to make regulations with regard to the combination of the Insurance Committees for the County of Essex and the County Borough: of Southend-on-Sea.

Copies of the draft regulations can be purchased, either directly or through any book-seller, from Messrs. Wyman and Sons, Ltd., 29, Breams Buildings, Fetter Lane, London, E.C.

Dated this 21st day of July, 1914.

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

NATIONAL INSURANCE ACT, 1913. (3 & 4 Geo. V, C. 37.)

Notice is hereby given, under the Rules: Publication Act, 1893, that it is proposed by the Insurance Commissioners, after the expiration of at least 40 days from this date, in. pursuance of the powers conferred upon them by the proviso to Section 19 (3) of the National Insurance Act, 1913, to make regulations as: to the procedure for making a demand for an inquiry held in accordance with the provisions of Section 19 (3) of the National Insurance Act, 1913, on any draft order made by the National Health Insurance Joint Committee under that Section.

Copies of the draft regulations can be purchased, either directly or through any book-seller, from Messrs. Wyman and Sons, Ltd., 29, Breams Buildings, Fetter Lane, London, E.C.

Dated this 21st day of July, 1914.

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

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

> > BLACKHEATH.

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 Cardiff; or Clerk-in-Charge, Publications De- | Regulations made by Us, the Local Govern-

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ment 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 We have received and duly considered an application from the London County Council for the issue of a Regulation in pursuance of the said sub-section putting the above-mentioned provisions of that subsection in force within the limits comprising certain roads or parts of roads at Blackheath, within the County of London:

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 the roads or parts of roads at Blackheath, within the County of London, which are specified in the Schedule hereto.

ARTICLE II.—These Regulations shall come into operation on the twenty-seventh day of July, one thousand nine hundred and fourteen.

SCHEDULE.

So much of Tranquil Vale as extends from a point opposite the building line of Royal Parade to the north end of Lee Road;

So much of Lee Road as extends from its junction with Tranquil Vale to its junction with Lee Terrace and Lee Park; and

So much of Montpelier Vale as extends from its junction with Wemyss Road to its junction with Tranquil Vale.

Given under the Seal of Office of the Local Government Board, this four-teenth day of July, in the year one thousand nine hundred and LS. fourteen.

Herbert Samuel, President. Walter T. Jerred, Assistant Secretary.

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED 17TH JULY 1914.)

(Swine-Fever Infected Area.)

The Board of Agriculture and Fisheries, by

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:-

Declaration of Swine-Fever Infected Area.

1. The Area described in the Schedule to this Order is hereby declared to be a Swine-Fever Infected Area for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908,

Commencement.

2. This Order shall come into operation on the twenty-second day of July, nineteen hundred and fourteen.

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

> A. W. Anstruther, Assistant Secretary.

SCHEDULE.

An Area in the administrative county of Norfolk comprising the parishes of Wymond-ham, Wreningham, Ashwellthorpe, Great Melton, and Wramplingham.

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 18TH JULY 1914.)

ANIMALS (LANDING FROM IRELAND) AMENDMENT ORDER (No. 19).

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

Prohibition of Landing.

1. Cattle, sheep, goats or swine shipped from Ireland after the date of this Order shall not, unless and until it is otherwise ordered by the Board, be landed at any port or place in Great Britain.

Revocation.

2. The Animals (Landing from Ireland) Amendment Orders of 1914 (Nos. 17 and 18) are hereby revoked.

Local Authority to enforce Order.

3. The provisions of this Order shall be executed and enforced by the Local Authority.

Offences.

4. If any animal shall be landed in contravention of this Order, the owner thereof, and the owner and the lessee and the occupier of the place of landing, and the person causing, directing, or permitting the landing, and the owner and the charterer and the master of the vessel from which the same is landed shall, each according to and in respect of his own acts or defaults, be deemed guilty of an offence against the Diseases of Animals Act, 1894.

Short Title.

5. This Order may be cited as the Animals (LANDING FROM IRELAND) AMENDMENT ORDER of 1914 (No. 19).

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this eighteenth day of July, nineteen hundred and fourteen.

> A. W. Anstruther, Assistant Secretary.

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

POST OFFICE.

Foreign and Colonial Parcel Post. DUTCH WEST INDIES.

In pursuance of the Rules Publication Act, 1893, His Majesty's Postmaster General hereby gives notice that a Warrant, dated the 15th day of July, 1914, and coming into operation on the 1st day of August, 1914, has been made on his representation by the Commissioners of His Majesty's Treasury relating to the rates of postage on parcels addressed to the Dutch West Indies.

And the Postmaster General further gives notice, that copies of the said Warrant may be purchased, either directly or through any bookseller, from Wyman and Sons Limited, Fetter Lane, E.C., His Majesty's Stationery Office (Scottish Branch), 23, Forth Street, Edinburgh, or Edward Ponsonby, 116, Ponsonby, Grafton Street, Dublin.

Dated this 17th day of July, 1914.

CROMPTON LLEWELYN DAVIES, Solicitor to the Post Office.

DISEASES OF ANIMALS ACTS, 1894 TO 1911.

BOARD OF AGRICULTURE AND FISHERIES.

Notice is hereby given, in pursuance of section 49 (3) of the Diseases of Animals Act, 1894, that the Board of Agriculture and Fisheries have made the following Orders:—

Date.		Subject.
1914. 11th July	•••	An imported dog belonging to Mrs. J. Begg.
13th July		Imported dogs belonging to (1) C. J. Kerr; (2) Mrs. Ellen Rogers; and (3) Mrs. L. Souvestre.
14th July	•••	Imported dogs belonging to (1) G. J. Gould; and (2) Lieutenant N. de Sales la Terrière.
15th July		An imported dog belonging to Capt. E. Houghton.
16th July	•••	Imported dogs belonging to (1) Capt. H. L. Gifford; (2). L. M. Millar; and (3) Major T. B. Unwin.
17th July	•••	Imported dogs belonging to (1) Mrs. Howland; (2) Mrs. W. N. McMillan; and (3) Miss E. Wehlen.

Copies of these Orders may be obtained at 4, Whitehall Place, London, S.W.

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction consisting of a portion of the value of a certain house and premises which are about to be permanently secured as a parsonage or house of residence for the vicarage of Saint Paul, Forest Hill, in the county of Kent and in the diocese of Southwark, and in consideration also of a further benefaction of a capital. sum of eleven pounds nineteen shillings and sixpence, which has been paid to us in favour of the same vicarage, 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, sections five and eleven, grant and appropriate out of our common fund to the said vicarage to meet the

aforesaid benefactions one capital sum of eight hundred pounds, to be applicable so far as may be necessary towards defraying the cost of acquiring the house and premises above mentioned as and for a parsonage or house of residence for the said vicarage, 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, and such interest to be paid to the Incumbent for the time being of the said vicarage of Saint Paul, Forest Hill.



In witness whereof, we have hereunto set our common seal, this sixteenth day of July, in the year one thousand nine hundred and fourteen.

SCINDE, PUNJAUB, AND DELHI RAILWAY COMPANY.

OTICE.—In accordance with the provisions of Act 49 Vict., cap. 42, it is hereby notified that, up to the 30th June, 1914, a total sum of £1,107,476 8s. 5d. was invested for the purpose of providing a Sinking Fund in respect of the Annuities, Class "B," as under:—

Nominal Amount.	Description of Investments.	Total Cost of Investments.		
£ s. d. 48,500 0 0	Madras and Southern Mahratta Railway 4 % Debenture	£ 53,437	s. d.	
46,000 0 0	Stock Great Indian Peninsula Railway 4 % Irred. Deb. Stock	57,392	2 0)
21,210 . 0 0	Greet Indian Peningula Railway 31 % Red Deh Stock	19,700		
7,500 0 0	[17: 4 10 1 70-21 4 0/ 10-1 4 041-	9,241	5 0	
3,500 0 0	Lastern Bengal Rallway 4 % Depending Stock	4,653		
5,200 .0 0	South Indian Railway 4½ Debenture Stock	8,239		
	East Indian Railway 45 % Debenture Stock		9 9	
63,260 0 0 109,500 0 0	East Indian Railway $3\frac{1}{2}$ Debenture Stock	60,882		,
	East Indian Railway 3 % Debenture Stock	105,477		
	East Indian Railway $3\frac{1}{2}$ % Debenture Stock East Indian Railway 3 % Debenture Stock North British Railway 3 % Debenture Stock Caledonian Railway 4 % Debenture Stock	32,185		
7,500 0 0 1 21,000 0 0	Caledonian Railway 4 % Debenture Stock	9,922		
	North Staffordshire Railway 3 % Debenture Stock	19,562		
9,500 0 0	Lancashire and Yorkshire Railway 3 % Debenture Stock	9,903	7 6	
53,477 0 0	Midland Railway 2½ % Debenture Stock	43,389	5 4	i
276 0 0	Madras and Southern Mahratta Railway Capital Stock	1,468	15 6	3
<i>3</i> 3 18 5	Madras Railway Annuities "B"	_,		•
	(By conversion of £900 Madras Railway 43 %			
	Capital Stock.)			_
103 0 0	Madras Railway Annuities "B"	2,185	4 6	j
10,000 0 0	Metropolitan Water Board, East London Water Works			
•	3 % Debenture Stock "A"	10,602)
50 0 0	East Indian Railway "B" Annuity	1,612		0
1,200 0 0	East Indian Railway "C" Annuity Scinde, Punjaub, and Delhi Railway "B" Annuity	37,925		0
8,969 0 0	Scinde, Punjaub, and Delhi Railway "B" Annuity	214,038		4
107,894 3 3	India 3½ % Stock	111,942		6
65,073 18 5	India 3 % Stock	61,782	5 (0
30,000 0 0	Manchester Corporation 3 % Stock Birmingham Corporation 3½ % Stock Birmingham Corporation 2½ % Stock	30,124	3 13	l
27,000 0 0	Birmingham Corporation 3½ % Stock	31,169	5 (0
5,900 0 0	Birmingham Corporation 2½ % Stock	5,524	5 4	4
4,411 17 10	Bank of England Stock	13,823		9
42,000 0 0	3 % London County Stock	40,746		9
41,900 0 0	21 % London County Stock	38,331		5
1,837 0 0	Great Indian Peninsula Railway "B" Annuity	38,741		9
13,000 0 0	Great Western Railway 4 % Debenture Stock	16,151		6
17,971 0 0	Bombay, Baroda and Central India Railway 3½ %	17,318		$\tilde{2}$
•	Debenture Stock	,		_
		£1,107,476	8 8	5
•	Į –			

Bank of England, 17th July, 1914.

032

For the Governor and Company of the Bank of England, J. G. NAIRNE, Chief Cashier.

LAND REGISTRY.

Land Transfer Acts, 1875 and 1897.

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

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

Number	, .		The Land.	•		The Applicant.	
of Title.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
14947	Surrey	Croydon	Dwelling-houses and gardens, 1, 2 and 3, Walter's Road	Leasehold	Ernest Elliott	98, Jamaica Road, Ber- mondsey, S.E.	Estate Agent
181087	London	St. Pancras	Houses, 43, 45 and 47, Crogsland Road	Freehold	James Frederick Fother- gill Rowland	18, Kingdon Road, West Hampstead, N.W.	Gentleman
181115	London	. Hammersmith	Dwelling house and garden, 12, Hadyn Park Road	Leasehold	Albert Narramore	17, Mansell Road, Acton Vale, W.	Clerk and Draughtsman
181132	London	Paddington	Land and buildings, 52, Goldney Road	Leasehold	George Strowbridge	61, Ashmore Road, Paddington, W.	Carpenter and Joiner
181152	London	. St. Pancras	House, 39, Crogsland Road	Freehold	Margaret Annie Harrison	Thornton, Ryde, Isle of Wight	Wife of George Howard Harrison
181158	London	. Hackney	Land and buildings, 32, Charnock Road	Freehold	William John Twist	66, Kenninghall Road, Clapton, N.E.	Gentleman
181169	London	. Islington	Dwelling-house and garden, 67, Ambler Road	Leasehold	Florence Mitchell	158, Brecknock Road, Islington, N.	Wife of Albert Frank Mitchell
181173	London	. St. Pancras	Land and buildings, 2, Ascham Street	Leasehold	John Evan Evans	68, Burgoyne Road, Harringay, N.	Dairyman
181186	London	. Kensington	Dwelling-houses and gardens, 34, 35. 36 and 37, Kensington Place	Freehold	James William Birch 🛶	36, Kensington Place,	Carpenter
181202	London	. St. Pancras	Tand familian mant of the mandan of	Freehold	Herbert Peter Bodkin	23, Gordon Street, Gordon Square, W.C.	Solicitor

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 of		•	The Land.			The Applicant.	
Title.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.
181215	London	Poplar Borough	Houses, 11, 13, 15, 17, 19, 21, and 23, Dace Road	Freehold	Helen Georgina Desnaux	3, Hope Terrace, Middle Lane, Horn-	Widow
181223	London	Paddington	Land and dwelling-house, 32, Marylands	Leasehold	John Peter Law	sey, N. 27A, King Street, Hammersmith, W.	Outfitter
181229	London	Poplar Borough	Land and buildings, 40, Chiltern Road	Leasehold	William John Saunders	62, Borthwick Road, Stratford, E.	Carpenter
181230	London	Hackney	Dwelling-house and garden, 9, Union Read	Leasehold	George Dansie	31, Defoe Road, Stoke Newington, N.	Dairyman
181243	London	Mile End Old Town	Cottages and gardens, 2, 3, 4, 5, 10, and 12, Copperfield Road	Leasehold	The Property and Reversionary Investment Corporation, Limited	21, Liverpool Street, E.C.	
181257	London	Mile End Old Town	Dwelling-house and garden, 1, Rectory	Leasehold	Thomas Sterenton Rigby	1, Rectory Square, Stepney, E.	Gentleman
18126 3	London	St. Pancras	Land forming part of the garden of The Laurels, Millfield Lane	Freehold	Edith Annie Oyler	The Laurels, Millfield Lane, Highgate, N.	Wife of David Jonathan Oyler
197887	London	Wandsworth Borough	Dwelling-house and garden, 73, Foxbourne Road	Leasehold	Edwin Percy Keer	73, Foxbourne Road, Balham, S.W.	Linen Draper's Assistant
198013	London	Lambeth	Land and buildings at the end of Lansdowne Mews, Lansdowne Road	Freehold	Henrietta Moy Thomas	240, Clapham Road, S.W.	The Wife of Frederick Moy Thomas
1 9 8028	London	Lambeth	Dwelling-house and garden, 7, Maley Avenue	Freehold	Charles Barker	55, Gracechurch Street, E.C.	Rating Surveyor
198049	London	Wandsworth Borough	Land in Chartfield Avenue, Genoa Avenue, and Westleigh Avenue	Freehold	The Right Honourable Alexandon Baron St. Audries	St. Audries, Bridg- water, Somerset	
198055	London	Camberwell	House and garden, 33, Clifton Crescent	Freehold	The Public Trustee James Brassett	3 and 4, Clements Inn, Strand, W.C. 127, Grove Street, Deptford, S.E.	Merchant

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.
198117	London		Wandsworth Borough	Dwelling-house, garden, and outbuildings, The Hawthorns, 37, St. James' Road	$\mathbf{Freehold} \bigg\{.$	Bertram Stewart Sargant Fanny Sargant	3 and 4, Allington Street, Westmin- ster, S.W.	Accountant's Clerk Wife of Bertran Stewart Sargant
198122	London		Greenwich	Dwelling-house and garden, 22, Burgos Grove	Freehold	John Arthur Ernest Riley	2, Troutbeck Road, New Cross, S.E.	Builder
198125	London		Plumstead	Dwelling-houses and gardens, 30, Lakedale Road, and 162, Brewery Road	Freehold	William George Whitehead	9, Parkdale Road, Plumstead, S.E.	Tool Maker
198139	London		Woolwich	Dwelling-houses, garden, and stable, 89-90, Beresford Street	Freehold		91, Beresford Street, Woolwich, S.E.	Potato Merchant
198140	London		Plumstead	Dwelling-house and garden, 10, Congo Road	Leasehold		38, Congo Road, Plum- stead, S.E.	Fitter and Turner
198146	London		St. Nicholas, Dept- ford	Stable, coachhouse, and yard, 109, Armada Street	Freehold	Tourist Transfer and	107 1 7 70	Timber Merchant
198152	London	•••	Bermondsey	Houses, 20, 21, 22, 23, 24, 25, and 26, Aberdour Street	Leasehold	Sydney Smith	35, New Broad Street, E.C.	Surveyor
198158	London		St. Paul, Deptford	Dwelling-house and garden, 12, Kitto Road	Leasehold	William Thomas Webb	12, Kitto Road, Nun- head, S.E.	Gentleman
198162	London		Battersea	House and garden, 67, New Road	Leasehold	William John Jones	44 10 44 10 1	Pianoforte Manufactur
198167	London		Lewisham	Dwelling-houses and gardens, 96 and 98, Bellingham Road	Freehold	George James Rowley	<u>'</u>	Gentleman
198189	London		Lewisham	Dwelling-houses and gardens, 73 and 75, Bellingham Road	Freehold		Park, S.W.	- Visional
198197	London		Lambeth	House and garden, 41, Birkbeck Road	Leasehold	Harriet Phœbe Plummer	27, Kilburn Park Road, N.W.	Wife of Jose James Plummer

RECEIPTS into and ISSUES out of the EXCHEQUER

			1		Total Recei Exchequ	pts into the ier from
AND	REVENUE OTHER RECEIPTS.				1st April, 1914, to 18th July, 1914.	1st April, 1913, to 19th July, 1913.
Balances in Exchequ	er on 1st April :—			,	£	£
Bank of Englar	nd				9,349,052	5,389,135
Bank of Ireland				•	1,085,467	940,025
					10,434,519	6,329,160
	•		Ì			
	REVENUE.		[
Customs	•••	••-	}	:	10,189,000	9,779,000
Excise	•••	•••	•••		10,735,000.	10,717,000
Estate, &c., Duties	••• •••	•••	•••		9,403,000	8,503,000
Stamps	••• •••	•••	•••		2,636,000	2,876,000
Land Tax	*** ***	•••	}		260,000	800,000
House Duty		•••	ال			
- •	ne Tax and Super-Ta	ıx	•••	د.	6,682,000	7,212,006
Land Value Duties	*** *** ***		•••	•	50,000	142,000
Post Office	*** ***	•••	••• •		8,750,000	8,490,000
Crown Lands	*** *** ***	•••	•••		120,000	110,000
_	Canal Shares and St	andry L	loans		771,816	761,570
Miscellaneous	•••	•••	•••		671,258	888,228
	Revenue	. ,,,			50,268,074	49,778,798
	Total, including Ba	alance		•	60,702,593	56,107,958
OT	HER RECEIPTS.			ଇ		
Repayment of Adv	ances for Bullion			`	200,000	400,000
For Treasury Bills		•••		,	1,500,000	5,000,000
•	,	• • • • • • • • • • • • • • • • • • • •			' '	
Under Telephone		•••	•••			300,000
Under Telegraph (Money) Act, 1913	•••	•••		7.50,000	
Temporary Advane Ways and Me	es:— ans (Treasury Bills)	•••		•	1,000,000	
				•	•	
				a a		
		·		;		
	•					
	: :					
		•	-		£ 64,152,593	61,807,958

On the 20th May, 1913, Exchequer Bonds for £380,000 were issued under the Telephone Transfer Act, 1911, in part payment of the purchase money of the National Telephone Company's undertaking. This transaction does not appear in the above statement as it did not involve any Exchequer receipt or issue of cash.

Treasury, 20th July, 1914.

between the 1st April, 1914, and the 18th July, 1914.

	Total Issues out to meet pay	of the Excheque ments from
EXPENDITURE AND OTHER ISSUES.	1st April, 1914, to 18th July, 1914.	lst April, 1913, to 19th July, 1913.
EXPENDITURE.	£	£
National Debt Services	8,860,775 486,321 1,465,267 666,570 46,325,303	9,224,155 381,252 1,410,321 664,119 43,828,635
Expenditure	57,804,236	55,508,482
OTHER ISSUES.		•
For Advances for Bullion For Advances for Interest on Exchequer Bonds under the Capital Expenditure (Money) Act, 1904 Under Telephone Transfer Act, 1911 Under Telegraph (Money) Act, 1913 Under Post Office (London) Railway Act, 1913 Under Land Registry (New Buildings) Act, 1900 Did Sinking Fund, 1907-8, issued under section 9 of the Finance Act, 1908 Did Sinking Fund, 1910-11— Issued under the Finance Act, 1911— Section 16 (1) (b) Section 16 (1) (c)	370,000 60,914 800,000 22,000 — 55,000 53,000	400,000 60,914 980,000
Balances in Exchequer:— 1914. 1913. 19th July. 19	59,165,150 4,987,443	56,995,396 4,812,562
		-

MEMO.

Treasury Bills outstanding on 18th July, 1914:—

Bills issued by Public Tender £6,000,000

Bills otherwise issued £15,500,000

AN ACCOUNT, pursuant to the Act seven and eight Victoria, cap. 32, of the Average Amount of BANK NOTES of the several Banks of Issue in ENGLAND and WALES in Circulation during the week ended Saturday, the 11th day of July, 1914.

PRIVATE BANKS.

N	awe, Ti	tle	and Principal P	lace	of Issue.			Average Amount
Banbury Bank	•••		Banbury	•••	Gillett and Co		•••	£ 2435
Bedford Bank	•••	•••	Bedford		Barnard and Co.	,,,	•••	6905
Bicester and Oxfordshire	Bank	•••	Bicester	•••	Tubb and Co		•••	7181
Leeds Old Bank	•••	 .	Leeds	•••	Beckett and Co.	•••	p-0 0	18318
Naval Bank	•••	٠	Plymouth	•••	Harris, Bulteel and C	lo.	•••	1545
Oxfordshire Witney Bank	•••		Witney		Gillett and Co	•••	•••	2702
Wellington Somerset Ban	k	•••	Wellington	•••	Fox, Fowler and Co.	•••	•••	1114
York and East Riding Bar	ak	•••	Beverley	,.,	Beckett and Co.	•••	•••	21485

JOINT STOCK BANKS.

Name, Title and Principal Place of Issue.		Average Amount.
Bank of Whitehaven Limited	Whitehaven	£ 6645
Halifax Commercial Banking Company Limited	Halifax	2063
Nottingham and Nottinghamshire Banking Company Limited .	. Nottingham .	7485
West Yorkshire Bank Limited	. Halifax	2148
		-

GEO. J. SARGENT, for Registrar of Bank Returns.

Inland Revenue Office, July 18th, 1914.

COTTON STATISTICS ACT, 1868.

RETURN of the Number of BALES OF COTTON Imported and Exported at the Various Ports of the United Kingdom during the week and 29 weeks ending 16th July, 1914, together with the Number of Bales Imported and Exported during the corresponding 29 weeks in 1913 and 1912.

_					Imp	ORTS.		,			Ex	CPORTS.		
Por	TS,		American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous.	TOTAL.	American.	Brazilian.	East Indian.	Egyptian.	Miscellaneous,	Total.
					<u> </u>		Wee	k ending 16t	h July, 1914					
Liverpool London Hull Manchester Other Ports	•••	•••	Bales. 8,566 200	Bales	Bales. 9,752 163 	Bales. 178 5,437 14	Bales. 756 298 8	Bales. 19,074 639 5,637 22	Bales. 832 150 	Bales. 556	Bales. 152 1,922 1,125 	Bales. 271 25 	Bales. 63	Bales. 1,874 1,922 1,300
TOTAL	•••	•••	8,766		9,915	5,629	*1,062 29 w	25,372	982	556 914.	3,199	296	63	5,096
Liverpool London Hull Manchester Other Ports	•••		1,572,733 8,554 760 227,868 43,479	190,354 145 8	102,190 28,964 10,591 910 127	189,035 196 12,829 133,861 1,035	85,558 10,904 245 4,671	2,139,870 48,763 24,180 362,892 49,312	42,207 9,330 8,421 1,224 42,914	13,059 470 	5,006 19,449 11,163 330	88,775 10,199 175 59	4,871 4,107 550 173	153,918 32,886 30,803 1,399 43,476
TOTAL	•••		1,853,394	190,507	142,782	. 336,956	†101,378	2,625,017	104,096	13,529	35,948	99,208	9,701	262,482
29 weeks end 17th July, 18th July,	19Ĭ3		1,667,297 2,337,367	143,028 44,129	59,206 54,515	302,857 397,268	87,996 75,721	2,260,384 2,909,000	142,870 231,948	9,895 3,922	24,571 14,908	120,769 133,358	7,637 4,714	305,742 388,850

^{*} Including 10 Bales British West Indian, 277 Bales British West African, 333 Bales British East African, and 12 Bales Foreign East African. † Including 6,052 Bales British West Indian, 9,351 Bales British West African, 17,427 Bales British East African, and 2,207 Bales Foreign East African.

GEO. J. STANLEY, Commercial Department, Board of Trade.

DISEASES OF ANIMALS ACTS, 1894 to 1911. RETURN of OUTBREAKS of SWINE FEVER for the Week ended 18th July, 1914.

Counties (including all Boroughs therein*).	Outbreaks confirmed.	Swine slaughtered as diseased or as having been ex- posed to infection.	Counties (including al Boroughs therein*).	1	Outbreaks confirmed.	Swine slaughtered as diseased or as having been ex- posed to infection.
ENGLAND.	No.	No.	ENGLAND.		No.	No.
Buckingham		4	Surrey		4	34
Chester	i	35	Sussex, East		i	16
Cumberland	i i		Warwick		2	3
Derby	3	4	Wilts		4	49
Devon	2	22	York, North Riding		$\hat{2}$	9
Dorset	ī	14	, West Riding		- Ē	18
Essex	10	159	,,		. J	
Gloucester	8	29	WALES.	1	!	
Hants	5	24	Brecon		1	8
Huntingdon	1	1	Carnaryon]	}	5
Kent	3	3	Denbigh		ï	i
Lancaster	ì	14	Glamorgan		4	20
Leicester	4	9	B		- 1	
Lincoln, Parts of Kesteven	ī	i	SCOTLANI).	ļ		
" " Lindsey	4.	$\tilde{2}$	Argyll			8
Middlesex	$\hat{2}$	16	Ayr		ï	9
Monmouth	ī	10	Bute	- 1		4
Norfolk	$ar{2}$	6	Fife		ï	11
Northampton		29	Lanark		ī	10
Notts	4	103		\mathbf{f}	•	
Oxford	2	8	Edinburgh)			11
Somerset	$\bar{7}$	79				
Stafford	2 .	3		-		
Suffolk		5	Total		93	796

^{*} For convenience Berwick-upon-Tweed is considered to be in Northumberland, Dudley in Worcestershire, Stockport in Cheshire, and the city of London in the county of London.

NOTE. —The term "administrative county" used in the following descriptions of Areas is the district for which a county council is elected under the Local Government Act, 1888, and includes all boroughs in it which are not county boroughs.

The following Areas are now "Infected Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908:—

Cambridgeshire.—An Area, in the administrative county of Cambridge, comprising the borough of Cambridge, and the parishes of Trumpington, Cherry Hinton, Great Shelford, Stapleford, Teversham, Fulbourn, and Great Wilbraham (17 December, 1913).

Cornwall.—An Area in the administrative county of Cornwall comprising the borough of Helston, and the parishes of Camborne, Illogan, Redruth, Gwennap, Stithians, Wendron, Crowan, Sithney, Mawgan in Meneage, Cury, and Gunwalloe (1 June,

1914).

Dorsetshire.—(1.) An Area, in the administrative county of Dorset, comprising the borough of Dorchester, and the petty sessional division of Dorchester (excluding the parishes of Melbury Sampford, Evershot, Rampisham, Toller Porcorum, Chilfrome, Toller Fratrum, Frome Vauchurch, Maiden Newton, Wynford Eagle, Compton Abbas, Compton Valence, Litton Cheney, Swyre, Puncknowle, Long Bredy, Kingston Russell, Abbotsbury, Langton Herring, Fleet, Abbotsbury, Langton Herring, E Chickerell, Radipole, Wyke Regis,

Portland) (13 March, 1914). (2.) An Area, in the administrative county of Dorset, comprising the borough of Poole, and the petty sessional division of Wimborne (excluding the parishes of Handley, West Woodyates, East Woodyates and its detached part, Pentridge and its detached

part, Gussage St. Michael, Gussage Saints, Long Crichel, Wimborne St. Giles, Cranborne, Edmondsham, and Alderholt) (13 March, 1914).

Essex.—(1) An Area comprising in the administrative county of Essex the petty sessional division of Rochford (excluding the parishes of Foulness, and Canvey Island), and the parishes of Downham, Wickford, North Benfleet, Bower Gifford, Pitsea, Nevendon, and Ramsden Bellhouse; and also comprising the county borough of Southend-on-Sea (16 April, 1914).

(2) An Area in the administrative county of Essex, comprising the parishes of Rainham, Wennington, Aveley, Stifford, and West Thurrock (5 June, 1914).

(3) An Area in the administrative county of Essex, comprising the borough of Colchester (5 June, 1914).

Gloucestershire.—(1.) An Area, in the administrative county of Gloucester, compris-ing the borough of Cheltenham and the parish of Prestbury (9 May, 1914).
(2.) An Area, in the administrative

county of Gloucester, comprising the petty sessional divisions of Nailsworth, and Stroud (excluding the parishes of Cranham, Painswick, and Miserden), and the parishes of King's Stanley, Stonehouse, and Cainscross (12 May, 1914).
(3.) An Area in the administrative

DISEASES OF ANIMALS ACTS, 1894 to 1911—continued.

The following Areas are now "Infected Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908-continued.

county of Gloucester, comprising the parish of Little Dean, and such part of the parish of East Dean as is comprised in the petty sessional division of Newnham (13 June, 1914).

(4.) An Area comprising the petty sessional division of Gloucester (excluding the parishes of Hartpury, Ashleworth, Hasfield, and Norton), and the parishes of Badgeworth, Shurdington, Leckhampton, and Up Hatherley, in the administrative county of Gloucester; and also comprising the county borough of Gloucester (16 June, 1914).

Hampshire.—See under Southampton.

Isle of Ely.—An Area in the administrative county of the Isle of Ely, comprising the petty sessional divisions of Wisbeeh (including its detached part), and Whittlesey, and

the borough of Wisbech (1 June, 1914).

Kent.—(1.) An Area in the administrative county of Kent, comprising the petty sessional division of Bromley (including the

borough of Bromley) (28 April, 1914).
(2.) An Area in the administrative county of Kent, comprising the borough of Faversham, the petty sessional division of Faversham (excluding its detached parts), the detached part of the petty sessional division of Sittingbourne, the parishes of Iwade, Lower Halstow, Newington, Bobbing, Milton (next Sittingbourne) (including its detached part), Borden, Bredgar, Tunstall (including its detached part), Sittingbourne (including its detached parts), Murston (including its detached parts) Tonge, Bapchild (including its detached part), Rodmersham, Kingsdown, Milsted, Lenham, Wichling, Otterden, Charing, Lenham, Wichling, Otterden, Charing, Molash, Chilham, Harbledown, Chartham, St. Nicholas Hospital, Milton (next Chartham), Thannington Without, Nackington, Bekesbourne, Patrixbourne, Bridge, Lower Hardres, Upper Hardres, Petham, and Waltham (including its detached part), and the detached part of the parish of Minsterin-Sheppey (23 May, 1914).

Leicestershire.—An Area in the administrative county of Leicester, comprising the parishes of Hose, Long Clawson, Nether Broughton, Wartnaby, Ab Holwell, Scalford, Goadby Kettleby, Ab Marwood, Wycomb and Chadwell, Waltham on the Wolds, Saxby, Freeby, Brentingby and Wyfordby, Thorpe Arnold, Stapleford, Burton Lazars, Melton Mowbray, Sysonby, Welby, Asfordby, Eye Kettleby, Kirby Bellars, Great Dalby, Thorpe Satchville, Ashby Folville, Twyford, and Barsby (20

May, 1914).
Lincolnshire, Parts of Kesteven.—An Area, in the administrative county of the Parts of Kesteven Division of Lincolnshire, comprising the parishes of Thorpe Tilney, Walcot, Billinghay, and North Kyme (14 February, $191\overline{4}$).

Middlesex.—An Area in the administrative county of Middlesex, comprising the petty sessional divisions of Brentford (excluding its detached part, but including the borough of Ealing), and Uxbridge (excluding the parishes of Harefield and Ruislip), and the parishes of Wembley (including its detached part), Stanwell, Staines, Ashford. Bedfont, and Feltham (2 June, 1914).

Norfolk.—An Area comprising the petty sessional division of East and West Flegg. (including its detached part), the parishes of Tunstall, Halvergate, Wickhampton and Tunstall, Halvergate, Reedham, and the detached parts of the parishes of Acle, Burlingham St. Andrew, Cantley, Postwick, South Walsham, Free-thorpe, Beighton, and Moulton, in the administrative county of Norfolk; and also comprising the county borough of Great Yarmouth (29 May, 1914).

Nottinghamshire.—(1.) An Area comprising the city and county borough of Nottingham, and the detached part of the parish of South which is wholly Wilford, surrounded thereby (10 June, 1914).
(2.) An Area in the administrative

county of Nottingham, comprising the borough of Mansfield, and the parish of Mansfield Woodhouse (10 June, 1914).

Oxfordshire.—An Area in the administrative county of Oxford, comprising the petty sessional divisions of Bampton West (including the detached part of the parish of Shilton), and Bampton East, the borough of Woodstock, and the parishes of Milton-under-Wychwood, Shipton - under - Wychwood, Ascot-under-Wychwood, Langley, Leafield, Wychwood or Whichwood, Shorthampton or Chilson, Cornbury Park, Charlbury, Fawler, Finstock, Wilcote, North Leigh, Osney Hill, Stonesfield, Combe, Blenheim Park, Hanborough, Bladon, and Cassington (17 June, 1914).

Somerset.—(1.) An Area in the administrative county of Somerset, comprising the parishes of Wick St. Lawrence, Kewstoke, Worle, Banwell, Locking, Weston-super-Mare, Uphill, Brean, Bleadon, Hutton, Christon, Loxton, Compton Bishop, Biddisham, Weare, Badgworth, Chapel Allerton, East Brent, Lympsham, Brent Knoll, Berrow, Burnham, Burnham Without, Highbridge North, Highbridge South, and Huntspill (excluding such portion as lies to the west of the River Parrett) (10 June, 1914).

(2.) An Area in the administrative county of Somerset, comprising the borough of Glastonbury, the petty sessional division of Shepton Mallet (excluding the parishes of Ashwick, Emborough, and Binegar), and the parishes of North Wootton and West

Pennard (18 July, 1914).

outhampton.—An Area comprising the county borough of Bournemouth, and also Southampton.—An comprising the Christchurch sub-division of the petty sessional division of Ringwood (including the borough of Christchurch), in the administrative county of Southampton (15 May, 1914).

Staffordshire.—An Area in the administrative county of Stafford, comprising the borough of Stafford, the petty sessional division of Stafford (excluding its detached part), and the petty sessional division of Penkridge (including the detached part, wholly surrounded thereby, of the petty sessional division of Lichfield and Brownhills) (1 June, 1914).

DISEASES OF ANIMALS ACTS, 1894 to 1911—continued.

The following Areas are now "Infected Areas" for the purposes of the Swine Fever (Regulation of Movement) Order of 1908-continued.

Suffolk.—An Area comprising, in the administrative county of West Suffolk, the borough of Bury St. Edmunds, the petty sessional division of Thingoe and westre (excluding the parishes of West Stow, Wordenell California Inchange Title Times Wordwell, Culford, Ingham, Little Livermere, Ampton, Timworth, Fornham St. Martin, Fornham All Saints, Fornham St. Geneveve, Hengrave, Flempton, Lackford, and Risby), and the petty sessional division of Blackbourn (excluding the parishes of Barnham and Euston), and the parishes of Stradishall, Denston, Stansfield, Hawkedon, Somerton, Hartest, Lawshall, Hitcham, Wattisham, and Bildeston; and in the administrative county of East Suffolk, the petty sessional divisions of Stow, Bosmere and Claydon (including its detached part), Framlingham, and Woodbridge (excluding the parishes of Blaxhall, Tunstall, Iken, Aldeburgh, Sudbourne, Orford, Chillesford, Wantisden, Butley, Gedgrave, Havergate Island, Boyton, Hollesley, Alderton, and Bawdsey), and the parishes of Rickinghall Superior, Gislingham, Finningham, Westhorpe, Wyverstone, Bacton, Cotton, Wickham Skeith, Thwaite, Mendlesham, Wetheringsett-cum-Brockford, Hintlesham, Burstall, Sproughton (including its detached part), Chattisham, Washbrook, Copdock, Belstead, Wherstead, Freston, Saxmundham, Benhall and Farnham; and also comprising the county borough of Ipswich (19 May, 1914).

Surrey.—(1.) An Area in the administrative county of Surrey, comprising the boroughs of Guildford, Kingston-upon-Thames and Godalming, and the petty sessional divisions of Guildford, Farnham, Woking, Chertsey, and Kingston (22 May, 1914).

(2.) An Area in the administrative county of Surrey, comprising the parishes of Banstead, Epsom, Chessington, Ewell, Cuddington, Cheam, and Sutton (10 July, 1914).

Sussex, East.—An Area comprising the county borough of Eastbourne (9 June, 1914).

Wiltshire.—(1.) An Area in the administrative county of Wilts, comprising the petty sessional divisions of Trowbridge, and Whorwellsdown, and the parish of Semington (19)

May, 1914).
(2.) An Area in the administrative county of Wilts, comprising the borough of Swindon, and the petty sessional divisions of Swindon, and Cricklade (excluding its de-

tached part) (10 July, 1914).

Worcestershire. - An Area in the administrative county of Worcester, comprising the parishes of Hanley Castle, Welland, Upton upon Severn, Ripple, Hill Croome, Earl's Croome, Severn Stoke, Croome D'Abitôt, Defford, Birlingham, and Eckington (18 June, 1914).

Yorkshire (East Riding) .- (1.) An Area in the administrative county of the East Riding of Yorkshire, comprising the parishes of Great Driffield, Nafferton, Ruston Parva, Elmswell with Little Driffield and Kelleythorpe, Sunderlandwick, Skerne, Wansford, Lowthorpe, Great Kelk, Gembling, Foston on the Wolds, Brigham, Beeford, and North Frodingham (28 A pril, 1914).

(2.) An Area in the administrative county of the East Riding of Yorkshire comprising the borough of Bridlington (1 May, 1914).

(3.) An Area in the administrative county of the East Riding of Yorkshire, comprising the borough of Beverley, the petty sessional division of North Hunsley Beacon (excluding the parishes of Holme on the Wolds, South Dalton, Lockington, Beswick, and North Newbald), and the parish of Routh (16 May, 1914).

Yorkshire (North Riding).—(1.) An Area comprising the city and county borough of York, and the parish of York Castle; and also comprising, in the administrative county of the North Riding of Yorkshire, the parishes of Clifton Without, Huntingdon (excluding its detached part), Heworth Without, Osbaldwick, Murton, Holtby, Stockton-on-the-Forest, Warthill Copyhold (including its detached parts), and Warthill Freehold (including its detached parts) (29 April, 1914).

(2.) An Area in the administrative county of the North Riding of Yorkshire, compris-ing the parishes of Pickhill with Roxby, Sinderby, Holme, Holme, Ainderby Quernhow, Baldersby, Catton, Skipton-on-Skipton-on-Swale, Sand Hutton, Newsham with Breckenbrough, Kirby Wiske, Thornton-le-Street, Thirsk (including its detached part), Carlton Miniott, Topcliffe, Sowerby, Bagby and South Kilvington, and the detached part of the parish of Sutton-under White-stone-Cliffe (25 May, 1914).

(3.) An Area in the administrative county of the North Riding of Yorkshire, comprising the petty sessional divisions of West Langbaurgh (excluding the parishes of Hutton Rudby, Potto, Ingleby Arncliffe, Faceby, and Wharlton), and East Langbaurgh (excluding the parishes of Danbywith its detached parts—and Westerdale, and the lands common to the parishes of Danby and Glaisdale) (5 June, 1914).

(4.) An Area in the administrative county of the North Riding of Yorkshire comprising the parishes of Easingwold, Crayke, Marton cum Moxby, Farlington,

- Sutton-on-the-Forest, Stillington, Huby, Tollerton, and Alne (16 July, 1914).

 Yorkshire (West Riding).—(1.) An Area comprising the county borough of Bradford (excluding the North, South, East, Exchange, and Bradford Moor Wards); the county borough of Halifax; and also comprising the parishes of Bingley, Shipley, Wilsden, and Denholme, in the administrative county of the West Riding of Yorkshire (17 July,
 - (2.) An Area in the administrative county of the West Riding of Yorkshire comprising the city of Wakefield, and the parishes of Outwood, Stanley, and Crigglestone (5 May, 1914).
 - (3.) An Area in the administrative county of the West Riding of Yorkshire comprising the borough of Brighouse (5 May, 1914).

(4.) An Area comprising the city and county borough of Sheffield (27 June, 1914).

DISEASES OF ANIMALS ACTS, 1894 to 1911-continued.

Note.—The term "administrative county" used in the following descriptions of Areas is the district for which a county council is elected under the Local Government Act, 1888, and includes all boroughs in it which are not county boroughs.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908:—

Aberdeenshire, &c.—An Area comprising the counties of Aberdeen, Argyll, Banff, Bute, Caithness, Clackmannan, Elgin, Fife, Forfar, Inverness, Kincardine, Kinross, Nairn, Orkney, Perth, Ross and Cromarty, Stirling, Sutherland, and Zetland, and the detached part of the county of Dumbarton; the cities of Aberdeen, Dundee, and Perth; and the burghs of Peterhead, Campbeltown, Elgin, Dunfermline, Kirkcaldy, Arbroath, Brechin, Forfar, Montrose, Inverness, Falkirk, and Stirling (1 October, 1911).—See also under Dumbartonshire, &c.

Anglesey, &c.—An Area comprising the administrative counties of Anglesey, Brecon, Cardigan, Carmarthen, Carnarvon, Denbigh (excluding the petty sessional division of Upper Chirk—except such parts of the parish of Llangadwaladr as lie to the north of a line commencing at the boundary of that parish at Tomen y Gwyddel and proceeding westward along the fence, following the watershed by Llyn Gloyw-bach and Pen Llyn Gloyw to the boundary between the parishes of Llangadwaladr and Llanarmon Dyffryn Ceiriog on Bryn Du—and also excluding that part of the parish of Glyn Traian which lies to the south of the River Ceiriog), Flint (excluding the petty sessional division of Overton), Glamorgan, Hereford, Merioneth, Monmouth, Montgomery [excluding the borough of Llanfyllin and the parishes of Hyssington, Snead, Aston, Castlewright, Llangynog, Hirnant, Pennant, Llanrhaiadr - yn - Mochnant, Llanfechain, Llansaintffraid Pool, Llansaintffraid Deythur, Careghofa, Llandrinia, Llandralia thur, Careghofa, Llandrinio, Llandysilio, Criggion, Bausley, Llanwddyn, Llanfihangel-yng-ngwynfa, and Meifod (except the portion which lies to the south of that part of the River Vyrnwy between the Broniarth Bridge and New Bridge Mechain, and also except such portion as lies to the south-east of a line commencing at the junction of the road from Castlehill-lane to the Fighting Cocks Inn with the southern boundary of the parish, and proceeding thence in a westerly direction by that road via the Fighting Cocks Inn and the main road from Sarnau to Geuffordd to the junction near Waen Cottage of the latter road with the road leading north-westward to Pont Ysgawrhyd, thence following that road to Pont Ysgawrhyd, and thence following the southern bank of Afon Vyrnwy to its junction near Celynog with the southern boundary of the parish)], Pembroke, and Radnor, and the county boroughs of Cardiff, Newport, Merthyr Tydfil, and Swansea, and also comprising the parish of Brompton and Rhiston, and such parts of the parish of Chirbury as lie to the west of the River Camlad, in the administrative county of Salop, and the parishes of Bromsberrow, Dymock, Kempley, Preston near Ledbury, Hewelsfield, Lancaut, St. Briavels. Tidenham, Woolaston, and Staunton, in the administrative county of Gloucester (16 April, 1913).

Argyllshire. - See under Aberdeenshire, &c.

Ayrshire.—An Area comprising the county of Ayr, and the burghs of Ayr, Irvine, and Kilmarnock (1 October, 1911).

Banffshire .- See under Aberdeenshire, &c.

Bedjordshire, &c.—An Area comprising the administrative counties of Bedford and Hertford, the parishes of Little Hallingbury, Great Hallingbury, Birchanger, Stansted Mountfitchet, Farnham, Manuden, Berden, Ugley, Elsenham, and Henham, in the administrative county of Essex, the parishes of Linslade, Grove, Slapton, Edlesborough, Ivinghoe, Pitstone, Cheddington, Marsworth, and Mentmore, in the administrative county of Buckingham, and the detached part of the parish of Tetworth, in the administrative county of Huntingdon (24 March, 1914).

† Berkshire, &c.—An Area comprising the administrative counties of Berks, Bucks (except the parishes of Linslade, Grove, Slapton, Edlesborough, Ivinghoe, Pitstone, Cheddington, Marsworth, and Mentmore), Middlesex, and Oxford, and the county boroughs of Reading and Oxford, and the parishes of Highclere, Burghclere (including its detached part), East Woodhay, Ashmansworth, Newtown, and Crux Easton, and the portions of the parishes of Kingsclere, Ecchinswell, and Sydmonton lying to the north of a line drawn along the northern fences of Freemantle Park Down, Cannon Heath Down, Watership Down, Sydmonton Down, and Hare Warren Down respectively, in the administrative county of Southampton (11 December, 1912).—See also under Bedfordshire and Southampton.

Berwickshire, &c.—An Area comprising the counties of Berwick, Roxburgh, and Selkirk, and the burghs of Hawick and Galashiels, and also comprising the parish of Stow, in the county of Midlothian (1 October, 1911).

Breconshire, &c .- See under Anglesey, &c.

Buckinghamshire.—See under Berkshire, &c.

Buteshire.—See under Aberdeenshire, &c.

Caithness .- See under Aberdeenshire, &c.

†Cambridgeshire.—An Area comprising the administrative county of Cambridge (except the parishes of Kirtling, Borough Green, Westley Waterless, Brinkley, Carlton-cum-Willingham, Weston Colville, West Wrattling, Balsham, West Wickham, Horseheath, Bartlow, Shudy Camps and Castle Camps) (17 November, 1911).—See also under Suffolk.

Cardiganshire.—See under Anglesey, &c.

Carmarthenshire.—See under Anglesey, &c.

Carnarvonshire.—See under Anglesey, &c.

Cheshire, &c.—An Area comprising:—
The administrative county of Chester, and

DISEASES OF ANIMALS ACTS, 1894 to 1911—continued.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908-continued.

the county boroughs of Birkenhead, Chester

and Stockport;

The administrative county of Salop (except the parish of Brompton and Rhiston, and such parts of the parish of Chirbury as lie to the

west of the River Camlad);

The petty sessional division of Upper Chirk except such parts of the parish of Llangadwaladr as lie to the north of a line commencing at the boundary of that parish at Tomen y Gwyddel and proceeding westward along the fence following the watershed by Llyn Gloyw-bach and Pen Llyn Gloyw to the boundary between the parishes of Llangadwaladr and Llanarmon Dyffryn Ceiriog on Bryn Du-and that part of the parish of Glyn Traian which lies to the south of the River Ceiriog, in the administrative county of Denbigh;

The petty sessional division of Overton, in

the administrative county of Flint;

The parishes of Hyssington, Snead, Aston, Castlewright, Llangynog, Hirnant, Pennant, Llanrhaiadr-yn-Mochnant, Llanfechain, Llan-saintffraid Pool, Llansaintffraid Deythur, Careghofa, Llandrinio, Llandysilio, Criggion, Bausley, Llanwddyn, Llanfihangel - yng ngwynfa, and Meifod (except the portion which lies to the south of that part of the River Vyrnwy between the Broniarth Bridge and New Bridge Mechain, and also except such portion as lies to the south-east of a line commencing at the junction of the road from Castlehill-lane to the Fighting Cocks Inn with the southern boundary of the parish, and proceeding thence in a westerly direction by that road viâ the Fighting Cocks Inn and the main road from Sarnau to Geuffordd to the junction near Waen Cottage of the latter road with the road leading north-westward to Pont Ysgawrhyd, thence following that road to Pont Ysgawrhyd, and thence following the southern bank of Afon Vyrnwy to its junction near Celynog with the southern boundary of the parish), and the borough of Llanfyllin, in the administrative county of Montgomery;

The administrative county of Stafford, and the county boroughs of Burton-upon-Trent, Dudley, Smethwick, Stoke-on-Trent, Walsall, West Bromwich, and Wolverhampton; and

The parishes of Boyleston, Doveridge (including its detached part), Marston Montgomery, Somershall Herbert, and Sudbury (including its detached parts), in the administrative county of Derby (7 July, 1911).

See also under Anglesey, &c.
Clackmannan,—See under Aberdeenshire, &c. †Cornwall, &c.--An Area comprising the administrative counties of Cornwall and Devon and the county boroughs of Devonport, Exeter, and Plymouth (1 June, 1908). Cumberland.—See under Northumberland,

&c.

Denbighshire.—See under Anglesey,and also under Cheshire, &c.

† Derbyshire, &c .- An Area comprising the administrative counties of Derby (except the parishes of Boyleston, Doveridge—including its detached part—Marston Montgomery, Somershall Herbert, and Sudbury—including its detached parts), and Nottingham (except the parishes of Finningley and Misson), and the county boroughs of Derby

and Nottingham (25 March, 1911).-See also under Cheshire, &c., and Yorkshire (West Riding), &c.

Devonshire.—See under Cornwall, &c.

†Dorsetshire.—An Area comprising the administrative county of Dorset; and also comprising the parishes of Tollard Royal, Donhead St. Mary, Semley, Sedgehill, East Knoyle, West Knoyle, Mere, Kilmington, Stourton, and Zeals, in the administrative county of Wilts (17 March, 1913).

Dumbartonshire, &c.—An Area comprising the counties of Dumbarton (except its detached part), Lanark, Peebles, and Renfrew, and the burghs of Airdrie, Dumbarton, Greenock, Hamilton, Paisley, Port Glasgow and Rutherglen and the city of Glasgow (1 October, 1911).—See also under Aber-

deenshire, &c.

umfriesshire, &c.—An Area comprising the counties of Dumfries and Kirkcudbright, Dumfriesshire, and the burghs of Dumfries (1 October,

1911).

Durham, &c.—An Area comprising the administrative counties of Durham and the North Riding of the county of York (except the parishes of Langthorpe, Milby, Ellenthorpe, Kirby Hill, Humberton, Thornton Bridge, Marton-le-Moor, Norton-le-Clay, Cundall with Lecky, Dishforth, Asenby, Rainton with Newby, Hutton Conyers, Melmerby, Wath, Norton Conyers, Middleton Quernhow, Sutton Howgrave, Howgrave, East Tanfield and West Tan-field, and also excepting the borough of Scarborough and such portion of the parish of Scalby as lies to the east of the main road from Scarborough to Scalby, and to the south of Cross Lane and Scalby Mills Road); the county boroughs of Gateshead, South Shields, Sunderland, West Hartlepool, and Middlesbrough; and also comprising the petty sessional division of Buckrose (except the parishes of Towthorpe, Fimber, and Fridaythorpe), and the parishes of Thixendale, Butterwick, Fordon, Hun-Boythorpe, Wold Newton, Fordon, Hun-and Filey, in the manby, Folkton, Muston, and Filey, in the administrative county of the East Riding of the county of York (17 November, 1911). -See also under Yorkshire (East Riding), under Yorkshire (North Riding), and under Yorkshire (West Riding).

Elgin.—See under Aberdeenshire, &c.

† Essex.—An Area comprising the administrative county of Essex (excluding the parishes of Little Hallingbury, Great Hallingbury, Birchanger, Stansted, Mountfitchet, Farn-ham, Manuden, Berden, Ugley, Elsenham, and Henham, and the borough of East Ham) (19 January, 1906).—See also under Bedfordshire, &c., and under London. Fife.—See under Aberdeenshire, &c.

Flintshire.-See under Anglesey, &c., and also under Cheshire, &c.

Forfarshire.—See under Aberdeenshire, &c.

†Glamorgan.—See under Anglesey, &c. †Gloucestershire, &c.—An Area comprising the administrative county of Gloucester (except the parishes of Bromsberrow, Dymock, Kempley, Preston, near Ledbury,

DISEASES OF ANIMALS ACTS, 1894 to 1911—continued.

The following Areas are now "Scheduled Areas" for the purposes of the Swine Fever (Regulation of Movement) Order of 1908—continued.

Hewelsfield, Lancaut, St. Briavels, Tidenham, Woolaston, and Staunton); the county boroughs of Bristol and Gloucester; the administrative county of Warwick; the county borough of Coventry; the administrative county of Worcester; the county borough of Worcester (16 April, 1913).—See also under Anglesey, &c.

Haddingtonshire.—An Area comprising the county of Haddington (1 October, 1911).

† Hampshire .- See under Southampton. Herefordshire.—See under Anglesey, &c. Hertfordshire.—See under Bedfordshire, &c.

†Huntingdonshire, &c.—An Area comprising the administrative counties of Huntingdon (except the detached part of the parish of Tetworth), the Isle of Ely, and the Soke of (except the parishes of Peterborough Wothorpe, St. Martin's Without, Wittering, Barnack, Southorpe, Ufford, and Bainton) (24 March, 1914).—See also under Leicestershire, &c., and Bedfordshire, &c.

Inverness-shire .- See under Aberdeenshire,

† Isle of Ely.—See under Huntingdonshire, &c. Isle of Wight.—An Area comprising the administrative county of the Isle of Wight (15 April, 1908).

+Kent.—An Area comprising the administrative county of Kent, and the county borough of Canterbury (1 June, 1908).

Kincardineshire.—See under Aberdeenshire,

Kinross.—See under Aberdeenshire, &c.

Kirkcudbrightshire.—See under Dumfriesshire, &c.

Lanarkshire.—See under Dumbartonshire, &c. Lancashire. - An Area comprising the administrative county of Lancaster-except the petty sessional divisions of North Lonsdale and Hawkshead (including its detached part) -and also comprising the county boroughs of Blackburn, Blackpool, Bolton, Bootle, Burnley, Bury, Liverpool, Manchester, Oldham, Preston, Rochdale, St. Helens, Salford, Southport, Warrington, and Wigan (15 April, 1910).—See also under Northumberland, &c.

† Leicestershire, &c.—An Area comprising the administrative counties of Leicester, the Parts of Holland, Kesteven, and Lindsey Divisions of Lincolnshire, and Rutland, and the county boroughs of Leicester, Great Grimsby, and Lincoln; the petty sessional division of Little Bowden and the parishes of Easton-on-the-Hill, Collyweston, Duddington, Wakerley, Harringworth, Bulwick, Blatherwycke, Laxton, Fineshade, King's Cliffe, Apethorpe, Nassington, and Yarwell, in the administrative county of Northampton; and the parishes of Wothorpe, St. Martin's Without, Wittering, Barnack, Southorpe, Ufford, and Bainton, in the administrative county of the Soke of Peterborough (19 May, 1910).

† Lincolnshire.—See under Leicestershire, &c. Linlithgow, &c.—An Area comprising the counties of Linlithgow and Midlothian (except the parish of Stow), the burghs of Leith and Musselburgh, and the city of Edinburgh (1 October, 1911).—See also

under Berwickshire, &c.
London.—An Area comprising the administrative county of London, the city of London, the county borough of West Ham, and the borough of East Ham (1 June, 1908).

Merionethshire.—See under Anglesey, &c. † Middlesex. - See under Berkshire, &c.

Midlothian.—See under Linlithgow, &c., and also under Berwickshire, &c.

†Monmouthshire.—See Anglesey, &c. Montgomeryshire.—See under Anglesey, &c., and also under Cheshire, &c.

Nuirn.—See under Aberdeenshire, &c.

†Norfolk.—An Area comprising the administrative county of Norfolk, and the county boroughs of Norwich and Great Yarmouth (1 June, 1908).

Northamptonshire.—An Area comprising the administrative county of Northampton (except the petty sessional division of Little Bowden and the parishes of Easton-on-the-Hill, Collyweston, Duddington, Wakerley, Harringworth, Bulwick, Blatherwycke, Laxton, Fineshade, King's Cliffe, Apethorpe, Nassington, and Yarwell); and also compris-ing the county borough of Northampton (19 May, 1910).—See also under Leicestershire,

†Northumberland.—An Area comprising the administrative county of Northumberland (including the borough of Berwick-upon-Tweed), and the county borough of Tynemouth, the administrative counties of Cumberland and Westmorland, the petty sessional divisions of North Lonsdale and Hawkshead (including its detached part) in the administrative county of Lancaster, and the county borough of Barrow-in-Furness (1 October, 1911).

 $\dagger Nottinghamshire.$ —See under Derbyshire, and also under Yorkshire (West

Riding), &c.

Orkney.—See under Aberdeenshire, &c. †Oxfordshire.—See under Berkshire, &c. Peebles.—See under Aberdeenshire. &c. Pembrokeshire .- See under Anglesey, &c. Perthshire.—See under Aberdeenshire, &c. Radnorshire .- See under Anglesey, &c. Renfrew.--See under Dumbartonshire, &c. Ross and Cromarty.—See under Aberdeen. shire, &c.

Roxburghshire.—See under Berwickshire, &c. Rutland.-See under Leicestershire, &c. Salop.—See under Anglesey, &c., and under Cheshire, &c.

Selkirkshire, see under Berwickshire, &c. Soke of Peterborough.—See under Huntingdonshire, &c., and under Leicestershire, &c. †Somerset.—An Area comprising the adminis-

trative county of Somerset and the county

borough of Bath (1 June, 1908).

†Southampton.—An Area comprising the administrative county of Southampton (except the parishes of Highelere, Burghelere—including its detached part—East Woodhay, Ashmansworth, Newtown, and Crux Easton, and the portions of the parishes of Kingsclere, Ecchinswell, and Sydmonton lying to the north of a line drawn along the northern

DISEASES OF ANIMALS ACTS, 1894 to 1911-continued.

The following Areas are now "Scheduled Areas" for the purposes of the Swine-Fever (Regulation of Movement) Order of 1908—continued.

fences of Freemantle Park Down, Cannon Heath Down, Watership Down, Sydmonton Down, and Hare Warren Down respectively), and the county boroughs of Bournemouth, Portsmouth, and Southampton; and also comprising the parishes of Chithurst, Elsted, Farnhurst, Harting, Iping, Linch, Linchmere, Rogate, Stedham, Terwick, Trotton (including its detached part), Woolbeding, Treyford, Didling, and Bepton, in the administrative county of West Sussex (11 December, 1912).—See also under Berkshire and Sussex.

†Staffordshire.—See under Cheshire, &c.

Stirlingshire.—See under Aberdeenshire, &c.

†Suffolk.—An Area comprising the administrative counties of East Suffolk and West Suffolk, and the county borough of Ipswich; and also comprising the parishes of Kirtling, Borough Green, Westley Waterless, Brinkley, Carlton-cum-Willingham, Weston Colville, West Wratting, Balsham, West Wickham, Horseheath, Bartlow, Shudy Camps and Castle Camps, in the administrative county of Cambridge (17 November, 1911).

—See also under Cambridge.

†Surrey.—An Area comprising the administrative county of Surrey (except the parishes of Crowhurst, Lingfield, and Horne; so much of the parish of Tandridge as lies to the south of the South Eastern Railway-old main line-and to the east of Tandridge Lane; and so much of the parish of Godstone, including its detached part, as lies to the south of a line commencing at the junction of Danemore Lane and Tandridge Lane, and proceeding thence in a westerly direction viâ Danemore Lane, the Roman Road, Byers Lane, the northern boundary fence of Hockstile House and the orchard on the western side of Hookstile House to the boundary between the parishes of Godstone and Horne); and also comprising the county borough of Croydon (31 October, 1911).-See also under Sussex.

 $\dagger Sussex.$ —An Area comprising the administrative counties of East Sussex and West Sussex (except the parishes of Chithurst, Elsted, Farnhurst, Harting, Iping, Linch, Linchmere, Rogate, Stedham, Terwick, Linchmere, Rogate, Stedham, Trotton—including its detache detached Woolbeding, Treyford, Didling, and Bepton, in the administrative county of West Sussex), and the county boroughs of Brighton and Hastings; and also comprising the parishes of Crowhurst, Lingfield, and Horne; so much of the parish of Tandridge as lies to the south of the South Eastern Railway (old main line) and to the east of Tandridge Lane; and so much of the parish of Godstone, including its detached part, as lies to the south of a line commencing at the junction of Danemore Lane and Tandridge Lane, and proceeding thence in a westerly direction viâ Danemore Lane, the Roman Road, Byers Lane, the northern boundary fence of Hockstile House and the orchard on the western side of Hockstile House to the boundary between the parishes of Godstone and Horne, in the administrative county of Surrey (31 October, 1911).—See also under Southampton and Surrey.

Sutherland.—See under Aberdeenshire, &c. †Warwickshire.—See under Gloucestershire, &c.

Westmorland.—See under Northumberland,

Wigtownshire.—An Area comprising the county of Wigtown (1 October, 1911).

† Wiltshire.—An Area comprising the administrative county of Wilts (except the parishes of Tollard Royal, Donhead St. Mary, Semley, Sedgehill, East Knoyle, West Knoyle, Mere, Kilmington, Stourton, and Zeals) (17 March, 1913).

†Worcestershire.—See under Gloucestershire, &c.

† Yorkshire (East Riding).—(1) An Area comprising the administrative county of the East Riding of the county of York—but excluding the petty sessional division of Buckrose (except the parishes of Towthorpe, Fimber, and Fridaythorpe), and the parishes of Thixindale, Butterwick, Foxholes-with-Boythorpe, Wold Newton, Fordon, Hunmanby, Folkton, Muston, and Filey (1

June, 1908).—See also under Durham, &c. (2.) An Area comprising the county borough of Kingston-upon-Hull (1 June, 1908).

† Yorkshire (North Riding).—(1) See under Durham. &c.

(2.) An Area in the administrative county of the North Riding of Yorkshire comprising the borough of Scarborough and such portion of the parish of Scalby as lies to the east of the main road from Scarborough to Scalby, and to the south of Cross Lane and Scalby Mills Road (17 November, 1911).—See also under Yorkshire (West Riding), &c.

† Yorkshire (West Riding), &c.—An Area comprising the administrative county of the West Riding of the county of York, and the county boroughs of Bradford, Halifax, Huddersfield, Leeds, Rotherham, Sheffield, and York, and the parishes of Finningley and Misson, in the administrative county of Nottingham; and the parishes of Langthorpe, Milby, Ellenthorpe, Kirby Hill, Humberton, Thornton Bridge, Marton-le-Moor, Norton-le-Clay, Cundall with Leckby, Dishforth, Asenby, Rainton with Newby, Hutton Conyers, Melmerby, Wath, Norton Conyers, Middleton Quernhow, Sutton Howgrave, Howgrave, East Tanfield and West Tanfield, in the administrative county of the North Riding of the county of York (1 June, 1908).

Zetland .- See under Aberdeenshire, &c.

† See also under "Infected Areas." ‡ See also under "Special Orders."

The following boroughs are subject to Special Orders relating to Swine-Fever:—City of Birmingham, city of Newcastle-upon-Tyne.

In the case of Birmingham, the movement of swine into the borough by railway is not affected. In the case of Newcastle-upon-Tyne, the movement of swine out of, but not into, the borough is affected.

DISEASES OF ANIMALS ACTS, 1894 to 1911-continued.

RETURN OF OUTBREAKS of the undermentioned DISEASES for the Week ended 18th July, 1914.

ANTHRAX.

					AN	THRAX.					
Counties	(includi	ng al	l Borough	8	Outbreal	TS .	An	imal	s atta	cked.	
•	there		_		confirme	Cattle.	Sheep.	Sv	vine.	Horse	s. Dogs.
	ENGL	AND			No.	No.	No	1	Vo.	No.	No
Bedford	•••	• • •	•••		1.	1 1	•••		•••		•••
Cornwall	•••	•••	•••	• • •	1	1 1	***		•••		•••
Derby	•••	• • -	•••	•••	•••	1 1	***		•••	•••	
Essex Hertford	•••	•••	•••	•••	1	$\begin{array}{c c} & 1 \\ & 1 \end{array}$	•••	٠	•••	•••	•••
London	•••	•••	•••	••	' ''i		•••	ŀ	•••	ï	•••
Sussex, East		•••	•••	•••	ĩ		•••	'	5		·
Wilts	•••	•••			1	1	•••	١.		· · · · ·	
York, East I		•••	•••		•••	•••	• • •		••	1	
,, West	Riding		•••	•••	2	3			•••	***	
!	SCOTL	AND	·_		1						
Aberdeen		•••	•	•••	1	1			••	•••	
Kincardine		•••		•••	1	1 1				•••	
Kirkcudbrig		•••	•••	•••	· 1	1 1	•••			•••	•••
Lanark Perth	•••	•••	•••	•••	1 1	$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	•••			•••	•••
rerun	• • •	•••	•••			- 4		•	••	•••	
Тот	FAL	•••	•••		13	15.			5	2	
GLAND	ERS (1	NCL	UDING :	FA]	RCY).		SHE	EP.	SCAE	3.	
Counties (in Boroughs	ncluding therein	g all *).	Outbreal reported by the Local Author ties.	} a	Animals	Counties	(including therein		Borou	ıghs	Outbreaks reported by the Local Authori- ties.
ENGI	AND.		No.		No.		ENGLA	MTD.			No.
Durham	•••				2	York, East		ND.	••		1 10.
London	•••	• • •	1		3	IUIA, MASU	Lumg	•••	•••	• •••	1 *
Notts	•••	•••	1		2		SCOTL	A INTI	`		
Surrey York, West I	Ridinø	•••	i	\cdot	5	Inverness	SCO.117	****	,. ,.,		1
				- -	 -						
TOTAL	***	•••	6	<u> </u>	13	Тотац		•••			2
				P.	ARASITI	MANGE.				-	
Counties (in Boroughs t		all 1	Outbreaks reported b the Local Authoritie	y	Animals attacked	Counties (i Boroughs	ncluding therein*)).	repor	reaks ted by Local orities.	Anin als attacked.
ENGLA dedford sle of Ely erby urham tent ancaster incoln, Parts o	 of Kester		No. 1 1 1 1 1 2 3		No. 1 1 1 2 3 2 6	Somerset Stafford Suffolk York, West SCOTI Aberdeen	LAND.			o. 1 1 1 2 1 1	No. 1 1 1 3
iddlesex			1		1 -	rue	•••				
			•		-	TOTAL	•••		. 2	1	27:
		l				<u> </u>					

^{*} For convenience Berwick-upon-Tweed is considered to be in Northumberland, Dudley in Worcestershire, Stockport in Cheshire, and the city of London in the county of London.

RETURN OF OUTBREAKS of the undermentioned DISEASES for the Week ended 18th July, 1914—continued.

SUMMARY OF RETURNS

	Antl	irax,	and-l	oot- Mouth ease.	Glan (inclu Far	ding		asitic nge.	Sheep Scab.	Swin	ne-Fever.
Period,	Outbreaks con- firmed.	Animals attacked.	Outbreaks con- firmed.	Animals attacked.	Outbreaks reported by the Local Authorities.	Animals attacked.	Outbreaks reported by the Local Authorities.	Animals attacked.	Outbreaks reported by the Local Anthorities.	Outbreaks con- firmed.	Swine slaughtered as diseased or exposed to infection.
Week ended July 18, 1914	No. 13	No. 22	No.	No.	No.	No. 13	No. 21	No. 27	No.	No. 93	No. 796
Corresponding week in $\begin{cases} 1913 & . \\ 1912 & . \\ 1911 & . \end{cases}$. 11	7 15 13	 4 3	38 298	4 9 2	8 12 3	27 36 —	59 60	1 1 	57 42 54	591 666 1,016
Total for 29 weeks, 1914 .	474	513	11	74	64	167	1,460	2,577	149	2,435	25,440
Corresponding period in $\begin{cases} 1913 & . \\ 1912 & . \\ 1911 & . \end{cases}$	524	368 588 634	49 7	290 383	100 101 113	272 203 289	1,761 2,198	3,628 4,830	123 165 304	1,418 1,973 1,515	19,141 25,246 17,516

NOTE.—The figures for the current year are approximate only.

Board of Agriculture and Fisheries, 21st July, 1914.

STATEMENT showing the Quantities Sold and Average Price of British Corn, per Quarter of 8 bushels, Imperial Measure*, as received from the Inspectors of Corn Returns in the week ended 18th July, 1914, pursuant to the Corn Returns Act, 1882.

	Bı	ritish	Corn.			Quantities	Sold.	Average Price.
WHEAT	•••	•••	•••			Qrs. 12,394	Bus.	s. d. 34 1
BARLEY	•••	•••	•••	•••	•••	386	5	24 2
OATS	•••	•••	•••	•• •	•••	3,932	2	19 10

COMPARATIVE STATEMENT for the Corresponding Week in each of the Years from 1907 to 1913.

Corresp	onding	,	•	Quantities Sold	Quantities Sold.							
Wee			Wheat.	Barley.	Oats.	Wheat.	Barley.	Oats.				
1907 1908 1909 1910 1911 1912			Qrs. Bus. 16,867 3 47,876 0 5,226 3 25,394 7 19,574 6 13,418 1 13,855 2	Qrs. Bus. 3,324 0 2,061 0 136 1 753 3 188 0 376 7 243 1	Qrs. Bus. 3,533 3 8,257 2 2,966 2 2,553 3 2,498 2 929 0 1,708 0	s. d. 32 11 31 5 44 0 31 11 32 5 38 10 33 6	s. d. 27 3 26 5 27 4 19 9 24 3 30 9 24 9	s. d. 20 8 18 6 22 5 17 5 19 5 24 8				

^{*} Section 8 of the Corn Returns Act, 1882, provides that where returns of purchases of British Corn are made to the local inspector of Corn Returns in any other measure than the imperial bushel or by weight or by a weighed measure, that officer shall convert such returns into the imperial bushel, and in the case of weight or weighed measure the conversion is to be made at the rate of sixty imperial pounds for every bushel of wheat, fifty imperial pounds for every bushel of barley, and thirty-nine imperial pounds for every bushel of oats.

R. H. REW.

Board of Agriculture and Fisheries, 3, St. James's Square, London, S.W. 18th July, 1914. Average Price of BRITISH WHEAT, BARLEY, and OATS, per Quarter of Eight Bushels (Imperial Measure), as received by the Board of Agriculture and Fisheries from the Inspectors of Corn Returns at each of the undermentioned Towns during the week ended Saturday, the 18th July, 1914.

Towns.	Wheat.	Barley.	Oats.	Towns.	Wheat.	Barley.	Oats.
1	s. d.	s. d.	s. d.		s. d.	s. d.	s. d.
Bedfordshire:-				Hampshire:-			
Bedford	34 6	26 2	1,	Andover	33 4	24 7	21 3
Luton	•••	•••	19 6	Basingstoke	33 6	28 3	19 3 .
Berkshire :				Fareham Newport	Nil. 35 4	26 9	20 7
Abingdon	34 2		21 2	Southampton	30 ±		20 7 22 5
Hungerford	Nil.	• •••		Winchester	33 6		
Newbury	29 1	20 9	20 2			,,,	
Reading	33 10 33 4	a	20 3	Herefordshire :—			
Wallingford	33 4	24 8	•••	Hereford	Nil.		•••
Buckinghamshire :				Ross	Nil.	•••	***
Aylesbury	33 10	1.44	•••	Hertfordshire :			
Newport Pagnell	34 11	•••	•••	Bishop's Stortford	33 3		18 8
Cambridgeshire :				Hertford	34 0		•••
Cambridge	34 1		19 6	Hitchin	٠٠٠٠ ا	•••	19 0
Ely	Nil.			Royston	34 2	•••	•••
Wisbech	33 4	•••	·	Huntingdonshire:-			
Cheshire :				St. Ives			19 6
-CU 4 ·	Nil.			St. Neots	Nil.		•••
Unester	1	"'	•••	Kent:	}		
Cornwall:-				Ashford	Nil.	••	,
Truro	Nil.		•••	Canterbury	34 10	• • • •	21 3
Wadebridge	Nil.		•••	Maidstone	32 10		
Combantond.				Rochester	Nil.		•••
Cumberland:— Carlisle			18 10	Sandwich	Nil.	•••	•••
Penrith	Nil.			Lancashire :			
				Manchester	Nil.		•••
Derbyshire:—				Warrington	Nil.		
Derby	•••	•••	22 1				
Devonshire:-				Leicestershire :			
Barnstaple	33 11			Leicester	35 9	25 11	•••
Exeter	33 3			Loughborough Melton Mowbray	Nil.	***	21 4
Kingsbridge	35 6		ļ		•••	•••	. 41 +
Newton Abbot	Nil.	•••	•••	Lincolnshire : -			
Okehampton	34 10 Nil.			Boston	Nil.	•••	•••
Plymouth Tiverton	Nil.			Brigg Gainsborough	34 3 Nil.	•••	•••
Totnes	Nil.			Gainsborough Grantham	Nil.	•••	•••
				Lincoln	33 10		20 8
Dorsetshire: —				Louth	Nil.	·	·
Blandford	Nil. Nil.	•••	•••	Sleaford	Nil.		•••
Bridport Dorchester	Nil.			Spalding Stamford	Nil. Nil.		•••
Wareham	Nil.	:::	:::	Stamford	MII.		•••
Wimborne	Nil.			London :	l		
				London	34 7	24 7	19 6
Durham:—	33 4	1		M'11			1
Darlington Stockton-on-Tees	33 4	25 5	20 0	Middlesex : : Uxbridge	Nil.	}	. `
Sunderland	32 8	21 5	18 8	Uxbridge	MII.		· •••
, and the same of				Monmouthshire :-			`
Essex:-				Abergavenny	Nil.		
Braintree	34 6		•••	Chepstow	Nil.	,	
Chelmsford Colchester	34 11 34 6		• • • • • • • • • • • • • • • • • • • •	Newport	Nil.	•••••	
Romford	Nil.		•••	Norfolk :—			
Saffron Walden	34 0	:::	***	Diss	Nil.	l·	
	1		1	East Dereham	34 3	,	19 6
	1	1		Fakenham	33 . 9		20 5
Gloucestershire:-		1	1				
Cheltenham	Nil.		10	Harleston	34 3	•••	
	Nil. 32 10 Nil.	•••	19 2	Harleston Holt Lynn	34 3 34 3 Nil.	•••	187

Average Price of BRITISH WHEAT, BARLEY and OATS-continued.

Towns.	Wheat.	Barley.	Oats.	Towns.	Wheat.	Barley.	Oats.
	s. d.	s. d.	s. d.		s. d.	s. d.	s. d.
Norfolk-continued:	_			Sussex :—			
Norwich	34 1	25 0	19 2	Brighton	34 1	26 7	
Watton		•••		Chichester	33 0	•••	21 0
Yarmouth	34 7	•••	19 11	Haywards Heath	33 11 Nil.	•••	•••
				Horsham Lewes	32 6	•••	***
Northamptonshire:	1 04 0		20 5	Lewes)	}	
Kettering	NT:1	•••		Warwickshire :			
Northampton Peterborough		21 11		Birmingham	Nil.		
r eter porougn	. 00 1.		1	Coventry	Nil.	•••	•••
Northumberland :			ł	Stratford-on-Avon	Nil.	•••	
Alnwick	Nil.			Warwick	34 11	•••	
Berwick	00 7	26 11	18 8		['	
Newcastle-on-Tyne			20 5	Wiltshire :	0.0 2	•	
	1		1	Devizes	32 5 33 5	•••	18 5
Nottinghamshire:-	[1		Salisbury Swindon	33 10	22 4	
Mansfield	"NT:1		21 4	Warminster	32 0		•••
Newark	1 0 2 11	22"4	•••				
Nottingham Retford	3721	_	•••	Worcestershire :-	1		
Worksop	NT:1	:::	•••	Evesham	Nil.	•••	
-				Worcester	Nil.	•••	•••
Oxfordshire :-	37.1	}		37-1-1' TID			
Banbury	3.7:3	***		Yorkshire, E.R. :— Beverley	Nil.		1
Bicester Oxford	NT.1			Bridlington	33 4		18 9
Oxford	`	"	'''	Driffield		23 2	•
Shropshire:—				Hull	Nil.	•••	
Bridgnorth	Nil.						
Market Drayton	Nil.			Yorkshire, N.R.:-			
Oswestry	. 34 1			Bedale	Nil.	•••	1,
Shrewsbury	. Nil.	•		Malton	33 2	•••	19 6
				Northallerton Scarborough	Nil. 33 1	•••	18 8
Somersetshire:—	37'1			Scarborough Thirsk	34 9	···	19 6
Bath	1 1kT±1	***]			"
Bridgwater Bristol	22 70	•••	•••	Yorkshire, W.R.:-	İ		[
Taunton	N:I		•••	Doncaster	33 5		20 1
Yeovil	AT:I	•••		Goole	34 7		
				Knaresborough	Nil.	06.11	<u> </u>
Staffordshire :-				Leeds	35 0	26 11	20 0
Burton-on-Trent				Pontefract Ripon	Nil. 35 3	• • • • • • • • • • • • • • • • • • • •	20 4
Stafford		•••		Selby	Nil.		""
Wolverhampton .	· Nil.	***		Wakefield	Nil.		
Cl45-11-				York	33 4		
Suffolk:— Beccles	. 34 6		1] , ,	ſ	1	1
Bungay	24 2		20 1	Anglesey:—	Nil.		1
Bury St. Edmunds				Llangefni	INII.	•••	. ***
Eye	. Nil.			Carnaryonshire:—		[
Framlingham	. Nil.			Carnaryon	Nil.		
Hadleigh] .	
TT1:11	Nil. 34 3			Denbighshire:-			
Tanamai ah	94 0			Denbigh	Nil.		•
O JL	Nil.	• •••		Wrexham	Nil.	• • • •	
Stowmarket .	Nil.	:::		Glamorgan :]]	}
Sudbury	. 34 2			Cardiff	Nil.	!	
777 31 - 3	. 34 3	26 9					
-				Montgomeryshire :-	37.1	1	
Surrey:—	24.1		ļ.	Welshpool	Nil.		
	Nil.	•••		Pembrokeshire :	į	' '	
Guildford		•••	•••		1	1	
Redhill	. 34 0	•••	•••	Haverfordwest	Nil.		l

Account showing the Quantities of certain kinds of AGRICULTURAL PRODUCE Imported into the United Kingdom in the week ended 18th July, 1914, together with the Quantities imported in the corresponding week of the previous Year.

	-			Quantities.				
				·			1913.	1914.
Animals, living	•					j		
Oxen, Bull		and C	alves		•••	. Number	474	5
Sheep and					•••			_ `
Swine	•••	•••			•••	" .		
Horses	•••				•••	1	169	17
resh Meat :—	•••	•••	•••	•••	•••	>>		
Beef (inclu-	ling Ref	fricars	ted and	Frozen	Λ.	Cwts.	206,963	197,78
M	-	-	ocu am		') •••		96,943	87,00
Dowle	•	"		23	•••	. "	3,046	4,10
Meat, un) mmmara:	tad "	Frank	(includ	lina.	"	0,010	1,10
Refriger				(monuc	ung		. 13,447	11,94
alted or Prese	wed Ma	a Fiuz	enì		1	**	. 10, 11	11,01
Bacon	AAR MES	aus :					102,781	96,15
TO .	•••	•••	•••	•••	•••	, ,,	966	82.
Beet Hams	•••	•••	•••	•••	••••	"	23,262	
	•••	•••	•••	•••	••••	* ,		17,69
Pork	•••			•••	•••	>>	3,512	6,05
Meat, uner						"	1,367	3,24
Meat, pres					ing		10.000	
(includin	g Tinnec	d and	Cannec	i)		59	19,083	13,71
airy Produce a	nd Subs	stitutes	3 : ·					
Butter		•••	•••	•••	•••	99	91,133	89,62
Margarine '	•••	•••	•••	•••	•••	,,	27,816	28,78
Cheese	•••	• • •	•••	•••		,,	39,109	47,18
Milk, Fresh	, in cans	s or dr	ums			"	-	_
" Creat	a			•••		"	244	47
, Cond						"	21,924	21,628
	rved, otl	her kii		•••	•••		4	770
ggs "	•••					Great Hundreds	409,436	385,483
oultr y	•••	•••				Value £	2,443	1,39
ame	•••	•••	•••	•••	••••		19	18
abbits, dead (F	reah and	d Eroz	an \	•••	•••	Cwts.	1,097	2,08
ard	TOSH WILL	I L'IOZ	•	• • •	•••	Owes.	35,638	28,15
orn, Grain, Me	aland R	lour :-	•••	•••	• • • •	22	00,000	20,10
Wheat	a and r	Tout				. (2,300,100	2,562,100
Wheat Mea	land Fi	Our	•••	•••	•••	"	136,500	154,600
Barley	and Pi	our	•••	•••	••••	. "	203,500	247,400
Oats	•••	•••	•••	•••	••••	"	375,600	138,400
T.	***	•••	•••	•••	••••	"	26,240	39,640
Peas Beans		•••	•••	•••	••••	,,	3,500	•
	32 O	•••	•••	•••	•••	27		9,770
Maize or In	dian Co	rn	•••	•••	••••	. ,,	1,285,700	825,700
ruit, Raw :—					1	j	00.404	0.406
$\bf Apples$		•••	•••	•••	•••	- **	20,484	9,488
Apricots an	1 Peache	es	•••	•••	•••		. 601	12,821
Bananas	••••	• • •	•••	•••	••••	Bunches	171,355	242,339
	•••	•••	•••	•••	•••	Cwts.	2,492	3,392
Cherries	•••	• • •	•••	•••	•••	. ,,	15,994	12,055
Currants	3			•••		· "	33	163
Currants Gooseberrie	s						477	499
Currants Gooseberrie	s		• •••	•••		19		
Currants Gooseberrie Grapes Lemons		•••	••••	•••	•••	. ,,	14,417	26,909
Currants Gooseberrie Grapes Lemons Oranges	•••		•••	•••	•••	• ••	14,417 6,815	16,828
Currants Gooseberrie Grapes Lemons Oranges Pears			•••	•••	- 1	"	14,417 6,815 6,756	16,828
Currants Gooseberrie Grapes Lemons Oranges Pears			•••))))	6,815	16,828 11,717
Currants Gooseberrie Grapes Lemons Oranges	•••		•••		•••))))))	6,815 6,756	16,828 11,717 28,258
Currants Gooseherrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera					•••	21 22 22 23 24	6,815 6,756 9,656	16,828 11,717 28,255 577
Currants Gooseherrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera))))))))	6,815 6,756 9,656 20, 29,183	16,828 11,717 28,255 577 16,701
Currants Gooseberrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera					•••	", ", ", ", Tons	6,815 6,756 9,656 20.	16,828 11,717 28,255 577 16,701
Currants Gooseherrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera ay raw	 s ted .					", ", ", ", Tons	6,815 6,756 9,656 20. 29,183 1,418	16,828 11,717 28,258 577 16,701 342
Currants Gooseherrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera ay raw oss Litter	 s ted .				•••	", ", ", Tons ",	6,815 6,756 9,656 20. 29,183 1,418 23 1,260	16,828 11,717 28,255 577 16,701 342 2 1,137
Currants Gooseherrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera ay raw oss Litter ops	 s ted				•••	" " " Tons " Cwts.	6,815 6,756 9,656 20. 29,183 1,418 23 1,260 606	16,828 11,717 28,255 577 16,701 342 2 1,137
Currants Gooseherrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera ay oss Litter ops coust Beans	 s ted				•••	", ", ", Tons ",	6,815 6,756 9,656 20. 29,183 1,418 23 1,260	16,828 11,717 28,255 577 16,701 342 2 1,137
Currants Gooseherrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera ay oss Litter ops coust Beans egetables, Raw	 s ted				•••	" " Tons " Cwts. "	6,815 6,756 9,656 20. 29,183 1,418 23 1,260 606 19,271	16,828 11,717 28,255 577 16,701 342 2 1,137 329 4,440
Currants Gooseherrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera ay oss Litter ops cust Beans egetables, Raw Onions	 bed 					Tons "Cwts. "Bushels	6,815 6,756 9,656 20. 29,183 1,418 23 1,260 606 19,271	16,828 11,717 28,255 577 16,701 342 2 1,137 329 4,440
Currants Gooseberrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera ay oss Litter ops Doust Beens egetables, Raw Onions Potatoes	 bed 				•••	" " Tons " Cwts. "	6,815 6,756 9,656 20. 29,183 1,418 23 1,260 606 19,271 89,245 196,331	16,828 11,717 28,258 577 16,701 342 2 1,137 329 4,440 151,916 86,107
Currants Gooseberrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera ay coss Litter cops cust Beens egetables, Raw Onions Potatoes Tomatoes	ted					Tons Cwts. Bushels Cwts.	6,815 6,756 9,656 20 29,183 1,418 23 1,260 606 19,271 89,245 196,331 38,554	26,909 16,828 11,717 28,255 577 16,701 342 2 1,137 329 4,440 151,916 86,107 50,265
Currants Gooseberrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera ay coss Litter coss Litter coss Loss Beens egetables, Raw Onions Potatoes Tomatoes Unenumerat	 ted :					" Tons " Cwts. " Bushels Cwts. Value £	6,815 6,756 9,656 20. 29,183 1,418 23 1,260 606 19,271 89,245 196,331 38,554 5,993	16,828 11,717 28,255 577 16,701 342 2 1,137 329 4,440 151,916 86,107 50,265 6,893
Currants Gooseberrie Grapes Lemons Oranges Pears Plums Strawberrie Unenumera ay ooss Litter ooss Litter ops Cust Beens egetables, Raw Onions Potatoes Tomatoes Unenumerat egetables, Driee	 ted :					Tons Cwts. Bushels Cwts.	6,815 6,756 9,656 20 29,183 1,418 23 1,260 606 19,271 89,245 196,331 38,554	16,828 11,717 28,255 577 16,701 342 2 1,137 329 4,440 151,916 86,107 50,265

A Separate Building, duly certified for religious worship, named SALVATION ARMY FORT, situated at Newtown-lane, Cradley Heath, in the civil parish of Rowley Regis, in the county of Stafford, in Dudley registration district, was, on the 16th day of July, 1914, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 18th July, 1914.

JAMES JONES, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named WESLEYAN METHODIST CHURCH, situated at Bishopsteignton, in the civil parish of Bishopsteignton, in the county of Devon, in Newton Abbot registration district, was, on the 15th day of July, 1914, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 17th day of July, 1914.

F. HORNER, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named SARON CALVINISTIC METHODIST CHAPEL, situated at Redwharf, Llanbedrgoch, in the civil parish of Llanbedrgoch, in the county of Anglesey, in Anglesey registration district, was, on the 14th day of July, 1914, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 18th July, 1914. T. H. HUGHES, Superintendent Registrar.

Advertisement of Cancelling.

Advertisement of Cancelling.

NOTICE 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 10th day of July, 1914, cancelled the registry of the LOYAL PRINCESS OF WALES I.O.O.F.M.U. (Register No. 878), held at the Fox and Goose Inn, Fressingfield, in the county of Suffolk, at its request, as it has obtained registration as a Branch of the Independent Order of Oddfellows, Manchester Unity, Friendly Society, and of the Norwich district, a Branch of the same, under the name of the Loyal Princess of Wales Lodge No. 5646. The Society as such (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. o65 G. STUART ROBERTSON, Chief 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 20th day of July, 1914, cancelled the Registry of the BRITISH ACCIDENT COMPENSATION AND EPIDEMIC PROVIDENT SOCIETY (Register No. 8000), held at 27, Morland-street, Liverpool, in the county of Lancaster, on the ground that the Society has ceased to exist.

G. STUART ROBERTSON, Chief Registrar.

Advertisement of Cancelling.

NOTICE 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 20th day of July, 1914, cancelled the Registry of the OXFORD WORKING MEN'S CLUB AND INSTITUTE (Register No. 5059), held at Oxford-street, Scarborough, in the county of York, on the ground that the Society has ceased to exist.

G. STUART ROBERTSON, Chief Registrar.

Advertisement of Cancelling.

NOTICE 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 20th day of July, 1914, cancelled

the Registry of the BRIDGE INN TONTINE BENEFIT SOCIETY (Register No. 287), held at the Bridge Inn, Moss, Wrexham, in the county of Denbigh, on the ground that the Society has ceased

G. STUART ROBERTSON, Chief 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 20th day of July, 1914, cancelled the Registry of the BLAENGARW WORKING MEN'S CLUB AND INSTITUTE (Register No. 2039), held at 29, Strand, Blaengarw, in the county of Glamorgan, on the ground that the Society has ceased to exist.

G. STUART ROBERTSON, Chief Registrar.

Advertisement of Cancelling.

Advertisement of Cancelling.

Notice is hereby given, that the Chief Registrar of Friendly Societies has, pursuant to 2. 77 of the Friendly Societies Act, 1896, by writing under his hand, dated the 20th day of July, 1914, cancelled the Registry of the STOCKTON-ON-TEES, THORNABY AND DISTRICT PERMANENT MONEY SOCIETY (Register No. 1634), held at 100, High-street, Stockton-on-Tees, in the county of Durham, on the ground that the Society has wilfully and after notice from me violated the provisions of the said Act in having failed to submit the Annual Return of the said Society for the year 1912.

C. STUART ROBERTSON Chief Registrar

G. STUART ROBERTSON, Chief Registrar.

Advertisement of Caucelling.

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 20th day of July, 1914, cancelled the Registry of the ZENITH FRIENDLY COLLECTING SOCIETY (Register No 1083), held at 192, Wood-street, Walthamstow, in the county of Essex, on the ground that the Society has wilfully and after notice from me violated the provisions of the said Act in having failed to submit the Annual Return of the said Society for the year 1912.

G. STUART ROBERTSON, Chief Registrar.

G. STUART ROBERTSON, Chief Registrar.

Advertisement of Cancelling.

Advertisement of Cancelling.

Notice 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 20th day of July, 1914, cancelled the Registry of the LONDON AND CARDIFF COLLECTING SOCIETY (Register No. 1960), held at 56, Queen-street, Cardiff, in the county of Glamorgan, on the ground that the Society has wilfully and after notice from me violated the provisions of the said Act in having failed to submit the Annual Return of the said Society for the year 1912.

G. STUART ROBERTSON, Chief Registrar.

G. STUART ROBERTSON, Chief Registrar.

Advertisement of Cancelling.

Advertisement of Cancelling.

NOTICE 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 20th day of July, 1914, cancelled the Registry of the GLYNCORRWG WORKING MEN'S CLUB AND INSTITUTE (Register No. 2033), held at 324, Green Meadow, Glyncorrwg, in the county of Glamorgan, on the ground that the Society has wilfully and after notice from me violated the provisions of the said Act in having failed to submit the Annual Return of the said Society for the year 1912.

G. STUART ROBERTSON Chief Registrar.

G. STUART ROBERTSON, Chief 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 20th day of July, 1914, cancelled the Registry of the PINEAPPLE LOAN SOCIETY

(Register No. 1258), held at 51, Leverton-street, Kentish Town, N.W., in the county of London, on the ground that the Society has ceased to exist.

G. STUART ROBERTSON, Chief Registrar.

Friendly Societies Act, 1896.

Advertisement of Dissolution by Instrument.

OTICE is hereby given, that the LOYAL JUBILEE LODGE No. 186 OF THE DERBY MIDLAND UNITED ORDER OF ODDFELLOWS FRIENDLY SOCIETY, held at the Grange Hotel, Victoria-street, Bradford, Manchester, in the county of Lancaster, is dissolved by Instrument, registered at this office, the 13th day of July, 1914, unless within three months from the date of the Gazette in which this advertisement, appears proceedings be commenced. this advertisement appears proceedings be commenced by a member or other person interested in, or having any claim on, the funds of the Branch, to set aside such dissolution, and the same be set aside accordingly.

G. STUART ROBERTSON, Chief Registrar.

Dean Stanley-street, Westminster, 6 the 13th day of July, 1914.

Friendly Societies Act, 1896.

Advertisement of Dissolution by Instrument.

Advertisement of Dissolution by Instrument.

NOTICE is hereby given, that the NORWICH PAST AND PRESENT OFFICERS' SO-CIETY OF THE ANCIENT ORDER OF FORESTERS, Register No. 1144, held at St. Giles Gates, Norwich, in the county of Norfolk, is dissolved by Instrument, registered at this office, the 10th day of July, 1914, 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 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.

Dean Stanley-street, Westminster, 8 the 10th day of July, 1914.

Friendly Societies Act, 1896.

Advertisement of Dissolution by Instrument.

NOTICE is hereby given, that the PROVIDENT SOCIETIES LOSS OF EMPLOYMENT FUND, Register No. 1294, held at 108, City-road, E.C., in the county of London, is dissolved by Instrument, registered at this office, the 13th day of July, 1914, unless within three months from the date of the Gazette in which this advertisement. 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.

Dean Stanley-street, Westminster, the 13th day of July, 1914.

In the County Court of Cumberland, holden at Cockermouth and Workington.

No. 1 of 1914.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the KESWICK ALHAMBRA THEATRE COMPANY Limited.

ALHAMBRA THEATRE COMPANY Limited.

NOTICE is hereby given, that a petition for the winding-up of the above named Company by the County Court of Cumberland, holden at Cockermouth and Workington, was, on the 10th day of July, 1914, presented to the said Court by Isaac Hodgson and Thomas Robinson Hodgson, both of Stanger-street, Keswick, in the county of Cumberland, Builders, carrying on business in co-partnership, under the name or style of Isaac and Robin Hodgson, creditors of the said Company; and that the said petition is directed to be heard before the Court sitting at the Court House, Workington, on Thursday, the 13th day of August, 1914; 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 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.

BROATCH and SON, Court Buildings, Keswick, Petitioners' Solicitors; whose London Agents

Messrs. TATHAM and PROCTER, of 36, Lincoln's Inn-fields, W.C.

Note.—Any person who intends to appear on the 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 12th day of August, 1914.

In the High Court of Justice.—Chancery Division. Mr. Justice Warrington.

1914, C. No. 058.

In the Matter of the CHASEHILL STEAMSHIP COMPANY Limited and Reduced, and in the Matter of the Companies Acts, 1908 and 1913.

Natter of the Companies Acts, 1800 and 1815.

OTICE is hereby given, that a petition was presented to His Majesty's High Court of Justice on 19th June, 1914, for confirming Resolutions of the above named Company, reducing the capital of the Company from £18,000, divided into 1,800 shares of £10 each, to £14,400, divided into 1,800 shares of £8 each; and it appearing from an affidavit of Frederick Kaye, filed 15th July, 1912, that all persons admitted to have been creditors of the Company on Frederick Kaye, filed 15th July, 1912, that all persons admitted to have been creditors of the Company on Tuesday, the 14th July, 1914, are included in a list which may be inspected at the offices of the Company, at 118, Fenchurch-street, in the city of London, or at the offices of the undersigned Solicitors, 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, and desiring to oppose the making of an order for the reduction of the capital of the said Company, may appear, by himself or his Counsel, on the hearing of the said petition for that purpose; and notice is further given, that the said petition is directed to be heard before Mr. Justice Sargant, at the Royal Courts of Justice, Strand, London, on Tuesday, the 28th July, 1914. 1914.

R. T. WALL. Supreme Court. T. WATKIN WILLIAMS, Master of the

BADDELEYS and CO., 77, Leadenhall-street, London, E.C., Solicitors for the Company.

In the High Court of Justice.—Chancery Division. Mr. Justice Astbury.

No. 00229 of 1914.

In the Matter of the REASON MANUFACTURING COMPANY Limited and Reduced, and in the Matter of the Companies (Consolidation) Act, 1908.

Matter of the Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that the Order, dated the 30th day of June, 1914, confirming the reduction of the capital of the above named Company from £37,553 8s. 6d. to £23,647 15s., and the Minute (approved by the Court) showing with respect to the capital of the Company as altered the several particulars required by the above mentioned Act, was registered by the Registrar of Joint Stock Companies. The said Minute is in the words and figures following, namely:—"The capital of the Reason Manufacturing Company Limited and Reduced is henceforth £52,500, divided into 200,000 Preference shares of 5s. each and 10,000 Ordinary shares of 5s. each, instead of its former capital of £37,553 8s. 6d., divided into 16,394 Preference shares of 10s. each and 61,803 shares of 9s. 6d. each. The said Preference shares confer the rights specified by a Special Resolution passed and confirmed at two Extraordinary General Meetings of the said Company, held on the 3rd and 19th February, 1914, respectively." At the time of the registration of this Minute 61,803 of the Preference shares, numbered 32789 to 94591, both numbers inclusive, have been issued and are to be

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deemed to be fully paid up. The remaining 138,197 Preference shares, numbered 1 to 32788, both numbers inclusive, and 94592 to 200000, both numbers inclusive, and the 10,000 Ordinary shares numbered 200001 to 210000, both numbers inclusive, have not been issued, and nothing has been or is to be deemed to have been paid up thereon.—Dated the 20th day of July, 1914.

WATERHOUSE and CO., Solicitors to the above named Company, 10 and 12, Bishopsgate,

In the Matter of ALLEN AND COMPANY (LLANDAFF) Limited.

(LLANDAFF) Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at Nos. 10 and 12, Bank-buildings, St. Marystreet, Cardiff, in the county of Glamorgan, on the 2nd day of July, 1914, the following Extraordinary Resolution was duly passed:—

Resolved.—"That it has been proved to the satisfaction of the Company that it cannot, by reason of its liabilities, continue its business, and that the Company be wound up voluntarily, and that Mr. Alfred Akenhead, Cardiff, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-up." pose of such winding-up."

E. EDWARDS, Chairman of the Meeting.

The Companies Acts, 1908 and 1913. Extraordinary Resolution of the REPUBLIC MOTOR COMPANY OF GREAT BRITAIN Limited.

COMPANY OF GREAT BRITAIN Limited.

A T an Extraordinary General Meeting of the Members of the above Company, duly convened, and held at 140, Harrison-street. King's Cross. London, on Friday, the 10th day of July, 1914, the following 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. Alfred Laban, Chartered Accountant, of 26, Shaftesbury-avenue, London, W., be and is hereby appointed Liquidator for the purposes of such winding-up."

A. COLLIS. Chairman

A. COLLIS, Chairman.

In the Matter of the HIGHGATE CHEMICAL COMPANY (BIRMINGHAM) Limited.

COMPANY (BIRMINGHAM) Limited.

A Tan Extraordinary General Meeting of the Members of the above Company, held at the registered office, Horse Fair, in the city of Birmingham, on the 9th day of July, 1914, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of the Company that this Company cannot, by reason of its liabilities, continue its business, and that it is desirable that the same should be wound up voluntarily, and that the Company be wound up accord-

tarily, and that the Company be wound up accord-

"That Mr. J. W. B. Brown, Incorporated Accountant, Prudential Buildings, Corporation-street, Birmingham, is hereby appointed Liquidator of the Company."

Dated this 9th day of July, 1914.

F. A. PATTERSON, Chairman.

The Companies Acts, 1908 and 1913. Extraordinary Resolution of W. AND C. LATHAMS Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Ellison-street, Glossop, on Thursday, the 2nd day of July, 1914, 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. Edgar Oates, of 20, Cross-street, Manchester, be and he is hereby appointed Liquidator for the purpose of such winding up."

ELIZABETH HANNAH WATERHOUSE.

ELIZABETH HANNAH WATERHOUSE, 000 Chairman. The Companies Acts, 1908 and 1913.

Extraordinary Resolution of the PURITAN BRAND CONFECTIONERY COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 2, Silver-street, Bridgwater, on Thursday, the sixteenth day of July, 1914, the following Extraordinary Resolution was duly passed,

viz. :-"That it has been proved to the satisfaction of "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 at such last mentioned Meeting George Ashley, Chartered Accountant, of Bank-chambers, Bridg-water, was appointed Liquidator for the purposes of winding up.

winding-up.

P. A. WHITSON, Chairman.

The Companies (Consolidation) Act, 1908. MUSCOM Limited.

Passed 8th July, 1914.

AT an Extraordinary General Meeting of the Members of the above Company, duly convened, and held at 8, West-street, London, on Tuesday, the 16th day of June, 1914, the following Extraordinary Resolutions were duly passed:—

1. That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable that the Company be wound up voluntarily.

tarily.

2. That Frank Albert Reeves, of 110, Cannon-street, London, E.C., be and is hereby appointed Liquidator for the purposes of such winding-up.

WM. DURRANT SWAN, Chairman.

The J. H. B. SYNDICATE Limited.

an Extraordinary General Meeting of the above named Company, duly convened, and held at 5 and 6, Great Winchester-street, London, E.C., on Thursday, the 16th day of July, 1914, the following Extraordinary Resolutions were duly passed:

1. That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same; and accordingly that the Company be wound up voluntarily.

2. That George Addison Scott, Chartered Accountant, of 5 and 6, Great Winchester-street, London, E.C., be and he is hereby appointed Liquidator for the purpose of such winding-up.

the purpose of such winding-up.

GEO. ADDISON SCOTT, Liquidator.

The Companies Acts, 1908 and 1913. The KAREN PLANTING AND TRADING COMPANY Limited.

COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the registered office of the Company, Cl3, Exchange-buildings, Liverpool, in the county of Lancaster, on the 26th day of June, 1914, 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 July, 1914, the following Special Resolution was duly confirmed, viz.:—

That the Company be wound up voluntarily, and that Mr. John Harvey Boxwell, of Cl3, Exchange-buildings, Liverpool, be and he is hereby appointed Liquidator for the purpose of such winding-up.

JOHN H. BOXWELL, Chairman.

The Companies Acts, 1908 and 1913. HULBERTS Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, Middleton, in the county of Lancaster, on Wednesday, the 24th day of June, 1914, 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 Friday, the 10th day of July, 1914, the following Special Resolution was duly confirmed,

**Tiz.:—

"That Hulberts Limited be wound up voluntarily."

And at such last mentioned Meeting Mr. W. Wallace
Brierley, of 24, Clegg-street, Oldham, Chartered
Accountant, was appointed Liquidator for the purposes of such winding-up.—Dated this 10th day of July, 1914.

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JOHN HULBERT, Chairman.

The Companies (Consolidation) Act, 1908. The ENDURITE MANUFACTURING COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 4, London Wall-buildings, in the county of London, on the 2nd day of June, 1914, 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 18th June, 1914, the said Special Resolution was duly confirmed, viz.:—

viz. :-"Resolved that the Company be wound up volun-

tarily." 033

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P. D. HENDERSON, Chairman.

GARLICK AND DYSON Limited.

GARLICK AND DYSON Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at Orleans Mill, Newton Heath, in the city of Manchester, on the 15th day of June, 1914, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on the 1st day of July, 1914, the following Special Resolutions were duly confirmed:—

1. "That the Company be wound up voluntarily, and that Saxon Garlick, Arthur Dyson Garlick, Arnold Lancashire Dyson, and John Andrew Dyson be appointed Liquidators of the Company."

2. "That certain assets of the Company be realised and be allotted or paid to the shareholders in specie up to the amount of £2 per share, in accordance with Article 171 of the Articles of Association of the Company."

ARNOLD L. DYSON, Chairman.

FORDS PARK CO-OPERATIVE BAKERIES

Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at No. 235, High Holborn, in the county of London, on the 26th day of June, 1914, 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 13th day of July, 1914, the following Special Resolution was duly confirmed:

Resolved—

Resolved—
"That the Company be wound up voluntarily; and that John Hamilton Alston, of 25, Bishopsgate, London, E.C., Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-up."

H. GUICHARDE TODD, Chairman.

Special Resolution of "GLENOGIL" SHIP COMPANY Limited.

A Tan Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the registered office of the Company, 12, Oriel-chambers, 14, Water-street, Liverpool, in the county of Lancaster, on the twenty-fourth day of June, 1914, 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 thirteenth day of July, 1914, the following Special Resolution was duly confirmed:—

"That the 'Glenogil' Ship Company Limited be wound up voluntarily; and that Mr. John Edgar, of 14, Water-street, Liverpool, be and is hereby appointed Liquidator for the purposes of such winding-up."

up. 112

JNO. EDGAR, Chairman.

The Companies (Consolidation) Act, 1908. The WEST OF ENGLAND STEAMSHIP COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, Fowey, on the 24th day of June, 1914, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Mombers of the said Company, also duly empressed. at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the registered office, Fowey, on the 10th day of July, 1914, the said Special Resolution was duly confirmed:—

"That the Company be wound up voluntarily, and that Mr. Richard Williams Smitham, of Fowey, be appointed Liquidator of the Company."

T. H. L. HONY, Secretary.

The Companies (Consolidation) Act, 1908. Company Limited by Shares.

Special Resolution (pursuant to the Companies (Consolidation) Act, 1908, sec. 69, sub-sec. 2) of the RAPID LIGHT CONTROLLING SYNDICATE. Limited.

Passed 23rd June, 1914. Confirmed 8th July, 1914. T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at No. 7, Victoria-street, Westminster, in the county of London, on the 25rd day of June, 1914, 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 8th day of July, 1914, the following Special Resolution was duly confirmed: confirmed :

"That the Company be wound up voluntarily under the provisions of the Companies (Consolidation) Act, 1908; and that Reginald Henry Pritchard, the Secre-tary (pro tem.) of the Company, be and he is hereby appointed Liquidator for the purposes of such wind-

ing-up."
Dated this 14th day of July, 1914.

E. R. TASMAN, Director.

In the Matter of the Companies Acts, 1908 and 1913, and in the Matter of the DEVON AND COUNTIES STEAM NAVIGATION CO. Limited.

NOTICE is hereby given, that at an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 51, Mount Stuart-square, in the city of Cardiff, on the 18th of June, 1914, the Resolution firstly below mentioned was duly passed as an Extraordinary Resolution, and that at a subsequent Extraordinary General Meeting, also duly convened, and held at the same tion, and that at a subsequent Extraordinary General. Meeting, also duly convened, and held at the same place, on the 16th day of July, 1914, that same Resolution was duly confirmed as a Special Resolution, and the Resolution secondly below mentioned was at the same Meeting passed as an Ordinary Resolution:—

(1) That the Company be wound up voluntarily.

(2) That Mr. George Thomas Needham, of 111, Bute-street, in the city of Cardiff, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-up.

G. T. NEEDHAM, Liquidator.

E. ROWLAND PAYNE, 12 and 13, Merchants' Exchange, Cardiff, Solicitor for the Liqui-

Companies (Consolidation) Act, 1908. ALLTYGRUG ANTHRACITE COLLIERY COM-PANY Limited.

> Passed 14th day of May, 1914. Confirmed 9th June, 1914.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the registered office of the Company, situate at Alltygrug-road, Ystalyfera, in the county of Glamorgan, on the fourteenth day of May, 1914, 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 ninth day of June, 1914, the following Special Resolutions were duly confirmed: duly confirmed:—
1. "That the Company be wound up voluntarily."

2. "That Mr. William Carey Evans, of Pantteg, Ystalyfera, Colliery Secretary, be appointed Liquidator for the purpose of winding up the affairs of the Company."

T. ALEXANDER EVANS, Director.

PRIMROSE MAIN COLLIERY COMPANY Limited. (In Liquidation.)

an Extraordinary General Meeting of the A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at No. 17, Rutland-square, Edinburgh, on 2nd day of July, 1914, 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 17th day of July, 1914, the following Special Resolutions were duly confirmed:

1. That the Company he wound any voluntarily

1. That the Company be wound up voluntarily.
2. That Mr. James Steele Smith, of 17, Rutland-square, Edinburgh, be and is hereby appointed Liquidator.

17th July, 1914

JAMES McKELVIE, Chairman.

The Companies Acts, 1908 cand 1913. HULBERTS Limited.

N pursuance of section 188 of the Companies (Consolidation) Act. 1908 a Martin of D solidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at 24, Clegg-street, Oldham, on the 25th day of July, 1914, at 10 o'clock in the forenoon, for the purposes provided for in the said section.—Dated this 16th day of July, 1914. 036

W. W. BRIERLEY, Liquidator.

The Companies Acts, 1908 and 1913. In the Matter of FITZWELL Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Acts, 1908 and 1913, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at Basma House, 13A, Fore-street, in the city of London, at 12 o'clock noon, on Friday, the 51st day of July, 1914. All those claiming to be creditors, and desiring to be present at the afore-mentioned Meeting, should at once notify the Liquidator at the address given below, and forward particulars of claim.—Dated this 17th day of July, 1914.

AUGUSTUS C. PALMED Liquidator 7 and 6

AUGUSTUS C. PALMER, Liquidator, 7 and 8, Railway-approach, London Bridge, London, 038

The WEST OF ENGLAND STEAMSHIP COMPANY Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the West of England Steamship Company Limited will be held at the registered offices of the Company, Fowey, Cornwall, on Saturday, the 25th day of July, 1914, at eleven o'clock in the forenoon, for the purposes provided for in the said section.—Dated the 11th day of July 1914 July, 1914.

RICHD. W. SMITHAM, Liquidator, Fowey, Cornwall

The ENDURITE MANUFACTURING CO. Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 4, London Wall-buildings, E.C., on Wednesday, July 29th, 1914, at twelve o'clock noon.

W. B. THORNS, Liquidator.

In the Matter of HALLIWELL, DEARNALEY 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 registered office of the Company will be nead at the registered office of the Company, 19, Imperial-buildings, Old Millgate, in the city of Manchester, on Tuesday, the 28th day of July, 1914, at 3.15 o'clock in the afternoon, for the purposes mentioned in the said section.—Dated this 16th day of July 1914. 16th day of July, 1914.

ABEL DEARNALEY, Liquidator.

The Companies Acts, 1908 and 1913. The KAREN PLANTING AND TRADING COMPANY Limited.

In pursuance of the provisions of section 188 (1) 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 office of the Company, Cl3, Exchange-buildings, Liverpool, on Wednesday, the 5th day of August, 1914, at 2 o'clock in the afternoon.—Dated 17th Luby, 1914 17th July, 1914.

JOHN H. BOXWELL, Liquidator.

The SOUTHWARK PHOTO ENGRAVING 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 the office of Messrs. Cleveland, Channon and Snowden, 22, Basinghall-street, London, E.C., at 11.30 o'clock in the forencon, on Friday, the 31st day of July, 1914.—Dated this 14th day of July, 1914.

SMITH, RUNDELL and DODS, 9, John-street, Bedford-row, W.C., Solicitors for Arthur Cleveland, the Liquidator.

The Companies Acts, 1908 and 1913. T. CORLESS AND COMPANY Limited.

N pursuance of section 188 of the Companies (Consolidation) Act 1000 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 offices of Messrs. Griffin and Kennedy, Newton Chambers, 43, Cannon-street, Birmingham, on the twenty-fifth day of July, 1914, at 11 o'clock in the forenoon. This notice is given solely for the purpose of complying with the said section. All creditors have been or will be paid in full.—Dated this 16th day of July, 1914. day of July, 1914.

GEO. R. GRIFFIN, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the RAPID LIGHT CONTROLLING 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 No. 7, Victoria-street, Westminster, in the county of London, on Monday, July 27th, at 11 o'clock in the forenoon, for the purposes provided for in the said section.—Dated this 20th day of July 1014 of July, 1914.

R. H. PRITCHARD, Liquidator.

The Companies (Consolidation) Act, 1908. The W. N. S. TAP COMPANY Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the W. N. S. TAP COMPANY Limited will be held at 40, High-street, Watford, Herts, on Tuesday, the 28th day of July, 1914, at three o'clock in the afternoon, for the purposes provided for in the said section.—Dated the 16th day of July, 1914.

G. H. ATTENBOROUGH, Liquidator, 9 and 10, Fenchurch-street, London, E.C. °

MUSCOM Limited. (In Voluntary Liquidation.) NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of creditors of the above named Company will be held at 8 and 9, Essex-street, Strand, London, W.C., on Thursday, the 23rd day of July, 1914, at 12 o'clock. Creditors are requested to send to the undersigned, addressed to 110, Cannon-street, E.C., particulars of their claims.—Dated this 16th day of July, 1914.

NORMAN HART, Solicitor for Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the FORDS PARK CO-OPERATIVE BAKERIES 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 235, High Holborn, London, W.C., on Friday, the 31st day of July, 1914, at 11 o'clock.—Dated this 18th day of July, 1914.

HAMILTON ALSTON, Liquidator, 25, Bishopsgate, London, E.C.

> The Companies Acts, 1908 and 1913. Notice of Meeting of Creditors.

In the Matter of W. AND C. LATHAMS Limited. (In Voluntary Liquidation.)

URSUANT to section 188 of the Companies Acts, 1908 and 1913, a Meeting of the creditors of the above named Company will be held at 20, Crossstreet, Manchester, on the 23rd day of July, 1914, at 3 o'clock in the afternoon precisely. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned, Edgar Oates, at his address, 20, Cross-street, Manchester.—Dated this 18th day of July, 1914.

EDGAR OATES.

Companies Acts, 1908-1913.

PURITAN BRAND CONFECTIONERY COM-PANY Limited. (In Voluntary Liquidation.)

DURSUANT to sec. 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the offices of the Liquidator, Bank Chambers, Bridgwater, on the first day of August, 1914, at ten o'clock in the forenoon. Any person claiming to be a creditor and desiring to be present should at once send particulars of claim to Mr. George Ashley, A.C.A., the Liquidator, at his address as above.—Dated this 16th day of July, 1914.

GEORGE ASHLEY, Liquidator.

The J. H. B. SYNDICATE 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 5 and 6, Great Winchesterstreet, London, E.C., on Thursday, the 30th day of July, 1914, at 12 o'clock noon.—Dated this 17th day of July, 1914.

GEO. ADDISON SCOTT, Liquidator.

In the Matter of the Companies Act, 1908 and 1913, and in the Matter of the DEVON AND COUNTIES STEAM NAVIGATION CO. Limited.

OTICE is hereby given, pursuant to section 188 of the Companies Act, 1908 and 1913, that a Meeting of the creditors of the above named Company will be held at my office, 111, Bute-street, in the city of Cardiff, on Friday, the 31st day of July, 1914, at noon.—Dated this 18th day of July, 1914.

G. T. Liquidator. T. NEEDHAM, Chartered Accountant,

ALLEN AND COMPANY (LLANDAFF) Limited.

OTICE is hereby given, that 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 Royal Hotel, St. Mary-street, Cardiff, on Friday, the 24th day of July, 1914, at 11 a.m.

July 17th, 1914.

ALF. AKENHEAD, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of BRADBERRY Limited.

OTICE is hereby given, that the creditors of the above named Company are required, on or before the 20th day of August, 1914, to send in their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors, to the undersigned, William Alfred Slade, of No. 9, Old Jewry-chambers, 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 said debts by notice in writing from the said Liquidator, are, by their Solicitors, 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 July, 1914.

WILLIAM A. SLADE, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the MAIKOP STANDARD OIL FIELDS Limited.

THE creditors of the above named Company are required, on or before the 1st day of Septem-I required, on or before the 1st day of September, 1914, to send their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to William Jennings, of 32, Old Jewry, London, E.C., England, 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 and prove their said debts and claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution of the assets of the said Company made before such debts are proved.—Dated this 15th made before such debts are proved.—Dated this 15th day of July, 1914.

WM. JENNINGS, Liquidator.

The Companies (Consolidation) Act, 1908. STORMONT AND WILDE Limited.

STORMONT AND WILDE Limited.

OTICE is hereby given, that the creditors of the above named Company are required, on or before the thirtieth day of July, 1914, 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 Harold Arthur Sharp, of 120, Colmore-row, Birmingham, Chartered Accountant, 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 sixteenth day of July, 1914. HAROLD A. SHARP, Liquidator.

SURFACING MACHINERY Limited.

Registered office formerly 47, Temple-row, Birming-ham; registered office now "Ashcroft," Wotton-under-Edge.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the above Company are hereby required to send particulars, in writing, of such debts, claims or demands to us, the undersigned, as Solicitors to the Directors, on or before the 22nd day of August, 1914, after which date the directors will proceed to distribute the moneys in their hands, having regard only to the debts, claims and demands of which they shall then have had notice.—Dated the 21st day of July, 1914.

CHAMPNEY. FREAM and CORKE, Albion

CHAMPNEY, FREAM and CORKE, Albion House, King-street, Gloucester.

HODGSON AND CO. Limited.

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 1st day of September, 1914, 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 Percy E. Slack, Incorporated Accountant, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator or his Solicitors, are, by themselves or

their Solicitors, 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 July, 1914.

PERCY E. SLACK, 28, Great James-street, Bedford-row, W.C.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of PEARSON AND COMPANY. Limited.

NOTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 1st day of September, 1914, being the day for that purpose fixed by the undersigned, 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 Mr. Joseph Lunt, of 27, Brazennosestreet, Manchester, Chartered Accountant, 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 said debts or claims at such time and place as shall be specified 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 July, 1914.

ADDLESHAW, SONS and LATHAM, Solicitors to the above named Liquidator, 15, Norfolk-street, Manchester. 133

. In the Matter of the Companies Acts, 1862 to 1900, and in the Matter of the DECHAMPS MOTOR COMPANY Limited.

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 2A, Barry-road, East Dulwich, London, S.E., on Saturday, the 22nd day of August, 1914, at five o'clock in the afternoon precisely, to receive the report of the Liquidator, showing how the winding up of the Company has been conducted, and its property disposed of, to hear any explanation that may be furnished by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts, and documents of the Company.—Dated this 15th day of July, 1914.

A. E. CORNWELL, Liquidator.

The Companies Acts, 1908 and 1913. In the Matter of R. C. FRASER Limited.

In the Matter of R. C. FRASER 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 the registered office of the Company, 31, James-street, in the city of Liverpool, on the 25th day of August, 1914, at 2.30 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.—Dated the 16th day of July, 1914.

T. A. OCKLESHAW, Liquidator.

Re The EASTERN COUNTIES MARGARINE COMPANY Limited, of Warton-road, Stratford, in the county of Essex, Manufacturing Chemists.

in the county of Essex, Manufacturing Chemists.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at the offices of Edward Henry Coopman, Solicitor, 5, Giltspur-street, London, E.C., on Thursday, the 27th day of August, 1914, at 3 o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books,

accounts, and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 16th day of July, 1914.

ALBERT E. RAMSEY, Liquidator.

In the Matter of the Companies Acts, 1908 and 1913, and in the Matter of ERNEST BROTHERS Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at 4, Charterhouse-square, London, E.C., on the 24th day of August, 1914, 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-haid 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 16th day of July, 1914.

E. H. HAWKINS, One of the Liquidators.

The Companies Acts, 1908 and 1913. The DOLCOATH STEAMSHIP COMPANY Limited.

OTICE is hereby given, that a General Meeting of the Members of the above Company will be held 52, The Exchange, in the city of Cardiff, on Tuesday, the 29th day of September, 1914, at 11 o'clock in the forenoon, for the purpose of having an account laid before them, 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 for the purpose of determining by Extraordinary Resolution, the manner in mining, by Extraordinary Resolution, the manner in which the books and papers of the Company, and of the Liquidator, shall be disposed of.—Dated this seventeenth day of July, 1914. HUMPHRY WALLIS, Liquidator.

THE ATOZ MANUFACTURING COMPANY Limited.

OTICE is hereby given, that a General Meeting: of the Members of the above Company will be held at 8, Queen-street, E.C., on the 23rd August, 1914, at 2 p.m., for the purpose of having an account-laid before them, showing how 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.

R. ELLIOT SMITH, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the NORWOOD BREAD COMPANY Limited.

NOTICE is hereby given that a General Meeting of the above named Company will be held at the Liquidator's office, Trafalgar-buildings, Northumberland-avenue, London, W.C., on Monday, the twenty-fourth day of August, 1914, at 3 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 18th day of July, 1914.

J. EDWARD MYERS, F.C.A., Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of W. HARTLEY AND SON Limited.

OTICE is hereby given that a General Meeting of the Members of the above named Company will be held at the offices of Joy, Price and Company, Post Office-chambers, Saint Nicholas'-square, Newcastle-upon-Tyne, on the 25th day of August, 1914, at 3 o'clock in the afternoon precisely, for the purpose of having laid before them the Liquidator's accounts, showing the manner in which the windingup has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 16th day of July, 1914.

W. T. PRICE, Liquidator.

PERIODICAL DEVELOPMENT SYNDICATE Limited. (In Liquidation.)

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at 18, St. Swithin's-lane, London, E.C., on Monday, the 24th day of August, 1914, 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. the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator, to fix the Liquidator's remuneration; and also of determining, by Extraordinary Resolution, the manner in which the books and papers of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 20th day of July, 1914.

D. L. HONEYMAN, Liquidator.

NEW GUAYAQUIL LAND COMPANY Limited. (In Liquidation.)

137

138

139

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at 18, St. Swithin's-lane, London, E.C., on Friday, the 21st day of August, 1914, 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 Meetthe 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, to fix the Liquidator's remuneration; and also of determining, by Extraordinary Resolution, the manner in which the books and papers of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 20th day of July 1914 of July, 1914.

D. L. HONEYMAN, Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the ABERFORD GAS CO. Limited.

OTICE is hereby given, that a General Meeting of the above named Company will be held at the Queen's Hotel, Leeds, on Tuesday, the 25th day of August, 1914, at 5 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 July, 1914.

W. H. SHAW, Liquidator.

The ELIAS PURE RUBBER PROCESS Limited. (In Voluntary Liquidation.)

(In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at Staple House, 51/2, Chancery-lane, W.C., on Monday, the 24th day of August, 1914, at 11 o'clock a.m., for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and docu-

ments of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 14th day of July, 1914. HERBERT GOWAR, Liquidator.

Advertisement of Cancelling.

NOTICE is hereby given, that the Registrar of Friendly Societies has, pursuant to the Indus-Friendly Societies has, pursuant to the Industrial and Provident Societies Act, 1893, this day cancelled the registry of the LITERARY THEATRE SOCIETY Limited (Reg. No. 4373 R), held at 20, St. James-square, Notting Hill, W., in the county of London, on the ground that the Society has wilfully and after notice from me violated the provisions of and after notice from me violated the provisions of the said Act in having failed to furnish the Annual Return of the said Society for the year 1912. 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.—Dated the twentieth day of July, 1914.

G. STUART ROBERTSON, Chief Registrar.

Advertisement of Cancelling.

Advertisement of Cancelling.

NOTICE is hereby given, that the Registrar of Friendly Societies has, pursuant to the Industrial and Provident Societies Act, 1893, this day cancelled the registry of the INDO EUROPEAN TRADING SOCIETY Limited (Reg. No. 4697 R), held at 16, Mornington-crescent, N.W., in the county of London, on the ground that the Society has wilfully and after notice from me violated the provisions of the said Act in having failed to furnish the Annual Return of the said Society for the year 1912. 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.—Dated the twentieth day of July, 1914.

G. STUART ROBERTSON, Chief Registrar.

G. STUART ROBERTSON, Chief Registrar.

Advertisement of Cancelling.

Advertisement of Cancelling.

NOTICE is hereby given, that the Registrar of Friendly Societies has, pursuant to the Industrial and Provident Societies Act, 1893, this day cancelled the registry of the WESTGATE WORK-ING MEN'S SOCIAL CLUB Limited (Reg. No. 5076 R), held at 8, Westgate Hill-terrace, Newcastle-on-Tyne, in the county of Northumberland, on the ground that the Society has wilfully and after notice from me violated the provisions of the said Act in having failed to furnish the Annual Return of the said Society for the year 1912. 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.—Dated the twentieth day of July, 1914.

G. STUART ROBERTSON, Chief Registrar.

G. STUART ROBERTSON, Chief Registrar.

Advertisement of Cancelling.

NOTICE is hereby given, that the Registrar of NOTICE is hereby given, that the Registrar of Friendly Societies has, pursuant to the Industrial and Provident Societies Act, 1893, this day cancelled the registry of the WANSBECK HOUSE POPULAR SOCIAL CLUB Limited (Reg. No. 5020 R), held at Wansbeck House; Ashington, in the county of Northumberland, on the ground that the Society has wilfully and after notice from me violated the provisions of the said Act in having failed to furnish the Annual Return of the said Society for the year 1912. 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.—Dated the twentieth day of July, 1914.

G. STUART ROBERTSON, Chief Registrar.

· G. STUART ROBERTSON, Chief Registrar.

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Advertisement of Cancelling.

Advertisement of Cancelling.

NOTICE is hereby given, that the Registrar of Friendly Societies has, pursuant to the Industrial and Provident Societies Act, 1893, this day cancelled the registry of the BLANCHARD'S AMUSEMENTS ASSOCIATION Limited (Reg. No. 4519 R), held at 53, Haymarket, S.W., in the county of London, on the ground that the Society has wilfully and after notice from me violated the provisions of the said Act in having failed to furnish the Annual Return of the said Society for the year 1912. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges. the Annual Return of the said Society for the year 1912. 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.—Dated the twentieth day of July, 1914.

G. STUART ROBERTSON, Chief Registrar.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frederick Arnold Grainger and John Ben Hargreaves, carrying on business as Engineers and Steel and General Agents, at 1, Basinghall-square, Basinghall-street, in the city of Leeds, under the style or firm of GRAINGER AND HARGREAVES, has been dissolved by mutual consent as and from the thirtieth day of June, 1914. All debts due to and owing by the said late firm will be received and paid by the said John Ben Hargreaves.—Dated 10th day of July, 1914. July, 1914.

F. ARNOLD GRAINGER. J. B. HARGREAVES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Leonard Nagington and Alfred Ernest Shennan, carrying on business as Architects and Surveyors, at 35, Dale-street, in the city of Liverpool, under the style or firm of "NAGINGTON AND SHENNAN," has been dissolved by mutual consent as from the 11th day of July, 1914. All debts due and owing by the said late firm will be received and paid by the said Alfred Ernest Shennan, who will continue to carry on the said business at the same place on his own account.—Dated this 14th day of July, 1914.

LEONARD NAGINGTON.

LEONARD NAGINGTO A. ERNEST SHENNAN. NAGINGTON.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Charles Stephen Elkington and Herbert Bridges, carrying on business as Milliners and Fancy Drapers, at Lands-lane, in the city of Leeds, under the style of "BRIDGES AND CO.," has been dissolved by mutual consent as from the seventeenth day of February, one thousand nine hundred and fourteen, in consequence of the partnership business having been purchased by "Bridges and Co. Limited," a Company formed for that purpose.—Dated this 13th day of July, 1914.

C. S. ELKINGTON.

C. S. ELKINGTON. H. BRIDGES.

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LUPTON and FAWCETT, Solicitors for Bridges and Co. Limited.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Charles Berkeley Margetts and George Henry Boyce Peters, carrying on business as Solicitors, at 6, Market-hill, Huntingdon, in the county of Huntingdon, under the style or firm of "MARGETTS AND PETERS," has been dissolved by mutual consent as and from the 15th day of July, 1914. All debts due to and owing by the said late firm will be received and paid by the undersigned Charles Berkeley Margetts.—Dated the 17th day of July, 1914.

CHARLES BERKELEY MARGETTS.

CHARLES BERKELEY MARGETTS. GEORGE HENRY BOYCE PETERS.

NOTICE is hereby given, that the Partnership heretofore subsisting between Alfred Dawson and George Fisk, carrying on business as Agricultural Machine Proprietors and Steam Rolling and Haulage Contractors, at Whitton and Rushmere, both in the county of Suffolk, under the style or firm of "ALFRED DAWSON AND CO.," has been dissolved as from the first day of April, 1914, by mutual consent, the said businesses having been acquired by a private Company, registered as "Alfred Dawson and Co. (Rushmere) Limited." All debts due to and owing by the said late firm will be received and paid respectively by the Company, who will continue to carry on the said businesses.—Dated the 14th day of July, 1914.

ALFRED DAWSON.

ALFRED DAWSON. GEORGE FISK.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Northcote Lawrence and Fredericke Edwin Parnall, carrying on business as Income Tax Repayment Agents, Accountants, and Estate Agents, Mortgage and Insurance Brokers, at 28, Prudential-nuildings, Brighton, in the county of Sussex, under the style or firm of "WILSON AND COMPANY," has been dissolved by mutual consent as and from the 30th day of June, 1914, and that in future the said business will be carried on by the said Fredericke Edwin Parnall alone.—Dated the 15th day of July, 1914.

W. N. LAWRENCE. FRED. E. PARNALL.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Alfred Percy Hill, of 54, Cambridge-road, Southport, in the county of Lancaster, Consulting Engineer, and Joseph Albert Hill, of the city of Sheffield, Engineer, carrying on business as Engineers and Ordnance Manufacturers, at Ordnance Works, in the said city of Sheffield, under the style or firm of J. AND P. HILL, was, on the twenty-second day of June, one thousand nine hundred and twelve, dissolved by mutual consent. The business will in future be carried on by the said Joseph Albert Hill, under the style or firm of J. and P. Hill.—Dated this 15th day of July, 1914.

ALFRED PERCY HILL.

ALFRED PERCY HILL. JOSEPH ALBERT HILL.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John William Taylor, Albert William Taylor, Squire Taylor, and David Taylor, carrying on business as Engineers, at Marshall Mill, Portland-street, Bradford, in the county of York, under the style or firm of JOHN TAYLOR, has been this day dissolved by mutual consent. All debts due to or owing by the late firm will be received and paid by the said John William Taylor and Albert William Taylor.—Dated this 15th day of July, 1914.

JOHN WILLIAM TAYLOR. A. WILLIAM TAYLOR. SQUIRE TAYLOR. DAVID TAYLOR.

NOTICE is hereby given, that the Partnership heretofore subsisting between George Potter Knowles, Joseph Bertram Knowles, and Konrick Denis Durley Grazebrook, carrying on the business of Consulting Engineers and Surveyors and the Preparation of Candidates for Technical Examinations, at 39, Victoria-street, London, S.W., under the style or firm of "G. P. KNOWLES," has been dissolved by mutual consent as from the 30th day of June, 1914, so far as concerns the said Joseph Bertram Knowles, who retires from the said firm. All debts due to and so far as concerns the said Joseph Bertram Knowles, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by the said George Potter Knowles and Kenrick Denis Durley Grazebrook, who will continue to carry on the said business in Partnership at 39, Victoria-street aforesaid.—Dated the sixteenth day of July, 1914.

G. P. KNOWLES. D. GRAZEBROOK. JOS. B. KNOWLES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Edith Mary Alpe and Emmeline Maxwell, carrying on business as Milliners and Fancy Drapers, at 5a, Terrace-walk, in the city of Bath, under the style or firm of ALMA AND COMPANY, has been dissolved by mutual consent as and from the eighteenth day of July, 1914. All debts due to end owing by the said late firm will be received and paid by the said Emmeline Maxwell.—Dated the 17th day of July, 1914. of July, 1914.

EDITH MARY ALPE. EMMELINE MAXWELL.

OTICE is hereby given, that the Partnership lately subsisting between us, the undersigned, Hepsley Crabtree Duckworth and Charles Henry Turkington, practising and carrying on business as Solicitors, under the style or firm of HEPSLEY C. DUCKWORTH AND CO., at No. 118, High-street, Brentford, in the county of Middlesex, and No. 40, Chancery-lane, in the county of London, has been dissolved by mutual consent as from the 50th day of June, 1914.—Dated this 3rd day of July, 1914.

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HEPSLEY CRABTREE DUCKWORTH. CHARLES HENRY TURKINGTON.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, carrying on business as Solicitors, at Midland Bank-chambers, Torquay, in the county of Devon, under the style or firm of "COWDELL AND CHAMBERLAYNE," has been dissolved as from the eleventh day of July, 1914.—Dated 11th July, 1914.

A. R. CHAMBERLAYNE. J. L. CARTWRIGHT.

PATIENCE PICKETT, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35.

Victoria, chapter 35.

NOTICE is hereby given, that all persons having any claim or demand against the estate of Patience Pickett, late of London-road, Burgess-hill, in the county of Sussex, Widow, deceased (who died on the 27th day of March, 1914, and whose will was proved in the Principal Probate Registry on the 16th day of May, 1914, by the executors therein named), are hereby required to send particulars, in writing, of their claims or demands, to the undersigned, the Solicitor for the said executors, on or before the 27th day of August. 1914, 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 approach of whose claims or demands they shall not then have had notice.—Dated this 16th day of July, 1914. 1914.

A. F. HARDWICK, 34, Duke-street, Brighton, Solicitor for the said Executors.

Mrs. ELEANOR GILBERT, Deceased. Pursuant to the Statute 22 and 23 Vict., c. 35.

Pursuant to the Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all persons having claims against the estate of Mrs. Eleanor Gilbert, deceased, late of 14, Golder's-gardens, Golder's Green in the county of Middlesex. Wife of George Corden Gilbert (who died on the 8th April, 1914, and whose will, with a codicil, was proved in the Principal Probate Registry, on the 9th May, 1914, by the Public Trustee), are required to send particulars of their claims to me on or before the 27th day of August, 1914, at the expiration of which time the Public Trustee will distribute the assets among the parties entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 16th day of July, 1914. day of July, 1914.

J. S. CHOWN, Dauntsey House, 4B, Frederick'splace, E.C.

JAMES CHAMBERS, Deceased.

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

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

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Chambers, late of (a) 186 and 188, Edgware-road, London, W., (b) 104 and 105, Tottenham Court-road, London, W., and (c) 22, Abbey-road, St. John's Wood, London, N.W., Mantle Manufacturer, deceased (who died on the 7th July, 1914, and whose will is being proved in the Principal Probate Registry, London, by Mrs. Ellen Chambers (Widow), the executrix therein named), are hereby required to send the particulars, in writing, of their claims or demands to us by the 31st August, 1914, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 17th July, 1914.

F. W. HUGHES and SON, 103, Edgware-road, London, W., Solicitors for the Executrix.

Re WILLIAM HENRY CHARNLEY, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all persons having any claims or demands against the estate of William Henry Charnley, late of 117, Redlam, Blackburn, in the county of Lancaster, retired Builder, deceased (who died on the 30th day of April, 1914, and whose will was proved in the Principal Probate Registry of the High Court of Justice, on the 2nd day of June, 1914, by John Thos. Charnley, of 117, Redlam, Blackburn aforesaid, the executor therein named), are hereby required to send full particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executor, on or before the 31st day of July, 1914, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 15th day of July, 1914.

EDWD. RENNISON, 26, Richmond-terrace,

RENNISON, 26, Richmond-terrace, Blackburn, Solicitor for the said Executor.

GEORGE BOULTER WELSFORD, Deceased.

Pursuant to 22nd and 23rd Vict., cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of George Boulter Welsford, late of Melcombe Regis, in the county of Dorset, Solicitor, deceased (who died 25rd April, 1913), are hereby required to send particulars, in writing, of their claims or demands to the undersigned, as Solicitors for Richard Hare, of 2, York-buildings, Clifton. Bristol, Solicitor, and William George Welsford, of Preston, in the said county of Dorset, Gentleman, the administrators of the deceased, on or before the 27th August next, after which date the said administrators will distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims and demands of which the said administrators shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim they shall not then have had notice.—Dated this 16th day of July, 1914. OTICE is hereby given, that all creditors and 1914.

ANDREWS, BARRETT and WILKINSO.
Weymouth, Solicitors for the Administrators. BARRETT and WILKINSON,

ALFRED CADDICK, Deceased.

Pursuant to 22 and 23 Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims against, the estate of Alfred Caddick, late of Glenfield, Sutton Coldfield, in the county of Warwick; and of 3, New-

hall-street, in the city of Birmingham, and of 322, High-street, West Bromwich, in the county of Stafford, Solicitor (who died on the 7th day of March, 1914, and whose will was proved in the Birmingham District Registry of the Probate Division of His Majesty's High Court of Justice, on the 24th day of June, 1914, by Anne Jessie Caddick, Alfred Armstrong Caddick, Charles John Caddick, and Francis Arthur Caddick, the executors therein named), are required to send to me, the undersigned, the Solicitor for the said executors, particulars, in writing, of their debts, claims, and demands on or before the 31st day of August, 1914, after which date the executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, or otherwise deal with the same in accordance with the will of the said deceased, 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, so distributed or dealt with, to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 15th day of July, 1914.

A. A. CADDICK, 322, High-street, West oso Bromwich, Solicitor for the said Executors.

THOMAS NEWMAN, Deceased.

Pursuant to 22 and 23 Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Thomas Newman, late of Beecholme, Beeches-road, West Bromwich, in the county of Stafford, and of High-street, West Bromwich aforesaid, Butcher and Meat Salesman (who died on the 17th day of March, 1914, and whose will was proved in the Lichfield District Probate Registry of His Majesty's High Court of Justice, on the 13th day of May, 1914, by Emma Newman, Elizabeth Bryant, and Alfred George Garratt, three of the executors therein named), are required to send to us, the undersigned, the Solicitors for the said executors, particulars, in writing, of their debts, claims, and demands, on or before the 31st day of August, 1914, after which date the executors will proceed to distribute the assets of the executors will proceed to distribute the assets of the executors will proceed to distribute the set of the will of the said deceased, 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, so distributed or dealt with, to any person or persons of whose debt, claim, or demand they shall not then have had notice.—Dated this 15th day of July, 1914.

CADDICK and WALKER, 322, High-street, West Bromwich, Solicitors for the said Executors.

Lieutenant General Sir HENRY RADFORD NORMAN, K.C.B., Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Sir Henry Radford Norman, K.C.B., of The Hearne, Charlton Kings, Cheltenham, in the county of Gloucester, a Lieutenant General in Her late Majesty's Army (who died on the sixteenth day of December, one thousand eight hundred and ninety-nine, and whose will, with four codicils thereto, was proved in the Principal Registry of the Probate Division of the High Court of Justice on the twenty-second day of February, one thousand nine hundred, by Edward Thomas Mashiter, Esquire, and Molière Tabuteau, Esquire, the executors therein named), are hereby required to send particulars, in writing, of their debts, claims, and demands to us, the undersigned, as Solicitors to the said executors, on or before the twenty-seventh day of August, one thousand nine hundred and fourteen, 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.—Dated this seventeenth day of July, one thousand nine hundred and fourteen.

BURCH, WHITEHEAD and DAVIDSONS, 29, Spring-gardens, London, S.W., Solicitors for the said Executors. The Revd. Canon THOMAS OSMOTHERLEY REAY, Deceased.

Pursuant to the Statute 22 and 23 Victoria, cap. 35.

OTICE is hereby given, that all creditors and other persons having any claims against the estate of the Revd. Thomas Osmotherley Reay, late of Prittlewell, in the county of Essex, and of The Gill, Cumberland, Clerk in Holy Orders, Honorary Canon of Chelmsford (who died on the 14th day of June, 1914, and whose will, with a codicil, was proved, on the 15th day of July, 1914, at the Principal Probate Registry, by Alice Julia Harriott Reay, Widow, the relict, and Osmund William Reay, Son of the deceased, and Frank William Leaver, the executors therein named), are hereby required to send particulars, in writing, of their claims to the undersigned, the Solicitors for the said executors, on or before the 21st day of August, 1914, after which date the said executors will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 17th day of July, 1914.

POTTER, SANDFORD and KILVINGTON, 120, Queen Victoria-street, E.C., Solicitors for the said Executors.

Re VALENTINE PRODHAM, Deceased.

Pursuant to the Statute 22nd and 23rd Vict., c. 35.

NOTICE is hereby given, that all persons having claims against the estate of Valentine Prodham, late of Roxby-terrace, Thornton Dale (formerly of Allerston), in the county of York, retired Farmer (who died on the 10th day of May, 1914, and whose will was proved at York, on the 4th day of June, 1914, by Susan Prodham and Mary Prodham, the executors therein named), are hereby required to send particulars of such claims to us, the undersigned, on or before the 8th day of September, 1914, after which date the said executors will distribute the assets of the deceased, 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 or persons of whose claim they shall not then have had notice.—Dated this 14th day of July, 1914.

COOK, FOWLER and OUTHET, 5, York-place. Scarborough, Solicitors for the said Executors.

JOHN MORTON, Deceased, of Vancouver. Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all persons having claims against the estate of John Morton, late of the city of Vancouver, in British Columbia (who died on the 18th April, 1912, and letters of administration, with the will and codicils annexed, of whose estate were granted by the Principal Probate Registry, on the 23rd May, 1914, to Joseph Walker, of Station-street, Huddersfield, Solicitor, the lawful attorney of the North West Trust Company Limited, of Vancouver, the executor), are required to send particulars thereof, in writing, to us, the undersigned, on behalf of the administrator, before the 30th September, 1914, after which date the estate will be distributed, having regard only to those claims of which notice shall then have been received; and the administrator will not be liable for any claim of which he shall not then have had notice.—Dated 17th July, 1914.

HALL, WALKER and NORTON, Solicitors, 9,
Station-street, Huddersfield.

Re JOHN SMITH, Deceased.

Pursuant to the Law of Property Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John Smith, late of Stoke Lacy, Herefordshire, Machinist, deceased (who died on the 25th day of May, 1913, and whose will was proved in the Principal Probate Registry of the Probate Division of His Majesty's High Court of Justice, on the 8th day of August, 1913, by Matthew John

Plant Shufflebotham, of The Burgess, Avenbury, Herefordshire, the executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, of their claims or demands to me, the undersigned, the Solicitor for the said executor, on or before the 15th day of August, 1914, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be lightly for the assets of the said deceased as one or any 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 15th day of July, 1914.

ALBERT BUSH, of Broad-street, Bromyard, Solicitor for the said Executor.

Re ALLEN FRANCE, Deceased.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

Pursuant to the Statute 22 and 23 Vict., cap. 35. of OTICE is hereby given, that all persons having any claims against the estate of Allen France, late of Manchester-road, Huddersfield, Licensed Victualler, deceased (who died on the 12th day of May, 1914, and whose will was proved in the Wakefield District Probate Registry, on the 11th day of July, 1914, by George Dickinson Eastwood, Mary Ann Matthewman and James Cowan, 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 31st day of July, 1914, after which date the said 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 10th day of July, 1914.

RMITAGE, SYKES and HINCHCLIFFE, West Yorkshire Bank Chambers, Huddersfield, .049 Solicitors for the said Executors.

FREDERICK GEORGE ADNITT, 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 other persons having any claims or demands upon or against the estate of Frederick George Adnitt. late of 29 Billing-road, in the county borough of Northampton, Draper, deceased (who died on the 21st day of July, 1912, and whose will was proved by Charles Adnitt, Edgar Francis Adnitt, and Sidney Charles Adnitt, all of Northampton aforesaid, the executors therein named, on the 9th day of November, 1912, in the District Probate Registry at Northampton), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the 20th day of August, 1914; and notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have notice; and that they will 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 16th day of July, 1914.

HENSMAN, JACKSON and CHAMBERLAIN,

HENSMAN, JACKSON and CHAMBERLAIN, 6, St. Giles' street, Northampton, Solicitors for the Executors.

ERNEST WATSON, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

Pursuant to the Statute 22 and 20 vict., c. 00.

Notice is hereby given, that all creditors and other persons having any claims or demands against the estate of Ernest Watson, late of 16, Saint Andrews-road. Sheffield, of no occupation, deceased (who died on the 8th day of May, 1910, and to whose real and personal estate letters of administration were granted by the Principal Probate Registry, on the 9th day of July. 1914, to Albert Watson, of 16, Saint Andrews-road aforesaid, of no occupation), are hereby required to send particulars, in writing, of their Andrews-road atoresaid, of no occupation), are hereby required to send particulars, in writing, of their ciaims or demands to us, the undersigned, the Solicitors for the said Albert Watson on or before the 21st day of August, 1914, at the undermentioned address, after which date the said Albert Watson will proceed to distribute the assets of the said Ernest Watson, 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 Albert Watson will not be liable for the assets of the said Ernest Watson, 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 17th day of July, 1914.

SMITH, SMITH and FIELDING, Meetinghouse-lane, Sheffield, Solicitors for the said Albert Watson.

LOUISA WATSON, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Louisa Watson, late of 16, Saint Andrews-road, Sheffield, Widow, deceased (who died on the 14th day of May, 1914, and to whose real and personal estate letters of administration were granted by the Principal Probate Registry, on the 2nd day of July, 1914, to Albert Watson, of 16, Saint Andrews-road aforesaid, of no occupation), are hereby required to send particulars, in writing, of their claims or road aforesaid, of no occupation), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned the Solicitors for the said Albert Watson, on or before the 21st day of August, 1914, at the undermentioned address, after which date the said Albert Watson will proceed to distribute the assets of the said Louisa Watson, 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 Albert Watson will not be liable for the assets of the said Louisa Watson, 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 17th day of July, 1914.

SMITH, SMITH and FIELDING. Meetinghouse-

SMITH, SMITH and FIELDING Meetinghouse-lane, Sheffield, Solicitors for the said Albert Watson.

MARY ELIZABETH BEECHAM, Deceased.

Pursuant to Statute 22nd and 23rd Vic., cap. 55.

Pursuant to Statute 22nd and 23rd Vic., cap. 55.

A LL persons having any claims against the estate of Mary Elizabeth Beecham (Wife of John Beecham), late of 249, St. Philips-road, in the city of Sheffield (who died on the 15th day of May, 1914, and whose will was proved in the Principal Probate Registry, on the 15th day of July, 1914, by Joseph Sylvester and Bernard Walker, the executors therein named), are hereby required to send particulars of their claims, in writing, to us, the undersigned, before the 1st day of September, 1914, after which date the said executors will distribute the assets of the said deceased amongst the persons entitled thereto.—Dated this 17th day of July, 1914.

SMITH. SMITH and FIELDING. Meetinghouse-

SMITH, SMITH and FIELDING, Meetinghouselane, Sheffield, Solicitors for the said Executors.

WILLIAM BIMSON, 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."

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 Bimson, late of Skull House-lane, Wrightington, in the county of Lancaster (who died on the lith day of May, 1912, and whose will was proved in the Lancaster District Registry of the Probate Division of the High Court of Justice, on the 8th day of January, 1913, by Thomas Ellis Bimson, William Bimson, and Ambrose Bimson, 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 20th of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the 20th day of August, 1914, 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 17th day of July, 1914.

BARLOW, JACKSON and GEE, of 22, King-

street, Wigan, Solicitors to the said Executors.

WILLIAM BAYLEY, Deceased.

Pursuant to 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all persons having any claim or demand against the estate of the late William Bayley, of Craybrow, Lymm, in the county of Chester, retired Merchant's Manager (who died on the 25rd May, 1914, and whose will was proved in the Principal Probate Registry, on the 7th July, 1914, by George Herbert Bayley, Horace Claffin Bayley, and Frederick Charles Bozman, the executors therein named), are required to send particulars, in writing, to us, the undersigned, on or before the 5rd day of September next, after which date the said executors will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated the 15th day of July, 1914.

DIGGLES and OGDEN, 22. Booth-street. Manany claim or demand against the estate of the

DIGGLES and OGDEN, 22, Booth-street, Manchester, Solicitors for the said Executors.

Re GUSTAVUS SOLOMON NATHAN, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims against the estate of Gustavus Solomon Nathan, late of 22, Bathstreet, Southport, in the county of Lancaster, formerly of 338, Deansgate, in the city of Manchester, Merchant (who died on the 10th day of July, 1912, and whose will was proved in the Principal Probate Registry, on the 2nd day of September, 1912, by Mark Ellenband, the sole executor for England or elsewhere outside South Africa), are hereby required to send particulars of their claims to the undersigned on or before the 17th day of August, 1914, after which date the executor will distribute the assets of the deceased amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice.—Dated this 17th day of July, 1914.

BLACKBURN and WALKER, 20, Kennedy-

BLACKBURN and WALKER, 20, Kennedy-street, Manchester, Solicitors for the said Executor. **03** I

EDWARD GORTON, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23ra 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 Edward Gorton, late of "The Glen," Wrightington, in the county of Lancaster, retired Licensed Victualler (who died on the 30th day of November, 1912, and whose will, with two codicils thereto, was proved in the Lancaster District Registry of the Probate Division of the High Court of Justice, on the 25th day of January, 1913, by Richard Gorton, Thomas Smith, junior, the executors named in the said will, and Edward Gorton, the executor named in the first codicil), 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 20th day of for the said executors, on or before the 20th day of August, 1914, 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 person of these so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 17th day of July, 1914.

BARLOW, JACKSON and GEE, of 22, King-street, Wigan, Solicitors to the said Executors.

Re ROBERT DAWSON, 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 Robert Dawson, late of Parkhill, Millbrook, Stalybridge, in the county of Chester, Engineer, decased (who died on the 23rd day of April, 1914, and whose will was proved in the Prin-cipal Registry of the Probate Division of His-Majesty's High Court of Justice, on the 7th day of July, 1914, by Harry Edward Dawson and Sydney Rufus Richardson, two of 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 31st day of August, 1914, 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 15th day of July, 1914. 1914.

J. W. SIMISTER, of Portland Chambers, Staly-bridge, Solicitor for the said Executors.

WILLIAM ROEBUCK, 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 William Roebuck, late of 12, South-street, Huddersfield, in the county of York, deceased (who died on the 4th day of January, 1914, and whose will was proved in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice, on the 19th day of February, 1914, by three of the executors therein named), are hereby required to send particulars, in writing, of 1914, by three of the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 15th day of August, 1914, 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 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 16th day of July, 1914. 1914.

JOHN HERBERT TURNER, Market Place Chambers, Huddersfield, Solicitor for the 055 Executors.

Re EMMA TRANT BATTISCOMBE, Deceased. Pursuant to the Statute 22 and 23 Vict., c. 35.

Pursuant to the Statute 22 and 23 Vict., c. 35.

OTICE is hereby given, that all persons having claims against the estate of Emma Trant Battiscombe, late of 17, Sunderland-terrace, Bayswater, in the county of Middlesex, Widow (who died on the 28th day of May, 1914, and whose will was proved in the Principal Probate Registry on the 3rd day of July, 1914, by Christopher William Battiscombe, one of the executors therein named), are hereby required to send particulars of such claims to us, the undersigned, on or before the 31st day of August, 1914, after which date the said executor will distribute the assets of the deceased, 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 claim he shall not then have had notice.—Dated this 18th day of July, 1914.

STUBBS and LATHAM, Bush Lane House, Can-

STUBBS and LATHAM, Bush Lane House, Cannon-street, Solicitors for the said Executor.

Re THOMA'S HENRY BERRY, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vic., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Thomas Henry Berry, late of Uvalde, Handsworth, in the county of Stafford, deceased (who died on the third day of June, one thousand nine hundred and fourteen, and whose will was proved in the Lichfield District Registry of the Probate Division of His Majesty's High Court of Justice, on the thirteenth day of July, one thousand nine hundred and fourteen, by Helen Berry, Alfred Rose, and Frank Juckes, the executors), 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 thirtieth day of August, one thousand nine hundred and fourteen, after which date the said executors will proceed. teen, 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 we shall then have had notice; and we 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 we shall not then have had notice.

—Dated this fifteenth day of July, one thousand nine hundred and fourteen.

FREELAND and WARDER, 71, Temple-row, Birmingham, Solicitors for the said Executors.

Re JANE PEARSON, Deceased.

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

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Jane Pearson, of 7, St. Clement's road, Nechells, in the city of Birmingham, Widow (who died on the 15th day of January, 1914), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the executor, on or before the 17th day of August, 1914, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall-then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, 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 16th day of July, 1914.

ALBERT C. HAYES, 14, New-street, Birming-ham, Solicitor to the Executor.

The Law of Property Amendment Act. 1859. Re Surgeon Lt.-Col. S. SMITH, 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 Samuel Smith, late of Devon against the estate of Samher Smith, rate of Devon House, Kingsdown-parade, in the city and county of Bristol, Surgeon Lieut.-Col., V.D., deceased (who died on the 21st day of March, 1914, and whose will was proved in the Bristol District Probate Registry, on the 14th day of July, 1914, by Hannah Smith, Mary Ann Smith, and Henry Pomeroy, three of the Mary Ann Smith, and Henry Pomeroy, three of 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 18th day of August, 1914, 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 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 the 18th day of July, 1914

HY. POMEROY and SON, Solicitors for the said Executors, 44, Baldwin-street, Bristol.

WALTER HENTY, Deceased.

NOTICE is hereby given, that all creditors and OTICE is hereby given, that all creditors and other persons having any claims against the estate of Walter Henty, late of Beddington-place, Croydon, in the county of Surrey, Gentleman (who died on the 7th day of April, 1914, 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 May, 1914, by the Rev. Canon Montagu Hankey, one of the executors therein named), are required to send to us, the undersigned, the Solicitors for the said executor, particulars, in the Solicitors for the said executor, particulars, in writing, of their debts, claims, and demands, on or before the 31st day of August, 1914, after which date the executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, or otherwise deal with the same in according to the said deceased to the said deceased among the persons entitled thereto, or otherwise deal with the same in according to the said deceased to the said de ance with the will of the said deceased, 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, so distributed or dealt with, to any person or persons of whose debt, claim, or demand he shall not then have had notice.—Dated this 18th day of July, 1914.

SLAUGHTER and MAY, 18, Austin-friars,

Mrs. SARAH NEAVE, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Sarah Neave, late of 28, Somerset-road, Ashford, Kent, Widow (who died on the 25th day of May, 1914, and to whose personal estate letters of administration were granted by the Principal Registry of the Probate Division of the High Court of Justice to Joseph Dayle, on the 9th Frincipal Registry of the Probate Division of the High Court of Justice to Joseph Davis, on the 9th day of July, 1914), are hereby required to send particulars of their claims or demands to me, the undersigned, as Solicitor to the said administrator, on or before the 15th day of August next, after which day the said administrator will proceed to administer the assets of the said deceased among the parties entitled thereto having regard only to the claims of entitled thereto, having regard only to the claims of which he shall then have had notice; and the said administrator 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 the 16th day of July, 1914.

CHAS. NORWOOD, Ashford, Kent, Solicitor to the said Joseph Davis, the Administrator.

JOHN JAMES CATER, Esq., Deceased.

Pursuant to the Statute 22 and 23 Victoria, chapter 35, entitled "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 John James Cater, late of Lyston House, Clifton-road, Wimbledon (who died on the 14th day of May, 1914, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 9th day of July, 1914, by Isabella Annie Georgina Cater, Charles James Cater Scott, and Frederick Lindesay, the executors named therein), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the underare hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said executors, on or before the 24th day of August, 1914, 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 20th day of July, 1914. day of July, 1914.

MARKBY, STEWART and CO., 57, Coleman-street, London, E.C., Solicitors for the said Executors.

MATILDA COLLBRAN, Deceased.

Pursuant to Law of Property Amendment Act, 22 and 23 Victoria, cap. 35.

and 23 Victoria, cap. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Matilda Collbran, late of 10, Langdale-avenue, Mitcham, in the county of Surrey, and formerly of 3, Glebe-villas, London-road, Mitcham aforesaid, Widow, deceased (who died on the 4th day of May, 1914, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 9th day of July, 1914, by Charles John Phillips, of Ashcroft, Crofton-lane, Orpington, in the county of Kent, sole executor therein named), are hereby required to send the particulars, in writing, of their debts, claims, or demands to me, the undersigned, the Solicitor for the said Charles John Phillips, on or before the 27th day of August, 1914, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice; and he will not be liable

for the assets of the said deceased, or any part thereof, so distributed, to any persons of whose debts, claims, and demands he shall not then have had notice.—Dated the 16th day of July, 1914.

A. E. CUBISON, Solicitor, Dove Court, Old Jewry, E.C.

GEORGE WILLIAMS, Deceased.

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

Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of George Williams, late of 150, Croydon-road, Anerley, in the county of Kent, Gentleman (who died on the 7th day of November, 1913, 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 January, 1914, by John Alfred Martin, one 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 executor, on or before the 31st day of August, 1914, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice; and 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 17th day of July, 1914. of July, 1914.

ARTHUR E. EVES and JONES, 7, Mark-lane, London, E.C., Solicitors for the said Executor.

JAMES ADOLF POIREZ, Deceased.

Pursuant to the Act 22 and 23 Vict., cap. 35, s. 29.

A LL creditors and others having any claims against or to the estate of James Adolf Poirez, formerly of 53, St. Mary's-mansions, Paddington, London, W., but late of 7, Upper Westbourne-terrace, in the county of Middlesex, Wine Merchant (who died on the 15th day of May, 1914, and in respect of whose estate letters of administration, with the will annexed, were granted by the Principal Registry of the Probate Division of the High Court of Justice, on the 10th day of July. 1914, to Lucie Albertine Marie Gutelle, Spinster, the residuary legatee named in the said will), are hereby required to send particulars, in writing, of their claims, to the undersigned, Messrs. Davidson and Morriss, the Solicitors for the said administratrix on or before the 14th day of September, 1914, after which date the said administratrix will proceed to distribute the assets of the said James Adolf Poirez amongst the persons entitled thereto, having regard to the claims of which she has then notice; and she will not be liable for the assets, or any part thereof. so distributed, to any person of whose claim she shall not have had notice at the time of distribution.—Dated this 16th day of July, 1914. Pursuant to the Act 22 and 23 Vict., cap. 35, s. 29. of distribution.-Dated this 16th day of July, 1914.

DAVIDSON and MORRISS, 40 and 42, Queen Victoria-street, London, E.C., Solicitors.

RICHARD CARPENTER BROWN, Deceased. Pursuant to the Statute 22 and 23 Vict., cap. 35.

Pursuant to the Statute 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all persons having any claims or demands against the estate of Richard Carpenter Brown, late of "Tamesa," London-road, Twickenham, Middlesex, and formerly of Southwold, Bramble Hall, Rayleigh, Essex, deceased (who died on the 13th day of May, 1914, and whose will, with two codicils, was proved in the Principal Probate Registry, on the 4th day of June, 1914, by Eleanor Brown and Frederick Nicholls, the executors therein named), are hereby required to send particulars, in writing, of such claims or demands to us, the undersigned, Solicitors for the said executors, on or before the 24th day of August, 1914, after which date the said executors will proceed to distribute the assets of the said Richard Carpenter Brown, deceased, among the persons entitled thereto, having regard only to the claims 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 or claim they shall not then have had notice.—Dated this 16th day of July, 1914.

PEARCE and NICHOLLS, 1, Clement's-inn, Strand, London, W.C.

AMALIE GOMMEL, Deceased.

Pursuant to 22 and 23 Vict., chap. 35.

NOTICE is hereby given, that all creditors or other OTICE is hereby given, that all creditors or other persons having any claims against the estate of Amalie Gommel, late of Hayes, in the county of Kent, Spinster (who died on the 21st day of April, 1914, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 12th day of May, 1914, by Walther Kottersch and Frank Pettit, the executors therein named), are required to send to us, the undersigned, the Solicitors for the said executors, particulars, in writing of their debts, claims, and demands. lars, in writing, of their debts, claims, and demands, on or before the 31st day of August, 1914, after which date the executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, or otherwise deal with the same in accordthereto, or otherwise deal with the same in accordance with the will of the said deceased, 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, or any part thereof, so distributed or dealt with, to any person or persons of whose debts, claims, or demands they shall not then have had notice.—Dated this 17th day of July, 1914.

COLLISSON, PRICHARD and BARNES, 27, Bedford-row, London, W.C., Solicitors for the

said Executors.

CAROLINE SARAH BULL, Deceased.

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

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Caroline Sarah Bull, demands against the estate of Caroline Sarah Bull, late of Borley Rectory, in the county of Essex (who died on the 13th day of April, 1914, and whose will was proved by the Revd. Henry Foyster Bull, Alfred Richard Graham Bull, and Bernard Brereton Foyster, the executors therein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of May, 1914), 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 thirty-first day of August, 1914; and notice is hereby given, that at the ex-1914; and notice is hereby given, that at the expiration of that time the said executors will proceed piration of that time the said executors will proceed to distribute the assets of the said testator among the parties 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 20th day of July, 1914.

SCADDING and BODKIN, 23, Gordon-street, Gordon-square, London, W.C., Solicitors to the said Executors.

Mrs. HENRY JONES, Widow, 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 Sophia Louisa Jones, late of "Penrose," Belvedere-road, Upper Norwood, and afterwards of the Queen's Hotel, Upper Norwood, Surrey, Widow of the late Henry Jones, Esquire, deceased (who died on the 26th April, 1914, and whose will was proved by William Henry Cortlandt Mahon and Cortlandt MacMahon, the executors therein named, in the Principal Registry of the Protherein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 17th June, 1914), are hereby required to send particulars, in writing, of their debts, claims, or demands to me, the undersigned, on or before the 20th August, 1914; and notice is hereby given, that at the expiration of that time the said executors will proceed to distribute the assets of the said tectribity proceed to distribute the assets of the said testatrix

among the parties 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 18th July, 1914.

W. H. CORTLANDT MAHON, "Ridgmount,"

Dulwich, S.E., Solicitor.

JOHN WILLIAM HENRY BURGOYNE, 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 rroperty and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of John William Henry Burgoyne, late of Southcliff House, Dawlish, and formerly of Number 9, Dorset-square, London, N.W. (who died on the 11th day of May, 1914, and whose will was proved by Arthur Treacher Stephens, of Number 25, Lincoln's Inn-fields, London, W.C., one of the executors therein named, in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of July, 1914), are hereby required to send particulars, in writing, of their debts, claims, or demands to us the undersigned, as Solfcitors to the said executor on or before the 16th day of August, 1914; and notice is hereby given, that at the expiration of that time the said executor will proceed to distribute the assets of the said testator among the parties 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 purson or persons of whose debt, claim, or demand le shall not then have had notice.—Dated this 16th day of July. 1914. he shall not then have had notice.—Dated this 16th day of July, 1914.

PATERSONS, SNOW and CO., 25, Lincoln's 1nn-fields, Solicitors to the said Executor.

Re ROCH RAYMOND MEGE, Deceased.

Re ROCH RAYMOND MEGE, Deceased.

NOTICE is hereby given, pursuant to the Law of Property Amendment Act, 1859, that all persons having any claims or demands upon or against the estate of the late Roch Raymond Mège, of 123, Pall Mall, in the county of London (who died on the 22nd day of February, 1914, and whose will was proved by Alexandre Garand, of the Château Lutour Firminy (Loire), France, Civil Engineer, on the 6th day of May, 1914, in the Principal Probate Registry of the High Court of Justice), are hereby required to send in the particulars of their debts or claims to the said executor, at the offices of the undersigued, his Solicitors, on or before the 31st day of August, 1914; and notice is hereby also given, that after that day the said executor will proceed to distribute the assets of the said Roch Raymond Mège 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 distributed, to any person of whose debt or claim he shall not then have had notice.—Dated this 15th day of July, 1914.

WATERHOUSE and CO., 1, New-court, Carey

WATERHOUSE and CO., 1, New-court, Carey street, Lincoln's Inn, London, W.C., Solicitors for the said Executor.

Re WILLIAM EASTWOOD STEPHENSON, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given that all creditors and other persons having any claims or demands against the estate of William Eastwood Stephenson, lately residing at 43, Hookstone-road. Harrogate, in the county of York, and carrying on business at Richard-street, Bradford, in the said county, Wool and Noil Merchant, deceased (who died on the 30th day of May, 1914, intestate), are required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for Messrs. Albert Edward Stephenson and Waltor Henry Stephenson, the administrators of the estate of the

above deceased, on or before Saturday, the 8th day of August, 1914, after which date the said administrators will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which I 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 it shall not then have had notice.—Dated this 18th day of July, 1914.

ALBERT V. HAMMOND, Solicitor for the said Administrators, Dale Street Chambers,

Administrators, Dale Street Chambers. Bradford.

· SAMUEL MARSDEN, Deceased.

Pursuant to Statute 22 and 23 Vict., cap. 35.

Pursuant to Statute 22 and 23 Vict., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Samuel Marsden, late of Buxton, in the county of Derby, Engineer (who died on the 8th May, 1914, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 7th July, 1914, by Annie Marsden and Margery Spurrier, the surviving executors therein named), are required to send particulars, in writing, of such claims to us, the undersigned, on or before the 18th day of August, 1914, after which date the said executors will proceed to distribute the assets of the deceased, having regard only to the claims of which they shall have had notice.—Dated this 18th day of July, 1914.

VAUDREY, OPPENHEIM and MELLOR,

VAUDREY, OPPENHEIM and MELLOR, 30, St. Ann-street, Manchester, Solicitors to the said Executors.

Re JOHN JOSEPH FREDERICK, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vict., c. 35.

Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of John Joseph Frederick, late of "Woodbine," Kingston-crescent, Portsmouth, in the county of Hants, Gentleman, deceased: (who died on the 6th day of May, 1914, 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 July, 1914, by the Public Trustee, the acting executor therein named), are hereby required to send in the particulars of their debts, claims, or demands to me, the undersigned, the Solicitor for the said executor, on or before the 24th day of August, 1914, after which date the said executor will proceed to distribute the assets of the said deceased amongst 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 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 17th day of July, 1914.

JAMES ALLEN, 76, Kingston-crescent, Portsmouth, Solicitor for the said Executor.

LUCY GARDINER, 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."

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 Lucy Gardiner, late of Ellacombe House, Cockington, Torquay, in the county of Devon, Spinster (who died on the eighteenth day of June, 1914, and whose will and two codicils were proved in the Probato Division of the High Court of Justice, at the Exetor District Registry, on the thirteenth day of July, 1914, by William Thomas Munby Snow, of The Close, in the city of Exetor, Solicitor, and Everard Labouchere St. John Greaves, of The Union Club, in the city of Worcester, in the county of Worcestershire, Gentleman, 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 thirty-first day of July, 1914, 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 16th day of July 1014 of July, 1914.

JAMES and SNOW, of The Close, in the city of Exeter, Solicitors to the said Executors.

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Re ELEANOR CHRISTIAN SULIVAN, Deceased. Pursuant to Statute 22 and 23 Vic., cap. 36

OTICE is hereby given, that all persons having NOTICE is hereby given, that all persons having any debts, claims, or demands against the estate of Eleanor Christian Sulivan, late of Laverock, Brockenhurst, in the county of Southampton, Widow, deceased (who died on the 15th day of May, 1914, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 7th day of July, 1914, by Ronald Aubrey Fremantle, one of the executors therein named), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, on or before the 31st day of August, 1914, after which date the said executor 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 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 claim he shall not then have had notice.—Dated the 16th day of July, 1914.

RAWLE, JOHNSTONE and CO., 1, Bedford-row, London, W.C., Solicitors for the said Executor.

BENJAMIN HUGHES, Deceased.

Pursuant to 22 and 23 Victoria, c. 35.

Pursuant to 22 and 23 Victoria, c. 35.

NOTICE is hereby given, that all persons having any claim upon the estate of Benjamin Hughes, of Rugeley, in the county of Stafford, Decorator, Plumber, Glazier, and Gas Fitter, and who carried on business at Rugeley aforesaid, and at Hednesford, in the said county, in partnership with Richard Hughes, deceased, and afterwards on his own account under the partnership name of "Hughes Brothers" (who died on the 3rd day of March, 1913, and whose will was proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 23rd day of September, 1913, by Percy Herbert Hughes and Thomas William White, the executors therein named), are to send in particulars of their flughes and Thomas William White, the executors therein named), are to send in particulars of their claim to the undersigned on or before the 1st day of September next, after which day the executors will distribute the assets of the deceased among 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 therefor to any person of whose claim they shall not then have had notice. Dated this 20th day of July, 1914.

WILLIAM ARMISHAW, of Rugeley, Solicitor for the said Executors.

JOHN BARNARD HANKEY, 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 John Barnard Hankey, demands against the estate of John Barnard Hankey, late of Fetcham Park, near Leatherhead, in the county of Surrey, Esquire (who died on the 24th day of May, 1914, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of July, 1914, by Louis Paine, of the Stock Exchange, in the city of London, Esquire, and Francis Druce, of No. 10, Billiter-square, in the city of London, Gentleman, the surviving 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 August, 1914, after which date the said executors will proceed to distribute the assets of the said testator 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 18th day of July 1914 July, 1914.

DRUCES and ATTLEE, 10, Billiter-square, London, E.C., Solicitors for the said Executors.

FRED GEILER, Deceased.

A LL persons having any claims against the estate of Fred Geiler, late of Oakhurst, Hale, in the county of Chester, deceased, are hereby required to send in particulars of their claims to the undersigned, the Solicitors for the executor, on or before the 20th day of August next, after which day the executor will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which he shall then have notice.— Dated this 16th day of July, 1914.

SAMPSON and PRICE, 1, Princess-street, Albert-square, Manchester.

LAURENCE SYDNEY BRODRIBB IRVING, Deceased.

Pursuant to the Statute 22 and 23 Vict., cap, 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Laurence Sydney Brodribb Irving, late of No. 27, Gilston-road, Brompton, in the county of London, Actor and Theatrical Manager (who died on or since the 29th day of May, 1914, and to whose estate letters of administration, with will annexed, were granted to Henry Brodribb Irving by the Principal Registry of the Probate Division of the High Court of Justice, on the 16th day of July, 1914), are hereby required to send particulars, in writing, of their debts, claims, or demands to us, the undersigned, as Solicitors to the said Henry Brodribb Irving, on or before the 1st day of September, 1914, after which day the said administrator will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the debts, claims, and demands of which 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 July, 1914.

CHESTER, BROOME and GRIFFITHES, 36, Pursuant to the Statute 22 and 23 Vict., cap, 35.

CHESTER, BROOME and GRIFFITHES, 36, Bedford-row, London, Solicitors to the said Administrator.

Re CHARLES SALMON, Deceased.

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

NOTICE is hereby given, that all creditors and others persons having any claims or demands upon or against the estate of Charles Salmon, late upon or against the estate of Charles Salmon, late of 211, Goldhurst-terrace, Hampstead, in the county of London (who died on the 2nd day of April, 1913, and whose will with a codicil thereto were proved in the Principal Registry of the Probate Division of the High Court of Justice by Israel Ginsberg, one of the executors named in the will, on the 21st day of April, 1913, and by Victor Salmon, the other executor named in the will, on the 26th day of June, 1914), are hereby required to send, in writing, particulars of their claims or demands to us, the undersigned, as Solicitors for the said executors, on or before the 31st day of August, 1914, 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 that they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claim or demand they shall not then have had notice.—Dated this 15th day of July, 1914.

LINKLATER, ADDISON and BROWN, 2,

LINKLATER, ADDISON and BROWN, 2, Bond-court, Walbrook, E.C., Solicitors for the

said. Executors.

Re MARY KEARY, Deceased.

Fursuant 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 Mary Keary, late of 7, Rockstone-place, Southampton, Widow (who died on the 8th day of March, 1914, 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 April, 1914, by Captain Francis William Keary and Edward Howard Ashworth, the executors therein named), are hereby required to send 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 first day of September, 1914, 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 seventeenth day of July, 1914.

BASSETT. STANTON and BASSETT. 9. executors therein named), are hereby required to send

BASSETT, STANTON and BASSETT, 9, Gloucester-square, Southampton, Solicitors for the said Executors.

Re THOMAS DAVIES, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Davies, late of Clarence House, Pencoed, in the county of Glamorgan, deceased (who died on the 1st day of July, 1914), are hereby required to send the particulars, in writing, of their claims to Lewis and Llewellyn, the undersigned, the Solicitors for the executors, on or before the 18th day of August next, after which date before the 18th day of August next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons enwhich 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 21st day of July, 1914.

LEWIS and LLEWELLYN, Court Housebuildings, Bridgend, Solicitors

EDWARD CARD MITCHELL, Descased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

Pursuant to the Statute 22 and 23 Vict., c. 35.

OTICE is hereby given, that all persons having any claim against the estate of Edward Card Mitchell, late of 117, Camberwell-grove, S.E., and of Pill Heath, Hants, retired Journalist, deceased (who died on the 22nd day of January, 1914, and whose will was duly proved in the Principal Probate Registry, on the 18th day of March, 1914, by his executors, Messrs. Arthur Henry Mitchell and Clarence Edwin Rutter), are requested to send particulars of their claims to us on or before the 31st day of August, 1914, after which day the executors will distribute the assets of the deceased, having regard only to the claims of which they shall then have received notice.—Dated 17th July, 1914.

BUTTER, and RUTTER, Solicitors for the

RUTTER and RUTTER, Solicitors for the Executors, Wincanton.

STEPHEN ROBINSON, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Stephen Robinson, late of Louth, in the county of Lincoln, retired Engineer (who died on the eleventh day of March, 1914, and whose will was proved by Alfred Dales, Brewers' Managor, and William Sowerby, Builder, both of Louth aforosaid,

the executors therein named, in the Lincoln District Probate Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of Majesty's High Court of Justice, on the 11th day of May, 1914), are hereby required to send particulars, in writing, of their claims or demands to us, the undersigned, as Solicitors to the said executors, on or before the 31st day of August, 1914, after which date the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose claim or demand they shall not have had notice.—Dated this 15th July, 1914.

SHARPLEY and SON, Solicitors, Louth.

SARAH SIDEBOTTOM, Deceased.

Pursuant to Statute 22 and 23 Vic., cap. 35.

Pursuant to Statute 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Sarah Sidebottom, late of Millbrook, Mottram in Longdendale, in the county of Chester, Widow (who died on the 17th April, 1914, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 14th May, 1914, by George Ashton and Arthur Ashton, the executors therein named), are required to send particulars, in writing, of such claims to us, the undersigned, on or before the 18th day of August, 1914, after which date the said executors will proceed to distribute the assets of the deceased, having regard only to the claims of which they shall have had notice.—Dated this 18th day of July, 1914.

VAUDREY, OPPENHEIM and MELLOR, 30,

VAUDREY, OPPENHEIM and MELLOR, 30, St. Ann-street, Manchester, Solicitors for the said Executors.

Re ELIZABETH SUTTON.

Pursuant to Act of Parliament 22 and 23 Vict., c. 35. Pursuant to Act of Parliament 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 Elizabeth Sutton, late of "Grosmont," 46, Palace-road, Streatham Hill, in the county of Surrey, Widow, deceased (who died on the 26th day of January, 1914, and whose will was proved in the Principal Probate Registry, on the 16th day of March, 1914, by Elizabeth Sophia Turnham and Ellen Sutton, 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 18th day of August, 1914, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having cutors 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 18th day of July, 1914.

VANDERCOM and CO., 23, Bush-lane, London, E.C., Solicitors for the said Executors.

WILLIAM THOMAS COVENTON, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Thomas Coventon, late of No. 50, Highbury-park, Highbury, and No. 8, Gray's Inn-square, both in the county of London, deceased (who died on the 17th day of June, 1913, intestate, and to whose estate letters of administration were granted out of the Principal Registry of the Probate Division of the High Court of Justice, on the 21st day of July, 1913, to Edith Coventon, the lawful Widow and relict of the said intestate), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, on or before the 25th day of August, 1914, after which date the said administratrix will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said and she will not be liable for the assets of the said

deceased, or any part thereof, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 21st day of July, 1914.

THOMAS D. REEVE, 8, Gray's Inn-square, W.C., Solicitor for the Administratrix.

Re ROWLAND ADDAMS WILLIAMS, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Victoria, c. 35.

23rd Victoria, c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Rowland Addams Williams, late of 16, Melrose-place, in the city and county of Bristol, Retired Solicitor, deceased (who died on the 26th day of April, 1914, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 9th day of June, 1914, by Albert Addams Williams and Robert Henry Carpenter, 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 1st day of September, 1914, 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 16th day of July 1014 not then have had notice.—Dated this 16th day of July, 1914.

ENSON, CARPENTER, CROSS and CO., Bank Chambers, Corn-street, Bristol, Solicitors BENSON. 014 for the said Executors.

GEORGE CARTER BUTLER, Deceased.

OTICE is hereby given, that all creditors and OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of George Carter Butler, late of Shepton Mallet, in the county of Somerset, deceased (who died on the 29th day of May, 1914, and whose will was proved by Arthur Edward Nalder and Charles Andrews Butler, both of Shepton Mallet aforesaid, the executors therein named, on the 13th day of July, 1914, in the District Probate Registry at Wells), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitor for the said executors, on or before the 31st. of their claims and demands to the undersigned, the Solicitor for the said executors, on or before the 31st day of August, 1914. And notice is hereby also given, that after that day the said executors will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said executors shall then have notice; and that they will 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 16th day of July, 1914.

A. E. NALDER, Solicitor for the Executors, Shepton Mallet, Somerset.

Re HERBERT ROBERT FRENCH, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vic., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Herbert Robert French, late of The Homestead, Saltburn-by-the-Sea, and of County Bank-chambers, Middlesbrough, both in the county of York, Iron Morchant, deceased (who died on the 20th day of March, 1914, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice on the 18th day of June, 1914, by Ernest Alfred French, Austin Graham, and Howard Meredith Hardy, the executors therein named), are hereby required to send in particulars of their debts, claims or demands to me, the undersigned, the Solicitor for and one of the said the undersigned, the Solicitor for and one of the said executors, on or before the 1st day of September, 1914, 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 18th day of July, 1914.

. MEREDITH HARDY, Court-chambers, Albert-road, Middlesbrough, Solicitor for the said Executors.

Re WILLIAM PATTINSON, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Pattinson, late of 4, Sefton-villas, Prince Alfred-road, in the city of Liverpool, retired Master Mariner, deceased (who died on the 11th day of May, 1914, intestate, and letters of administration of whose estate were granted by the Liverpool District Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of June, 1914, to Alexandra Williams, the Wife of Thomas Williams), are hereby required to send in the particulars of their claims or demands to us, the undersigned, the Solicitors for the said administratrix, undersigned, the Solicitors for the said administratrix, on or before the 17th day of August, 1914, 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 and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 16th day of July, 1914.

GREGSON and SHARMAN, 60, Castle-street, Liverpool, Solicitors for the said Adminis-013 tratrix.

Re JANE TUCKER, Deceased.

Re JANE TUCKER, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Jane Tucker, late of 9, Great Bedford-street, Bath, in the county of Somerset, Spinster, deceased (who died on the 27th day of June. 1914, and whose will was proved in the District Probate Registry at Bristol, on the 15th day of July, 1914 by Kenneth Campbell Irvine and Hannah Matilda Wood, 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 8th day of August, 1914, at the undermentioned address after which date the said executors will proceed to distribute the assets of the said Jane Tucker, deceased, among the parties entitled thereto, having regard only distribute the assets of the said Jane Tucker, deceased, among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be liable for the assets of the said Jane Tucker, 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 17th day of July, 1014 1914.

BURGES and SLOAN, 11, Marsh-street, Bristol, Solicitors for the said Executors.

TO be Sold, pursuant to an order of the High Court of Justice, Chancery Division, made in the Matter and Action of re HOOPER, HOOPER v. MAUDE, 1873, H. 256, and dated 23 May, 1914, with the approbation of Mr. Justice Joyce, by Mr. James Richard Thornton, the person appointed Auctioneer by the said Judge, at the Old Ship Hotel, at Brighton, in the county of Sussex, on Thursday, the 30th day of July, 1914, at 3 o'clock in the afternoon, in five lots, certain freehold properties situate at Upper Beeding, in the county of Sussex, comprising a freehold farm, called Pond Farm, containing about 94 acres of brook pasture and arable

land, with house and farm buildings; also a cottage and garden and a dwelling-house with shop and stabling in High-street, Beeding, and two building plots of land with road frontages to High-street, Beeding.

Particulars, with plan and conditions of sale, may be had of Messrs. Rivington and Son, Solicitors, 1, be had of Messrs. Rivington and Son, Solicitors, 1, Fenchurch-buildings, Loudon, E.C.; also of Messrs. Wake, Wild and Boult, 158, Aldersgate-street, London, E.C.; also of Messrs. Carr, Scott and Co., 225, High Holborn, London, E.C.; also of Messrs. J. R. Thornton and Co., 66, High-street, Lewes; and of the Auctioneer, at his offices, 6, Bank-buildings, Burgess Hill, Sussex, and 14, Victoria-street, Westminster, S.W., and at the place of sale.—Dated this 15th day of July, 1914.

STEWART JOBSON, Master.

PURSUANT to an Order of the Chancery Division of the High Court of Justice, England, dated the 17th June, 1912, made in an action in the Matter of the trusts of the will of CHARLES ALEXANDER, deceased, Rew v. Harrison, 1911, A. No. 810, the following inquiries were directed, namely:—(1) An inquiry who was the heir at law of the said Charles Alexander at the time of his death, and whether such heir is living or dead, and, if dead, who by devise, descent or otherwise is entitled to such real estate of Charles Alexander as descended to such heir at law; (2) an inquiry who were the persons entitled by virtue of or according to the statutes of distribution to the satate of the said Charles Alexander living at the time of his death, and whether any of them are since dead, and, death, and whether any of them are since dead, and, death, and whether any of them are since dead, and, if so, who are their respective legal personal representatives. Now, all persons claiming to be interested in the real and personal estate of the said Charles Alexander are, by their Solicitors, on or before the 12th day of October, 1914, to come in and prove their claims at the Chambers of Mr. Justice Joyce and Mr. Justice Eve, Room No. 696, Royal Courts of Justice, Strand, London, England, or, in default, they will be peremptorily excluded from the benefit of the said Order. Monday, the 19th day of October, one thousand nine hundred and fourteen, at twelve of the clock noon, at the said Chambers, at twelve of the clock noon, at the said Chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 14th day of July, 1914.

ARTHUR F. RIDWELL, Master.

NOTE.—The said Charles Alexander died 9th October, 1867. He was a Merchant at Gibraltar, Grace Liddel Buchan, otherwise Grizel Liddell Buchan, Widow, died 11th May, 1902, at Gibraltar, intestate. Sarah Ann Roosevelt, otherwise Sarah Ann Theus, died 29th September, 1907, at Charleston, South Carolina, U.S.A., intestate. It is not known who are interested in the shares to which they became derivatively entitled in the estate of the said Charles Alexander. Charles Alexander.

DURSUANT to an Order of the Chancery Division of the High Court of Justice, made in the Matter of the estate of JOSIAH BRADLEY SMALE, Matter of the estate of JOSIAH BRADLEY SMALE, deceased, and in an action Smale against Smale (1914, S. No. 564), the creditors of the said Josiah Bradley Smale, deceased, late of Lyme-green, Macclesfield, in the county of Chester, Silk Manufacturer, who died in or about the month of December, 1913, are on or before the first day of October, 1914, to send by post, prepaid, to Jesse William Hind, Esquire (of the firm of Messrs. Wells and Hind), of Fletcher-gate, in the city of Nottingham, the Solicitors of the defendant, Elsie Beatrice Smale (Widow), the executrix of the will of the deceased, their Christian and surnames, addresses and descriptheir Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts and the nature of the securities (if any) held by them; or, in default thereof, they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to

produce the same before the Judge at the Chambers of Mr. Justice Neville and Mr. Justice Astbury, situated in the Royal Courts of Justice, London (Room No. 704), on Tuesday, the 20th day of October, 1914, at 11.30 o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 17th day of July, 1914.

NORRIS, ALLENS and CHAPMAN, 20, Bedford-row, London, W.C., Plaintiff's Solicitors.

In the County Court of Lancashire, holden at Rochdale.

No. 1 of 1914.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of HERRING AND COMPANY Limited.

NOTICE is hereby given, that upon the applica-tion of the Official Receiver and Liquidator of tion of the Official Receiver and Liquidator of the above named Company, by an order made by the County Court of Lancashire, holden at Rochdale, and dated the 17th day of July, 1914, it was ordered that Mr. Jonas Hindle, of 10, Dobson-road, Bolton; Mr. John William Law, of the Ebor Engineering Company Limited, Littleborough; and Mr. Alfred England, of Victoria-street, Littleborough, be appointed as committee of inspection for the purpose of acting with the Official Receiver as Liquidator of the above named Company.—Dated this 18th day of July, 1914.

H. BOOTH, Official Receiver and Liquidator, Greaves-street, Oldham.

In the High Court of Justice.—Companies (Winding-up). No. 00210 of 1914.

In the Matter of the Companies Acts, 1908 and 1913, and in the Matter of THORNEWILL AND WAR-HAM Limited.

PY an Order dated the 10th day of July, 1914, I, George Graham Poppleton, of 26, Corporation-street, Birmingham, in the county of Warwick, Chartered Accountant, was appointed Liquidator of the above-named Company, to act jointly with John Ernest Pritchard, of King's-court, Colmore-row, Birmingham aforesaid, Chartered Accountant, the Liquidator appointed by the creditors of the said Company.—Dated this 18th day of July, 1914. GEORGE G. POPPLETON.

In the High Court of Justice.—Chancery Division. Mr. Justice Neville,

No. 00119 of 1914.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the CITY OF LONDON BREWERY COMPANY Limited.

NOTICE is hereby given, that by an Order dated the 30th March, 1914, the Court has directed separate Meetings to be convened of (1) the holders of the Four Per Cent. Debenture Stock of the above named Company and (2) the holders of the Three-and-a-half Per Cent. Debenture Stock of the said Company for the purpose of considering and, if thought fit, approving, with or without modification, a scheme of arrangement proposed to be made between the said Company and the above mentioned classes of Debenture Stockholders. The said Meeting of the Four Per Cent. Debenture Stockholders will be held at the Cannon Street Hotel, Cannon-street, London, E.C., on Wednesday, the 29th day of July, 1914, at two o'clock in the afternoon; and the said Meeting of the Three-and-a-half Per Cent. Debenture Stockholders will be held at the Cannon Street Hotel aforesaid on Wednesday, the 29th day of July, 1914, at said on Wednesday, the 29th day of July, 1914, at

a quarter past two o'clock in the afternoon, or so soon thereafter as the said Meeting of the Four Per Cent. Debenture Stockholders shall have been concluded, at which place and respective times the aforesaid Debenture Stockholders respectively are requested to attend. A copy of the said scheme of arrangement can be seen at the registered office of the Company, 89, Upper Thames-street, London, E.C., between the hours of 10 a.m. and 2 p.m. on any weekday prior to the day appointed for such Meetings. The Debenture Stockholders may attend the said Meetings and vote either in person or by proxy, provided that all forms appointing proxies are deposited with the Company at its registered office not later than 12 o'clock noon, on Monday, the 27th July, 1914. Forms of proxy may be obtained from the Secretary of the Company. The Court has appointed Walter Trower, Esquire, or, failing him, George Strachan Pawle, Esquire, or, failing him, George Wyatt Truscott, Baronet, to act as Chairman of the said Meeting of the Four Per Cent. Debenture Stockholders, and has appointed Michael Bowden Snell, Esquire, or, failing him, Sir George Wyatt Truscott, Baronet, to act as Chairman of the said Meeting of the Four Per Cent. Debenture Stockholders, and has appointed Michael Bowden Snell, Esquire; or, failing him, Sir George Wyatt Truscott, Baronet, to act as Chairman of the said Meeting of the Three-and-a-half Per Cent. Debenture Stockholders, and has directed the respective Chairmen of the said Meetings to report the results thereof to the Court. The above mentioned scheme of arrangement will be subject to the subsequent approval of the Court.—Dated the 20th day of July, 1914.

WESTERN and SONS. 35. Essex-street. Strand. of July, 1914.

WESTERN and SONS, 35, Essex-street, Strand, London, W.C., Solicitors to the Company.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 9th day of July, 1914, by MAGGIE ELEANOR FRESHNEY, of 59, Warwick-street, Hulme.

THE creditors of the above named Maggie Eleanor THE creditors of the above named Maggie Eleanor Freshney who have not already sent in their claims, are required, on or before the 5th day of August, 1914, to send in their names and addresses, and the particulars of their debts or claims, to George Pereira Taylor, of Union Bank Buildings, Yorkstreet, Manchester, Chartered Accountant, 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 18th day of July, 1914.

G. P. TAYLOR, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 26th day of March, 1914, by JAMES SMITH, of Grove-street, Dewsbury, in the county of York, Shoeing Smith.

THE creditors of the above named James Smith.

THE creditors of the above named James Smith who have not already sent in their claims are required, on or before Saturday, the first day of August, 1914, to send in their names and addresses, and the particulars of their debts or claims, to Ernest Harrison, of Bond-street, Dewsbury, Chartered Accountant, 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 of the dividend proposed to be declared.—Dated this 16th day of July, 1914.

HODGSON and HODGSON, Westgate, Dewsbury, Solicitors for the above named Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, dated the 24th day of March, 1914, and executed by GEORGE HAROLD CARTER, of 25, West End-terrace, Hyde Park, Headingley, Painter and Decorator.

NOTICE is hereby given, that the creditors of the above named George Harold Carter who have not already sent in their claims are required, on or before the 29th day of August, 1914, to send their names and addresses, with particulars of their claims,

to Mr. William Henry Platts, 10, Park-row, Leeds, Chartered Accountant, the Trustee under the said deed, or assent in writing thereto, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared.—Dated this 18th day of July, 1914.

W. H. PLATTS, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, dated the 11th day of May, 1914, and executed by HARRY SMITH, of 19, Warrellsgrove, Bramley, in the city of Leeds, Worsted Spinner, and WILLIE MITCHELL, of 1, Hough End-terrace, Bramley aforesaid, Worsted Spinner, and the control of the c lately carrying on business in co-partnership under the style or firm of "Willie Mitchell and Co.," at Arlington Mills, Bramley aforesaid.

Arington Milis, Bramley aforesaid.

NOTICE is hereby given, that the creditors of the above named Harry Smith and Willie Mitchell who have not already sent in their claims are required, on or before the 11th day of August, 1914, to send their names and addresses, with particulars of their claims, to Mr. Alfred Dobson (of the firm of Messrs. Platts and Son), 10, Park-row, Leeds, Chartered Accountant, the Trustee under the said deed of assignment, and to execute the said deed or assent in writing thereto, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared.—Dated this 16th day of July, 1914. ALFRED DOBSON, Trustee.

The Deeds of Arrangement Acts, 1887 and 1913.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 22nd day of October, 1913, by BENJAMIN JOHN GROVER, residing at "Daleview," Finchley, in the county of Middlesex, and JAMES HINDSLEY, residing at 25, Church-crescent, Muswell Hill, in the said county of the county of the said county carrying on business together in co-partnership as Builders and Contractors, under the style or firm of John Grover and Son, at Wilton Works, New North-road, Islington, in the county of London.

NOTICE is hereby given, that a second dividend is intended to be declared in the above matter. The creditors of the above named who have not already sent in their claims and assented to the said deed are requested to assent thereto and to send in their names requested to assent thereto and to send in their names and addresses, and the particulars of their debts or claims, and be prepared to prove the same, to William James Ogden, 56, Moorgate-street, E.C., or Frederic William Davis, 95-97, Finsbury-pavement, E.C., the Trustees under the said deed, on or before the 4th day of August, 1914. Creditors failing to comply with the terms of this notice by the date named will be excluded from the benefit of the second dividend proposed to be declared.—Dated this 18th day of July, 1914.

FREDC. WM. DAVIS, F.C.A. (of the firm of Saker and Davis), Chartered Accountant, 95-97, Finsbury-pavement, London, E.C., one of the Trustees.

THE estates of ARCHIBALD HENRY, Curtain Hemmer and Underclothing Manufacturer, 68, Parnie-street, Glasgow, and residing at 11, Clifford street, Ibrox, Glasgow, were sequestrated on the 16th day of July, 1914, by the Sheriff of the county of Lanark, at Glasgow.

The first deliverance is dated 8th July, 1914.

The Meeting to elect the Trustee and Commissioners is to be held at 12 o'clock noon, on Monday, the 27th day of July, 1914, 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 oaths and grounds of debt must be lodged on or before the 16th day of November, 1914.

All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

DOWNIE, AITON and CO., Solicitors, 190, West George-street, Glasgow, Agents.

In the High Court of Justice.-In Bankruptcy. No. 919 of 1914.

In the Matter of a Bankruptcy Petition, filed the 3rd day of July, 1914.

To W. ONSLOW FORD, of 62, Acacia-road, St. John's Wood, London, N.W.

TAKE notice, that a Bankruptcy Petition has been Packet notice, that a Bankruptcy Petition has been presented against you to this Court by James Wilton and Co., of 199, Piccadilly, in the county of London, Financiers, 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 Jist day of July, 1914, at 12 o'clock noon, 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 16th day of July, 1914.

J. E. LINKLATER, Registrar.

J. E. LINKLATER, Registrar.

ISADORE GOLDMAN, 9, Southampton-street, Bloomsbury-square, W.C., Solicitor for Peti-tioning Creditors.

The Bankruptcy Acts, 1883 and 1890. In the County Court of Cheshire, holden at Macclesfield.

In Bankruptcy. No. 1 of 1914,

Re EMILY ANN INGHAM, lately residing at 1, Clegg-street. Macclesfield, in the county of Chester (Wife of Alfred Ingham) and JOHN WHITELEY INGHAM, lately residing at 221, Bond-street, Macclesfield aforesaid, carrying on business under the style or firm of Ingham and Co., at Peel-street Mills, Macclesfield aforesaid, Silk Merchants.

NOTICE is hereby given, that there being in the hands of the Trustee in the above bankruptcy, a surplus estimated at £53 11s. 6d., arising from the separate estate of Emily Ann Ingham, one of the bankrupts, and there being no separate creditors of such bankrupt, it is the intention of such Trustee, at the expiration of fourteen days from the appearance of this notice in the Gazette, to transfer such surplus to the credit of the joint estate in the said bankruptcy.

—Dated this fifteenth day of July, 1914.

J. R. ATKINS, Trustee,

THE BANKRUPTCY ACTS, 1883 to 1913.

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.
1923	Elinot and Lack	39, Eastcheap, London, E.C	Tea Merchants	High Court of Justice in Bankruptcy	June 30, 1914	901 of 1914	July 17, 1914	436	Creditor's	Sec.4-1 (G.), Bank- ruptcy Act, 1883
1924	Fosbury, William	24, Queen Victoria-street, E.C., and late of 3, Hornton - court, Kensington, both London	*** 34 4 888 544	High Court of Justice in Bankruptcy	June 23, 1914	863 of 1914	July 17, 1914	43 8	Creditor's	Sec. 4-1 (G.), Bank- ruptoy Act, 1883
1925	Hancock, Burholt and Co.	Carrying on business at 145, Queen Victoria street, London, E.C.	Paper Agents and Merchants	High Court of Justice in Bankruptcy	June 10, 1914	809 of 1914	July 17, 1914	439	Creditor's	Sec.4-1 (H.), Bank- ruptcy Act, 1883
1926	Hare, Thomas Leman Matthews	35, Pembroke-road, Kensington, W	Employee with a firm of Publishers and Printers	High Court of Justice in Bankruptcy	July 18, 1914	989 of 1914	July 18, 1914	441	Debtor's	
1927	Harvey, H. A	Whose present address the Petitioning Creditor is unable to ascertain, lately residing at Broxbourne, Crofton-lane, Orpington, Kent, and lately carrying on business at 39, Victoria-street, West- minster, London	Engineer	High Court of Justice in Bankruptey	May 15, 1914	689 of 1914	July 17, 1914	440	Creditor's	Sec.4-1 (D.), Bank- ruptcy Act, 1883
1928	Hull, Herbert Browning	Whose present address is unknown, lately residing at Hollywood, 10, Eliot - bank, Forest Hill, Kent, and lately carrying on business at 22, Chancery-lane, London	Law Stationer	High Court of Justice in Bankruptcy	July 7, 1914	931 of 1914	July 16, 1914	434	Creditor's	Sec.4-1 (D.), Bank- ruptcy Act, 1883
1929	Owen, William Stanley	65, Rannoch-road, Hammersmith, London		High Court of Justice in Bankruptcy	May 18, 1914	703 of 1914	July 15, 1914	432	Creditor's	Sec. 4-1 (G.),Bank- ruptcy Act, 1883
1930	Robinson, Herbert	10-12, Copthall-avenue, London, E.C.		High Court of Justice in Bankruptcy	June 10, 1914	805 of 1914	July 16, 1914	435	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883

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 Creditor's Petition.
1931	Rowley, Frank	Carrying on business at 56, Moorgate- street, London, E.C., but whose place of residence the Petitioning Creditor has been unable to ascertain	A Director of Public Companies	High Court of Justice in Bankruptcy	April 30, 1914	609 of 1914	July 16, 1914	437	Creditor's	Sec.4-1 (G.),Bank- ruptcy Act, 1883
1932	Ware, Mary Ann	22, Chilworth-street, London	Trading as Madame Ware, in partnership with her Husband, Frank Ware	High Court of Justice in Bankruptcy	June 19, 1914	854 of 1914	July 16, 1914	433	Creditor's	Sec. 4-1 (G.),Bank- ruptcy Act, 1883
1933	Brandon, Ernest George	Carlton-cum-Chellington, Bedfordshire	Butcher	Bedford	July 17, 1914	8 of 1914	July 17, 1914	8	Debtor's	
1934	Scorer, Arthur (lately carrying on business as the Rock Ferry Coal Co.)	11, Corinthian-streef, Rock Ferry, in the county of Chester, and lately carrying on business at 11, Corinthian-street, Rock Ferry aforesaid	Coal Merchant	Birkenhead	July 15, 1914	17 of 1914	July 15, 1914	13	Creditor's	Sec. 4-1 (H?), Bank- ruptcy Act, 1883
1935	Petersen, Gertrude Percy	Residing and carrying on business at The Red Gates, Esmond-road, Bedford Park, in the county of Middlesex	Boarding House Pro- prietress (the Wife of Edward Whittred Iltyd Petersen)	Brentford	June 25, 1914	14 of 1914	July 16, 1914	10	Creditor's	Sec. 4-1 (G.),Bank- ruptcy Act, 1883
1936	Baker, Charles Ernest	Now residing in furnished apartments at St. Ives, Victoria-square, Weston-super-Mare, in the county of Somerset, lately residing at 188, Albany-road, Cardiff, in the county of Glamorgan, at 58, Kennington-avenue, Bishopston, and for the greater part of the past six months at 2, Lancashire-road, Bishopston aforesaid, in the city and county of Bristol	Commercial Traveller	Bristol '	July 17, 1914	20 of 1914	July 17, 1914		Debtor's	
1937	Grebby, John	70, High-street, Barton-on-Humber	Painter and Paper- hanger	Great Grimsby	Jul y 14, 1914	27 of 1914	July 14, 1914	26	Debtor's	
1938	Donaldson, Samuel	Late 4, Bottoms-farm, Luddendenfoot, in the county of York, but now 10, Bank Side-lane, Bacup, in the county of Lancaster	Farmer	Halifax	July 1, 1914	6 of 1914	July 17, 1914	6	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883

	Debtor's Name.	Address.	Description.	Court.	Date of Filing Petition.	No. of Matter.	Date of Receiving Order.	No. of Receiving Order.	Whether Dobtor's or Creditor's Petition.	Act or Acts of Bankruptcy proved in Creditor's Petition.	(
19 39	Goode, Annie Proctor	Residing at 31, Saxe Coburg-street, Leicester, and carrying on business at 1, Nelson-street, Leicester	Dressmaker (Spinster)	Leicester	July 18, 1914	33 of 1914	July 18, 1914	32	Debtor's		
940	Pabst, Eric	Residing and carrying on business at Lower Hastings-street, and lately carrying on business at 12, Bank-buildings, Gallowtree Gate, both in the county borough of Leicester	Yarn Agent	Leicester	July 16, 1914	31 of 1914	July 16, 1914	30	Debtor's	·	•
941	Roe, Robert Calverley Beasley, Frederick Charles Peberdy, Dakin (trading together in	Grange-lane, Rothley Danvers-road, Mountsorrel 66, Rothley-road, Mountsorrel, all in the county of Leicester						•			
	co-partnership as Roe, Beasley and Peberdy)	At Mountsorrel, in the county of Leicester	Hosiery Manufacturers	Leicester	July 17, 1914	32 of 1914	July 17, 1914	31	Debtor's		
42	Harrison, Edwin John	Owston Ferry and East Ferry, in the county of Lincoln	Implement Maker and Wheelwright	Lincoln	July 9, 1914	19 of 1914	July 17, 1914	19	Creditor's	Sec.4-1 (D.), Bank- ruptcy Act, 1883	•
943	Fearnley, Ebenezer	Now residing at 69, Carter-street, Green- heys, Manchester, lately residing at East- wood-place, Northorpe, Mirfield, in the county of York, and lately carrying on business at Coxley New Mills, Middles- town, near Wakefield, in the said county of York	Tailor's Assistant	Manchester	July 17, 1914	52 of 1914	July 17, 1914	42	Debtor's	. ,	4 4 4
44	Bird, Leopold Calvert	58, Commercial-road, Newport, in the county of Monmouth	Watchmaker and Jeweller	Newport, Mon.	July 16, 1914	17 of 1914	July 16, 1914	16	Debtor's		•
945	Thomas, Harry	Residing at Highmead, Nash, in the county of Monmouth, and carrying on business at 458, Corporation road, Newport, in the said county	Butcher	Newport, Mon.	July 15, 1914	16 of 1914	July 15, 1914	15	Debtor's		

RECEIVING ORDERS continued.

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 Creditor's Petition.
1946	Ashford, Evan C	25, Freehold-street, Northampton, and carrying on business at 52, Gold-street, Northampton aforesaid	Chemist	. Northampton	July 13, 1914	17 of 1914	July 16, 1914	18	Creditor's	Sec.4-1 (H.), Bank- ruptcy Act, 1883
1947	Thorpe, Walter Charles	Residing at 45, Compton-road, Sherwood, Nottingham	Lately Engineer's Manager, now out of employment	Nottingham	Jul y 17, 1914	34 of 1914	July 17, 1914	34	Debtor's	8
1948	Morgan, Thomas	103, Park-terrace, Clydach Vale, Glam- organ	Collier	Pontypridd, Ystradyfodwg and Porth	July 16, 1914	36 of 1914	July 16, 1914	35	Debtor's	ų
1949	Almond, Catherine	The Woods, 31, Cleveland-road, Lytham, in the county of Lancaster	Widow	. Preston	July 3, 1914	13 of 1914	July 17, 1914	11	Creditor's	Sec. 1, Bank- ruptcy Act, 1890, and Sec. 4-1 (D.), Bankruptcy Act, 1883
1950	Richardson, P	Now 76, Howard-road, Southampton, in the county of Hants, formerly 40, Above Bar, Southampton aforesaid	Jeweller	Southampton	July 2, 1914	13 of 1914	July 16, 1914	12	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1951	Ryder, Ernest Edward	Sunnyside, Green-street, Stourbridge, in the county of Worcester, lately residing and carrying on business at 162, Envillestreet, Stourbridge aforesaid	Journeyman Saddler ;	. Stourbridge ,	July 17, 1914	6 of 1914	July 17, 1914	6	Debtor's	
1952 :	Dann, Edmund John (trading as Dann and Co.)	15 and 16, Wind-street, Swansea, in the county of Glamorgan	Clothier	Swansea	May 25, 1914	18 of 1914	July 17, 1914	20	Creditor's	Sec. 4-1 ₁ (A.), Bank- ruptcy Act, 1883
1953	Dunstan, Ralph Alex- ander	300, Balham High-road, Balham, in the county of London	Solicitor	Wandsworth	June 9, 1914	24 of 1914	July 16, 1914	26	Creditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
1954	Harper, John	26, Shrubbery - road, in the city of Worcester	Engineer-Mechanic	Worcester	July 17, 1914	18 of 1914	July 17, 1914	14	Debtor's	
1955	Jones-Williams, George Francis	Langherne-hill, Wichenford, in the county of Worcester, formerly of The Lodge, Battenhall, in the city of Worcester	Gentleman	. Worcester	July 1, 1914	15 of 1914	July 18, 1914	15	Creditor's	Sec.4-1 (G.),Bank- ruptcy Act, 1883

RECEIVING ORDERS—continued.

No.	Dobtor'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.
1956	and 1	73, Volta-street, Selby 71, Volta-street, Selby			-					. •
	Peel Bros. and Co.)	At East Common, Selby, Yorkshire	Horticultural Engineers	York	July 18, 1914	20 of 1914	July 18, 1914	21	Debtor's	
		The following Amended Notice	is substituted for that	published in	the London	Gazette	of 14th July,	1914.		
1871	Chambres, Henry Chambres	Formerly residing at Carlett Cottage, Eastham, in the county of Chester, but now residing at Glenholme, Welling- ton-road, Nantwich, in the said county, and lately carrying on business at Claren- don-buildings, Tithebarn-street, Liver- pool, in the county of Lancaster	Cotton Broker	Liverpool	June 20, 1914	60 of 1914	July 9, 1914	32	Greditor's	Sec. 4-1 (G.), Bank- ruptcy Act, 1883
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FIRST MEETINGS AND PUBLIC EXAMINATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Place.	Jate of Order, if any, for Summary Administration.
Elliot and Lack	39, Eastcheap, London, E.C.	Tea Merchants	High Court of Justice in Bankruptcy	901 of 1914	July 31, 1914	11 A.M.	Bankruptey-build- ings, Carey-street, London	Sept. 15, 1914	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
Fosbury, William	24, Queen Victoria-street, E.C., and late of 3, Horn- ton-court, Kensington, both London	<u></u>	High Court of Justice in Bankruptcy	863 of 1914	July 31, 1914	12 noon	Bankruptcy-build - ings, Carey-street, London	Sept. 15, 1914	12 noon	Bankruptey- buildings, Carey-street, London, W.C.	
Hancock, Burholt and Co.	Carrying on business at 145, Queen Victoria- street, London, E.C.	Paper Agents and Merchants	High Court of Justice in Bankruptey	809 of 1914	Aug. 5, 1914	11.30 A.M.	Bankruptey- build- ings, Carey-street, London	Sept. 29, 1914	11 A.M.	Bankruptey- buildings, Carey-street, London, W.C.	
Hare, Thomas Leman Matthews	35, Pembroke-road, Kensington, W.	Employee with a firm of Publish- ers and Printers	High Court of Justice in Bankruptcy	989 of 1914	Aug. 5, 1914	1 P.M.	Bankruptey- build- ings, Carey-street, London	Sept. 29, 1914	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
Harvey, H. A	Whose present address the Petitioning Creditor is unable to ascertain, lately residing at Brox- bourne, Crofton-lane, Orpington, Kent, and lately carrying on busi- ness at 39; Victoria- street, Westminster, London	Engin eer	High Court of Justice in Bankruptcy	689 of 1914	Aug. 5, 1914	12 n oo n	Bankruptey- build- ings, Carey-street, London	Sept. 29, 1914	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
Hull, Herbert Browning	Whose present address is unknown, lately resi- ding at Hollywood, 10, Eliot Bank, Forest Hill, Kent, and lately carry- ing on business at 22, Chancery-lane, London	Law Stationer	High Court of Justice in Bankruptcy	931 of 1914	July 28, 1914	12.30 р.м.	Bankruptcy- build- ings, Carey-street, London	Sept. 29, 1914	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	-3.

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.
Owen, William Stanley	65, Rannoch-road, Ham- mersmith, London	, ·	High Court of Justice in Bankruptcy	703 of 1914	Aug. 5, 1914	12.30 P.M.	Bankruptcy- build- ings, Carey-street, London	Sept. 29, 1914	11 A.M.	Bankruptey- buildings, Carey-street, London, W.C.	
Robinson, Herbert	10-12, Copthall-avenue, London, E.C.	134 fre	High Court of Justice in Bankruptcy	805 of 1914	July 30, 1914	l·P.M.	Bankruptcy-build - ings, Carey-street, London	Sept. 29, 1914	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
Rowley, Frank	Carrying on business at 56, Moorgate - street; London, E.C., but whose place of residence the Petitioning Creditor has been unable to ascertain	A Director of Public Com- panies	High Court of Justice in Bankruptey	609 of 1914	July 30, 1914	1i A.M.	Bankruptey-build - ings, Carey-street, London	Sept. 29, 1914	11 A.M.	Bankruptoy- buildings, Carey-street, London, W.C.	
Ware, Mary Aun	22, Chilworth - street, London	Trading as Madame Ware in partnership withher Husband, Frank Ware	High Court of Justice in Bankruptcy	854 of 1914	July 30, 1914	12 noon	Bankruptey-build ings, Carey-street, London	Sept. 29, 1914	11 A.M.	Bankruptcy- buildings, Carey-street, London, W.C.	
Kingston, John Surtees and Bazell, W	243, High-street, Houns- low, in the county of Middlesex 30, Albert-road, Houns- low, in the county of Middlesex aforesaid	Tailors and Ont- fitters	Brentford	13 of 1914	July 29, 1914		14, Bedford - row, London, W.C.	Aug. 11, 1914	11 Å.M.	Court House, Half-acre, Brentford	
Baker, Charles Ernest	Now residing in furnished apartments at St. Ives, Victoria-square, Westonsuper - Mare, in the county of Somerset, lately residing at 188, Albany-road, Cardiff, in the county of Glamorgan and at 58, Kennington-avenue, Bishopston, and for the greater part of the past six months at 2, Lancashire-road, Bishopston, both in the city and county of Bristol	Commercial Traveller	Bristol	20 of 1914	July 29, 1914	11.30 A.M.	Official Receiver's Offices, 26, Bald- win-street, Bristol	Aug. 7, 1914	12 noon	Guildhall, Bristol	July 20, 1914

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.
Dunstan, Albert Charles (trading as Charles Duns- tan)	1, Vishwell-road, Cardiff, in the county of Glam- organ	Road Contractor	Cardiff	34 of 1914	July 29, 1914	3 P.M.	117, St. Mary- street, Cardiff	Aug. 10, 1914	11 A.M.	Law Courts, Cathays Park, Car- diff	July 15, 1914
Harrison, Albert Edward (trading as The Manchester Warehouse Com- pany)	12, York-road, Southend- on-Sea, Essex	Draper	Chelmsford	15 of 1914	July 29, 1914	12 noon	14, Bedford - 10w, London, W.C.	Aug. 5, 1914	10.30 A.M.	Shire Hall, Chelmsford	July 13, 1914
Potter, George William	42, Honiton-road, Rom- ford, Essex, and carry- ing on business at Old Church - road, Romford aforesaid	Stonemason	Chelmsford	16 of 1914		11.30 A.M.	14, Bedford - row, London, W.C.	Aug. 5, 1914	10.30 A.M. ·	Shire Hall, Chelmsford	
Eagle, Ernest George	Late the George Hotel, Hayes, in the county of Kent, but now 41, Rut- land - road, Catford Bridge, London, S.E.	Licensed Victu- aller	Croydon	30 of 1914	July 28, 1914	11 A.M.	132, York - read, Westminster Bridge-read, S.E.	Aug. 13, 1914	ll A.M.	County Court, Scarbrook- road, Croydon	
Peirce, Henry William	91, Croydon-road, Cater- ham, in the county of Surrey, lately residing at 5, Lodge-road, Wal- lington, in the said county of Surrey	Carriage and Motor Car Builder	Croydon	31 of 1914	July 28, 1914	12 noon	132, York - road, Westminater Bridge-road, S.E.	Aug. 13, 1914	11 А.Ж.	County Court, Scarbrook- road, Croydon	·
Chrimes, Robert Arthur	Manor Farm, Hopwell, in the county of Derby	Farmer	Derby and Long Eaton	25 of 1914	July 28, 1914	2.30 г.м.	Official Receiver's Offices, 12, St. Peter's Church- yard, Derby	Aug. 25, 1914	11 -А.М.	Court House, 20, St. Peter's Churchyard, Derby	
Staddon, Percy William	Residing and carrying on business at Rivers- dale, Frome Vauchurch, Maiden Newton, in the county of Dorset	Dealer	Dorchester	15 of 1914	July 30, 1914	12.45 P.M.	Official Receiver's Office, City-cham- bers, Catherine- street, Salisbury	Aug. 14, 1914	10.30 A.M.	County Hall, Dorchester	

Debter's Name.	. Address.	Description.	Court.	No.	Date of First Meeting.	Hour.	Place.	Date of Public Examination.	Hour.	Piace.	Date of Order, if any, for Summary Administration.
Smith, Charles (trad- ing as Charles Smith and Co.)	70, Cressbrook street, Waltham Cross, in the county of Hertford	Credit Draper	Edmonton	12 of 1914	July 29, 1914	12.30 р.м.	14, Bedford - row, London, W.C.	Aug. 7, 1914	11· A, M.	The Court House, Ed- monton	July 18, 1914
Grebby, John ,	70, High-street, Barton- on-Humber	Painter and Paperhanger	Great Grimsby	27 of 1914	July 29, 1914	11 A.M.	Official Receiver's Office, St. Mary's- chambers, Great Grimsby	Aug. 6, 1914	11 A.M.	Town Hall, Great Grimsby	July 14, 1914
Donaldson, Samuel	Late 4, Bottoms Farm, Luddendenfoot, in the county of York, but now 10, Bank Side-lane, Bacup, in the county of Lancaster	Farmer	Halifax	6 of 1914	July 30, 1914	11 А.М.	County Court House, Prescott- street, Halifax	Aug. 4, 1914	10.30 A.M.	County Court House, Pres- cott - street, Halifax	
Boning, Robert James	Bank-buildings, Kidder- minster, in the county of Worcester	Solicitor	Kidderminster	5 of 1914	July 25, 1914	3 р.м.	Lion Hotel, Kidder- minster	Aug. 26, 1914	3 P.M.	Town Hall, Kidderminster	
Goode, Annie Proctor	Residing at 31, Saxe Coburg street, Lei- cester, and carrying on business at 1, Nelson- street, Leicester	Dressmaker (Spinster)	Leicester	33 of 1914	July 30, 1914	12 noon	Official Receiver's Office, 1, Berridge- street, Leicester	Aug. 14, 1914	11 A.M.	The Castle, Leicester	
Pabst, Eric	Residing and carrying on business at 56, Lower- Hastings-street, and lately carrying on busi- ness at 12, Bank-build- ings, Gallowtree Gate, both in the county borough of Leicester	Yarn Agent	Leicester	31 of 1914	July 29, 1914	3 Р.М.	Official Receiver's Office, 1, Berridge- street, Leicester	Aug. 14, 1914	11 A.M.	The Castle, Leicester	July 17, 1914

N 90081	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.
. 1	oe, Robert Calverley	Grange-lane, Rothley										
J	easley, Frederick Charles and	Danvers - road, Mount- sorrel						,		,		
ŀ	eberdy, Dakin (trading together in co-partnership	66, Rothley-road, Mount- sorrel, all in the county of Leicester										
1	oe, Beasley, and Peberdy)	At Mountsorrel, in the county of Leicester	Hosiery Manu- facturers	Leicester	32 of 1914	July 29, 1914	2.30 p.m.	Official Receiver's Office, 1, Berridge- street, Leicester	Aug. 14, 1914	11 A.M.	The Castle, Leicester	
Ι	earnley, Ebenezer	Now residing at 69, Carter - street, Green- heys, Manchester, lately residing at Eastwood- place, Northorpe, Mir- field, Yorkshire, and lately carrying on busi- ness at Coxley New Mills, Middlestown, near Wakefield, Yorkshire	Tailor's Assistant	Manchester	52 of 1914	July 28, 1914	3 P.M.	Official Receiver's Offices, Byrom- street, Manchester	Aug. 14, 1914	10 A.M.	Court House, Quay - street, Manchester	July 17, 1914
I	vans, John	Residing at 7, Danyparc, Merthyr Tydfil, and carrying on business at 36, Pontmorlais, Merthyr Tydfil afore- said	Fried Fish and Chip Potato Dealer	Merthyr Tydfil	12 of 1914	July 29, 1914	11,45 A.M.	Official Receiver's Office, County Court, Town Hall, Merthyr Tydfil	Aug. 18, 1914	2.30 р.м.	Town Hall, Merthyr Tydfil	
C	rocutt, Elija	Residing at 40, Cromwell- road, South Bank, near Middlesbrough, in the county of York	Steel Smelter	Middlesbrough	16 of 1914	Jul y 30, 1914	11.30 A.M.	Official Receiver's Office, Court Chambers, Albert- road, Middles- brough	Aug. 7, 1914	10.30 A.M.	Court House, Wilson-street West, Mid- dlesbrough	July 16, 1914
(verton, Thomas	Mansel-street, Port Talbot, in the county of Glamorgan, formerly residing and carrying on business at 1, Crownstreet, Port Talbot aforesaid	Baker and Confectioner	Neath and Aberavon	18 of 1914	July 29, 1914	11 A.M.	Official Receiver's Offices, Govern- ment Buildings, St. Mary's-street, Swansea	Aug. 18, 1914	10.45 A. M.	Town Hall, Neath	July 15, 1914

nehtor'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.
Bird, Leopold Calvert	58, Commercial-road, Newport, in the county of Monmouth.	Watchmaker and Jeweller	Newport, Mon.	17 of 1914	July 29, 1914	11,30 А.м.	Official Receiver's Office, 144, Com- mercial - street, Newport, Mon	Aug. 11, 1914	10.30 A. M.	Town Hall, Newport, Monmouth- shire	July 17, 1914
Jennings, William Morgan	Castle Parade, Usk, in the county of Monmouth	Timber Merchant	Newport, Mon.	15 of 1914	July 28, 1914	11.30 а.м.	Official Receiver's Office, 144, Com- mercial - street, Newport, Mon	Aug. 11, 1914	10.30 л.м.	Town Hall, Newport, Monmouth- shire	July 13, 1914
Jones, James	Residing at 21, Somerset- road, Newport, in the county of Monmouth, and carrying on business at 18, Corn-street, New- port aforesaid	Ironmonger	Newport, Mon.	14 of 1914	July 28, 1914	11 а.м.	Official Receiver's Office, 144, Com- mercial - street, Newport, Mon	Aug. 11, 1914	10.30 A.M.	Town Hall, Newport, Monmouth- shire	 :
Thomas, Harry	Residing at Highmead, Nash, in the county of Monmouth, and carrying on business at 458, Cor- poration-road, Newport, in the said county	Butcher	Newport, Mon.	16 of 1914	July 29, 1914	11 A.M.	Official Receiver's Office, 144, Com- mercial - street, Newport, Mon	Aug. 11. 1914	10.30 а.м.	Town Hall, Newport, Monmouth- shire	July 15, 1914
Marriott, Joseph	Green's Norton, in the county of Northampton	Contractor and Farmer	Northampton	18 of 1914	July 29, 1914	3 р.м.	Official Receiver's Office, The Parade, Northampton	Aug. 4, 1914	12 noon	County Hall, Northampton	
Wild, Harry	370, Middleton road, Chadderton, Oldham, in the county of Lancaster	Draper and Out- fitter	Oldham	8 of 1914	July 31, 1914	11.30 A.M.	Official Receiver's Office, Greaves- street, Oldham	Sept. 11,1914	11 A.M.	Court House, Church - lane, Oldham	July 16, 1914
Stevens, Louis Philips Wilson	Wilminstone, Tavistock, in the county of Devon	Farmer	Plymouth	19 of 1914	July 28, 1914	3.15 P.M.	7, Buckland · ter- race, Plymouth	Aug. 28, 1914	ll A.M.	Western Law Courts, Guild- hall, Plymouth	July 18, 1914
Morgan, Thomas	103, Park-terrace, Cly- dach Vale, Glamorgan	Collier	Pontypridd, Ystradyfodwg, and Porth	36 of 1914	July 28, 1914	3 Р.М.	Official Receiver's Office, St. Catherine's - chambers, St. Catherine street, l'ontypridd	July 28, 1914	10.15 A.M.	Court House, Court House- street, Ponty- pridd	July 17, 1914

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.
Beesley, Ernest Henry	Oakleigh, London - road, Wokingham, lately re- siding and carrying on business at Littlewick Green, Maidenhead	Baker	Reading	15 of 1914	July 29, 1914	11 A.M.	14, Bedford - row, London, W.C.	Aug. 6, 1914	2 Р.М.	The Assize Courts, Read- ing	July 17, 1914
Savage, Mary Jane	The Royal Oak Inn, Ulley, near Rotherham, in the county of York	Innkeeper (the Wife of Holland Savage)	Sheffield	of 1914	July 28, 1914	12 noon	Official Receiver's Offices, Figtree- lane, Sheffield	Aug. 13, 1914	2 P.M.	County Court Hall, Bank- street, Shef- field	July 16, 1914
Kaufman, Philip (in the Petition called and usually known as P. Richardson)	Now 76, Howard road, Southampton, in the county of Hants, formerly 40, Above Bar, South- ampton aforesaid	Jeweller	Southampton	13 of 1914	July 30, 1914	12 noon	Official Receiver's Office, Midland Bank Chambers, High-street, Southampton	Aug. 20, 1914	12 noon	Court House, Castle-square, Southampton	July 18, 1914
Dann, Edmund John (trading as Dann and Co.)	15 and 16, Wind-street, Swansea, in the county of Glamorgan	Clothier	Swansea	. 18 of 1914	July 29, 1914	11.30 а.м.	Official Receiver's Offices, Govern- ment - buildings, St. Mary's-street, Swansea	Aug. 28, 1914	11.30 a.m.	Town Hall, Swansea	
Loewenstein, E	Powyscourt, South Streat- ham Common, in the county of London	Director of a Private Com- pany	Wandsworth	20 of 1914	July 28, 1914	11.30 A.M.	132, York - road, Westminster- Bridge-road, S.E.	July 30, 1914	11 A.M.	Court House, Wandsworth	
Harper, John	26, Shrubbery road, in the city of Worcester	Engineer Mechanic	Worcester	. 18 of 1914	July 29, 1914	11 A.M.	Official Receiver's Office, 11, Copenhagen - street, Worcester	Sept. 15, 1914	2 P.M.	Guildball, Worcester	July 18, 1914
Peel, Richard	73, Volta-street, Selby						. •	-			
Peel, Fred (carrying on busi- ness together in co-partnership under the style of	71, Volta-street, Selby	-				0.00 - 1		T 101 163-	31	Company	Tul- 00 1014
Peel Bros. and Co.)	At East Common, Selby aforesaid	Horticultural Engineers	York	of 1914	July 30, 1914	3.30 P.M.	Official Receiver's Office, Red House, Duncombe - place, York	July 31, 1914	11 A.M.	Courts of Jus- tice, Clifford- street, York	July 20, 1914

LONDON GAZETTE, 21 JULY, 1914.

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.
Denton, George James Joseph (trading under the style of George Denton)	The following Wollaston, in the county of Northampton	Amended Notice Boot and Shoe Manufacturer	is substituted Northampton	for that 16 of 1914	l		Gazette of 17th July, Official Receiver's Office, The Parade, Northampton	ŀ	12 noon	County Hall, Northampton	
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ADJUDICATIONS.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Frankel, Aaron (described in the Receiving Order as A. Frankel, trading or lately trading	19, Beresford-road, Canonbury, London	Manufacturing Furrier	High Court of Justice in Bank- ruptcy	808 of 1914	July 17, 1914	June 10, 1914
with another as A. Frankel and Co.)	At 16, Bridgewater-square, London, E.C.					
Frankel, Leon (trading as L. Franklin and Company)	Belfast-chambers, Regent-street, London, W., and 218, The Grove, Hammersmith, W.	Exhibition Salesman	High Court of Justice in Bank-ruptcy	694 of 1914	July 17, 1914	May 15, 1914 .
Holt, Henry Cecil (described in the Receiving Order as H. Cecil Holt)	24, Upper George-street, Bryanston-square, London	Solicitor	High Court of Justice in Bank- ruptcy	438 of 1914	July 17, 1914	Mar. 19, 1914
Owen, William Stanley	65, Rannoch-road, Hammersmith, London	sa	High Court of Justice in Bank- ruptcy	703 of 1914	July 17, 1914	May 18, 1914
Waite, Horace Garfield (described in the Receiving Order as Horace G. Waite)	32. Victoria-street, and late of 1, West Halkin-street, Belgrave-square, both in the city of Westminster	Merchant	High Court of Justice in Bank- ruptcy	765 of 1914	July 16, 1914	May 29, 1914
Westcott, Percy George	Residing and carrying on business at 106, Palmerston- road, Walthamstow, Essex	Draper	High Court of Justice in Bank- ruptcy	961 of 1914	July 16, 1914	July 14, 1914
Jones, Ithamar	88, Prince of Wales-mansions, Prince of Wales-road, Battersea, in the county of London, lately residing at The Priory, 30, Weld-road, Birkdale, in the county of Lancaster, and lately carrying on business at 19, Oldhall-street, Liverpool, in the said county of Lancaster, and residing at 4, Ruskin-close, Broadway, Golders Green, Hendon, in the county of Middlesex	Cotton Merchant	Barnet	8 of 1914	July 16, 1914	May 7, 1914
Brandon, Ernest George	Carlton-cum-Chellington, Bedfordshire	Butcher	Bedford	8 of 1914	July 17, 1914	July 17, 1914
Ennis, Arthur Balleine	Woodbury Lodge, Tempsford, Bedfordshire, formerly The Firs, Bromham, Wiltshire	Captain H.M. Army (retired)	Bedford	5 of 1914	July 18, 1914	June 24, 1914
decrer, Arthur (lately carrying on business as The Rock Ferry Coal Company)	11, Corinthian-street, Rock Ferry, in the county of Chester, and lately carrying on business at 11, Corinthian- street, Rock Ferry aforesaid	Coal Merchant	Birkenhead	17 of 1914	July 17, 1914	July 15, 1914

ADJUDICATIONS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition,
Hewitt, Gordon Fletcher (now carrying on business under the style of the Hewitt Film Producing Company)	Now residing at 33. Deodar-road, Putney, London, now carrying on business as a Cinematograph Film Producer at 38, Great Windmill-street, Shaftesbury-avenue, London, but previously at 36, Spring-gardens, Manchester, and formerly carrying on business as a Moneylender at 10, Duke-street, Adelphi, Charing Cross, London	Now Cinematograph Film Producer, formerly Moneylender	Brentford (transferred from Manchester County Court)	14A of 1914	July 16, 1914	Jan. 6, 1914
Nuttall, Ada Jane Snowden	Lately residing at The Grange, Gunnersbury, in the county of Middlesex, but now Cross Deep, Cross Deeproad, Twickenham, in the same county	Boarding House Proprietress (Widow)	Brentford	12 of 1914	July 16, 1914	April 29, 1914
Baker, Charles Ernest	Now residing in furnished apartments at St. Ives, Victoria-square, Weston-super-Mare, in the county of Somerset, lately residing at 188, Albany-road, Cardiff, in the county of Glamorgan, and at 58, Kennington-avenue, Bishopston, and for the greater part of the past six months at 2, Lancashire-road, Bishopston aforesaid, in the city and county of Bristol	Commercial Traveller	Bristol	20 of 1914	July 17, 1914	July 17, 1914
Dunetan, Charles	1, Vishwell-road, Cardiff, in the county of Glamorgan	Road Contractor	Cardiff	34 of 1914	July 15, 1914	June 23, 1914
Eagle, Ernest George	41, Rutland-road, Catford Bridge, London, S.E., late George Hotel, Hayes, Kent	Licensed Victualler	Croydon	30 of 1914	July 16, 1914	June 18, 1914
Peirce, Henry William	91, Croydon-road, Caterham Valley, Surrey, lately at 5, Lodge-road, Wallington, Surrey	Carriage and Motor Car Builder	Croydon	31 of 1914	July 16, 1914	June 26, 1914
Smith, Charles (trading as Charles Smith and Co.)	70, Crossbrook-street, Waltham Cross, in the county of Hertford	Credit Draper	Edmonton	12 of 1914	July 18, 1914	June 19, 1914
Grebby, John	70, High-street, Barton-on-Humber	Painter and Paperhanger	Great Grimsby	27 of 1914	July 14, 1914	July 14, 1914
Armstrong, George	Barwick House, near Ware, in the county of Hertford	Horse Breeder	Hertford	1 of 1914	July 17, 1914	June 26, 1914
Long, Robert	Bressingham, county of Norfolk	Miller	Ipswich	14 of: 1914	July 18, 1914	June 11, 1914
Myddleton, Alfred	27, Crescent gardens, Wimbledon Park, Surrey		Kingston, Surrey	9 of 1914	July 14, 1914	Mar. 13, 1914

Debtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Goode, Annie Proctor	Residing at 31, Saxe Coburg-street, Leicester, and carrying on business at 1, Nelson-street, Leicester	Dressmaker (Spinster)	Leicester	33 of 1914	July 18, 1914	July 18, 1914
Pabst, Eric	Residing and carrying on business at Lower Hastings- street, and lately carrying on business at 12, Bank- buildings, Gallowtree Gate, both in the county borough of Leicester	Yarn Agent	Leicester	31 of 1914	July 16, 1914	July 16, 1914
Roc, Robert Calverley Beasley, Frederick Charles	Grange-lane, Rothley Danvers-road, Mountsorrel					
Peberdy, Dakin	66, Rothley-road, Mountsorrel, all in the county of Leicester					
(trading together in co-partnership as Roe, Beasley and Peberdy)	At Mountsorrel, in the county of Leicester	Hosiery Manufacturers	Leicester	32 of 1914	July 17, 1914	Jul y 17, 1914
Harrison, Edwin John	Owston Ferry, and East Ferry, in the county of Lincoln	Implement Maker and Wheelwright	Lincoln	. 19 of 1914	July 17, 1914	Jul y 9, 1914
Fearnley, Ebenezer	Now residing at 69, Carter-street, Greenheys, Manchester, lately residing at Eastwood-place, Northorpe, Mirfield, in the county of York, and lately carrying on business at Coxley New Mills, Middlestown, near Wakefield, in the said county of York	Tailor's Assistant	Manchester	52 of 1914	July 17, 1914	July 17, 1914
Bird, Leopold Calvert	58, Commercial-road, Newport, in the county of Monmouth	Watchmaker and Jeweller	Newport, Mon	. 17 of 1914	July 16, 1914	July 16, 1914
Chomas, Harry	Residing at Highmead Nash, in the county of Monmouth, and carrying on business at 458, Corporation-road, Newport, in the said county	Butcher	Newport, Mon	16 of 1914	July 15, 1914	July 15, 1914
Thorpe, Walter Charles	Residing at 45, Compton-road, Sherwood, Nottingham	Lately Engineer's Manager, now out of employment	Nottingham	34 of 1914	July 17, 1914	July 17, 1914
Morgan, Themas	103, Park terrace, Clydach Vale, Glamorgan	Collier	Pontypridd,Ystrady fodwg and Porth	36 of 1914	July 16, 1914	July 16, 1914
Roberts, Ernest William	Residing at 37, Hunter House road, Sheffield, in the county of York	Commission Agent	Sheffield	34 of 1914	July 16, 1914	June 17, 1914
Kaufman, Philip (in the Petition called and usually known as P. Richardson)	Now 76, Howard-road, Southampton, in the county of Hants, formerly 40, Above-bar, Southampton aforesaid	Jeweller	Southampton	. 13 of 1914	July 18, 1914	July 2, 1914

ADJUDICATIONS—continued.

Dehtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Date of Filing Petition.
Ryder, Ernest Edward	Sunnyside, Green-street, Stourbridge, in the county of Worcester, lately residing and carrying on business at 162, Enville-street, Stourbridge aforesaid	Journeyman Saddler	Stourbridge	6 of 1914	July 17, 1914	July 17, 1914
Dann, Edmund John (trading as Dann and Co.)	15 and 16, Wind-street, Swansea, in the county of Glamorgan	Clothier	Swansea	18 of 1914	July 18, 1914	May 25, 1914
Manders, Horace	Lately residing at 27, Westmoreland-road, Barnes, in the county of Surrey, but whose present whereabouts is unknown to the Petitioners	··· ··· ··· ··· ··· ··· ···	Wandsworth	18 of 1914	July 16, 1914	May 18, 1914
Sumner, William George	Alcester-road, Studley, Warwickshire	Coal Merchant	Warwick	4 of 1914	July 17, 1914	May 5, 1914
Harper, John	26, Shrubbery-road, in the city of Worcester	Engineer Mechanic	. Worcester	18 of 1914	July 17, 1914	July 17, 1914
Ellis, David William	Gobowen, near Oswestry, in the county of Salop	Builder	Wrexham and Llangollen	7 of 1914	July 16, 1914	June 30, 1914
Peel, Richard	73, Volta-street, Selby					
and Peel, Fred	71, Volta-street, Selby					
(trading as Peel Bros. and Co.)	At East Common, Selby, Yorkshire	Horticultural Engineers	York	20 of 1914	July 18, 1914	July 18, 1914
	The following Amended Notice is substituted for that	published in the London Gazette	of 14th July, 1914:-			
Gabriel, Frederick William (and carrying on business under the name or style of	28, Park Hall-road, East Finchley, N	Upholsterer's Trimming Manufacturer	High Court of Justice in Bank-ruptcy	954 of 1914	July 10, 1914	July 10, 1914
J. Hone and Sons)	At 16, Wells-mews, Wells-street, Oxford-street, London		Tuping			
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NOTICES OF INTENDED DIVIDENDS.

							
Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Child, Robert William John	Of and carrying on business at 18, Long- lane, Smithfield, and 28, Fore-street, both in the city of London, and 64, Chiswell- street, Finsbury, London	Baker and Confectioner	High Court of Justice in Bankruptcy	47 of 1914	Aug. 5, 1914	Albert Edward Quaife, Incorporated Accountant	155, Fenchurch - street, London, E.C.
Coppinger, Thomas George (described in the Receiving Order as T. G. Coppinger)	The Burton, Freeman's-court, Cheapside, in the city of London	Publican	High Court of Justice in Bankruptcy	433 of 1896	Aug. 5, 1914	E. Leadam Hough, Official Receiver	Bankruptcy-buildings, Carey- street, London, W.C.
Danks, Charles	Lately residing at 17, The Drive, Fulham, now of 39, Cambridge-mansions, Battersea	Journalist	High Court of Justice in Bankruptcy	350 of 1914	Aug. 5, 1914	E. Leadam Hough, Official Receiver	Bankruptcy-buildings, Carey- street, London, W.C.
Fulford, James William Henry Perry	16, James-street, Covent Garden, in the county of London	Potato Salesman	High Court of Justice in Bankruptcy	998 of 1912	Aug. 4, 1914	Oscar Berry	16, Monument-street, London
Primhak, Philip (described in the Receiving Order as Phillips Primhak)	Of 5, St. Mark's-square, Dalston, in the county of London	Ladies' Tailor	High Court of Justice in Bankruptcy	824 of 1913	Aug. 5, 1914	E. S. Grey, Official Receiver	Bankruptcy-buildings, Carey- street, London, W.C.
Shaw, Thomas Henry (described in the Receiving Order as T. H. Shaw)	46, Blandford-street, Manchester-square, in the county of London	Company Promoter	High Court of Justice in Bankruptcy	439 of 1913	Aug. 5, 1914	E. S. Grey, Official Receiver	Bankruptcy-buildings, Carey- street, London, W.C.
Winegarten, David and Shackman, Raphael (trading and described in the Receiving	Now carrying on business at 266, Bishopsgate, London, E.C. Now carrying on business at 276, Bishopsgate, London, E.C.						
Order as Winegarten and Schack- man)	Both lately of 292, Bishopsgate, London, E.C.	Wholesale Manufacturing Furriers	High Court of Justice in Bankruptcy	346 of 1914	Aug. 8, 1914	Harold John de Courcy Moore	2, Gresham-buildings, Guild- hall, London, E.C.
Prescott, William Thomas	1, Albert-place, Tyning-road, Combe Down, Somerset	Lately carrying on business as a Contractor and Mason	Bath	18 of 1913	Aug. 4, 1914	Chas. H. King, Official Receiver	26, Baldwin-street, Bristol

NOTICES OF INTENDED DIVIDENDS—continued.

Debtor's Name.	A ddress	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Lewis, Alfred John	Lately carrying on business at the Streetly Golf Club, Sutton Coldfield, in the county of Warwick, and residing at West Croft, Clarence-road, Four Oaks, near Sutton Coldfield aforesaid	Professional Golfer	Birmingbam	25 of 1914	Aug. 5, 1914	Arthur Samuel Cully, Official Receiver	Ruskin-chambers, 191, Corporation-street, Birmingham
Woodruffe, Joseph Aloysius	Carrying on business at 56, High-street, Aston, Birmingham, and residing at 846, Fishponds-road, Fishponds, in the city and county of Bristol	Tobacco Dealer	Birmingham	21 of 1914	Aug. 5, 1914	Arthur Samuel Cully, Official Receiver	Ruskin-chambers, 191, Cor- poration-street, Birmingham
Noble, Herbert (trading as J. Noble and Son)	Residing and carrying on business at 36, Station road. Clayton, near the city of Bradford, and also carrying on business at Grape-street, Allerton, Bradford aforesaid	Painter and Decorator	Bradford	37 of 1914	Aug. 5, 1914	Walter Durrance, Official Receiver	12, Duke-street, Bradford
Robinson, Thomas Rhodes	The Green, Idle, in the city of Bradford	Saddler and Harness Maker	Bradford	48 of 1913	Aug. 5, 1914	Walter Durrance, Official Receiver	12, Duke street, Bradford
Wall, Richard Ralph Baldwin	Bradford Moor Barracks, in the city of Bradford	Captain in His Majesty's	Bradford	37 of 1912	Aug. 5, 1914	Walter Durrance, Official Receiver	12, Duke-street, Bradford
Shapton, Joseph	Canada House, Baldwin-street, in the city and county of Bristol	Produce Broker	Bristol	30 of 1913	Aug. 5, 1914	Arthur Collins	28, Baldwin-street, Bristol
Atkinson, Arthur	Residing at 216, Every-street, and carrying on business at 99, Manchester-road, both in Nelson, in the county of Lancaster, lately carrying on business at 95, Manchester-road, Nelson aforesaid, and 29, Colne-road, Brierfield, in the said county	Athletic Outfitter and Cycle and Motor Dealer	Barnley	2 of 1914	Àug. 5, 1914	Charles Turner	155, Norfolk-atreet, Sheffield
Harrison, Stephen	Residing and carrying on business at 17, Abel-street, Burnley, in the county of Lancaster	Butcher	Burnley	8 of 1914	Aug. 5, 1914	Charles Harvey Plant, Official Receiver	13, Winckley-street, Preston
Hughes, Edward	Lea Bank, Halkyn, in the county of Flint	Grocer and Provision Dealer	Chester	13 of 1913	Aug. 3, 1914	John Williams	Central buildings, Flint, N. Wales
Gate, Robert Henry	Dewsbury, in the county of York, formerly residing at High-road, Catford, London, S.E., and carrying on business at 28, Gracechurch- street, London, E.C.	Clerk, formerly Colonial Merchant	Dewsbury	33 of 1899	Aug. 5, 1914	Ellis Johnson, Official Receiver	Bank-chambers, Corporation- street, Dewsbury

NOTICES OF INTENDED DIVIDENDS-continued.

Debtor's Name.	A ddress	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Nicho!as, Basil Harcourt	Grosmont, Manor-road, East Molesey, Surrey	Insurance Company's Clerk	Kingston, Surrey	17 of 1898	Aug. 7, 1914	John Harry Boyle,	132, York-road, Westminster Bridge-road, S.E.
Brydson, Andrew Hutton	Balcary, Kegworth, in the county of Leicester	Travelling Draper	Leicester	20 of 1914	Aug. 5, 1914	Official Receiver Evan Barlow, Official Receiver	1, Berridge-street, Leicester
Marchant, Peter	Anstey, near Leicester	Sub-postmaster and Stationer	Leicester	4 of 1914	Aug. 5, 1914	Evan Barlow, Official Receiver	1, Berridge-street, Leicester
Ward, Charles Bernard	Residing and carrying on business at The Elms Farm, Newton Harcourt, in the county of Leicester	Farmer and Grazier	Leicester	19 of 1914	Aug. 5, 1914	Evan Barlow, Official Receiver	1, Berridge-street, Leicester
Woods, Frederick	Residing and carrying on business at High- street, Kegworth, in the county of Leicester	Boot and Shoe Dealer and Repairer	Leicester	25 of 1914	Aug. 5, 1914	Evan Barlow, Official Receiver	.1, Berridge-street, Leicester
Alty, Robert	Residing at 2, Breck-road, Anfield, in the city of Liverpool, lately residing at Holly Villa, Carr-lane, West Derby, in the county of Lancaster, and carrying on business at 1 and 49, Priory-road, and 46, Townsendlane, Anfield, and also carrying on business at 1A and 55, Priory-road, Anfield aforesaid, all in the said city of Liverpool	Fruiterer and Fishmonger	Liverpool	22 of 1914	Aug. 6, 1914	Elwy Davies Symond, Official Receiver	11, Dale-street, Liverpool
Lawton, Joseph Alfred (deceased) and Goodman, William Lawton (formerly carrying on business together under the style of	Formerly residing at 5, Abercromby-square, in the city of Liverpool Residing at Stanley Cottage, Langton-road, Cricklewood, in the county of London				·		·
J. A. Lawton and Co also under the style of The Liverpool Motor	At 35, Hardman-street, and South Hunter- street, in the city of Liverpool, Westminster Works, Northgate-street, in the city of Chester, and Stanley Works, Langton-road, Cricklewood, in the county of London, and Dearsgate, in the city of Manchester At 32, Hope-street, Liverpool aforesaid	Coachbuilders and Motor Agents	Liverpool	44 of 191	Aug. 5, 1914	Frederick Thomas Parke Deyes	51, North John-street, Liver- pool
Garage and under the style of Henry Whitlock and Co.)			}				

NOTICES OF INTENDED DIVIDENDS-continued.

Debtor's Name.	Address.	Description.	Court.	No.	Last Day for Receiving Proofs.	Name of Trustee.	Address.
Radnedge, Joseph William	4. Thomas-street, and 3 and 4. Post Office- lane, both in Merthyr Tydfil, in the county of Glamorgan	Builder	Merthyr Tydfil	9 of 1903	Aug. 5, 1914	Ellis Owen, Official Receiver	St. Catherine's-chambers, St. Catherine - street, Ponty- pridd
Yoxall, Thomas	Middlewich, in the county of Chester	Coal Dealer	Nantwich and Crewe	6 of 1914	Aug. 7, 1914	F. T. Halcomb, Offi- cial Receiver	King - street, Newcastle, Staffordshire
Webster, Edmund	Residing and trading at Nightingale Farm, Scarcliffe, lately residing and trading at Wardlow, and prior thereto at Abney, all in Derbyshire	Farmer	Nottingham	12 of, 1914	Aug. 10, 1914	E. Wynne Humphreys, Official Receiver	4, Castle-place, Nottingham
Johns, Sidney Thomas	39, Cardiff-road, Caerphilly, in the county of Glamorgan	General Draper and Milliner	Pontypridd, Ystrady- fodwg and Porth	18 of 1914	Aug. 5, 1914	Ellis Owen, Official Receiver	St. Catherine's-chambers, St. Catherine - street, Ponty- pridd
Powell, Owen	5, Wood-road, Pontypridd, in the county of Glamorgan	General Dealer	Pontypridd, Ystrady- fodwg and Porth	15 of 1891	Aug. 5, 1914	Ellis Owen, Official Receiver	St. Catherine's-chambers, St. Catherine - street, Ponty- pridd
Rawlinson, Edward	Scarborough, in the county of York	Smack Owner and Fish Merchant	Scarborough	6 of 1885	Aug. 8, 1914	Donald Sween Mackay	48, Westborough, Scar- borough
Southwell, Reginald Bentley	The Rectory Cottage, Chetton, in the county of Salop	Clerk in Holy Orders	Shrewsbury	22 of 1912	Aug. 6, 1914	Frank Cariss, Official Receiver	22, Swan-hill, Shrewsbury
Wilde, Richard	Residing and carrying on business at 182, Abbey Foregate, Shrewsbury, in the county of Salop	Butcher	Shrewsbury	8 of 1 914	Aug. 6, 1914	Frank Cariss, Official Receiver	22, Swan-hill, Shrewsbury
Richards, Thomas	St. Day, in the county of Cornwall, and lately residing at Camborne, in the said county	Fish Hawker	Truro	of 1914	Aug. 7, 1914	Coulter Hancock, Official Receiver	12, Princes-street, Truro
Jarvis, Alfred	Residing and carrying on business at the Stone Cross Inn, near West Bromwich, in the county of Stafford	Licensed Victualler	West Bromwich	9 of 1910	Aug. 5, 1914	Arthur Samuel Cully, Official Receiver	Ruskin-chambers, 191, Corporation-street, Birmingham
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NOTICES OF DIVIDENDS.

Debtor's Name.	· Address,	Description.	· Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable,	
Puckle, Walter Bridge	21, Linden gardens, Bayswater, in the county of London, and 831, Salisbury-house, London Wall, in the city of London	Financial Agent	High Court of Justice in Bankruptcy	1339 of 1911	1s. 4½d.	Second and Final	Any day (except Saturday) after July 30, 1914, be- tween the hours of 11 and 2	At Bankruptey - buildings, Carey-street, London, W.C.	янт
Tatham, Arthur John	14, Steruhold-avenue, Streatham Hill, in the county of London, and The Stock Exchange, in the city of London, lately residing at 19, Thornton-avenue, Streatham Hill aforesaid	Member of The London Stock Exchange	High Court of Justice in Bankruptcy	873 of 1913	2s. 4 1 d.	First and Final	Any day (except Saturday) after July 30, 1914, be- tween the hours of 11 and 2	At Bankruptey - buildings, Carey-street, London, W.C.	LONDON
Hughes, John William	Sandhills-lane, Barnt Green, in the county of Worcester	Coal Dealer and Haulier	Birmingham	13 of 1914	1s. 10d.	First and Final	July 27, 1914	Official Receiver's Office, Ruskin-chambers, 191, Cor- poration-street, Birmingham	
Tyldesley, Thomas	Residing at 28, Bolton New - road, Atherton, Lancs, and carrying on business at 30, Bolton New road, Atherton aforesaid	General Merchant	Bolton	36 of 1901	1 <u>‡</u> d.	Supple- mental	July 27, 1914	Official Receiver's Office, 19, Exchange street, Bolton	GAZELLE,
Metcalfe, Charles West and Hoyle, Benjamin (trading as	1. Mount View, Ferncliffe, Bingley, Yorkshire 34, Milnerfield-villas, Gilstead, Bingley	· ,							E, 21
Metcalfe and Hoyle)	At Ebor Mill, Duff-lane, Bingley aforesaid	Commission Weavers	Bradford	1 of 1914	8s.	First and Final	July 24, 1914	G. F. Whitworth's, l, Queensgate, Bradford, Chartered Accountant, Trustec	JULI,
Hoyle, Benjamin (Separate Estate)	34, Milnerfield-villas, Gilstead, Bingley, Yorkshire	Commission Weaver	Bradford ·	of 1914	20s.	First and Final	July 24, 1914	G. F. Whitworth's, 1, Queensgate, Bradford, Chartered Accountant, Trustee	ĭ, 181
Carter, Frank Richard	Clairville, Southampton-street, Farn- borough, Hampshire	Surgeon Dentist	Guildford and Godalming	10 of 1913	2s. 9d.	First and Final	July 31, 1914	Official Receiver's Offices, 132, York - road, Westminster Bridge-road, S.E.	•
Cousins, Francis Edward, Cousins, Mary Jane and				,					
Cousins, Katherine Alice (trading as Cousins and Son)	Riverside House, Thames street, Wey- bridge, Surrey	Jobmasters and Livery Stable Keepers	Kingston, Surrey	1 of 1914	6 <u>1</u> d.	Second and Final	July 31, 1914	Official Receiver's Offices, 132, York - road, Westminster Bridge-road, S.E.	5/35

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Description.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Smith, Cornelius (trading as C. Smith and Sons)	Residing at Forest Gate House, Anstey, and lately carrying on business at Anstey, and also at Shepshed, but now carrying on business at Hollow-lane, Anstey aforesaid, all in the county of Leicester	Boot Manufacturer	Leicester	42 of 1913	2s.	First	July 25, 1914	Court-chambers, 27½, Friar lane, Leicester
NOTE.—The above	Notice is in substitution for Notice of	Dividend of 2s. per £	published in the having been paid.	London	Gazette of	12th Ma y ,	1914, the Dividend	then advertised not
Chapman, Alfred George	128, Stockport-road, Levenshulme, in the city of Manchester	Butcher	Manchester	19 of 1914	4s. 7½d.	First and Final	July 28, 1914	Official Receiver's Offices, Byrom-street, Manchester
Parker, Arthur Burgess (commonly known as Alfred Parker)	104, College-road, in the city of Norwich	Commercial Clerk	Norwich	12 of 1914	2s. 6½d.	First and Final	July 25, 1914	Official Receiver's Office, 8, King-street, Norwich
Jones, Morris 💴	28, Back Park-square, Blaenau Festiniog, Merionethshire	Coal Merchant	Portmadoc and Festiniog	of 1914	1s. 6½d.	First and Final	August 5, 1914	Official Receiver's Office, Crypt-chambers, Eastgate- row, Chester
Bates, Francis Lewis (Separate Estate)	22, Trafalgar-street West, Scarborough, Yorkshire, lately carrying on business at Cleveland-road, Scarborough	Coach Builder (lately carrying on business with William Richard- son under the style of Richardson and Bates)	Searborough	of 1907	6 s. 3d.	First and Final	July 31, 1914	Official Receiver's Offices, 48, Westborough, Scar- borough
Orrah, William	Thornton-le-Dale, lately residing at 164 and 166, College-road, in the city of Bradford	Hay and Straw Mer- chant	Scarborough	6 of 1914	9d.	First and Final	July 31, 1914	Official Receiver's Offices, 48, Westborough, Scar- borough
Riby, Harry	Residing and carrying on business at Hutton Buscel, Yorkshire	Tailor	Scarborough	of 1914	5s. 11d.	First and Final	July 31, 1914	Official Receiver's Offices, 48, Westborough, Scar- borough
Cattee, George Daniel	Residing at 24, Church - street, Ebbw Vale, and carrying on business at 24, Church-street, and 4, Market-square, Ebbw Vale, Monmouthshire	Fishmonger and Fruiterer	Tredegar	16 of 1913	5 <u>1</u> d. _.	Second and Final	July 23, 1914	Official Receiver's Office, 144, Commercial street, Newport, Mon.
Ellis, William Roberts	The Terrace, Corwen, in the county of Merioneth	Physician and Surgeon	Wrexham and Llangolien	10 of 1913	2s. 3 <u>‡</u> d.	First and Final	August 1, 1914	Official Receiver's Office, Crypt-chambers, Eastgate- row, Chester

NOTICES OF DIVIDENDS—continued.

Debtor's Name.	Address.	Descrip	tion.	Court.	No.	Amount per Pound.	First, or Final, or otherwise.	When Payable.	Where Payable.
Leach, Samuel Russel	The Full Moon, Wine-street, Somerset	Yeovil, Innkeeper	У	eovil	3 of 1914	6s. 8d.	First	July 23, 1914	Official Receiver's Office, City-chambers, Catherine- street, Salisbury
Iayward, Wilfr William	d 17, Lancaster Park-road, He in the county of York	arrogate, Taxi-cab Pro	prietor Y	ork	7 of 1914	10 2 d.	First and Final	July 25, 1914	Official Receiver's Office, The Red House, Duncombe- place, York
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APPLICATIONS FOR DEBTORS' DISCHARGE.

Debtor's Name.			Address.	Description.		Court.	No.	Day Fixed for Hearing.
Mitchell, Walter Charles	•••	•••	Residing at and carrying on business at 2, Douglas-road, Horfield, Bristol	Grocer	194	Bristol	19 of 1907	Sept. 25, 1914, 11 a.m., Guildhall, Bristol
Woolf, Maurice	•••	•••	Residing in lodgings at 80, Sheldon-road, Nether Edge, and trading at 27, Fargate, both in the city of Sheffield	Fine Art Dealer		Sheffield	66 of 1905	Aug. 13, 1914, 2 p.m., County Court Hall, Bank-street, Sheffield
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ORDERS MADE ON APPLICATIONS FOR DISCHARGE.

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	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.
;	shton, William Adams (described in the Receiving Order as William Adam Ashton)	Lately residing at Dora Cottage, 391, Holloway- road, but now residing at 105, Loraine-man- sions, Caledonian-road, both London		High Court of Justice in Bank- ruptcy	1551 of 1913	June 24, 1914	Discharge suspended for two years. Bankrupt to be discharged as from 24th June, 1916	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 omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his bankruptcy
Ħ K	lumstein, Abraham and essler, Samuel Harris (trading and in the Receiving Order described	·	·					
Bl	as lumstein and Keasler)	5, Little Halifax-street, Chicksand-street, Lon- don	Furriers	High Court of Justice in Bank- ruptcy	585 of 1910	June 24, 1914	Discharge of Abraham Blumstein sus- pended for three years. Bankrupt to be discharged as from 24th June, 1917. Discharge of Samuel Harris Kessler suspended for two years and six months. Bankrupt to be discharged as from 24th December, 1916	Bankrupts' assets are not of a value equal to 10s. in the pound on the amount of their unsecured liabilities; that they had omitted to keep such books of account as are usual and proper in the business carried on by them and as sufficiently disclose their business transactions and financial position within the three years immediately preceding their bankruptcy; and had been guilty of misconduct in having at a time when they were insolvent and unable to pay their debts in ordinary course disposed of stock which, or most of which, they had obtained on credit and had not paid for, at prices which were much below cost and wholly unreasonable
Gı	reene, Ina Mary (Widow)	Prospect House, Sandgate, in the county of Kent, lately residing at 14, The Leas, Folkestone, in the said county	Of no occupation, Widow	Canterbury	15 of 1913	June 9, 1914	Bankrupt discharged subject to the following condition to be fulfilled before her discharge takes effect—namely, she shall before the signing of the Order consent to Judgment being entered against her in the County Court of Kent, holden at Canterbury, by the Official Receiver for the sum of £5. (£5 paid to the Official Receiver in lieu of Judgment being entered)	Proof of facts mentioned in sub-sec. 3 (A.) of sec. 8 of the Bankruptcy Act, 1890

ORDERS MADE ON APPLICATIONS FOR DISCHARGE—sontinued.

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.
Clark, Reuben	3, Elmer-road, Catford, in the county of Kent, carrying on business at 8, Royal - parade, London - road, West Croydon, in the county of Surrey	Cycle and Motor Engineer	Croydon	46 of 1904	June 25, 1914	Discharge suspended two years. Bank- rupt to be discharged as from the 25th June, 1916	Facts mentioned in sub-sec. 3, sec. 8 (A.), (B.), Bank-ruptcy Act, 1890
Fox, Edmund Arthur	27, Harehills-road, in the city of Leeds	Artificial Teeth	Leeds	43 of 1913	June 22, 1914	That the bankrupt be discharged subject to the following condition to be fulfilled before his discharge takes effect—namely, he shall before the signing of this Order consent to Judgment being entered against him in the County Court of Yorkshire, holden at Leeds, by the Official Receiver, for the sum of £1, being part of the balance of the debts provable in the bankruptcy which may not be satisfied at the date of this Order, and £1 10s. costs of Judgment. Further ordered, without prejudice and subject to any execution which may be issued on the said Judgment with the leave of the Court, that the said sum of £1 be paid out of the future earnings or after-acquired property of the bankrupt in manner following, that is to say, the bankrupt shall pay the said sum of £1 forthwith to the Official Receiver for distribution among the creditors in the bankruptcy; that upon the required consent being given Judgment may be entered against the bankrupt in the County Court of Yorkshire, holden at Leeds, for the said sum of £1, together with £1 10s. for costs of Judgment	Proof of fact named in sec. 8, sub-sec. 3 (B.), Bankruptcy Act, 1890
Dennis, William, Joseph	Residing at 14, Herrick- road, and carrying on business at Church- gate, both in Lough- borough, in the county of Leicester	Plumber, Glazier, and Gastitter	Leicester	36 of 1899	June 24, 1914	Discharge suspended for two years. Bankrupt to be discharged as from the 24th June, 1916	Proof of facts mentioned in paragraphs (A.) and (B.), sub-sec. 3 of sec. 8, Bankruptcy Act, 1890

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Dehtor's Name.	Address.	Description.	Court.	No.	Date of Order.	Nature of Order made.	Grounds named in Order for refusing an Absolute Order of Discharge.
.	Carrying on business at 3, Abbeydale - road, Sheffield, in the county of York, now residing in lodgings at 163, Steade-road, Sheffield aforesaid, but lately residing in lodgings at 161, Abbeydale-road, Sheffield aforesaid	Hay and Straw Dealer	Sheffield	45 of 1912	May 14, 1914	Discharge suspended for two years. Bankrupt to be discharged as from 14th May, 1916	Proof of facts mentioned in sec. 8, sub-sec. 3 (A.), (B. (C.), (E.), (F.), Bankruptey Act, 1890
Battell, John Charles	Lately residing at North Cliffe, Roker, and now at 20, The Terrace, Roker, Sunderland, in the county of Durham	Timber Yard Foreman	Sunderland	9 of 1913	June 25, 1914	Discharge suspended for three months. Bankrupt to be discharged as from the 25th day of September, 1914	Bankrupt's assets are not of a value equal to 10s. in the pound on the amount of his unsecured liabilities
ĺ	the county of Durnam					·	
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ADJUDICATION ANNULLED.

Debtor's Name.	Address.	Description.	Court.	No. of Matter.	Date of Adjudication.	Date of Annulment.	Grounds of Annulment.
Vilson, Robert Joseph	49, Edward-street, Caeracea, Dowlais, in the county of Glamorgan	Schoolmaster	Merthyr Tydfil	12 of 1908	Mar. 9, 1908	July 15, 1914	That there are no outstanding debts unpaid
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ORDER ANNULLING, REVOKING, OR RESCINDING ORDER.

Bebter's Name,	2	Address.	Description.	Court.	No. of Matter.	Nature and Date of Order Annulled, Revoked, or Rescinded.	Date of Annul- ment, Revocation, or Rescission.	Grounds of Annulment, Revocation, or Rescission.
Penn, Harold Dunstan	*** 9 ***	Formerly of 174 and 176, Wardour-street, W., London, and residing at Hawthorndene, Dorking, Survey	Cigarette Manufacturer	High Court of Justice in Bankruptcy	333 of 1914	Adjudication dated 1st April, 1914, annulled, Receiving Order dated 28th Mar.,	July 15, 1914	It having been proved to the satisfaction of the Court that the debts of the bankrupt had been paid in full
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LONDON GAZETTE, 21 JULY, 1914.

APPOINTMENTS OF TRUSTEES.

Debtor's Name.	Address.	Description.	Court.	. No.	Trustee's Name.	Address.	Date of Certificat of Appointment.
Burden, Wilfrid	35, Satanita-road, Westeliff-on-Sea, Essex, carrying on business at 1, King's-road, Saint Pancras, London	Timber Merchant	High Court of Justice in Bankruptcy	867 of 1914	Bourner, Arthur Charles	Bush Lane House, Cannon- street, London, E.C., Chartered Accountant	July 15, 1914
Hughes, Hugh Augustus	20, St. Dunstan's-hill, Eastcheap, London, E.C.		High Court of Justice in Bankruptcy	672 of 1914	Buckingham, Harry William	24-27, Rood lane, Loudon, E.C., Accountant	July 16, 1914
Poulter, William	Gordon House, West Golders Green Estate, Golders Green-road, Hendon, in the county of Middlesex	Builder °	Barnet	10 of 1914	Davis, Frederic William	95 and 97, Finsbury-pave- ment, London, E.C., Chartered Accountant	July 15, 1914
Rudd, Harold M	Hollym-road, Withernsea, in the East Riding of the county of York, and lately carrying on business at Green-lane, in the city and county of Kingston-upon-Hull	Oil Merchant	Kingstøn-upon-Hull	22 of 1914	Locking, William Robert	5, Parliament-street, Hull, Chartered Accountant	July 17, 1914
Manning, Frederick George	35 and 36, Manchester-road, Swindon, in the county of Wilts	Oil and Hardware Merchant	Swindon	5 of 19 14	Corfield, George Edgar	Balfour House, 119, Fins- bury-pavement, London, E.C., Incorporated Ac- countant	July 17, 1914
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- Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	No. of Matter,	Trustee's Name.	Trustee's Address.	Trustee's Description.	Date of Release.
Andrew, Thomas William	Residing at 248, West-parade, and carrying on business at 15, Mint-street, both in the city of Lincoln	Tailor	. Lincoln	15 of 1913	Charles William Witted	Bank-street - chambers, Bank-street, Lincoln	Incorporated Accountant	July 1, 1914
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NOTICE TO DEBTOR IN LIEU OF PERSONAL SERVICE OF BANKRUPTCY NOTICES AND PETITIONS, AND OF APPLICATIONS TO COMMIT FOR CONTEMPT OF COURT.

Debtor's Name.	Debtor's Address.	Debtor's Description.	Court.	Court. No.		Date thereof.	If a Petition or Application to Commit, Date of Hearing.	Name and Description of Persons giving Bankruptcy Notice, or by whom Petition is Presented, or by whom Application to Commit is being made.	
Lipson, Harry	9, Norton-street, Liver- pool, in the county of Lancaster	Money Lender	Liverpool	118 of 1914	Bankruptey Notice	July 10, 1914		Patrick John Fleming, 10, Highgate- street, in the city of Liverpool, Commission Agent	
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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.

FIRST MEETINGS.

S D								
98951		Address of Registered Office.	. Court.	No. of Matter.	Date of First Meeting,	Hour.	Flace.	
,	The Rowley Regis Central Permanent Money Society	The Old Hill Coffee Tavern, Halesowen road, Old Hill, in the county of Stafford	/Dudley	2 of 1914	Creditors, July 29, 1914 Contributories, July 29, 1914	2.30 p.m. 2.45 p.m.	Dudley Arms Hotel, Market place, Dudley Dudley Arms Hotel, Market place, Dudley	
-i	The Awalgamated Films Limited	29, Deansgate, Manchester	Manchester	of 1914	Creditors, July 30, 1914 Contributories, July 30, 1914	2 p.m. 2.30 p.m.	Official Receiver's Office Byrom-street, Manchester Official Receiver's Office Byrom-street, Manchester	
	Edgar Ashworth Limited	24, Booth-street, Manchester	Manchester	of 1914	Creditors, July 30, 1914 Contributories, July 30, 1914	3 P.M. 3.30 P.M.	Official Receiver's Office Byrom-street, Manchester Official Receiver's Office Byrom-street, Manchester	
	The Imperial Crown Insurance Company Limited	Commercial Buildings, 15, Cross-street, . Manchester	Manchester	of 1914	Creditors, July 30, 1914 Contributories, July 30, 1914	11 A.M. 11.30 A.M	Official Receiver's Office Byrom-street, Manchester Official Receiver's Office Byrom-street, Manchester	
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NOTICE OF APPOINTMENT OF LIQUIDATOR.

Name of Company.			Address of Registered Office,	Court,	No. of Matter.	Liquidator's Name.	Address.	Date of Appointment.	
Chaplin, Milne, Limited	Grenfell and	Company	6, Princes-street, in the city of London	High Court of Justice	00227 of 1914	Sir William Plender (without a Committee of Inspection)	5, London Wall - buildings, E.C.	July 16, 1914	
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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.

H. A. PAYNE, Comptroller of the Companies Department.

NOTICE—All Notices and Advertisements are published in The London Gazette at the risk of the Advertiser.

All Notices and Advertisements by Private Advertisers may be tendered at or sent direct by post to the Office of The London Gazette, 7, Princes Street, Westminster, S.W., for insertion at the authorised rates of payment. The office hours are from 10 a.m. to 5 p.m., closing at one o'clock on Saturdays.

All Notices and Advertisements must be prepaid. To save delay, Notices and Advertisements sent direct by post should be accompanied by Postal Orders, made payable to 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 or attested 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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Table or tabular matter will be charged at the rate of £1 per quarter page or part thereof.

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All Notices and Advertisements should reach the Office of The London Gazette, 7, Princes Street Westminster, S.W., before 2 p.m. on the day previous to publication. Notices and Advertisements received after that time will be inserted, if circumstances permit, on payment of a late fee for each Notice or Advertisement at the following rates:—

Up to 5 p.m. on the day previous to publication 5s.
Up to noon on the day of publication 10s.
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All communications on the business of The London Gazette should be addressed to The Superintendent, Office of The London Gazette, 7, Princes Street, Westminster, S.W

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TABLE OF CONTENTS.

	PAGE	Harris and Common Registed Notice	PAGE
	5627	Herring and Company Limited—Notice	5711
Scinde, Punjaub and Delhi Railway Company—Notice	5672	Thornewill and Warham Limited— Notice	5711
Land Transfer Acts, 1875 and 1897—		City of London Brewery Company	
Notices	5673	Limited—Notice	5711
Treasury Weekly Statement	5676	Deeds of Arrangement Act, 1887-	
Private Banks and Joint Stock Banks—		Notices	5712
Bank Notes in Circulation	5678	Scotch Bankrupt	5712
Cotton Statistics Act, 1868—Weekly		Bankruptcy Acts—Notices	5713
•	5679	Bankruptcy Acts, 1883 to 1913-	
Diseases of Animals Acts, 1894-1911	5680	Receiving Orders	5714
British Corn — Statement Showing	1	First Meetings and Public Examina-	
Quantities Sold and Average Price	5688	tions	57 19
Cereals, Average Prices of	5689	Adjudications	5727
Agricultural Produce—Quantities Im-	Ì	Intended Dividends	5731
	5691	Dividends Declared	5735
Places Registered for Solemnizing Mar-	1	Applications for Debtors' Discharge	5738
riages	5692	Orders made on Applications for Dis-	
Friendly Societies Act, 1896—Notices	5692	charge	5739
Companies (Consolidation) Act, 1908—	l	Adjudication Annulled	5742
Notices	5693	Order Annulling, Revoking, or	•••
Industrial and Provident Societies Act,	i	Rescinding Order	5743
1893—Notices	5699	Appointments of Trustees	5744
Partnerships Dissolved	5700	Release of Trustees	5745
Law of Property Amendment Act, 1859		Notice to Debtor and Applications to	0,10
	5701	Commit for Contempt of Court	5746
Auction Sale, by Order of Court	5710	Companies (Consolidation) Act, 1908—	-
Chancery Division of the High Court of	1	First Meetings	5747
	5711	Appointment of Liquidator	5748