Wednesday, June 12, at Leicester. Monday, June 17, at Oakham. Tuesday, June 18, at Lincoln. Monday, June 24, at Nottingham. Saturday, June 29, at Derby.

NORTH AND SOUTH WALES AND CHESTER.

Mr. Justice Bray. Mr. Justice Coleridge.

Friday, May 24, at Haverfordwest. Saturday, May 25, at Newtown. Tuesday, May 28, at Dolgelly. Tuesday, May 28, at Lampeter. Thursday, May 30, at Carnarvon. Thursday, May 30, at Carmarthen. Tuesday, June 4, at Beaumaris. Wednesday, June 5, at Brecon. Thursday, June 6, at Ruthin. Saturday, June 8, at Presteign. Monday, June 10, at Mold.

Lord Chancellor's Office, 13th May, 1918.

Notice is hereby given that the Rule Committee of the Supreme Court propose to add the following Rule to Order 37, viz.:—

34B. Where the provisions of Section 8 of the Arbitration Act, 1889, apply (whether by virtue of regulations made by the Insurance Commissioners or otherwise) to appeals or disputes referred to in Section 67 of the National Insurance Act, 1911, or Section 27 of the National Insurance Act, 1913, or to inquiries referred to in sub-section (2) of Section 32 of the National Health Insurance Act, 1918, or to arbitrations in which the Insurance Commissioners or any person or persons appointed by them are acting as arbitrators the Solicitor to the Insurance Commissioners may, on the application to him of any party to such an appeal, dispute, inquiry or arbitration, sue out a subpœna on behalf of such party.

Copies of this Rule may be obtained at His Majesty's Stationery Office, Imperial House, Kingsway, London, W.C. 2.

Lord Chancellor's Office, 13th May, 1918.

Notice is hereby given, that the Rule Committee of the Supreme Court propose to add the following Rule to Order 65, viz. :

RULE 10A. During the continuance of the present war and thereafter until such date as the Lord Chancellor shall appoint the total in any Bill of Costs of the fees prescribed by this Order (as distinct from payments) shall in respect of business done in any cause or matter in the Supreme Court after the 31st day of December, 1917, be increased by 20 per centum, and such increase shall be allowed upon any taxation of costs in respect of any such business as well between Party and Party as between Solicitor and Client and in taxations under or pursuant to the Solicitors' Act, 1843.

Provided that this rule shall not apply to the remuneration prescribed by the Solicitors' Remuneration Act, 1881, and that it shall not affect the power to direct payment of a sum

in lieu of costs under Order 65, rule 23, or the power to allow a fixed sum for costs under Order 65, rule 27 (38) or a gross sum under Order 65, rule 27 (38a).

Provided also that this rule shall not apply

to Bills of Costs which have at the date on which this rule comes into operation already been delivered to the client sought to be charged therewith or to the person chargeable therewith or liable therefor or to bills then already taxed and certified or allowed.

The increase hereby authorised shall not affect the question whether a bill of costs when taxed is or is not less by one-sixth part than the bill delivered, sent, or left.

This rule shall come into operation on the 28th day of May, 1918.

This Rule may be cited as Rule of the Supreme Court (Solicitors' Remuneration) Rule, 1918.

This Rule is declared urgent within the meaning of the Rules Publication Act, and shall come into operation on the 28th day of May, 1918.

Dated the 13th day of May, 1918.

Copies of this Rule may be obtained at His Majesty's Stationery Office, Imperial House, Kingsway, London, W.C. 2.

HARDWICKE REFORMATORY FOR BOYS, NEAR GLOUCESTER.

NEW CERTIFICATE.

The Secretary of State for the Home Department hereby gives notice that, being satisfied that it is desirable that there should not be more than eighty-eight boys in the Hardwicke Reformatory for Boys at any one time, he has revoked the Certificate for one hundred boys granted on the 30th May, 1905, and has issued a new Certificate for the School.

The new Certificate, which bears date the 14th May, 1918, provides that the number of boys resident in the School at any one time, whether sent thereto in pursuance of the Children Act, 1908, or not, shall not exceed eightyeight.

 \mathbf{W} hitehall, 14th May, 1918.

Whitehall, May 15, 1918.

The KING has been pleased to give and grant unto Maurice Sheldon Amos, Esq., Acting Judicial Adviser to the Egyptian Govern-ment, His Majesty's Royal licence and authority to wear the Insignia of the Second Class of the Order of the Nile, which Decoration has been conferred upon him by His Highness the Sultan of Egypt in recognition of valuable services rendered by him.

Whitehall, May 15, 1918.

The KING has been pleased to give and grant unto Robert Miles Collins Moss, Esq., ex-Assistant Chief Engineer of Domains and Expropriations, Egyptian State Railways, His Majesty's Royal licence and authority to wear the Insignia of the Fourth Class of the Order of the Nile, which Decoration has been conferred upon him by His Highness the Sultan of Egypt in recognition of valuable services rendered by him.