



The London Gazette.

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TUESDAY, NOVEMBER 13, 1849.

THE names of those who were nominated for Sheriffs by the Lords of the Council, at the Exchequer, on the Morrow of Saint Martin, in the thirteenth year of the reign of Her Majesty Queen Victoria, and in the year of our Lord one thousand eight hundred and forty-nine:

<i>Bedfordshire,</i>	Sir Charles Gillies Payne, of Blunham, Bart. Richard Thomas Gilpin, of Hockliffe-Grange, Esq. Sir John Montague Burgoyne, of Sutton, Bart.	<i>Dorsetshire,</i>	Sir John Palmer Bruce Chichester, of Arlington, Bart. William Arundel Yeo, of Fremington, Esq. James Cornish, of Blackhall, Esq.
<i>Berkshire,</i>	Robert Allfrey, of Wokefield-Park, Esq. John Samuel Bowles, of Milton-Hill, Esq. Daniel Higford Duvall Burr, of Aldermaston-Park, Esq.	<i>Durham,</i>	Henry Ralph Willett, of Merly-House, Wimborne-Minster, Esq. Henry John Reuben Earl of Portarlington, of Milton Abbas. Francis Pitney Bruncker Martin, of Kingston Marlewood, Esq.
<i>Buckinghamshire,</i>	William Selby Lowndes, of Whaddon-Hall, Esq. Richard Cavendish, of Thorn-ton-Hall, Esq. Charles Robert Scott Murray, of Danesfield, Esq.	<i>Essex,</i>	Frederick Acklom Millbanke, of Hart, Esq. Robert Hildyard, of Horsley, Esq. John Bowes, of Streatham-Castle, Esq.
<i>Camb. and Hunt.</i>	John Vipan, of Sutton, Esq. William Whiting, of Manea and Thorney-Abbey, Esq. James Gage, of Upwell, Esq.	<i>Gloucestershire,</i>	Charles Preston, of Luthers Sewardstone, Esq. Charles Du Cane, of Braxted-Lodge, Esq. Thomas Burch Western, of Felix-Hall, Esq.
<i>Cumberland,</i>	Thomas Salkeld, of Holm-Hill, Esq. George Head Head, of Rickerby-House, Esq. George Henry Oliphant, of Broadfield-House, Esq.	<i>Herefordshire,</i>	Thomas Anthony Stoughton, of Owlpen-House, Uley, Esq. Thomas Gambier Parry, of Highman-Court, Esq. William Dent, of Sudeley-Castle, Esq.
<i>Cheshire,</i>	Sir Arthur Ingram Aston, of Aston, Bart. Thomas Marsland, of Henbury, Esq. George Holland Ackers, of Moreton, Esq.	<i>Hertfordshire,</i>	James Cheese, of Huntington, Esq. Charles Thomas Bodenham, of Rotherwas, Esq. Richard Hereford, of Sufton, Esq.
<i>Derbyshire,</i>	Robert Arkwright, of Sutton, Esq. Francis Bradshaw, of Barton Blount, Esq. Samuel Evans, of Darley-Abbey, Esq.		Fulke Southwell Greville, of North Mymms-Place, Esq. Henry Rogers, of Stagenhoe, Esq. Wynn Ellis, of Ponsbourne-Park, Esq.

- Kent*, Matthew Bell, of Bourne-House, Bishopsbourne, Esq.
Ford Wilson, of Blackhurst, Tonbridge-Wells, Esq.
Sir John William Ladbroke, of Down, Bart.
- Leicestershire*, Thomas Stokes, of New-Parks, Esq.
Sir Cornwallis Ricketts, of Beaumont Leys, Bart.
Edward Henshaw Cheney, of Gaddesby, Esq.
- Lincolnshire*, Henry Fane, of Fulbeck-Hall, Esq.
Sir Charles Henry John Anderson, of Lea, Bart.
George Tomlins, of Riby-Grove, Esq.
- Monmouthshire*, Thomas Wakeman, of the Graig, Esq.
Crawhay Bailey, of Lanthewy-Court, Esq.
Montague Gore, of Langston, Esq.
- Norfolk*, Edward Roger Pratt, of Ryston, Esq.
Sir Willoughby Jones, of Sculthorpe, Bart.
Sir Charles Chad, of Hunsford, Bart.
- Northamptonshire*, William Bruce Stopford, of Drayton-House, Esq.
Sir Charles Edmund Isham, of Lamport-Hall, Bart.
Langham Christie, of Preston-Deanry, Esq.
- Northumberland*, Sir Walter Calverley Trevelyan, of Wallington, Bart.
Sir Horace St. Paul, of Ewart-Park, Bart.
Thomas Wood Craster, of Craster-Tower, Esq.
- Nottinghamshire*, The Right Honourable Edward Strutt, of Kingstone-Hall.
John Franklin, of Gonalston, Esq.
Henry Frederick Walker, of Blyth-Hall, Esq.
- Oxfordshire*, Henry Hall, of Barton, Esq.
John Brown, of Kingston, Esq.
John Henry Ashurst, of Waterstock, Esq.
- Rutlandshire*, The Honourable William Middleton Noel, of Ketton.
John Walker, of Wardley, Esq.
John Moore Paget, of Clepsham, Esq.
- Shropshire*, Ralph Merrick Leeke, of Longford, Esq.
Robert Henry Cheney, of Bodger-Hill, Esq.
Robert Burton, of Longner-Hill, Esq.
- Somersetshire*, Langley St. Albyn, of Alfoxton, Esq.
Thomas Tutton Knyfton, of Uphill, Esq.
Francis Henry Dickenson, of Kingweston, Esq.
- Staffordshire*, Josiah Spode, of Armitage-Park, Esq.
Philip Barnes Broade, of Fenton Manor-House, Esq.
John Barker, of Wolverhampton, Esq.
- County of Southampton*, William Kingsmill, of Sidmonton-House, Kingsclere, Esq.
Joseph Martineau, of Basing-Park, Esq.
Jervoise Clarke Jervoise, of Idsworth-Park, Horndean, Esq.
- Suffolk*, Sir Thomas Rokewood Gage, of Hengrave-Hall, Bart.
The Right Hon. John Lord Henniker, of Thornham-Hall.
Frederick Barne, of Sotterley, Esq.
- Surrey*, James William Freshfield, of Moor-Place, Betchworth, Esq.
John Sparkes, of Gosden-House, Shalford, Esq.
George Robert Smith, of Selsden, Croydon, Esq.
- Sussex*, George Campion Courthope, of Whiligh, Esq.
David Lyon, of Goring, Esq.
Sir Isaac Lyon Goldsmid, of Hove, Bart.
- Warwickshire*, Darwin Galton, of Edstone, Esq.
Sir John Newdigate Ludford Chetwode, of Ansley-Hall, Bart.
Mark Phillips, of Snitterfield, Esq.
- Wiltshire*, Graham Moore Michell Esmeade, of Monkton-House, Esq.
John Grove, of Fern-House, Esq.
Henry Gaisford Gibbs Ludlow, of Heywood-House, Esq.
- Worcestershire*, John Gregory Watkins, of Woodfield, Esq.
John Russell Cookes, of Woodhampton, Esq.
Sir Thomas Edward Winnington, of Stanford-Court, Bart.
- Yorkshire*, Sir John Henry Lowther, of Swillington, Leeds, Bart.
William Rutson, of Newly Wiske, Esq.
Andrew Montague, of Melton, Doncaster, Esq.
- WALES.
- Anglesey*, Richard Griffith, of Bodowryisaf, Esq.
The Honourable William Owen Stanley, of Penrhos.
Thomas Owen, of Tyddy Glan-y-mor, Esq.

<i>Breconshire,</i>	Paul Mildmay Pell, of Twymawr, Esq. David Watkins Lloyd, of Aberllech, otherwise Llandilo, Esq. Sir Charles Morgan Robinson Morgan, of Therra, Bart.
<i>Carnarvonshire,</i>	William Henry Foley, of Bryn Eryr, Esq. Isaac Walker, of Hendregadredd, Esq. Owen Jones Ellis Nanney, of Gwynfryn, Esq.
<i>Carmarthenshire,</i>	William Davys Harries Campbell Davys, of Neuaddfaur, Esq. Timothy Powell, of Penycloed, Esq. Edmund Plowden, of Treventy, Esq.
<i>Cardiganshire,</i>	Thomas Davies Lloyd, of Bronwydd, Esq. Delme Seymour Davies, of Highmead, Esq. Charles Arthur Pritchard, of Tywllwyd, Esq.
<i>Denbighshire,</i>	John Burton, of Minera-Hall, Wrexham, Esq. Thomas Hughes, of Astrad-Hall, Denbigh, Esq. Francis James Hughes, of Acton-House, Wrexham, Esq.
<i>Flintshire,</i>	Wilson Jones, of Hartsheath-Park, Esq. Arthur Trevor Viscount Dunganon, of Brynkinalt. Rudolph William Basil Viscount Fielding, of Downing.
<i>Glamorganshire,</i>	Rowland Fothergill, of Hensol-Castle, Esq. Sir George Tyler, of Cottrell, Knt. Gervas Turberville, of Ewenny-Abbey, near Bridgend, Esq.
<i>Montgomeryshire,</i>	John Davies Corrie, of Dysserth, Esq. Charles Jones, of Garthmill, Esq. John Michael Severne, of Rhosgoeh, Esq.
<i>Merionethshire,</i>	John Bird, of Plasy-n-Dinas, Esq. Edward Griffiths, of Gwastadfwyn, Esq. Henry Richardson, of Abertrinant, Esq.
<i>Pembrokeshire,</i>	James Mark Child, of Begelly, Esq. William Richards, of Tenby, Esq. John Harcourt Powell, of Hook, Esq.
<i>Radnorshire,</i>	John Williams, of Skreen-House, Esq. William Woodburn, of Coed-gwgan-Hall, Esq. Edward Morgan Stephens, of Llananno, Esq.

AT the Court at *Windsor*, the 6th day of *November* 1849.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the sixteenth section of an Act passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An Act to amend and render more effectual an Act passed in the last session of Parliament for building and promoting the building of additional churches in populous parishes," or under or by virtue of any other power or authority vested in them by the Church Building Acts, duly prepared and laid before Her Majesty in Council a representation, bearing date the twenty-third day of October, one thousand eight hundred and forty-nine, in the words following; that is to say:

"Your Majesty's Commissioners for building new churches beg leave humbly to represent to your Majesty, that having taken into consideration all the circumstances of the parish of Cranborne, in the county of Dorset, and within the diocese of Salisbury, it appears to them to be expedient that a particular district should be assigned to the consecrated church of Saint James, situate at Alderholt, in the said parish of Cranborne, under and by virtue of the power or authority for this purpose contained in the sixteenth section of an Act, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled 'An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building and promoting the building of additional churches in populous parishes,' or under and by virtue of any other power or authority in this behalf vested in your Majesty's said Commissioners by the Church Building Acts, and that such proposed district should be called 'The Chapelry District of Alderholt,' with boundaries as hereinafter mentioned; that is to say: the district is to consist of the tithing of Alderholt, and part of the tithing of Holwell, in the said parish of Cranborne, and is bounded on the north-west by the parish of Damerham, in the county of Wilts; on the north and north-east by the parish of Fordingbridge, in the county of Hants; on the south-east by the parish of Harbridge, in the said county of Hants; on the south by the tithing of Verwood, in the said parish of Cranborne, and by the parish of Edmondsham, in the said county of Dorset; and on the south-west by the remaining part of the tithing of Holwell and parish of Cranborne, from which the district will be separated by a line proceeding in a north-westerly direction, from the parish of Edmondsham along the easternmost and northernmost fence of the field numbered on the tithe commutation map of the said parish of Cranborne 460, as far as the carriage-road, leading from Holwell Mill to Harelane; then along the middle of such road northerly as far as the field marked on the said map No. 441; then proceeding along the eastern enclosure of such field as far as another branch of Harelane, which lane it crosses, and then proceeds northerly along the north-easternmost enclosure of the field marked on the said map No. 354; then along the northern enclosure of the said field, and also the northern enclosure of the woods marked on the said map No. 347, as far as the field No. 346, on the said map; and then along the north-eastern enclosure of No. 346, as far as the road leading from Cranborne into Pie-lane, called Churchill-

drove, which road it crosses, and then proceeds north-westerly along the eastern enclosure of field No. 264, and the north-eastern enclosure of field No. 257 on the said map, as far as the carriage-road called Pie-lane, along the middle of which lane it proceeds north-westerly as far as the western enclosure of field marked on the said map No. 570, and then proceeds northerly up the western enclosure of that field, and crossing the road leading from Biddlesgate to Daggons Wood in a straight line reaches the said parish of Damerham, as the same is more particularly shewn on the map hereunto annexed, and is thereon coloured green :

"Your Majesty's said Commissioners beg leave further to represent that it also appears to them to be expedient that banns of marriage should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed in the said church at Alderholt, and that the fees to arise therefrom should be paid and belong to the incumbent thereof for the time being :

"That the consent of the Right Reverend Edward Lord Bishop of Salisbury, as the bishop of the said diocese, has been obtained thereto, as required by the Act and section hereinbefore mentioned : in testimony whereof the said Edward Lord Bishop of Salisbury has signed and sealed this representation.

"Your Majesty's said Commissioners 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."

Her Majesty having taken the said representation, together with the map thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the proposed assignment be accordingly made, and the recommendations of the said Commissioners in respect of the publication of banns, and the solemnization of marriages, baptisms, churchings, and burials, and the fees arising therefrom, be carried into effect, agreeably to the provisions of the said Acts ; and Her Majesty, by and with the like advice is pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Salisbury.

C. C. Greville.

At the Court at Windsor, the 6th day of November 1849.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the sixteenth section of an Act, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An Act to amend and render more effectual an Act passed in the last Session of Parliament for building and promoting the building of additional churches in populous parishes," as enlarged by the twelfth section of an Act passed in the session of parliament holden in the first and second years of Her Majesty's reign, intituled "An Act to amend and render more effectual the Church Building Acts," and extended by the third section of an Act passed in the second and third years of Her Majesty's reign, intituled "An Act to make better provision for the

"assignment of Ecclesiastical Districts to Churches or Chapels augmented by the Governors of the Bounty of Queen Anne, and for other purposes," or under or by virtue of any and every other power or authority in this behalf vested in the said Commissioners by the Church Building Acts, duly prepared and laid before Her Majesty in Council a representation bearing date the twelfth day of October one thousand eight hundred and forty-nine, in the words following ; that is to say :

"Your Majesty's Commissioners for building new churches beg leave humbly to represent to your Majesty, that, having taken into consideration all the circumstances of the district parish of Christ Church, Saint Marylebone, in the county of Middlesex, and within the diocese of London, it appears to them to be expedient that a particular district should be assigned to the consecrated church of Saint Stephen the Martyr, situate at Portland Town, within the said district parish of Christ Church, Saint Marylebone, under and by virtue of the power or authority for such purpose contained in the sixteenth section of an Act passed in the session of parliament holden in the fifty-ninth year of the reign of His Majesty King George the Third, intituled 'An Act to amend and render more effectual an Act passed in the last session of parliament, for building and promoting the building of additional churches in populous parishes,' as enlarged by the twelfth section of an Act passed in the session of parliament holden in the first and second years of your Majesty's reign, intituled 'An Act to amend and render more effectual the Church Building Acts,' and extended by the third section of an Act passed in the session of parliament holden in the second and third years of your Majesty's reign, intituled 'An Act to make better provision for the assignment of ecclesiastical districts to churches or chapels augmented by the governors of the bounty of Queen Anne, and for other purposes,' or under or by virtue of any and every other power or authority in this behalf vested in your Majesty's said Commissioners by the Church Building Acts, and that such proposed district should be called 'The Chapelry District of Saint Stephen, Portland Town,' with boundaries as hereinafter mentioned.

"The chapelry district of Saint Stephen, Portland Town, is bounded by a line commencing at the point where the boundary line of the parish of Hampstead crosses the Avenue-road, and from that point takes a south-easterly direction along the middle of the Avenue-road for the distance of one hundred and twelve yards, and then turns at a right angle, in a straight line, in a south-westerly direction, excluding the two houses, Numbers 1 and 2, Victoria-villas, at the corner of the Avenue and Acacia-roads, and enters into Townshend-road, when it takes a south-easterly direction along the middle of that road as far as Saint John's Wood-terrace ; it then turns in a south-westerly direction, and proceeds along the middle of Saint John's Wood-terrace and the Circus-road until it reaches Cavendish-road, when it takes a south-easterly direction down the middle of that road, as far as Wellington-place ; it then turns in a south-westerly direction along the middle of that place as far as the middle of an intended road now occupied by Mrs. Guy as a nursery ground, along which it proceeds in a southerly direction as far as Saint John's Wood-road, and then proceeds again south-westerly along the middle of that road, as far as Grove End-road ; it then proceeds in a south-easterly direction along the middle of the latter road, as far as South Bank, up the middle of which it then proceeds in a north-easterly direc-

tion until it enters Park-road, up the middle of which it proceeds in a north-westerly direction to Wellington-road, along the middle of which it proceeds as far as Wellington-place, along the middle of which it proceeds in an easterly direction as far as High-street, down the middle of which it proceeds in a southerly direction as far as the Primrose Hill-road, along the middle of which it proceeds in an easterly direction, to the point where the parish of Saint Pancras joins the parish of Saint Marylebone, and thence proceeds in a north-westerly direction, along the boundary of the said two last mentioned parishes to the point where they join the parish of Hampstead; and from thence in a westerly direction, along the boundary line between the said parish of Hampstead and the parish of Saint Marylebone, to the point where the boundary line of the proposed district commenced, as the same is more particularly delineated on the map or plan hereunto annexed, and thereon coloured pink.

"Your Majesty's said Commissioners beg leave further to represent to your Majesty that it also appears to them to be expedient that banns of marriage should be published, and that marriages, baptisms, and churchings should be solemnized or performed in the said church of Saint Stephen, at Portland Town aforesaid, and that the fees to arise therefrom should be received on account of, and paid over to the Reverend Robert Walpole, Bachelor of Divinity, the present rector or incumbent of such district parish of Christchurch, Saint Marylebone, during his incumbency thereof, and that upon his avoidance of the said district parish, such fees should belong to the incumbent for the time being of the said church of Saint Stephen, at Portland Town aforesaid.

"That the consent of the Right Honourable and Right Reverend Charles James Lord Bishop of London (as the Bishop of the said diocese) has been obtained thereto, as required by the several Acts and sections hereinbefore mentioned, and also the consent of the said Robert Walpole (as the incumbent of the said district parish of Christchurch, Saint Marylebone), as required by the Act and section secondly hereinbefore mentioned, in order that the subdivision of such district parish, by forming thereout a chapelry district as aforesaid, shall take effect from the assignment of such district chapelry: in testimony whereof the said Charles James Lord Bishop of London, and Robert Walpole, have signed and sealed this representation.

"Your Majesty's said Commissioners 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."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the proposed assignment be accordingly made; and the recommendations of the said Commissioners in respect of the publication of banns, and the solemnization of marriages, baptisms, and churchings, and the fees arising therefrom, be carried into effect agreeably to the provisions of the said Acts; and Her Majesty, by and with the like advice, is pleased to direct that this order be forthwith registered by the Registrar of the diocese of London.

C. C. Greville.

Foreign-Office, Nov. 9, 1849.

The Queen has been pleased to approve of M. Antoine Schembri as Consul, at Malta, for His Majesty The King of the Belgians.

Downing-Street, November 13, 1849.

The Queen has been pleased to appoint Henry John Glanville, Esq. to be Chief Justice for the Island of St. Christopher.

Her Majesty has also been pleased to appoint Henry Isles Woodcock, Esq. to be Chief Justice for the Island of Dominica.

Her Majesty has further been pleased to appoint Archibald Paull Burt, Esq. to be Her Majesty's Attorney-General for the Island of St. Christopher.

Admiralty, 12th November 1849.

The following promotions have taken place, dated the 30th ultimo, consequent on the death of Admiral of the Fleet, Sir James Hawkins Whitshed, Bart. G. C. B.:

Admiral of the Red, Sir Thomas Byam Martin, G. C. B. to be Admiral of the Fleet.

Admiral of the White, Joseph Bullen, to be Admiral of the Red.

Admiral of the Blue, Honourable Sir Thomas Bladen Capel, K. C. B. to be Admiral of the White.

Vice-Admiral of the Red, Sir Edward Durnford King, Knt. K. C. H. to be Admiral of the Blue.

Vice-Admiral of the White, Christopher John Williams Nesham, to be Vice-Admiral of the Red.

Vice-Admiral of the Blue, Henry Gordon, to be Vice-Admiral of the White.

Rear-Admiral of the Red, Sir Josiah Coghill Coghill, Bart. to be Vice-Admiral of the Blue.

Rear-Admiral of the White, Sir Edward Thomas Troubridge, Bart. C. B. to be Rear-Admiral of the Red.

Rear-Admiral of the Blue, Edward Harvey, to be Rear-Admiral of the White.

Captain Maurice Frederick Fitzhardinge Berkeley, C. B. to be Rear-Admiral of the Blue.

The under-mentioned Officers have been also promoted to the rank of Retired Rear-Admiral, on the terms proposed in the London Gazette of the 1st September 1846, without increase to their pay; viz.:

Retired Captain Thomas Dick.

Retired Captain William Isaac Scott.

Admiralty, 12th November 1849.

The following promotions have also taken place, dated the 5th instant, consequent on the death of Rear-Admiral Sir Samuel John Brooke Pechell, Bart. C. B. K. C. H.:

Rear-Admiral of the Blue, William Fitzwilliam Owen, to be Rear-Admiral of the White.

Captain Sir David Dunn, Knt. K. C. H. to be Rear-Admiral of the Blue.

And the undermentioned Officer has been also promoted to the rank of Retired Rear-Admiral, on the terms proposed in the London Gazette of the 1st September 1846, without increase to his half-pay; viz.:

Retired Captain Bertie Cornelius Cator.

Whitehall, November 5, 1849.

The Right Honourable Sir Thomas Wilde, Knt. Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Joseph Slipton, of Chesterfield, in the county of Derby, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the county of Derby.

Whitehall, November 5, 1849.

The Right Honourable Sir Thomas Wilde, Knt. Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Charles Dixon Craig, of Shrewsbury, in the county of Salop, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the county of Salop.

Whitehall, November 5, 1849.

The Right Honourable Sir Thomas Wilde, Knt. Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Edward Falkner Fairthorne, of Brackley, in the county of Northampton, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the county of Northampton.

Whitehall, November 5, 1849.

The Right Honourable Sir Thomas Wilde, Knt. Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Charles James Gunner, of Bishop's Waltham, in the county of Hants, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of insurance, in and for the county of Hants.

To the Churchwardens of the parish of Christchurch, Spitalfields, in the county of Middlesex; and to all other persons having the care and control of the Burial Ground hereinafter described.

Whereas by the "Nuisances' Removal and Diseases' Prevention Act, 1848," it was enacted that when any part of the United Kingdom should appear to be threatened by any formidable epidemic, endemic, or contagious disease, the Lords and others of Her Majesty's Most Honourable Privy Council, or any three or more of them (the Lord President of the Council or one of Her Majesty's Principal Secretaries of State being one), might by Order or Orders to be by them made, direct that the provisions contained in the said Act for the prevention of epidemic, endemic, and contagious diseases, be put in force in Great Britain, and that every such Order should be in force for six calendar months, or for such shorter period as in such Order should be expressed;

And whereas by an Order of Her Majesty's Most Honourable Privy Council, the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, being one, bearing date the 28th day of September 1848, the said provisions of the said recited Act were directed to be put in force throughout the whole of Great Britain for a period of six calendar months thence next ensuing; and whereas by another Order of Her Majesty's Most Honourable Privy Council, the Most Honourable the Lord President of the said Council being one, bearing date the 27th day of March 1849, the said recited Order of the 28th day of September 1848 was renewed for a period of six calendar months from the date of the said last-mentioned Order; and whereas by another Order of Her Majesty's Most Honourable Privy Council, the Most Honourable the Lord President of the said Council being one, bearing date the 25th day of September 1849, the said first-mentioned Order was renewed for a further period of six calendar months from the said 25th day of September 1849, which said last-mentioned Order is now in force throughout the whole of Great Britain; and whereas by another Act of Parliament, passed in the thirteenth year of the reign of Her present Majesty, intituled "An Act to amend the Nuisances' Removal and Diseases' Prevention Act, 1848," it was enacted that it should be lawful for the General Board of Health to cause inquiry to be made by a superintending inspector or by such other ways and means as the General Board of Health might deem fit to direct, into the state of the burial grounds in any part of England or Wales excepted from the powers of the Public Health Act, 1848, or in any populous city, town, or place, in England or Wales to which for the time being the said Act had not been applied, and if it appeared to the General Board of Health that any such burial ground was in such a state as to be dangerous to the health of the persons living in the neighbourhood thereof, it should be lawful for the said General Board of Health in England and Wales, under the seal of the said Board, and under the hands of two or more members thereof, to issue such Orders as the said Board might think fit for the application of such disinfecting substances, and for the adoption of such other measures of precaution in relation to the premises as might in the opinion of the said Board tend to lessen or remove the danger to health; and whereas after the issuing of the said above-recited Orders of Her Majesty's Most Honourable Privy Council, and whilst the same have continued in force, the General Board of Health have caused inquiry to be made by Gavin Milroy, Doctor of Medicine, a superintending inspector to the said Board, into the state of a certain burial ground, being the churchyard of the parish of Christchurch, Spitalfields, in the county of Middlesex, and situate in or near to Churchstreet, in the said parish, being a part of England excepted from the powers of the Public Health Act, 1848; and whereas it now appears to us, the said General Board of Health, upon the report of the said Gavin Milroy, upon and after the inquiry made by him as aforesaid, that the said burial ground is in such a state as to be dangerous to the health of the persons living in the neighbourhood thereof; now We, the said General Board of Health, being of opinion that the adoption of the measures of precaution hereinafter specified would tend to lessen the aforesaid danger to health, do hereby, in exercise of the power vested in us by the above-recited Acts, order and direct you, the Churchwardens of the said parish, and all other persons (if any there be) having the care

and control of the said burial ground, to do and cause to be done the following works and matters in and in relation to the said burial ground, and the mode of interment therein; that is to say:

1. That not more than one corpse shall be buried or deposited in any grave in the said burial ground, and every grave in which any corpse shall be buried or deposited shall be filled up to the level of the ordinary surface of the said burial ground immediately upon the corpse being buried or deposited therein, and no further burial shall take place in the same grave, nor shall any other corpse be deposited therein.

2. That no corpse shall be buried or deposited in any grave in the said burial ground at a less distance than two feet and six inches from any other grave, such distance to be computed from that part of the coffin containing such corpse which is nearest to such other grave.

3. That no corpse shall be buried or deposited in any grave in the said burial ground in which after the burial or deposit thereof there shall not be at least five feet of earth remaining between the ordinary surface of the said burial ground and the upper part of the coffin in which such corpse shall be contained.

4. That no corpse shall be deposited in any stone or brick grave, vault, or catacomb, in the said burial ground, or in any vault or receptacle connected therewith unless such corpse shall be enclosed in a coffin made of, or lined with lead of the weight of at least six pounds to every superficial square foot, and of the thickness throughout of one-tenth of an inch, nor unless such coffin or lining be soldered up, or otherwise secured so as to be perfectly air-tight.

5. That if in making or digging any grave in the said burial ground, or in opening any part of the said burial ground for any purpose whatever, any human bone, or other part of a human body, or any coffin, or portion of a coffin shall be found, or become visible, the earth that shall have been disturbed by such making, digging, or opening shall be forthwith filled in and covered with quicklime to the depth of at least three inches.

6. That no grave shall be made or dug, nor shall the ground, for any purpose or upon any pretence, be opened in any part of the said burial ground where a corpse has been buried or deposited within ten years now last past.

And we do further order and direct that this Order shall take effect on the day of the date hereof, and the works and matters above specified shall continue to be done, acted upon, and executed by you, the said Churchwardens and other persons (if any) until further or other Order be made in relation to the premises.

Given under our hands, and under the seal of the General Board of Health, in Great Britain, this 29th day of October 1849.



(Signed) *Edwin Chadwick.*
T. Southwood Smith.

To the Reverend Mr. Collingridge, of the Roman Catholic Church in Parker-row, Dock-head, in the parish of Saint Mary Magdalen, Bermondsey, in the county of Surrey; and to all other persons having the care and control of the Burial Ground hereinafter described.

Whereas by the "Nuisances' Removal and Diseases' Prevention Act, 1848," it was enacted,

that when any part of the United Kingdom should appear to be threatened by any formidable epidemic, endemic, or contagious disease, the Lords and others of Her Majesty's Most Honourable Privy Council, or any three or more of them (the Lord President of the Council or one of Her Majesty's Principal Secretaries of State being one), might by Order or Orders to be by them made, direct that the provisions contained in the said Act for the prevention of epidemic, endemic, and contagious diseases, be put in force in Great Britain, and that every such Order should be in force for six calendar months, or for such shorter period as in such Order should be expressed;

And whereas by an Order of Her Majesty's Most Honourable Privy Council, the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State being one, bearing date the 28th day of September 1848, the said provisions of the said recited Act were directed to be put in force throughout the whole of Great Britain for a period of six calendar months thence next ensuing; and whereas by another Order of Her Majesty's Most Honourable Privy Council, the Most Honourable the Lord President of the said Council being one, bearing date the 27th day of March 1849, the said recited Order of the 28th day of September 1848 was renewed for a period of six calendar months from the date of the said last-mentioned Order; and whereas by another Order of Her Majesty's Most Honourable Privy Council, the Most Honourable the Lord President of the said Council being one, bearing date the 25th day of September 1849, the said first-mentioned Order was renewed for a further period of six calendar months from the said 25th day of September 1849, which said last-mentioned Order is now in force throughout the whole of Great Britain; and whereas by another Act of Parliament, passed in the thirteenth year of the reign of Her present Majesty, intitled "An Act to amend the Nuisances' Removal and Diseases' Prevention Act, 1848," it was enacted, that it should be lawful for the General Board of Health to cause inquiry to be made by a superintending inspector, or by such other ways and means as the General Board of Health might deem fit to direct, into the state of the burial grounds in any part of England or Wales excepted from the powers of the Public Health Act, 1848, or in any populous city, town, or place in England or Wales, to which for the time being the said Act had not been applied, and if it appeared to the General Board of Health that any such burial ground was in such a state as to be dangerous to the health of the persons living in the neighbourhood thereof, it should be lawful for the said General Board of Health in England and Wales, under the seal of the said Board, and under the hands of two or more members thereof, to issue such orders as the said Board might think fit for the application of such disinfecting substances, and for the adoption of such other measures of precaution in relation to the premises as might, in the opinion of the said Board, tend to lessen or remove the danger to health; and whereas after the issuing of the said above-recited Orders of Her Majesty's Most Honourable Privy Council, and whilst the same have continued in force, the General Board of Health have caused inquiry to be made by Gavin Milroy, a Doctor of Medicine, a superintending inspector to the said Board, into the state of a certain burial ground of or belonging to the Roman Catholic Church situate in or near to Parker-row, Dock-head, in the parish Saint Mary Magdalen, Bermondsey, in the county of Surrey, being a part of England excepted from

the powers of the Public Health Act, 1848 ; and whereas it now appears to us, the said General Board of Health, upon the report of the said Gavin Milroy, upon and after the inquiry made by him as aforesaid, that the said burial ground is in such a state as to be dangerous to the health of the persons living in the neighbourhood thereof ; now We, the said General Board of Health, being of opinion that the adoption of the measures of precaution hereinafter specified would tend to lessen the aforesaid danger to health, do hereby, in exercise of the power vested in us by the above-recited Acts, order and direct you, the Reverend Mr. Collingridge, and all other persons (if any there be) having the care and control of the said burial ground, to do and cause to be done the following works and matters in and in relation to the said burial ground, and the mode of interment therein ; that is to say :

1. That the whole surface of the said burial ground (excepting such parts thereof as are now used as footpaths, or are now covered with flat stones) shall be forthwith covered with quicklime of an uniform thickness of three inches at the least.

2. That when any portion of the said lime shall be removed for the purpose of making or digging any grave in the said burial ground, or for any other purpose, such lime shall be replaced immediately after the filling up of the grave, or the completion of such purpose, and a sufficient quantity of quicklime shall be provided, and from time to time shall be applied, so as to keep the whole of the said burying ground (except the parts above excepted) covered therewith to the thickness of three inches as aforesaid.

3. That to prevent the contamination of springs of water, every grave which shall be made or dug in the said burial ground shall be covered at the bottom thereof with quicklime of an uniform thickness of three inches at the least, upon which covering of lime the coffin containing the corpse, which shall be buried or deposited in such grave, shall be placed.

4. That not more than one corpse shall be buried or deposited in any grave, and every grave in which any corpse shall be buried or deposited shall be filled up to the level of the ordinary surface of the said burial ground immediately upon the corpse being buried or deposited therein, and no further burial shall take place in the same grave, nor shall any other corpse be deposited therein.

5. That no corpse shall be buried or deposited in any grave in the said burial ground at a less distance than two feet and six inches from any other grave, such distance to be computed from that part of the coffin containing such corpse which is nearest to such other grave.

6. That no corpse shall be buried or deposited in any grave in the said burial ground in which, after the burial or deposit thereof, there shall not be at least five feet of earth remaining between the ordinary surface of the said burial ground and the upper part of the coffin in which such corpse shall be contained.

7. Provided always, that the foregoing directions and regulations, which are respectively numbered 3, 4, 5, and 6, shall not apply to burials in stone or brick graves, vaults, or catacombs.

8. That no corpse shall be deposited in any stone or brick grave, vault, or catacomb, in the said burial ground, or in any vault or receptacle connected therewith, unless such corpse shall be enclosed in a coffin made of, or lined with lead of the weight of at least six pounds to every superficial square foot, and of the thickness

throughout of one-tenth of an inch, nor unless such coffin or lining be soldered up, or otherwise secured so as to be perfectly air-tight.

9. That if in making or digging any grave in the said burial ground, or in opening any part of the said burial ground for any purpose whatever, any human bone, or other part of a human body, or any coffin, or portion of a coffin shall be found, or become visible, the earth that shall have been disturbed by such making, digging, or opening shall be forthwith filled in and covered with quicklime to the depth of at least three inches, in addition to the uniform thickness of lime with which the surface of the said burial ground is hereinbefore ordered to be covered.

10. That no grave shall be made or dug, nor shall the ground for any purpose, or upon any pretence, be opened in any part of the said burial ground where a corpse has been buried or deposited within ten years now last past.

And we do further order and direct that this Order shall take effect on the day of the date hereof, and the works and matters above specified shall continue to be done, acted upon, and executed by you, the Reverend Mr. Collingridge, and other persons (if any) until further or other Order be made in relation to the premises.

Given under our hands, and under the seal of the General Board of Health, in Great Britain, this 9th day of November 1849.



(Signed)

Ashley.

Edwin Chadwick.

T. Southwood Smith.

To the Reverend James Hearsnep, of the Roman Catholic Chapel, situate in or near to Wade-street, Poplar, in the county of Middlesex ; and to all other persons having the care and control of the Burial Ground hereinafter described.

Whereas by the "Nuisances' Removal and Diseases' Prevention Act, 1848," it was enacted, that when any part of the United Kingdom should appear to be threatened by any formidable epidemic, endemic, or contagious disease, the Lords and others of Her Majesty's Most Honourable Privy Council, or any three or more of them (the Lord President of the Council or one of Her Majesty's Principal Secretaries of State being one), might by Order or Orders to be by them made, direct that the provisions contained in the said Act for the prevention of epidemic, endemic, and contagious diseases, be put in force in Great Britain, and that every such Order should be in force for six calendar months, or for such shorter period as in such Order should be expressed ;

And whereas by an Order of Her Majesty's Most Honourable Privy Council, the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, being one, bearing date the 28th day of September 1848, the said provisions of the said recited Act were directed to be put in force throughout the whole of Great Britain for a period of six calendar months thence next ensuing ; and whereas by another Order of Her Majesty's Most Honourable Privy Council, the Most Honourable the Lord President of the said Council being one, bearing date the 27th day of March 1849, the said recited Order of the 28th day of September 1848 was renewed for a period of six calendar months from the date of the said last-mentioned Order ; and whereas by another Order of Her Majesty's

Most Honourable Privy Council, the Most Honourable the Lord President of the said Council being one, bearing date the 25th day of September 1849, the said first-mentioned Order was renewed for a further period of six calendar months from the said 25th day of September 1849, which said last-mentioned Order is now in force throughout the whole of Great Britain; and whereas by another Act of Parliament, passed in the thirteenth year of the reign of Her present Majesty, intituled "An Act to amend the Nuisances' Removal and Diseases' Prevention Act, 1848," it was enacted, that it should be lawful for the General Board of Health to cause inquiry to be made by a superintending inspector, or by such other ways and means as the General Board of Health might deem fit to direct, into the state of the burial grounds in any part of England or Wales excepted from the powers of the Public Health Act, 1848, or in any populous city, town, or place in England or Wales, to which for the time being the said Act had not been applied, and if it appeared to the General Board of Health that any such burial ground was in such a state as to be dangerous to the health of the persons living in the neighbourhood thereof, it should be lawful for the said General Board of Health in England and Wales, under the seal of the said Board, and under the hands of two or more members thereof, to issue such Orders as the said Board might think fit for the application of such disinfecting substances, and for the adoption of such other measures of precaution in relation to the premises as might, in the opinion of the said Board, tend to lessen or remove the danger to health; and whereas after the issuing of the said above-recited Orders of Her Majesty's Most Honourable Privy Council, and whilst the same have continued in force, the General Board of Health have caused inquiry to be made by Gavin Milroy, Doctor of Medicine, a superintending inspector to the said Board, into the state of a certain burial ground of or belonging to the Roman Catholic Chapel situate in or near to Wade-street, in the parish of All Saints, Poplar, in the county of Middlesex, being a part of England excepted from the powers of the Public Health Act, 1848; and whereas it now appears to us, the said General Board of Health, upon the report of the said Gavin Milroy, upon and after the inquiry made by him as aforesaid, that the said burial ground is in such a state as to be dangerous to the health of the persons living in the neighbourhood thereof; now We, the said General Board of Health, being of opinion that the adoption of the measures of precaution hereinafter specified would tend to lessen the aforesaid danger to health, do hereby, in exercise of the power vested in us by the above-recited Acts, order and direct you, the Reverend James Hearsnep, and all other persons (if any there be) having the care and control of the said burial ground, to do and cause to be done the following works and matters in and in relation to the said burial ground, and the mode of interment therein; that is to say:

1. That not more than one corpse shall be buried or deposited in any grave in the said burial ground, and every grave in which any corpse shall be buried or deposited shall be filled up to the level of the ordinary surface of the said burial ground immediately upon the corpse being buried or deposited therein, and no further burial shall take place in the same grave, nor shall any other corpse be deposited therein.

2. That no corpse shall be buried or deposited in any grave in the said burial ground at a less distance than two feet and six inches from any other grave, such distance to be computed from

that part of the coffin containing such corpse which is nearest to such other grave.

3. That no corpse shall be buried or deposited in any grave in the said burial ground in which, after the burial or deposit thereof there shall not be at least five feet of earth remaining between the ordinary surface of the said burial ground and the upper part of the coffin in which such corpse shall be contained.

4. That no corpse shall be deposited in any stone or brick grave, vault, or catacomb, in the said burial ground, or in any vault or receptacle connected therewith, unless such corpse shall be enclosed in a coffin made of, or lined with lead of the weight of at least six pounds to every superficial square foot, and of the thickness throughout of one-tenth of an inch, nor unless such coffin or lining be soldered up, or otherwise secured so as to be perfectly air-tight.

5. That if in making or digging any grave in the said burial ground, or in opening any part of the said burial ground for any purpose whatever, any human bone, or other part of a human body, or any coffin, or portion of a coffin shall be found, or become visible, the earth that shall have been disturbed by such making, digging, or opening shall be forthwith filled in and covered with quicklime to the depth of at least three inches.

6. That no grave shall be made or dug, nor shall the ground, for any purpose or upon any pretence, be opened in any part of the said burial ground where a corpse has been buried or deposited within ten years now last past.

And we do further order and direct that this Order shall take effect on the day of the date hereof, and the works and matters above specified shall continue to be done, acted upon, and executed by you, the Reverend James Hearsnep, and other persons (if any) until further or other Order be made in relation to the premises.

Given under our hands, and under the seal of the General Board of Health, in Great Britain, this 10th day of November 1849.



(Signed) *Ashley.*
Edwin Chadwick.

NOTICE is hereby given, that a separate building, named the Wesleyan Chapel, situate at Lower-street, in the parish of Newcastle, in the county of Stafford, in the district of Newcastle, being a building certified according to law as a place of religious worship, was, on the 3rd day of November 1849, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 7th day of November 1849,
Samuel Harding, Superintendent Registrar.

Dover Gaol.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for an Act to alter, amend, and enlarge the powers and provisions of the several public general Acts following, relating to gaols and houses of correction, so far as the same or any of them apply to the gaol of the borough of Dover and to the moneys and rates to be raised and levied in respect of the same; that is to say: 24th Geo. 3rd, chap. 54; 4th Geo. 4th, chap. 64; 5th Geo. 4th, chap. 85; and 6th Geo. 4th, chap. 40.—Dated this ninth day of November 1849.

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES, in Circulation during the Week ending Saturday the 3rd day of November 1849.

PRIVATE BANKS.

Name, Title, and Principal Place of Issue.			Average Amount.
			£.
Andover Bank	Andover	Heath and Co.	14063
Ashford Bank	Ashford	Jemmett, Pomfret, and Co.	11454
Aylsham Bank	Aylsham	G. and T. Copeman	5521
Aylesbury Old Bank	Aylesbury	Rickford and Hunt	33030
Baldock Bank and Baldock and Biggleswade Bank	Baldock	Wells, Hogg, and Co.	25209
Barnstaple Bank	Barnstaple	Marshall and Co.	12301
Basingstoke and Odiham Bank	Basingstoke	Seymour, Lamb, and Co.	15235
Bedford Bank	Bedford	T. Barnard and Son	30126
Bedford and Bedfordshire Bank	Bedford	Trapp, Halfhead, and Co.	6551
Bewdley Bank	Bewdley	Nichols, Baker, and Co.	12595
Bicester and Oxfordshire Bank and Oxford Bank	Bicester	Tubb and Co.	12714
Birmingham Bank	Birmingham	Attwoods, Spooner, and Co.	21573
Birmingham and Warwickshire Bank	Birmingham	J. L. Moilliet and Sons	12993
Blandford Bank	Blandford	Oak and Co.	8033
Boston Bank	Boston	Garfit and Co.	64105
Boston Bank	Boston	H. and T. Gee and Co.	15123
Bridgwater Bank	Bridgwater	J. and J. L. Sealey	5639
Bristol Bank	Bristol	Miles, Harford, and Co.	33786
Broseley and Bridgnorth and Bridgnorth and Broseley Bank	Broseley	Pritchards and Boycott	20175
Buckingham Bank	Buckingham	Bartlett Parrott, and Co.	20055
Bury and Suffolk Bank, Sudbury Bank, and Stowmarket Bank	Bury St. Edmunds	Oakes, Bevan, and Co.	69735
Banbury Bank	Banbury	Gillett, Tawney, and Co.	27364
Banbury Old Bank	Banbury	Messrs. Cobb	32655
Bath City Bank	Bath	Moger and Son	3523
Bedfordshire Leighton Buzzard Bank	Leighton Buzzard	Bassett, Grant, and Co.	32132
Birmingham Bank	Birmingham	Taylor and Lloyds	31039
Bradford Old Bank	Bradford, Yorkshire	H. A. and W. M. Harris and Co.	12395
Brecon Old Bank	Brecon	Wilkins and Co.	65435
Brighton Union Bank	Brighton	Hall, West, and Borrer	27747
Burlington and Driffeld Bank	Burlington	Harding, Smith, and Co.	11272
Bury Saint Edmunds Bank	Bury St. Edmunds	J. Worlledge	2006
Bromsgrove Bank and Stourbridge and Bromsgrove Bank	Bromsgrove	Rufford, Biggs, and Co.	11357
Cambridge Bank	Cambridge	Mortlock and Sons	17797
Cambridge and Cambridgeshire Bank	Cambridge	Messrs. Posters	43755
Canterbury Bank	Canterbury	Hammond and Co.	29185
Carmarthen Bank	Carmarthen	Morris and Sons	14582
Chertsey Bank	Chertsey	La Coste and Son	2660
Colchester Bank	Colchester	Round and Green	14612
Colchester and Essex Bank, and Witham and Essex Bank, and Hadleigh, Suffolk, Bank	Colchester	Mills, Bawtree, and Co.	34294
Cornish Bank, Truro	Truro	Tweedy and Co.	34580
Coventry Bank	Coventry	Little and Woodcock	6340
City Bank, Exeter	Exeter	Milford and Co.	17125
Craven Bank	Settle	Alcocks, Birkbecks, and Co.	72517
Cardiff Bank	Cardiff	Tewgood and Co.	6986
Chepstow Old Bank, Chepstow Bank, Monmouth Old Bank, Monmouth Bank, Brecon Bank, and Ross and Herefordshire Bank	Chepstow	Bromage, Snead, and Co.	8162
Derby Bank	Derby	W. and S. Evans	12211
Derby Bank	Derby	Smith and Co.	36232
Derby Old Bank and Scarsdale and High Peak Bank	Derby	Crompton, Newton and Co.	24920

Name, Title, and Principal Place of Issue.			Average Amount.
			£.
Devizes and Wiltshire Bank.....	Devizes	Locke and Co.	10599
Diss Bank	Diss	Onkes, Fincham, and Co.	9876
Doncaster Bank and Retford Bank.....	Doncaster.....	Cooke and Co.	56285
Darlington Bank, Durham Bank, } and Stockton-on-Tees Bank..... }	Darlington	Backhouse and Co.	72024
Devonport Bank.....	Devonport	Hodge and Co.	10020
Dorchester Old Bank and Dorset- } shire Bank	Dorchester	Williams and Co.	43780
East Cornwall Bank.....	Liskeard	Robins, Foster, and Co.	99224
East Riding Bank.....	Beverley	Bower, Hall, and Co.	51439
Essex Bank and Bishop's Stortford } Bank	Chelmsford	Sparrow, Round, and Co.....	40319
Exeter Bank	Exeter	Sanders and Co.	27859
Fakenham Bank	Fakenham	Gurneys, Birkbeck, & Co.	20471
Farringdon Bank and Bank of Wantage.....	Farringdon	Barnes and Medley	4946
Farnham Bank	Farnham	John and Jas. Knight	11404
Faversham Bank.....	Faversham	Hilton and Co.	4681
Godalming Bank.....	Godalming	Mellersh and Keen	5657
Guildford Bank	Guildford.....	Messrs. Haydon.....	10120
Grantham Bank	Grantham	Hardy and Co.	30114
Hastings Old Bank.....	Hastings	Smith, Hilder, and Co.....	25572
Hereford City and County Bank.....	Hereford	Matthews and Co.....	16326
Hertford and Ware Bank	Hertford	S. Adams and Co.....	14525
Hull Bank and Kingston-upon-Hull } Bank	Hull... ..	Smith, Brothers, and Co.....	18275
Huntingdon Town and County Bank.....	Huntingdon.....	Rust and Veasey	43173
Harwich Bank	Harwich	Cox, Cobbold, and Co.....	4515
Hemel Hempstead Bank.....	Hemel Hempstead	Smith and Whittingstall	19801
Hertfordshire, Hitchin Bank.....	Hitchin	Sharples and Co.	30382
Hereford, Ross and Archenfield } Bank, and Ross and Archenfield } Bank	Hereford	Morgan, Hoskins, and Co.....	21048
Ipswich Bank	Ipswich	Bacon and Co.	21503
Ipswich and Needham Market Bank, } Suffolk, Hadleigh Bank, Man- } ningtree and Mistley Bank, and } Woodbridge Bank	Ipswich	Alexanders and Co. ..	63405
Kentish Bank	Maidstone	Mercer, Randall, and Mercer.....	20091
Kington and Radnorshire Bank.....	Kington	J. Davies and Co.....	Not received.
Knighton Bank	Knighton ..	J. Davies and Co.....	4355
Knaresborough Old Bank and Ripon } Old Bank.....	Knaresborough ..	Terry and Co.	19758
Kendal Bank	Kendal.....	Wakefield, Crewdson, and Co....	37593
Kettering Bank	Kettering.....	Gotch and Sons.....	8095
Lane End Staffordshire Bank	Lane End.....	C. Harvey and Son	5352
Leeds Bank.....	Leeds ..	Beckett and Co.	52979
Leeds Union Bank	Leeds	W. Williams Brown and Co. ...	36554
Leicester Bank	Leicester ..	Pagets and Kirby	25760
Lewes Old Bank	Lewes	Molineux and Co.	29825
Lichfield Bank	Lichfield	Palmer and Greene	21013
Lincoln Bank	Lincoln	Smith, Ellison, and Co.....	83485
Llandovery Bank, Lampeter Bank, } and Llandilo Bank	Llandovery	David Jones and Co.....	25070
Loughborough Bank	Loughborough.....	Middleton and Cradock	6440
Lymington Bank.....	Lymington	Messrs. St. Barbe	3143
Lynn Regis and Lincolnshire Bank ...	Lynn Regis	Gurneys and Co. .	40177
Lynn Regis and Norfolk Bank	Lynn Regis	Jarvis and Co.	13163
Macclesfield Bank	Macclesfield.....	Brocklehurst and Co.	13565
Manningtree Bank	Manningtree	Nunn and Co.	4964
Marlborough Bank, Marlborough } and Wilts Old Bank, Marlborough } Old Bank, Marlborough Old Bank } and Hungerford Bank, and Hun- } gerford Bank	Marlborough	Tanner and Pinckney	14751

Name, Title, and Principal Place of Issue.			Average Amount.
			£.
Marlborough and North Wiltshire } New Bank	Marlborough	Ward, Merrimans, and Co.	7705
Merionethshire Bank	Dolgelly	Jones and Williams	7780
Miners' Bank	Truro	Willyams and Co.	12469
Monmouthshire Agricultural and } Commercial Bank	Abergavenny	Baileys and Co.	27257
Monmouth Old Bank, Monmouth } Bank, Brecon Bank, Chepstow } Bank, Chepstow Old Bank, and } Ross and Herefordshire Bank.....	Monmouth	Bromage, Snead, and Co.... .	11717
Monmouthshire Newport Old Bank ...	Newport	W. Williams and Sons	8100
Newark Bank	Newark	Godfrey and Hutton.....	25068
Newark and Sleaford Bank, and } Sleaford and Newark Bank	Sleaford	Handley, Peacock, and Co.	49245
Newbury Bank	Newbury	Bunny and Slocock	21034
Newmarket Bank	Newmarket	Eaton, Hammond, and Son	21739
Norwich Crown Bank and Norfolk } and Suffolk Bank	Norwich	Harveys and Hudsons	48930
Norwich and Norfolk Bank	Norwich	Gurneys and Birkbeck	64959
Nottingham and Nottinghamshire Bank	Nottingham.....	Hart, Fellows, and Co.	7948
Nuneaton Bank	Nuneaton	Craddock and Co.	4015
Naval Bank, Plymouth ...	Plymouth.....	Harris and Co.	25076
New Sarum Bank	Sarum	Everett and Co.	13253
Nottingham Bank	Nottingham.....	Smith and Co.	27320
Oswestry Bank and Oswestry Old Bank	Oswestry	Croxon and Co.	11201
Oxford Bank	Oxford	J. and R. Morrell	9060
Oxford Old Bank	Oxford	Robinson, Parsons, & Co.	31750
Old Bank, Tonbridge, Tonbridge and } Tonbridge Wells' Old Bank, Ton- } bridge and Tonbridge Wells' and } Sevenoaks' Bank.....	Tonbridge	Beeching and Co.	8603
Oxfordshire Witney Bank	Witney	Clinch, and Co.	10630
Pease's Old Bank, Hull, the Hull } Old Bank and Beverley Bank.....	Hull.....	Pease and Co.	39558
Penzance Bank	Penzance	Batten and Co.	9229
Peterborough Bank and Oundle Bank.	Peterborough	D. Yorke and Co.	9335
Peterborough Bank.....	Peterborough	Simpson and White	185
Pembrokeshire Bank	Haverfordwest.....	J. and W. Walters	11415
Reading Bank ..	Reading	Simonds and Co.	28206
Reading Bank	Reading	Stephens, Blandy, and Co.	29585
Richmond Bank	Richmond	Maxwell and Co.	4640
Ringwood and Poole Bank, and Town } and County of Poole Bank.....	Ringwood	Ledgard and Sons.....	9086
Rochdale Bank	Rochdale	Clement, Royds, and Co.	5381
Rochester, Chatham, and Strood Bank	Rochester.....	Day and Nicholson ...	9639
Royston Bank	Royston	Fordham and Sons	11534
Rugby Bank	Rugby	Butlin and Son	13106
Rye Bank.....	Rye	Pomfret, and Co.	13345
Reigate and Darking Bank, and Rei- } gate, Croydon, and Darking Bank }	Reigate	Nash and Co.	9383
Ross Old Bank, Herefordshire ..	Ross.....	Prichards and Allaway.....	3924
Saffron Walden and North Essex Bank	Saffron Walden ...	Gibsons and Co.	25005
Salop Bank	Shrewsbury	Burton, Lloyd, and Co.	11429
Scarborough Old Bank	Scarborough	Woodall and Co.	22190
Shrewsbury Old Bank and Shrews- } bury and Ludlow Bank ..	Shrewsbury.....	Rocke, Eytons, and Co.	29713
Sittingbourne and Milton Bank.....	Sittingbourne	Vallance and Co.	4149
Southampton Town and County Bank	Southampton ..	Maddison and Pearce	12995
Southwell Bank	Southwell.....	Wylde and Co.	13204
Southampton and Hampshire Bank ...	Southampton	Atherley, Fall, and Co.....	4080
Stone Bank	Stone	W. Moore	1935
Stourbridge Bank	Stourbridge... ..	Ruffords and Wragge	9520

Name, Title, and Principal Place of Issue.			Average Amount.
			£.
Stafford Old Bank	Stafford	Stevenson and Co.	13448
Stamford and Rutland Bank	Stamford	Eaton, Cayley, and Co.....	31571
Stourbridge Old Bank.....	Stourbridge.....	Bate and Robins	16840
Shrewsbury and Welsh Pool Bank.....	Shrewsbury	Beck, Downward, and Co.	22453
Taunton Bank.....	Taunton	Messrs. Badcock	23627
Tavistock Bank	Tavistock.....	Gill and Rundle	7999
Thornbury Bank.....	Thornbury	Rolph and Co.	7365
Tiverton and Devonshire Bank	Tiverton	Dunsford and Barne.....	8774
Thrapston and Kettering Bank, } Northamptonshire	Thrapston	Yorke and Eland	10679
Tring Bank and Chesham Bank	Tring	Butcher and Son	12987
Towcester Old Bank	Towcester	J. and S. Percival.....	7954
Union Bank, Cornwall	Helston	Vivian and Co.	9564
Uxbridge Old Bank	Uxbridge.....	Hull, Smith, and Co.	17543
Wallingford Bank	Wallingford.....	Allnatt and Co.	7151
Warwick and Warwickshire Bank.....	Warwick	Greenway and Co.. ..	22602
Wellington Somerset Bank.....	Wellington	Fox, Brothers	5306
West Riding Bank, Wakefield, and } Pontefract Bank	Wakefield	Leatham, Tew, and Co.	37937
Whitby Old Bank	Whitby	Simpson, Chapman, and Co. ...	11822
Winchester, Alresford, and Alton Bank	Winchester	Bulpett and Co.	22519
Winchester and Hampshire Bank	Winchester	Wickham and Co.....	4685
Weymouth Old Bank and Dorchester } Bank	Weymouth	Eliot and Pearce	15371
Wirksworth and Ashbourne Derby- } shire Bank	Wirksworth.....	Arkwright and Co.	30234
Wisbech and Lincolnshire Bank	Wisbech	Gurneys and Co.	46006
Wiveliscombe Bank	Wiveliscombe	W. P. and W. Hancock	7368
Wolverhampton Bank	Wolverhampton ..	Goodricke and Holyoake	13010
Worcester Bank	Worcester	Farley, Lavender, and Co.	10029
Worcester Old Bank and Tewkes- } bury Old Bank	Worcester	Berwick, Lechmere, and Co. ...	75866
Worcestershire Bank	Kidderminster.....	Farley and Turner	11190
Walsall Old Bank	Walsall	Charles Forster and Sons.....	1670
Warminster and Wiltshire Bank.....	Warminster....	Everett and Co.....	15408
Wolverhampton Bank	Wolverhampton ..	Messrs. Fryer	10743
Yarmouth and Suffolk Bank, and } Halesworth and Suffolk Bank... }	Yarmouth	Gurneys, Birkbeck, and Co.	41807
Yarmouth, Norfolk and Suffolk Bank	Great Yarmouth...	Sir E. H. K. Lacon, Bart. & Co.	12120
York Bank	York	Swann, Clough, and Co.	41053

JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.			Average Amount.
			£.
Bank of Westmorland	Kendal.....		8220
Barnsley Banking Company	Barnsley		9365
Bradford Banking Company.....	Bradford		47316
Bilston District Banking Company	Wolverhampton		9326
Bank of Whitehaven.....	Whitehaven.....		25560
Bradford Commercial Banking Company	Bradford		20159
Burton, Uttoxeter, and Staffordshire Union Banking } Company	Burton-upon-Trent.....		49440
Chesterfield and North Derbyshire Banking Company.....	Chesterfield		9951
Cumberland Union Banking Company	Workington		28357
Cheltenham and Gloucestershire Banking Company.....	Cheltenham		9135
Coventry and Warwickshire Banking Company	Coventry		22410

Name, Title, and Principal Place of Issue.		Average Amount.
		£.
Coventry Union Banking Company	Coventry	13100
County of Gloucester Banking Company	Cheltenham	93311
Carlisle and Cumberland Banking Company	Carlisle.....	22655
Carlisle City and District Bank	Carlisle	20039
Dudley and West Bromwich Banking Company	Dudley	33758
Derby and Derbyshire Banking Company	Derby	16459
Darlington District Joint Stock Banking Company	Darlington	14534
East of England Bank.....	Norwich	21176
Gloucestershire Banking Company	Gloucester	134310
Halifax Joint Stock Bank	Halifax	17824
Huddersfield Banking Company	Huddersfield	34862
Hull Banking Company	Hull	23325
Halifax Commercial Banking Company	Halifax	11235
Halifax and Huddersfield Union Banking Company	Halifax	34597
Helston Banking Company	Helston	1118
Herefordshire Banking Company	Hereford	18661
Knarborough and Claro Banking Company.....	Knarborough	22710
Kingsbridge Joint Stock Bank	Kingsbridge	2919
Lancaster Banking Company... ..	Lancaster	52716
Leeds Banking Company.....	Leeds	23748
Leicestershire Banking Company ..	Leicester	68175
Lincoln and Lindsey Banking Company.....	Lincoln	49970
Leamington Priors and Warwickshire Banking Company.....	Leamington Priors	10223
Ludlow and Tenbury Bank	Ludlow	9035
Moore and Robinson's Nottinghamshire Banking Company ..	Nottingham	28784
Nottingham and Nottinghamshire Banking Company	Nottingham.....	27500
Newcastle, Shields and Sunderland Union Joint Stock Banking Company	Newcastle-upon-Tyne.....	1660
National Provincial Bank of England.....	Birmingham.....	385624
North Wilts Banking Company	Hd. Office, 112, Bishopsgate-st., London	
Northamptonshire Union Bank	Melksham	43239
Northamptonshire Banking Company.....	Northampton	69104
North and South Wales Bank.....	Northampton	19994
	Liverpool	28710
Pares's Leicestershire Banking Company	Leicester	43263
Saddleworth Banking Company	Saddleworth	2136
Sheffield Banking Company.....	Sheffield	35838
Stamford, Spalding and Boston Banking Company	Stamford	44955
Stuckey's Banking Company, Bristol Somersetshire } Bank, and Somersetshire Bank	Langport	274570
Shropshire Banking Company.....	Shifnal	40150
Stourbridge and Kidderminster Banking Company	Stourbridge.....	54443
Sheffield and Hallamshire Banking Company.....	Sheffield	20396
Sheffield and Rotherham Joint Stock Banking Company.....	Sheffield	51353
Swaledale and Wensleydale Banking Company	Richmond	41180
Storey and Thomas' Banking Company	Shaftesbury	9638
Wolverhampton and Staffordshire Banking Company	Wolverhampton	28890
Wakefield and Barnsley Union Bank	Wakefield	12630
Whitehaven Joint Stock Banking Company	Whitehaven	20565
Warwick and Leamington Banking Company.....	Warwick	28934
West of England and South Wales District Bank.....	Bristol	71903
Wilts and Dorset Banking Company	Salisbury.....	73406
West Riding Union Banking Company	Huddersfield	31878
Whitechurch and Ellesmere Banking Company	Whitechurch.....	3568
Worcester City and County Banking Company.....	Worcester	4927
York Union Banking Company	York	56133
York City and County Banking Company.....	York	87104
Yorkshire Banking Company	Leeds	107415

Guardian Fire and Life Assurance Company, giving further powers to.

NOTICE is hereby given, that an application is intended to be made in the next session of Parliament for leave to bring in a Bill to regulate the manner in which the Guardian Fire and Life Assurance Company shall sue and be sued; to extend, alter, amend, and enlarge the powers, provisions, and authorities given by and contained in the deeds of settlement made on the establishment of the said Company, bearing date the seventeenth day of December one thousand eight hundred and twenty-one, and the twenty-sixth day of July one thousand eight hundred and twenty-two, or to enable the said Company so to do, and also to give other powers and authorities to the said Company, particularly for making investments of the funds of the Company, for facilitating the transfers of the Company's securities, for enabling the Company to purchase the business of other Assurance Companies, for enabling proprietors to hold any number of shares, for enabling the Company to alter the provisions of the deed of settlement relative to the division and appropriation of profits, for enabling the Directors to grant policies upon such terms, as to participation in profits, as they may think fit, and for limiting the claims of future policy holders to part of the paid-up capital of the Company.—Dated the tenth day of November one thousand eight hundred and forty-nine.

Metcalf and Woodhouse, 5, New-square, Lincoln's-inn.

Exeter and Crediton Railway.

(Amendment of Act.)

Further Capital—Cowley Bridge Station Enlargement.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for an Act to amend, repeal, enlarge, extend, and alter the powers and provisions of the Exeter and Crediton Railway Act, 1845, and to authorize the Exeter and Crediton Railway Company to raise a further amount of capital by the creation of new shares or otherwise; and notice is hereby further given, that it is also intended to apply to Parliament for power by the said Act, to purchase a certain further amount of ground for the purposes of enlarging the Cowley Bridge Station or Terminus of the said Exeter and Crediton Railway, and also to make and maintain a road or approach to the said Cowley Bridge Station, with proper works and conveniences connected therewith; and that such intended road will commence at or near the said Cowley Bridge Station or Terminus, on the southern side thereof, in a field called Cowley Great Marsh, the property of the Bristol and Exeter Railway Company, and now or late in the occupation of John Connett; and which said field is situated in the parish of Saint David, in the county of the city of Exeter, and is numbered 8 in that parish, on the deposited plans of the said Exeter and Crediton Railway, and passes through the said parish of Saint David, and the parishes of Saint David and Upton Pyne, in the county of Devon, some or one of them, and terminates at and forms a junction with that portion of the public highway and turnpike-road leading from the city of Exeter to the town of Crediton (near to the two milestone from Exeter), which is situate between the bridge over the river Exe, called Cowley Bridge, in the said parish of Saint David, and in the hamlet of Cowley, in the parish

of Brampford-Speke, in the said county of Devon, or one of them, and the bridge over another branch of the said river Exe, next to and adjoining the Bristol and Exeter Railway.

And by the said Act it is intended to confer powers on the said Company to stop up, alter, or divert, temporarily or permanently, all turnpike and other roads, streams, and rivers, within the aforesaid parishes and places, or any of them, which it may be necessary to stop up, alter, or divert, by reason of the construction of the said intended works, and also to vary or extinguish all existing rights and privileges in any manner connected with the lands proposed to be purchased or taken for the purposes of the said works.

And notice is hereby further given, that maps, plans, and sections, showing the line and levels of the said intended works, and the lands proposed to be taken for the purposes thereof, together with books of reference to such plans, containing the names of the actual or reputed owners and lessees, and of the occupiers of such lands, will be deposited on or before the thirtieth day of November instant with the Clerk of the Peace of the county of Devon, at his office, at the Castle of Exeter, in the said county of Devon, and with the Clerk of the Peace for the said city and county of the city of Exeter, at his office, in the city of Exeter; and that a copy of so much of the said plans, sections, and books of reference, as relates to each of the parishes in or through which the said intended works are intended to be made, will be deposited on or before the same thirtieth day of November with the Parish Clerks of those parishes respectively, at their respective residences.—Dated this ninth day of November one thousand eight hundred and forty-nine.

Thos. Hartnoll, Secretary, Exeter.

West Bromwich Rates Bill.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for an Act to exempt the occupiers of houses, cottages, or tenements, buildings and hereditaments, within the parish of West Bromwich, in the county of Stafford, and the township of Oldbury, in the parish of Hales Owen, in the county of Worcester, and which parish of West Bromwich, and township of Oldbury aforesaid, are in the West Bromwich Poor Law Union, not exceeding the annual sum of seven pounds rateable value, to be ascertained according to the provisions of an Act, passed in the session of Parliament held in the sixth and seventh years of the reign of His late Majesty King William the Fourth, chapter 96, intituled "An Act to regulate Parochial Assessments," from the payment of rates for the relief of the poor, the repairs of the highways, the county, shire-hall, police, and other county rates; and to authorize the rating and assessing for the above-mentioned purposes the landlords, owners, or proprietors of such houses, cottages, or tenements, buildings, and hereditaments, in lieu of the several persons who rent or occupy the same. And it is further intended, in and by the said Act, to take power to alter, increase, or reduce all or any of the existing rates or assessments in respect of the before-mentioned houses, cottages, tenements, buildings, and hereditaments, and for compounding with the landlords, owners, or proprietors thereof, and for conferring, varying, or extinguishing exemptions from the payment of rates, and other rights and privileges.—Dated this sixth day of November 1849.

Geo. Hinchliffe, West Bromwich, Solicitor for the Bill.

Birmingham and Pershore Road.

Act to continue Act of 6th George the Fourth.

NOTICE is hereby given, that an application is intended to be made to Parliament in the next session for an Act to continue the term of an Act passed in the 6th year of the reign of His late Majesty King George the Fourth, intituled "An Act for making and maintaining a Turnpike-road from the town of Birmingham, in the county of Warwick, to or near the town of Pershore, in the county of Worcester," and which said term has been continued until the 1st day of November 1850, by an Act passed in the 11th and 12th years of the reign of Her present Majesty, intituled "An Act to continue certain turnpike Acts in Great Britain for limited periods, and to make certain provisions respecting turnpike roads in England, and to continue, alter, vary, or modify the tolls, rates, or duties granted by the said Act or any of them, and to levy other and new tolls, rates, or duties in lieu thereof, or in addition thereto, and to confirm, vary, or extinguish any exemptions from the payment of tolls, rates, or duties or other rights or privileges."—Dated the 6th day of November 1849.

W. and E. S. Palmer, Birmingham, Solicitors for the Bill.

Oxford, Worcester, and Wolverhampton, Birmingham and Oxford Junction, and Great Western Railway Companies.—(Purchase of the Stratford-upon-Avon Canal Navigation.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for a Bill to authorise and enable the Company of Proprietors of the Stratford-upon-Avon Canal Navigation and the Oxford, Worcester, and Wolverhampton Railway Company, or one of them, to convey and assign to the Birmingham and Oxford Junction Railway Company and to the Great Western Railway Company, or one of them, the Stratford-upon-Avon Canal, and all the lands, property, and effects, powers, rights, and privileges of or belonging to the said Company of Proprietors, and the said Oxford, Worcester, and Wolverhampton Railway Company, or either of them, in relation to or connected with the undertaking of the said Canal Navigation; and to take powers for the vesting of the said Stratford-upon-Avon Canal, and all the lands, property, and effects, powers, rights, and privileges aforesaid, in the said Birmingham and Oxford Junction Railway Company and the said Great Western Railway Company, or one of them; and to enable the two last-mentioned Companies, or one of them, to take and hold the said canal, lands, property, and effects, and to exercise and enjoy the powers, rights, and privileges aforesaid, and to levy tolls, rates, and duties upon or in respect of the said Canal Navigation, and to raise a further sum of money for the purposes aforesaid, and, if need be, to dissolve the said Company of Proprietors of the said Canal Navigation; and to vary or extinguish all rights and privileges in relation to the said Canal Navigation which would interfere with the purposes aforesaid.

And it is also intended to insert in the said Bill such provisions as may be deemed expedient for securing the completion of the purchase aforesaid within a time to be limited by the said Bill.

And it is also intended by the said Bill, so far as may be deemed requisite for the purposes thereof, to alter, amend, repeal, enlarge, or extend the powers and provisions of the several Acts of Parliament hereinafter mentioned, or some of them, (that is to say,) Certain Acts relating to the

said Stratford-upon-Avon Canal Navigation, passed respectively in the 33rd, the 35th, the 39th, the 49th, the 55th, and the 57th years of the reign of King George the Third, and in the 2nd year of the reign of King George the Fourth, and also the Birmingham and Oxford Junction Railway Act, 1846, and the Birmingham and Oxford Junction (Birmingham Extension) Railway Act, 1846, and an Act passed in the 11th and 12th years of the reign of Her present Majesty, intituled "An Act to confer additional powers on the Great Western Railway Company with reference to an agreement of the 12th November 1846, for the purchase, by them, of the Birmingham and Oxford Junction, and Birmingham, Wolverhampton, and Dudley Railways;" and also the Great Western Railway (Leamington Line) Act, 1848, and also the Oxford, Worcester, and Wolverhampton Railway Act, 1845; the Oxford, Worcester, and Wolverhampton Railway (Amendment) Act, 1846; the Oxford, Worcester, and Wolverhampton Railway (Amendment) Act, 1848; the Oxford, Worcester, and Wolverhampton Railway (Deviation) Act, 1848; and also the several Acts following, directly or indirectly relating to or affecting the Great Western Railway Company; which Acts (local and personal) are distinguished in the Queen's printers' copies thereof as the 5 and 6 William IV., c. 107; 6 William IV., c. 36; 6 William IV., c. 38; 6 William IV., c. 77; 6 William IV., c. 79; 1 Victoria, c. 91; 1 Vict., c. 92; 1 Vict., c. 24; 1 Vict., c. 26; 2 Vict., c. 27; 3 Vict., c. 47; 3 and 4 Vict., c. 105; 4 and 5 Vict., c. 41; 5 Vict., sess. 2, c. 28; 6 Vict., c. 10; 7 Vict., c. 3; 7 and 8 Vict., c. 68; 8 and 9 Vict., c. 40; 8 and 9 Vict., c. 53; 8 and 9 Vict., c. 155; 8 and 9 Vict., c. 156; 8 and 9 Vict., c. 184; 8 and 9 Vict., c. 188; 8 and 9 Vict., c. 190; 8 and 9 Vict., c. 191; 9 Vict., c. 14; 9 and 10 Vict., c. 166; 9 and 10 Vict., c. 181; 9 and 10 Vict., c. 236; 9 and 10 Vict., c. 239; 9 and 10 Vict., c. 240; 9 and 10 Vict., c. 278; 9 and 10 Vict., c. 313; 9 and 10 Vict., c. 315; 9 and 10 Vict., c. 335; 9 and 10 Vict., c. 337; 9 and 10 Vict., c. 338; 9 and 10 Vict., c. 369; 9 and 10 Vict., c. 402; 10 and 11 Vict., c. 60; 10 and 11 Vict., c. 72; 10 and 11 Vict., c. 76; 10 and 11 Vict., c. 91; 10 and 11 Vict., c. 101; 10 and 11 Vict., c. 109; 10 and 11 Vict., c. 149; 10 and 11 Vict., c. 154; 10 and 11 Vict., c. 226; 10 and 11 Vict., c. 243; 11 and 12 Vict., c. 28; 11 and 12 Vict., c. 74; 11 and 12 Vict., c. 77; 11 and 12 Vict., c. 82; 11 and 12 Vict., c. 95; 11 and 12 Vict., c. 135; 11 and 12 Vict., c. 158; 11 and 12 Vict., c. 159.—Dated this 7th day of November 1849.

Oxford, Worcester, and Wolverhampton Railway.

(Amendment of Acts, and powers to other Companies to contribute by Subscription, Loan, or Guarantee.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for a Bill to alter, amend, and extend the powers of raising and borrowing money, now vested in the "Oxford, Worcester, and Wolverhampton Railway Company," or to repeal the same, and to substitute other and further powers and provisions instead thereof, and to make other and further provisions in reference to the capital of the said Company.

And it is also intended by the said Bill to enable the "Shrewsbury and Birmingham Railway Company," the "South Staffordshire Railway Company," and the "Shrewsbury and Chester Railway Company," or either of them, to advance and lend money to the said Oxford, Worcester,

and Wolverhampton Railway Company, or to become shareholders therein, and also to enable the said Shrewsbury and Birmingham Railway Company, the South Staffordshire Railway Company, and the Shrewsbury and Chester Railway Company, or either of them, to guarantee the payment of moneys which may hereafter be borrowed by the said Oxford, Worcester, and Wolverhampton Railway Company, and interest thereon; and also to guarantee the payment of interest or dividends upon the present share capital of the Oxford, Worcester, and Wolverhampton Railway Company, or any part thereof, or upon any share capital to be hereafter raised by the last-mentioned Company.

And it is also intended by the said Bill, so far as may be necessary or expedient for the purposes thereof, to alter, amend, extend, enlarge, or repeal the powers and provisions of the several Acts of Parliament following (that is to say):—"The Oxford, Worcester, and Wolverhampton Railway Act, 1845;" "The Oxford, Worcester, and Wolverhampton Railway (Amendment) Act, 1846;" "The Oxford, Worcester, and Wolverhampton Railway (Amendment) Act, 1848;" "The Oxford, Worcester, and Wolverhampton Railway (Deviation) Act, 1848;" "The Shrewsbury and Birmingham Railway Act, 1846;" "The Shrewsbury and Birmingham Railway (Amendment and Branches) Act, 1847;" "The Shrewsbury and Birmingham Railway Company's Amendment Act, 1849;" "The South Staffordshire Junction Railway Act, 1846;" "The Trent Valley, Midlands, and Grand Junction Railway Act, 1846;" "The South Staffordshire Railway Act, 1847;" an Act, passed in the 8th year of the reign of Her present Majesty, intituled "An Act for making a Railway from the River Dee, in the county of the city of Chester to Wrexham, in the county of Denbigh, to be called 'The North Wales Mineral Railway';" "The North Wales Mineral Railway Extension Act, 1845;" "The North Wales Mineral Railway Deviation and Branches Act, 1846;" "The Shrewsbury, Oswestry, and Chester Junction Railway Act, 1845;" "The Shrewsbury and Chester Railway Act, 1846;" "The Shrewsbury, Oswestry, and Chester Junction Railway (Crickheath and Wem Branches) Act, 1846;" "The Shrewsbury, Oswestry, and Chester Junction Railway Extension and Deviation Act, 1846;" "The Shrewsbury and Chester Railway Act, 1847;" and "The Shrewsbury and Chester Railway (Dee Branches) Act, 1849."

And also the several Acts following directly or indirectly relating to or affecting the Great Western Railway Company, which Acts (local and personal) are distinguished in the Queen's Printers' Copies thereof as the 5 and 6 William IV., c. 107; 6 William IV., c. 36; 6 William IV., c. 38; 6 William IV., c. 77; 6 William IV., c. 79; 1 Victoria, c. 91; 1 Victoria, c. 92; 1 Victoria, c. 24; 1 Victoria, c. 26; 2 Victoria, c. 27; 3 Victoria, c. 47; 3 and 4 Victoria, c. 105; 4 and 5 Victoria, c. 41; 5 Victoria, session 2, c. 28; 6 Victoria, c. 10; 7 Victoria, c. 3; 7 and 8 Victoria, c. 68; 8 and 9 Victoria, c. 40; 8 and 9 Victoria, c. 53; 8 and 9 Victoria, c. 155; 8 and 9 Victoria, c. 156; 8 and 9 Victoria, c. 184; 8 and 9 Victoria, c. 188; 8 and 9 Victoria, c. 190; 8 and 9 Victoria, c. 191; 9 Victoria, c. 14; 9 and 10 Victoria, c. 166; 9 and 10 Victoria, c. 181; 9 and 10 Victoria, c. 236; 9 and 10 Victoria, c. 239; 9 and 10 Victoria, c. 240; 9 and 10 Victoria, c. 278; 9 and 10 Victoria, c. 313; 9 and 10 Victoria, c. 315; 9 and 10 Victoria, c. 335; 9 and 10 Victoria, c. 337; 9 and 10 Victoria, c. 338; 9 and 10 Victoria, c. 369; 9 and 10 Victoria, c. 402; 10 and 11

Victoria, c. 60; 10 and 11 Victoria, c. 72; 10 and 11 Victoria, c. 76; 10 and 11 Victoria, c. 91; 10 and 11 Victoria, c. 101; 10 and 11 Victoria, c. 109; 10 and 11 Victoria, c. 149; 10 and 11 Victoria, c. 154; 10 and 11 Victoria, c. 226; 10 and 11 Victoria, c. 243; 11 and 12 Victoria, c. 28; 11 and 12 Victoria, c. 74; 11 and 12 Victoria, c. 77; 11 and 12 Victoria, c. 82; 11 and 12 Victoria, c. 95; 11 and 12 Victoria, c. 135; 11 and 12 Victoria, c. 158; 11 and 12 Victoria, c. 159.—Dated this 7th day of November, 1849.

Buckingham, Brackley, and Banbury Turnpike-road.

Continuation and Amendment of Acts.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill to continue the term and alter, amend, and enlarge the powers and provisions of an Act, passed in the 31st year of the reign of His Majesty King George the Third, intituled "An Act for amending and widening several pieces of road, and opening and making several pieces of new road therein described, so as to make a convenient carriage-road from Buckingham through Brackley to join the Daventry Turnpike-road, near Banbury," and of an Act, passed in the 50th year of the reign of His said Majesty, intituled "An Act for enlarging the term and powers of an Act of His present Majesty, for repairing the road from Buckingham through Brackley to join the Daventry Turnpike-road, near Banbury," or of one of such Acts. And to alter or vary the tolls authorized by the said Acts to be raised, and the application of such tolls, and to confer, vary, or extinguish exemptions from payment of tolls and other rights and privileges; and to confer further powers for the effectual repair and improvement of the said road.—Dated this seventh day of November 1849.

Robert Weston, Solicitor for the Bill.

Towcester, Brackley, and Weston-on-the-Green Turnpike Road. Continuation and Amendment of Act.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill to continue the term and alter, amend, and enlarge the powers and provisions of an Act passed in the first year of the reign of His Majesty King George the IV. intituled "An Act for repairing the road from Towcester through Brackley, in the county of Northampton, to Weston Gate, in the parish of Weston-on-the-Green, in the county of Oxford," and to alter or vary the tolls authorized by the said Act to be raised, and the application of such tolls; and to confer, vary, or extinguish exemptions from payment of tolls and other rights and privileges, and to confer further powers for the effectual repair and improvement of the said road.—Dated this seventh day of November 1849.

Robert Weston, Solicitor for the Bill.

Isle of Wight, County. (For separating the Island as a County from the County of Hants.)

NOTICE is hereby given, that application will be made to Parliament in the next session for leave to bring in a Bill to separate the Isle of Wight as a county from the county of Hants, and to constitute the said island a separate and distinct county; and it is intended to obtain for the said island (amongst other things) a general quarter sessions of the peace, a local gaol, and lunatic asylum, a police force, and the repair of the county bridges within the said island; and it is

intended by the said Bill to deprive the county of Hants of the power to levy rates within the said island, and generally to take from the said county the right to interfere with the said island, so far as relates to the several purposes for which it is intended that the said island should be constituted a distinct county as aforesaid; and by the said Bill it is also intended to obtain powers to levy all rates, in the nature of county rates, within the said island, and out of such rates from time to time to contribute, in due proportion with the county of Hants, towards all county expenses (other than those to be exclusively borne by the said island for the objects aforesaid) in which the said island may participate in common with the said county; and it is also intended to apply for power to alter, vary, and extinguish all existing rights and privileges which might in any way prevent the attainment of the before-mentioned objects, and to confer such other rights and privileges as may be expedient or necessary for effecting the said objects, or any of them.—Dated this eighth day of November 1849.

Forest of Whittlewood or Whittlebury Inclosure.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill, in order to obtain an Act of Parliament for disafforesting the Forest of Whittlewood or Whittlebury, in the county of Northampton, and for dividing, allotting, and enclosing the said Forest.

By order of The Commissioners of Her Majesty's Woods, Forests, Land Revenues, Works, and Buildings.

Pemberton, Crawley and Gardiner, Solicitors, Board of Woods, 20, Whitehall-place.

London, 9th November 1849.

Farnham and Petersfield Turnpike Road.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill to obtain an Act to continue the powers and provisions of an Act passed in the seventh year of the reign of His late Majesty King George the Fourth, intituled "An Act for making and maintaining a turnpike-road from a place called Coxbridge, near Farnham, in the county of Surrey, to Ramshill, near Petersfield, in the county of Southampton."—Dated this eighth day of November one thousand eight hundred and forty-nine.

By order of The Commissioners of Her Majesty's Woods, Forests, Land Revenues, Works, and Buildings.

Pemberton, Crawley, and Gardiner, Solicitors to the Board of Woods, &c. No. 20, Whitehall-place, London.

Forest of Whichwood Inclosure.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill in order to obtain an Act of Parliament for disafforesting the Forest of Whichwood, in the counties of Oxford and Gloucester, or one of them; and for dividing, allotting, and enclosing the said Forest.

By order of The Commissioners of Her Majesty's Woods, Forests, Land Revenues, Works, and Buildings.

Pemberton, Crawley, and Gardiner, Solicitors, Board of Woods, 20, Whitehall-place.

London, November 9, 1849.

Metropolis Improvement.

New Street from Spitalfields to Shoreditch.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for a Bill in order to obtain an Act to continue and amend an Act, passed in the ninth and tenth year of the reign of Her present Majesty, intituled "An Act to enable The Commissioners of Her Majesty's Woods to construct a New Street from Spitalfields to Shoreditch," and in such Bill it is intended to apply for powers for the compulsory purchase of lands and houses, and to extend the time granted by the said Act, of the ninth and tenth year of the reign of Her present Majesty, for that purpose.—Dated this sixth day of November one thousand eight hundred and forty-nine.

By order of The Commissioners of Her Majesty's Woods, Forests, Land Revenues, Works, and Buildings.

Pemberton, Crawley, and Gardiner, Solicitors to The Commissioners of Her Majesty's Woods, &c. 20, Whitehall-place, London.

Leeds and Halifax Turnpike-road.

(Continuation of term as to certain parts of the Road.)

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act to continue the term and to alter, amend, and enlarge the powers and provisions of an Act, passed in the sixth year of the reign of His Majesty King George the Fourth, intituled "An Act for repairing, widening, improving, and maintaining in repair the Turnpike-roads from Leeds to Halifax, and the several branches and roads therein mentioned, in the West Riding of the county of York," so far as relates to the turnpike-road leading from Leeds through Bradford and Horton, and through Bowling and Wibsey to Halifax, and also the roads respectively called Bowling-lane and Little Horton Lane, in the parish of Bradford; and also the road from Dead Lane to Well Street, in the said parish of Bradford; and also the road from a certain place called Wibsey Bank Foot, in the township of Bowling, in the parish of Bradford, to a certain other place called Lidget, in the township of Northowram, in the parish of Halifax, and the branch thereof from Shelf Foundry, in the township of Shelf, in the parish of Halifax, to Stone Table, in the township of Horton, in the parish of Bradford, all in the West Riding of the county of York, or to repeal the said Act and grant further and more effectual powers and provisions in lieu thereof; and it is intended by the said proposed Act to empower the trustees for the time being acting in execution thereof, to levy tolls, rates, or duties for or in respect of the roads comprised in the said Act, and to confer, vary, or extinguish exemptions from the payment of tolls, rates, or duties, or other rights and privileges.—Dated this thirty-first day of October 1849.

Edward Hailstone, Solicitor.

New Cross Turnpike Roads.

(For altering the Powers and Tolls, relinquishing certain parts of the Roads, and continuing the term.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill or Bills to continue, alter, vary, amend, and enlarge some of the powers and provisions of the several

Acts following; that is to say:—An Act passed in the 7th year of the reign of His Majesty King George the Fourth, intituled “An Act for more effectually repairing and improving certain Roads in the counties of Kent and Surrey, commonly called the New Cross Turnpike Roads;” an Act passed in the 2nd year of the reign of Her present Majesty Queen Victoria, intituled “An Act to extend, alter, and amend the powers and provisions of an Act passed in the 7th year of the reign of His late Majesty King George the Fourth, relating to the New Cross Turnpike Roads in the counties of Kent and Surrey;” and another Act passed in the 5th year of the reign of Her present Majesty, intituled “An Act to alter some of the provisions of an Act passed in the 7th year of the reign of King George the Fourth, relating to the New Cross Turnpike Roads in the counties of Kent and Surrey;” or to repeal the said Acts or some or one of them, and to grant further and other powers in lieu thereof; and that it is intended by the said proposed Bill or Bills to authorize the relinquishment as turnpike, of that part of the said existing turnpike roads which extends from the six milestone on Blackheath, through Charlton, to the Arsenal Gate, at the east end of the parish of Woolwich, and which said part of the said turnpike-roads is situate, lying, and being in the several parishes of Greenwich, Charlton, Woolwich, and Plumstead, or some or one of them in the said county of Kent; and also the relinquishment as turnpike of that other part of the said existing turnpike-roads which extends from the first Mill-pond at Southend, Lewisham, through Beckenham, to the west end of Stroud Green, Croydon, in the county of Surrey, and which said last-mentioned part of the said turnpike-roads is situate, lying, and being in the several parishes of Lewisham, Beckenham, and Croydon, or some or one of them in the counties of Kent and Surrey respectively; and that it is also intended by the said proposed Bill or Bills to take power to levy tolls, rates, or duties, and to alter or vary the existing tolls, rates, or duties authorized to be levied by the said Acts, some or one of them, and to confer, vary, or extinguish exemptions from the payment of tolls, rates, or duties, and to confer, vary, or extinguish other rights or privileges.—Dated this 8th day of November 1849.

Charles Augustin Smith, Clerk to the Trustees of the said New Cross Turnpike Roads.

Crooms Hill, Greenwich, Kent.

Reading Cattle Market, for Providing a Cattle Market, and for Altering Present Market Day.

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act for Providing, Regulating, and Maintaining a Cattle-market, and Constructing a Cattle-market-place, within the borough of Reading, in the county of Berks, upon a more extensive and suitable site within the said borough of Reading, than that of the present market, which is held under a Charter of Incorporation, granted to the Mayor and Burgesses of the said borough, to the use and benefit of the commonalty of the same borough, and for altering the day of the week on which the present market is now and has been usually holden; and to vary and extinguish the powers granted by such Charter, so far as the same relates to a cattle-market, and the levying of tolls, rents, or dues in respect thereof. And that it is also intended to take power by the said Act to incorporate a Company for carrying the same into effect, according to the provisions to be con-

tained in or referred to by such Act; and to confer on such Company all the rights and privileges conferred on Companies, by the Companies Clauses Consolidation Act, 1845, the Lands Clauses Consolidation Act, 1845, and the Markets and Fairs Clauses Act, 1847, and to vary or extinguish such rights and privileges as by the said Acts, when incorporated with the proposed Act, are or may be varied or extinguished; to purchase lands by compulsion within the said borough, under the restrictions to be limited or referred to by such Act; to impose and levy tolls, rates, or duties on Live Stock to be exposed for sale in such New Market; and to erect a Market-place and other suitable buildings, pens, stalls, and conveniences for holding such Market, and for imposing and levying stallage and other rents in respect of such pens, stalls, and conveniences. And it is further intended to provide by such Act, that so soon as such new Market-place shall be completed and rendered fit for public use, the present Cattle-market shall be removed to, and held in, such New Market; and that the said Company shall pay to the Owners of the present Cattle-market a small fixed annual payment, by way of royalty, for the removal and discontinuance of the present Cattle-market, and the extinguishment of rents, tolls, rates, and dues in respect thereof, in the manner to be provided in such Act, with power also to make bye-laws for better government and regulation of the said New Market, and to raise such sum or sums of money by way of mortgage of the said tolls, rates, duties, and rents, as may be requisite for carrying into effect the purposes aforesaid.—Dated this 7th day of November, 1849.

Rupert Clarke, Solicitor.

South Wales Railway.—No. 1.

(Amendment of Acts. Extension of Time for Compulsory Purchase of Lands.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for a Bill to alter, amend, and repeal certain of the provisions of the several Acts of Parliament, hereinafter mentioned, relating to the South Wales Railway.

And notice is hereby further given, that it is intended by such Bill to extend, or to revive the time granted by the South Wales Railway Act, 1845, for the compulsory purchase of certain lands, houses, and hereditaments required for the purposes of the railway or railways by that Act authorized to be made from Fishguard Bay and Pembroke Dock to Chepstow, and from Newport to Monmouth, situate in the several parishes, townships, and extra-parochial or other places following, or some of them; (that is to say): Pembroke Dock, otherwise Pater, Saint Mary's Pembroke, Pembrey, Nash, Cosheston, Carew, Lawrenny, Jeffreyston, Yerboston, Loveston, Reynalton, Begelly, Mountain, South Narberth, North Narberth, Crinow, otherwise Croynwydd, Lampeter-Velfrey, Langan, Llandewi-Velfrey, Fishguard, Llanwnda, Manorowen, Jordanston, a certain piece of land stated to be extra-parochial, lying within or adjoining the parish of Llanstinan, Llanstinan, Letterston, Saint Dogwells, Saint Lawrence, Haycastle, Amblestone, Trefgarn, Spittal, Rudbaxton, Wiston, Clarboston, Bletherstone, Lawhaden, and Llanfalteg, in the county of Pembroke; Llangan, in the counties of Pembroke and Carmarthen, or one of them; Egremont, Castledwyran, Llandisilio, Llanfalteg, Henllan-Amgoed, Llandewi-Velfrey, Langan, Eglwysfair, Cyffig, Llamboidy, Saint Clair, Llanginning, Mydrim, Llanfihangel-

Abercwyn, Merthyr, Llangunnog, Llangunnor, Cidplyydd, Llandyfaelog, Saint Ishmael, Kidwelly, Saint Mary's Kidwelly, Pembrey, and Llanelly, in the county of Carmarthen; Saint Peters, in the county of the borough of Carmarthen; Loughor, Saint John's Swansea, Llangefelach, Llansamlet, Cadoxton-juxta-Neath, Neath, Llantwit-juxta-Neath, Briton-Ferry, Baglan, Aberafon, Margam, Kenfig, Coychurch, Llanharran, Peterstone-super-Montem, Llantrissant, Pendoylon, Peterstone-super-Ely, Michaelston-super-Ely, Saint George, Saint Nicholas, Saint Brides-super-Ely, Saint Fagans, Llandaff, Saint Mary's Cardiff, and Roath, in the county of Glamorgan; Rumney, Saint Mellons, Llanbad, otherwise Peterston, Saint Brides' Llansaintfraed, Bassalleg, Saint Woollos, Newport, Christchurch, Lanwern, Bishton, Wilcrick, Landevenny, Saint Brides'-Netherwent, Magor, Undy, Llanvihangel, Rogiet, Ifton, Caldicott, Portskewit, Mathern, and Chepstow; and also, Llangatock-juxta-Caerleon, Christchurch, Llanhennock, Kemeys-Inferior, Tredunnoch, Llantrissant, Usk, Gwerhelog, Llangeview, Llandenny, Raglan, Llanishen, Pen-y-Clawdd, Dingestow, Wonastow, Micheltroy, and Monmouth, in the county of Monmouth.

And also to extend the time granted by the South Wales Railway Amendment Act, 1846, for the compulsory purchase of certain lands, houses, and hereditaments, required for the purposes of the lines of railway and branch railways by that Act authorized to be made, from the termination of the line of the South Wales Railway, as authorized by the first-mentioned Act, to Hagloe Farm, in the parish of Awre, in the county of Gloucester, and from the said line of the South Wales Railway to Swansea and the Oystermouth Railway or Tramway, and from the said line of the South Wales Railway to Haverfordwest, situate in the several parishes, townships, and extra-parochial or other places following, or some of them; (that is to say): Tiddenham, Woolaston, Alvington, Lydney, Awre, and Newnham, in the county of Gloucester; Swansea, St. John's Swansea, and Llangefelach, in the county of Glamorgan; Prenallegast, Uzmaston, Wiston, and Rudbaxton, in the county of Pembroke; and also to extend the time granted by the last-mentioned Act, for the compulsory purchase of certain lands, houses, and hereditaments, required for the purposes of the new or altered lines of railway by the last-mentioned Act authorized to be constructed, in lieu of certain portions of the line of the South Wales Railway, and of the Monmouth branch thereof as then authorized to be made, situate in the several parishes, townships, and extra-parochial or other places following, or some of them; (that is to say): Loughor, Swansea, St. John's Swansea, Llangefelach, and Llansamlet, in the county of Glamorgan; Llangynnor, Llandefaelog, Saint Ishmael, and Kidwelly, in the county of Carmarthen; Mydrim, Llanfihangel Abercwyn, and Llangynog, in the county of Carmarthen; Llantrissant, Llangibby, Llanllowell, Llangeview, Usk, and Gwerhelog, in the county of Monmouth; and also to extend the time granted by the Gloucester and Dean Forest Railway Act, 1846, for the compulsory purchase of certain lands, houses, and hereditaments, required for the purposes of so much of the last-mentioned railway as lies between the junction thereof with the South Wales Railway, in the parish of Awre, in the county of Gloucester, and a point at or near the 8th mile of the Gloucester and Dean Forest Railway, as marked upon the plans thereof referred to in the last-mentioned Act, situate in the several parishes, townships, and extra-parochial or other places following, or some

of them; (that is to say): Awre, Newnham, and Westbury-upon-Severn, in the county of Gloucester.

And that it is intended by such Bill to alter, amend, enlarge, and in part repeal the several Acts following, relating to or affecting the South Wales Railway Company; (that is to say): the South Wales Railway Act, 1845; the South Wales Railway (Amendment) Act, 1846; the South Wales Railway (Amendment) Act, 1847; and the Gloucester and Dean Forest Railway Act, 1846.—Dated this 10th day of November 1849.

W. O. and W. Hunt, 10, Whitehall, London.

North Staffordshire Railway.

(Extension of Time for Purchase of Lands and Completion of Works on Branches to Newcastle-under-Lyme, Silverdale, and the Apedale Iron Works.—Amendment of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act to revive and extend the time and continue the powers granted by "the North Staffordshire Railway Act, 1847," for the compulsory purchase of lands and houses for the purposes of the Branch Railways hereinafter mentioned, by such Act authorized to be made; that is to say: The branch from or near the town of Stoke-upon-Trent, in the county of Stafford, to Newcastle-under-Lyme and Silverdale, in the parish of Keele, in the said county of Stafford, and the branch from such first-mentioned branch, in the parish of Newcastle-under-Lyme, in the said county of Stafford, to the Apedale Iron Works, in the parish of Wolstanton, in the county of Stafford, and also to extend the time limited by such Act for the completion of the said branch railways respectively, and to continue, alter, or amend all powers granted by such Act, for making or maintaining the same respectively or otherwise, in relation thereto, including powers to take tolls, rates, and charges, and grant exemptions therefrom.

And it is further intended by such Act to alter, amend, enlarge, or repeal so much of the said North Staffordshire Railway Act, 1847, as restricts the North Staffordshire Railway Company from paying dividends to the holders of ordinary shares in their undertaking, until the said branch railway, from Stoke-upon-Trent to Newcastle-under-Lyme (part of the Pottery Line), shall be completed and opened for public traffic.

And it is also proposed by the said intended Act to make further provisions, touching the constitution and internal regulation of the said company, their share-capital, debts, property, and effects, and to authorize, if requisite, the creation of preference or guaranteed shares or stock, and to take further powers for the conversion of loans into shares or stock and of shares into stock.

And it is also proposed by the said intended Act to make provision for better enabling the said Company to complete their undertaking, and to alter and vary the existing tolls, rates, and duties, and to confer, vary, or extinguish exemptions from payment of such tolls, rates, and duties; and also to make provision for the maintenance and management of the said undertaking, and of the affairs of the said Company, and to authorize the said Company to carry passengers and goods on railways other than and besides the North Staffordshire Railway, and to authorize arrangements between the said Company and all or any other companies, persons, bodies politic or corporate touching all or any of the matters aforesaid.

And it is also further intended by such Act to alter, repeal, amend, and enlarge some of the provisions of the several Acts of Parliament following relating to the North Staffordshire Railway, or some of them; that is to say: "The North Staffordshire Railway (Pottery Line) Act, 1846;" "The North Staffordshire Railway Act, 1847;" "The North Staffordshire Railway (Ashbourne Branch) Act, 1848;" and "The North Staffordshire Railway (Willington Deviation) Act, 1848;" and also of an Act, passed in the first year of the reign of King William the Fourth, intituled "An Act to consolidate and extend the powers and provisions of the several Acts relating to the Navigation from the Trent to the Mersey."—Dated this seventh day of November 1849.

Burchell and Parson, 47, Parliament-street, London.

North Staffordshire Railway.

(Abandonment of Branches to Newcastle-under-Lyme, Silverdale, and the Apedale Iron Works.—Amendment of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act to empower the North Staffordshire Railway Company to abandon the formation of the branch railway authorized by "the North Staffordshire Railway Act, 1847," to be made from or out of the line of the North Staffordshire Railway, at or near the town of Stoke-upon-Trent, in the county of Stafford, to Newcastle-under-Lyme and Silverdale, in the said county of Stafford, and of the branch railway by the same Act authorized to be made from the said first-mentioned branch railway, in the parish of Newcastle-under-Lyme aforesaid, to the Apedale Iron Works, in the parish of Wolstanton, in the same county.

And it is also proposed by the said intended Act to repeal so much of the said North Staffordshire Railway Act, 1847, as restricts the said North Staffordshire Railway Company from paying dividends to the holders of ordinary shares in the said undertaking, until the said branch railway from Stoke-upon-Trent to Newcastle-under-Lyme shall be completed or opened for public traffic.

And it is also proposed by the said intended Act to make further provisions touching the constitution and internal regulation of the said Company, their share-capital, debts, property, and effects, and to authorize, if requisite, the creation of preference, or guaranteed shares, or stock, and to take further powers for the conversion of loans into shares or stock, and of shares into stock.

And it is also proposed by the said intended Act to make provisions for better enabling the said Company to complete their undertaking, and to alter and vary the existing tolls, rates, and duties, and to confer, vary, or extinguish exemptions from payment of such tolls, rates, and duties, and also to make provision for the maintenance and management of the said undertaking, and of the affairs of the said Company, and to authorize the said Company to carry passengers and goods on Railways other than and besides the North Staffordshire Railway, and to authorize arrangements between the said Company and all or any other companies, persons, bodies politic or corporate, touching all or any of the matters aforesaid.

And it is further intended by such Act to alter, repeal, amend, and enlarge some of the provisions of the several Acts of Parliament following, relating to the North Staffordshire Railway; that is

to say:—"The North Staffordshire Railway (Pottery Line) Act, 1846;" "The North Staffordshire Railway Act, 1847;" "The North Staffordshire Railway (Ashbourne Branch) Act, 1848;" and "The North Staffordshire Railway (Willington Deviation) Act, 1848;" and also of an Act passed in the first year of the reign of King William the Fourth, intituled "An Act to consolidate and extend the powers and provisions of the several Acts relating to the navigation from the Trent to the Mersey."—Dated this seventh day of November 1849.

Burchell and Parson, 47, Parliament-street, London.

Borough of Salford Water Works and Improvement.

(Transfer of the Powers of the Corporation of Manchester to the Corporation of Salford, and making other Arrangements for Supplying Salford with Water, and Amendment of the Salford Improvement Acts, and Enlargement of Powers, and making New Arrangements respecting the Bond Debts of the Corporation of Salford.)

NOTICE is hereby given, that application will be made to Parliament in the ensuing session for an Act or Acts to effect all or any of the objects hereinafter mentioned (that is to say); To amend, extend, or enlarge the powers and provisions of "The Manchester Corporation Water Works Act, 1847," and of the several Acts therein recited, and of "The Manchester Corporation Water Works Amendment Act, 1848," or to alter or repeal the same, or such portions thereof as relate to the purchase by the Mayor, Aldermen, and Burgesses of the borough of Salford, of the estate and interest of the Mayor, Aldermen, and Burgesses of the borough of Manchester, in the mains, pipes, and other works, and stock in trade, used for supplying water within the borough of Salford, or as relate to the supply of water by the Mayor, Aldermen, and Burgesses of the borough of Manchester to the Mayor, Aldermen, and Burgesses of the borough of Salford, after such purchase, and to the obligation on the part of the Mayor, Aldermen, and Burgesses of the borough of Salford to buy, and on the part of the Mayor, Aldermen, and Burgesses of the borough of Manchester to sell a certain quantity of water daily, and to make other provisions in lieu thereof. To authorize or require the said Mayor, Aldermen, and Burgesses of the borough of Manchester, and the Manchester and Salford Water Works Company respectively, to transfer to the Mayor, Aldermen, and Burgesses of the borough of Salford, and to enable the latter to accept absolutely, or for a term of years, all the powers and all the mains, pipes, and other works, and stock in trade, lands, and houses now vested in the Mayor, Aldermen, and Burgesses of the borough of Manchester, or in the Manchester and Salford Water Works Company, or hereafter to become vested in them respectively, for the purpose of supplying the borough of Salford with water, so far as the same may be exercised, or are situate within the borough of Salford. Also to authorize or require the Mayor, Aldermen, and Burgesses of the borough of Manchester to deliver, and to enable the Mayor, Aldermen, and Burgesses of the borough of Salford to accept, in such mode, and upon such terms and conditions as may be agreed upon, or as may be determined by arbitration or otherwise, in case of difference, a quantity of water in bulk for the supply of the said borough of Salford. To vary, alter, or extinguish the existing powers, rights, and privileges

of the Mayor, Aldermen, and Burgesses of the borough of Manchester, and of the Manchester and Salford Water Works Company respectively, so far as they relate to the supply of water within the borough of Salford, and to the levying and collection of rates and rents in respect thereof, and to vest the same and all such other powers, rights, and privileges as may be required for better and more abundantly supplying the borough of Salford with water, in the Mayor, Aldermen, and Burgesses of such borough. To enable the Mayor, Aldermen, and Burgesses of the borough of Salford, to take by compulsion such lands and houses as may be necessary for the purposes of the said intended Act or Acts. Also to alter, amend, extend, enlarge, or repeal the powers and provisions of the following Acts (local and personal, that is to say), 11 George IV. cap. 8, and 7 Vict. cap. 33, and the powers and provisions of any Acts therein recited, which are capable of taking effect. To enable the Mayor, Aldermen, and Burgesses of the borough of Salford to alter the mode of paying off the mortgages or bond debts now owing by the corporation, and to make such other arrangements with regard to the mortgage bond, or other debts of the corporation, as may be deemed expedient; and to repeal, alter, or amend the powers and provisions contained in the Act of the 11 George IV. c. 8, relating to the appropriation of the profits to arise from the gas works therein mentioned, and to authorize them to make other and better regulations with respect to the paving and sewerage of the streets and places within the borough, and to confer upon them the several powers contained in "The Water Works Clauses Act, 1847," "The Town's Improvement Clauses Act, 1847," "The Commissioners Clauses Act, 1847," "The Town's Police Clauses Act, 1847," "The Markets and Fairs Clauses Act, 1847," and "The Public Health Act, 1848," or contained in any Act now or hereafter to be passed for amending or enlarging such Acts, or any of them, and all such other powers as may be necessary for the better government and improvement of the borough, or promoting the health of the inhabitants thereof; and to authorize such Mayor, Aldermen, and Burgesses of the borough of Salford to raise, upon the security of the property, tolls, rates, and duties, now or hereafter vested in them, any sum or sums of money, and to levy compulsory and other tolls, rates, or duties, and to alter existing tolls, rates, or duties, and to confer, vary, or extinguish exemptions from the payment of tolls, rates, or duties, and other rights and privileges.— Dated this 1st day of November 1849.

Charles Gibson, Town Clerk of Salford.

Tyne Navigation.

(Improvement, Regulation, and Amendment of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill for improving the navigation of the River Tyne, from a point in the said river called Hedwin Streams, in the parishes of Saint Nicholas, in the borough and county of Newcastle-upon-Tyne, and Ryton, in the county of Durham, and Heddon-on-the-Wall, in the county of Northumberland, or some or one of them, to a point or place in the sea called the Spar Hawke; and it is intended within such limits to make and maintain piers, jetties, quays, groynes, walls, and other works and conveniences, with one or more pier or piers at or near the mouth of the said river; and to divert, straighten, widen, and contract the said river, in certain parts thereof, and to remove shoals and obstructions therein;

and to dredge and scour the said river, and otherwise to improve the same, and all streams, havens, creeks, bays, and inlets, within the limits aforesaid, within the flow and reflux of the tide of the said River Tyne, or connected therewith; and to remove points of land projecting into the said river, and to alter the shores of certain parts of the said river; which said River Tyne so intended to be improved, and also the improvements hereinbefore mentioned or referred to, are situate in or adjoining to, or will pass from, in, through, into, or adjoining to, the several parishes, townships, and extraparochial places following; that is to say: Saint Nicholas, All Saints, and Saint John parishes, and Saint Nicholas, All Saints, Saint John, Elswick, Westgate, Saint Ann, Heaton, and Byker townships, or some of them, in the borough and county of Newcastle-upon-Tyne, Ryton, Winlaton, Whickham, Gateshead, Heworth, otherwise Nether Heworth, Jarrow, and Saint Hilda, or South Shields, and Monkwearmouth parishes, and Crawcrook, Ryton, Blaydon, Stella, Winlaton, Whickham, Whickham Low Quarter, Swalwell, Gateshead, Hebburn, Heworth, otherwise Nether Heworth, Monkton, Jarrow, Hedworth, Hebburn, Westoe, otherwise Wivestoe, Saint Hilda, South Shields, Harton, Fulwell, Southwick, and Monkwearmouth townships, or some of them, in the county of Durham; and Heddon-on-the-Wall, Newburn, Saint Nicholas, Saint John, All Saints, Long Benton, Wallsend, Walker, and Tynemouth parishes; and Heddon-on-the-Wall, Newburn, Newburn Hall, Sugley, East Denton, West Denton, Benwell, Byker, Walker, Wallsend, Willington, Howdon Pans, Chirton, North Shields, and Tynemouth townships, or some of them, in the county of Northumberland.

And in the said Bill provision will be made for the future management and regulation of the said River Tyne, and of the banks and shores thereof, and of all streams, havens, creeks, bays, and inlets within the limits aforesaid; and to continue, enlarge, extend, and confirm the rights, powers, privileges, jurisdictions, and authorities, or some of them, now held, exercised, or enjoyed by the Mayor, Aldermen, and Burgesses of the borough of Newcastle-upon-Tyne, as Conservators of the River Tyne, by grant, charter, prescription, usage, or custom; and to enable them to effect the objects of the said Bill, or to appoint Commissioners or a Committee to exercise all such rights, powers, privileges, jurisdictions, and authorities, or some of them; and also to exercise all or some of the powers to be conferred by the said Bill; and in case of the appointment of such Commissioners or Committee, to impose upon such Commissioners or Committee the liabilities and obligations which may attach to the said Mayor, Aldermen, and Burgesses, as such Conservators, or some of them.

And it is also intended to make further regulations for the maintenance of the navigation of the said river, and for preventing obstructions therein and encroachments thereon, and for preventing the throwing of ballast, mud, or materials into the said river, or into the sea, within certain limits to be defined by the Bill; and for the appointment and removal of harbour-masters and other officers, and also to regulate the supply, receipt, delivery, and deposit of ballast, and to authorize the purchase or construction of ballast-quays and wharfs, and the appropriation of land for the deposit of the same, and to regulate and fix the payments to be made in respect of ballast; and to alter or modify the existing rates or charges, and to levy other rates or make other charges in lieu thereof; and to vary or extinguish any existing exemptions,

rights, or privileges connected with the delivery and deposit of ballast, and to give powers to contract for the removal and supply of ballast, and to grant, revoke, and alter licences for such purpose, and to regulate and appoint the places to which ballast shall be conveyed; and to lay down moorings, and to alter existing moorings, and to prevent the erection of piers, jetties, quays, wharfs, and other works in the said river, except upon such plan and in such situation as shall be approved of.

And in such Bill powers will be applied for, for the compulsory purchase of lands, houses, and other property, and to vary or extinguish rights and privileges in or connected with or relating to the said River Tyne, within the limits aforesaid, and to confer other rights and privileges; and it is also intended to vary or extinguish some of the exemptions, rights, and privileges now existing in or relating to the said river, or in connection with the rates, tolls, and duties levied in such river.

And it is also intended to enable the said Mayor, Aldermen, and Burgesses, or the said Commissioners or Committee, to raise money by mortgage or otherwise upon the credit of the rates, tolls, and other duties hereinafter mentioned or referred to; and it is also intended to apportion the debt now due by the Mayor, Aldermen, and Burgesses of the borough and county of Newcastle-upon-Tyne, and to charge some portion thereof upon the fund hereinafter mentioned as intended to be appropriated to the maintenance and improvement of the said river.

And it is also intended to make provision for the expenditure by the said Mayor, Aldermen, and Burgesses, of certain of the rates, tolls, and duties, now levied and received by them, or some portions thereof, and known either as town dues, quay dues, ballast dues, dues on goods and merchandize, on ship and boat, tonnage dues, and other rates, tolls, and duties, upon or towards the execution of the works and improvements, and for the purposes to be authorized by the said Bill, or for the appropriation of some portion of the said rates, tolls, and duties, or of monies to be raised thereon, to the formation of a fund to be applied by the said Commissioners or Committee for the maintenance and improvement of the River Tyne, and for the apportionment or appropriation to the said Mayor, Aldermen, and Burgesses, for municipal purposes, of other portion of the said rates, tolls, and duties, and to fix and regulate the application of all such monies, and to alter the said rates, tolls, and duties, and to abolish or modify some of such rates, tolls, and duties, and to levy other rates, tolls, and duties, and to confer, vary, or extinguish exemptions from payment of rates, tolls, and duties, and other rights and privileges.

And notice is hereby further given, that on or before the 30th day of November instant, a plan of the said river, within the limits aforesaid, and duplicate thereof, showing the proposed new works, and also a section and duplicate thereof, describing the levels of both banks of the river, with a book of reference thereto, and a copy of the notice as published in the London Gazette, will be deposited with the clerk of the peace for the borough and county of Newcastle-upon-Tyne, at his office in Newcastle-upon-Tyne; also with the clerk of the peace for the county of Northumberland, at his office in Newcastle-upon-Tyne; and with the clerk of the peace for the county of Durham, at his office at Durham. And on or before the said 30th day of November a copy of so much of the said plan and section as relates to each of the parishes before mentioned in which the said river is situate, or new works are intended to be made, with a book of reference thereto, and a copy of

the notice as published in the London Gazette will be deposited with the parish clerk of each such parish, at his respective place of abode.

And notice is hereby further given, that it is intended by the said intended Bill to alter, amend, and enlarge some of the powers and provisions of the Acts following; namely: An Act passed in the twenty-first year of the reign of his Majesty King Henry the Eighth, intituled "An Act for the town of Newcastle-upon-Tyne concerning the shipping of merchandize and unshipping thereof within the liberties of the said town;" an Act passed in the twenty-sixth year of the reign of His Majesty King George the Third, intituled "An Act for widening, enlarging, and cleansing the streets, lanes, and other public places, and for opening new streets, markets, and passages within the town of Newcastle-upon-Tyne and the liberties thereof, and for removing and preventing annoyances therein, and for regulating the public markets and common stage waggons, drays and carts carrying goods for hire;" an Act passed in the forty-first year of the reign of His Majesty King George the Third, intituled "An Act for extending and enlarging the powers and increasing the rates and duties of the corporation of the Trinity House of Newcastle-upon-Tyne, and for better regulating the port of Newcastle-upon-Tyne;" an Act passed in the first year of the reign of Her present Majesty Queen Victoria, intituled "An Act for regulating and improving the borough of Newcastle-upon-Tyne;" an Act passed in the fourth and fifth years of the reign of Her said present Majesty Queen Victoria, intituled "An Act to alter and extend an Act passed in the first year of the reign of Her present Majesty, intituled 'An Act for regulating and improving the borough of Newcastle-upon-Tyne;'" an Act passed in the ninth year of the reign of Her present Majesty, called "The Newcastle-upon-Tyne Port Act, 1845;" and to alter and amend such other Acts of Parliament, and also such charters and grants as may interfere or be inconsistent with the provisions of the proposed Bill, and the objects hereinbefore specified.—Dated this first day of November 1849.

Claytons and Dunn.

Gatton Lodge to Povey Cross Turnpike Road.
Extension of Term and Amendment of Act.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill to continue the term, and alter, amend, and enlarge the powers and provisions of an Act passed in the 56th year of the reign of His Majesty King George the Third, intituled "An Act for making and maintaining a Road from near Gatton Lodge, in the county of Surrey, to Povey Cross, in the said county," and to obtain powers to alter the tolls by the said Act, authorized to be collected upon the said road, and the application of such tolls, and to confer, vary, or extinguish exemptions from payment of tolls, and other rights and privileges, and to confer any further powers which may be requisite for the effectual repair and improvement of the said road.—Dated the 9th day of November 1849.

Barnes, Winter, and Bernard, 2, Great Winchester-street, London, Solicitors to the Public Works Loan Commissioners.

Leeds and Halifax Turnpike Roads. Thornton District of Road. Extension of Term and Amendment of Act.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill to con-

tinue the term, and alter, amend, and enlarge the powers and provisions of an Act passed in the sixth year of the reign of His Majesty King George the Fourth, intituled "An Act for repairing, widening, improving, and maintaining in repair the turnpike-roads from Leeds to Halifax, and the several branches and roads therein mentioned, in the West Riding of the county of York," so far as the same Act relates to the branch or road therein directed to be called "The Thornton District of Road;" and to obtain powers to alter the tolls by the said Act authorized to be collected upon the said branch or road, and the application of such tolls, and to confer, vary, or extinguish exemptions from the payment of tolls and other rights and privileges; and to confer any further powers which may be requisite for the effectual repair and improvement of the said branch or road.—Dated this 9th day of November 1849.

Barnes, Winter, and Bernard, No. 2, Great Winchester-street, London, Solicitors to the Public Works Loan Commissioners.

Kent Water Works.

(Amendment of Acts and powers to raise further Capital.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for an Act to alter, amend, and enlarge the powers and provisions of two several Acts of Parliament, one passed in the 49th year of the reign of King George the 3rd, and intituled "An Act for supplying with water the inhabitants of Deptford, Greenwich, and several other parishes and places in the counties of Kent and Surrey;" and the other passed in the 51st year of the reign of King George the 3rd, and intituled "An Act to enable the Company of the Proprietors of the Kent Water Works to raise a further sum of money, and to alter and enlarge the powers of an Act of His present Majesty for making the said Water Works, and to extend the same." And it is intended to apply for powers enabling the Company and Proprietors of the Kent Water Works to raise a further sum of money and to increase the Capital of the said Company; and it is intended to insert in the proposed Act such other provisions as may be necessary or desirable for the more effectually carrying into execution the purposes and powers of the said recited Acts.—Dated this 3rd day of November 1849.

Marten, Thomas, and Hollams, Solicitors to the Company.

NOTICE TO MARINERS.

Ardnamurchan Lighthouse.

THE Commissioners of the Northern Lighthouses hereby give notice, that a Lighthouse has been built upon the Point of Ardnamurchan, in the county of Argyll, the Light of which will be exhibited on the night of Saturday the 1st December 1849, and every Night thereafter, from Sun-set till Sun-rise.

The following is a specification of the Lighthouse and the appearance of the Light, by Mr. Alan Stevenson, Engineer to the Commissioners:

The Lighthouse is in N. lat. 56° 43' 45", and W. long. 6° 13' 30". By compass, the Lighthouse bears from Calliach Head, N.E. $\frac{3}{4}$ E., distant 7 miles; from the Cairns of Coll, E.S.E., distant

8 miles; from Kana Head, S. $\frac{1}{2}$ E., distant 30 miles; from Scour of Eigg, S.W. by S. $\frac{3}{4}$ W., distant 11 miles; and from Bo Askadil Rock, W.S.W., distant 7 miles.

The Ardnamurchan Light will be known to mariners as a fixed light of the natural appearance. It will be visible in a north-westerly direction from N.E. by E. $\frac{3}{4}$ E. round to S.W. by S. The lantern is elevated 180 feet above the level of the sea; and the light will be seen at the distance of about six leagues, and at lesser distances according to the state of the atmosphere.

The Commissioners hereby further give notice, that by virtue of a warrant from the Queen in Council, dated 11th August 1848, the following tolls will be levied in respect of this light; viz:

"For every vessel belonging to the United Kingdom of Great Britain and Ireland (the same not belonging to Her Majesty, her heirs and successors, or being navigated wholly in ballast), and for every foreign vessel which, by any Act of Parliament, Order in Council, Convention, or Treaty, shall be privileged to enter the ports of the said United Kingdom, upon paying the same duties of tonnage as are paid by British vessels (the same not being vessels navigated wholly in ballast) which shall pass the said Lighthouse upon Ardnamurchan, or derive benefit thereby, the toll of one farthing per ton of the burden of every such vessel, for each time of passing the said Lighthouse, or deriving benefit thereby, on a coasting voyage, and double the said toll for passing or deriving benefit on an over-sea voyage; and double the said respective tolls for every foreign vessel not so privileged."

By order of the Board,

Alex. Cunningham, Secretary.

Office of Lighthouse Board, Edinburgh,
October 31, 1849.

BY virtue and in pursuance of an Act of Parliament made and passed in the session of Parliament holden in the first and second years of the reign of His late Majesty King William the Fourth, intituled "An Act for regulating the vend and delivery of coals in the cities of London and Westminster, and in certain parts of the counties of Middlesex, Surrey, Kent, Essex, Hertfordshire, Buckinghamshire, and Berkshire," and continued by an Act of Parliament made and passed in the session of parliament holden in the first and second years of the reign of Her present Majesty Queen Victoria, intituled "An Act to continue for seven years an Act for regulating the vend and delivery of coals in London and Westminster, and in certain parts of the adjacent counties," and further continued by another Act of Parliament made and passed in the session of Parliament holden in the eighth and ninth years of the reign of Her present Majesty Queen Victoria, intituled "An Act to continue until the 5th day of July 1862 the Acts for regulating the vend and delivery of coals in London and Westminster, and in certain parts of the adjacent counties, and to alter and amend the said Acts," I do hereby, in the name of the mayor and commonalty and citizens of the city of London, give notice that the new market place called the Coal Exchange, situate in Lower Thames-street, in the said city of London, will be opened for the purposes of the said Acts of Parliament on Wednesday, the 21st day of November 1849.—Dated at Guildhall, London, this 13th day of November 1849.

Merevether.

Cape Town, Cape of Good Hope.

*Master's Office (late Orphan Chamber),
20th July 1849.*

Unknown and Foreign Heirs.

AN account of all estates or property belonging to persons unknown, or not residing within the colony of the Cape of Good Hope, and not having any known legal representative therein; and of the names and designations, so far as known, of the persons who are supposed to be interested therein; published in conformity with the 37th section of the Ordinance, No. 105, of his Excellency the Governor in Council, promulgated on the 14th day of February 1834, entitled "An Ordinance for providing for the due administration and management of the estates and property of minors, lunatics, and persons absent from the colony, and for the proper care of the persons of minors and lunatics."

All persons, interested in any of the said estates or property, are hereby required, under the provisions of the Ordinance aforesaid, to transmit their claims to the Master of the Supreme Court.

All such claims must be supported by the requisite proof of kindred, and an agent in Cape Town, legally appointed and authorised by the claimant, to prefer the same, and receive the payment thereof.

	£	s.	d.
Benjamin Ricardo.....	37	5	3½
Lieut. Colonel William Back Spry	20	0	9
John Tate	9	18	4
Absolon	7	7	6
Children of Samuel and William Elligood	88	1	4
David Fidar	10	16	3
Johan Fredrik Getze.....	1325	11	9¾
Lendor of the Cape, formerly slave of the widow W. C. Coenradie...	10	1	2½
Willem Albrecht	9	1	1
Gerrit Hendrik Willem de Labat...	147	7	2¾
François de Necker	5	0	0
Windvogel Uithalder	21	1	8
Kieviet	12	8	0
Dina Elizabeth Huysheer	38	11	0
Johanna Elizabeth Kotze	50	10	0
Charles Garrad	33	4	4½
George Gough	70	9	3¾
Fredrik Wyzel	6	13	5¼
Maria Elizabeth Oberholster, widow of Gerrit Jacobus Koekemoer ...	77	15	3
Isaac Johannes Meyer, Isaac Son...	17	6	9¾
August	16	18	10
Heirs of Zimmerling, a gold watch and trinkets			
William Conn	34	3	6
Six unknown children of Elizabeth Pelsler, deceased, married to Gerrit Johannes Kruger	10	17	8
Four unknown children of Hilletje Pelsler, deceased, married to Stephanus Jacobus Kruger	10	17	9
William Jones	6	12	3
Hugh Millan	114	7	7
William Mott.....	11	12	0
Cornelis van Niekerk, Christians son	5	16	3
Christiaan van Niekerk, Christians son	5	16	2
Wilhelmina Magdalena van Niekerk, married to Piet Coenradie	5	16	2
Engela van Niekerk, married to Charles Eloff	5	16	2
Anna van Niekerk, married to Kleinhans	5	16	2

No. 21037.

D

Johanna Petronella van Niekerk, married to — Grobbelaar.....	5	16	2
Archibald Clarke	13	5	8
Louis Egbertus Greeff	5	4	4
James McGurn	11	15	9
Benjamin Spiller Bell	2312	6	2
Richard Bradshaw.....	18	10	6
Saphier	32	17	1
James Luke Russell	59	4	9
Abraham Thwaites.....	14	4	0

Since last Return.

Daniel Malan, sr.	13	15	2
Margaret Louw, married to Hendrik de Waal.....	55	6	3
Maria Louw, married to Arnoldus Christiaan Vlok.....	55	6	3
Joseph Logan, of England.....	13	17	10
Belle, widow of John Rabonla.....	24	6	9
Anna Elizabeth Arentz, widow of Godlieb Lourentz	29	19	4
Mary Reynolds, mother of the late Joseph Johnson, of Bandam, in Ireland; reference, Samuel Light, No. 2, Paradise-row, Lambeth...	72	8	6

J. Stewart, Master of the Supreme Court of the colony of the Cape of Good Hope.

*Masters' Office, Southampton-buildings,
8th day of November 1849.*

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the Joint Stock Companies' Winding-up Amendment Act, 1849, and of the Godolphin Mining Company.

BY direction of the Honourable Sir George Rose, the Master of the High Court of Chancery charged with the winding up of this Company, notice is hereby given, that the said Master purposes on Saturday the 24th day of November 1849, at twelve o'clock at noon, at his chambers, in Southampton-buildings, Chancery-lane, London, to proceed to make a call on such of the contributories of the said Company whose calls were in arrear and unpaid at the time of the dissolution of the said Company, requiring such contributories to pay the whole of such arrears, together with interest thereon, after the rate of £5 per cent. per annum, from the respective dates when the said calls ought to have been paid. All persons interested are entitled to attend at such day, hour, and place to offer objections to such call.

G. Rose.

*In Chancery.**In the Masters' Office, Southampton-buildings.*

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the Great Western Extension Atmospheric Railway Company.

INASSAU WILLIAM SENIOR, Esq. the Master of the High Court of Chancery charged with the winding up of this Company, hereby give notice that I shall, at my chambers, in Southampton-buildings, Chancery-lane, London, on Friday, the 23rd day of November instant, at twelve o'clock at noon precisely, or at such other adjourned time or place as I may then or afterwards fix, appoint an Official Manager of this Company; and I give notice, that all parties interested are entitled to attend at such time and place, and to offer proposals or objections as to any such appointment.—Dated this 6th day of November 1849.

N. W. Senior.

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the Port of Wisbeach, Peterborough, Birmingham, and Midland Counties Union Railway Company.

I JOHN EDMUND DOWDESWELL, Esq. the Master of the High Court of Chancery charged with the winding up of this Company, hereby give notice that I shall, at my chambers, in Southampton-buildings, Chancery-lane, London, on the 19th day of November instant, at twelve o'clock at noon, or at such other adjourned time or place as I may then or afterwards fix, appoint an Official Manager or Official Managers of this Company; and I give notice, that all parties interested are entitled to attend at such time and place, and to offer proposals or objections as to any such appointment.

J. E. Dowdeswell.

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the Bridge-water and Minehead Junction Railway Company.

I RICHARD TORIN KINDERSLEY, Esq. the Master of the High Court of Chancery charged with the winding up of this Company, hereby give notice, that I shall, at my chambers, in Southampton-buildings, Chancery-lane, on Friday the 23rd day of November instant, at two of the clock in the afternoon, or at such other adjourned time or place as I may then or afterwards fix, appoint an Official Manager or Official Managers of this Company; and I give notice, that all parties interested are entitled to attend at such time and place, and to offer proposals or objections as to any such appointment.—Dated the 7th day of November 1849.

Richd. T. Kindersley.

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the Isle of Axholme, Gainsborough, Goole, and York and North Midland Junction Railway Company.

I SIR WILLIAM HORNE, the Master of the High Court of Chancery charged with the winding up of this Company, hereby give notice, that I shall, at my chambers, in Southampton-buildings, Chancery-lane, London, on the 26th day of November now instant, at twelve o'clock at noon precisely, or at such other adjourned time or place as I may then or afterwards fix, appoint an Official Manager or Official Managers of this Company; and I give notice, that all parties interested are entitled to attend at such time and place, and to offer proposals or objections as to any such appointment.

Wm. Horne.

*Masters' Office, Southampton-buildings,
8th day of November 1849.*

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the Bedfordshire, Hertfordshire, and Essex Junction Railway Company.

I THE Honourable Sir George Rose, the Master of the High Court of Chancery charged with the winding up of this Company, hereby give notice, that I shall, at my chambers, in Southampton-buildings, Chancery-lane, London, on Friday the 23rd day of November instant, at twelve o'clock at noon, or at such other adjourned time or place as I may then or afterwards fix, appoint an Official Manager of this Company; and I give notice that all parties interested are entitled to attend at such time and place, and to offer proposals or objections as to any such appointment.

G. Rose.

*Masters' Office, Southampton-buildings,
10th day of November, 1849.*

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the Dovor, Hastings, and Brighton Junction Railway Company.

I JAMES WILLIAM FARRER, Esq. one of the Masters of the High Court of Chancery acting for William Brougham, Esq. the Master of the said Court charged with the winding up of this Company, hereby give notice, that the said Master Brougham will, at his chambers, in Southampton-buildings, Chancery-lane, London, on the 22nd day of November instant, at eleven o'clock in the forenoon, or at such other adjourned time or place as he may then or afterwards fix, appoint an Official Manager of this Company; and I give notice, that all parties interested are entitled to attend at such time and place, and to offer proposals or objections as to any such appointment.

J. W. Farrer.

*Masters' Office, Southampton-buildings,
12th day of November 1849.*

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the Wolverhampton, Chester, and Birkenhead Junction Railway Company.

I JAMES WILLIAM FARRER, Esq. one of the Masters of the High Court of Chancery acting for William Brougham, Esq. the Master of the said Court of Chancery charged with the winding up of this Company, do hereby give notice, that the said Master Brougham will, at his chambers, in Southampton-buildings, Chancery-lane, London, on the 24th day of November instant, at eleven o'clock in the forenoon, or at such other adjourned time or place as I may then or afterwards fix, appoint an Official Manager of this Company; and I give notice, that all parties interested are entitled to attend at such time and place, and to offer proposals or objections as to any such appointment.

J. W. Farrer.

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and in the Matter of the Joint Stock Companies' Winding-up Amendment Act, 1849, and of the Great Western, Southern, and Eastern Counties, or Ipswich and Southampton Railway Company.

JAMES WILLIAM FARRER, Esq. the Master of the High Court of Chancery charged with the winding up of this Company, has this day appointed William Quilter, of Coleman-street, in the city of London, Accountant, Official Manager of this Company.—Dated this 12th day of November 1849.

J. W. Farrer.

In the Matter of the Joint Stock Companies' Winding-up Act, 1848, and of the Isle of Axholme, Gainsborough, Goole, and York, and North Midland Junction Railway Company.

NOTICE is hereby given, that all persons claiming to be creditors of this Company are to come in and prove their debts before Sir William Horne, the Master of the High Court of Chancery charged with the winding up of the said Company, at his chambers, in Southampton-buildings, Chancery-lane; and until they shall so come in, they will be precluded from commencing or prosecuting any proceeding for recovery of their debts.

Wm. Horne.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the Direct West-end and Croydon Railway Company, the 3rd day of November 1849.

HIS Honour the Vice-Chancellor of England doth Order, that the said Direct West-end and Croydon Railway Company be absolutely dissolved, as from the said third day of November, and wound up, under the provisions of the Joint Stock Companies' Winding-up Act, 1848; and it is ordered that it be referred to the Master of this Court, in rotation, to wind up the affairs of the said Company under the provisions of the said Act.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the Midland Grand Junction Railway Company, the 3rd day of November 1849.

HIS Honour the Vice-Chancellor of England doth Order, that the said Midland Grand Junction Railway Company be absolutely dissolved and wound up, under the provisions of the Joint Stock Companies' Winding-up Act, 1848; and it is ordered that it be referred to the Master of this Court, in rotation, to wind up the affairs of the said Company under the provisions of the said Act.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and the Imperial Bank of England.

A PETITION for the dissolution and winding up of the above-named Company was presented to the Lord Chancellor of England, by James Wallworth, the 9th day of November 1849.

*Geo. Vincent, King's Bench Walk, Temple,
Agent for Joshua Todd, Manchester,
Solicitor to the Petitioner.*

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the Reading and Reigate Atmospheric Railway Company.

NOTICE is hereby given, that a petition for the dissolution and winding up of the above-named Company was, on Tuesday the 13th day of November 1849, presented to the Lord Chancellor of Great Britain, by Joseph Underwood, and that it is expected such petition will be heard before the Vice-Chancellor of England, on Friday the 23rd day of November 1849, and any person desirous to oppose the making of an Order absolute for the dissolution and winding up of the said Company under the said Acts should appear at the time of hearing by himself or his counsel for that purpose, and a copy of the petition will be furnished to any contributory to the said Company requiring the same, by the undersigned, on payment of the regulated charge for the same.

*H. and W. Toogood, Solicitors for the
Petitioner, 22, Parliament-street,
Westminster.*

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848, and 1849, and of the Cambrian and Grand Junction Railway Company.

NOTICE is hereby given, that a petition for the dissolution and winding up of the above-named Company was, on Monday the 12th day of November 1849, presented to the Lord Chancellor of England by Benjamin Beeston, of Summer-Hill, Market-Drayton, Shropshire, Gentleman, and that it is expected that such petition will be

heard before his Honour the Vice-Chancellor Sir James Lewis Knight Bruce, on Friday the 23rd day of November 1849, and any person desirous to oppose the making of an Order absolute for the dissolution and winding up of the said Company under the said Acts should appear at the time of hearing by himself or his counsel for that purpose, and a copy of the petition will be furnished to any contributory of the said Company requiring the same, by the undersigned, on payment of the regulated charge for the same.

*Saml. Shuttleworth, Gray's-inn, Middlesex,
Solicitor for the Petitioner.*

CONTRACT FOR PUMPS AND WATER CLOSETS.

Department of the Storekeeper-General of the Navy, Somerset-Place, November 5, 1849.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that, on Tuesday the 18th December next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying Her Majesty's several Dockyards with

Downton's Pumps and Water Closets,
and
Lift Pumps.

Patterns of the articles may be seen, and a form of tender, schedule, and conditions of the contract obtained, at the said Office.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless the party attends, or an agent for him duly authorized in writing.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words "Tender for Pumps, &c." and must also be delivered at Somerset-place, accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering in the sum of £1000, for the due performance of the contract.

SALE OF HER MAJESTY'S SHIPS.

Department of the Storekeeper-General of the Navy, Somerset-Place, November 2, 1849.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that, on Tuesday the 20th instant, between twelve and one o'clock, they will be ready to receive sealed tenders for the purchase of Her Majesty's ships under-mentioned, lying at Brombro' Pool, Liverpool; viz:

Newcastle, 1556 tons.
Redbreast, 179 tons.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless the party attends, or an agent for him to make a deposit of £25 per cent. on the amount of each purchase.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words "Tender for _____," and must also be delivered at Somerset-place.

Persons wishing to view the ships must apply to Commander Bevis, R. N. Liverpool, for permission.

Catalogues and conditions of sale may be had here and of Commander Bevis.

CONVEYANCE OF HER MAJESTY'S
MAILS BETWEEN HOLYHEAD AND
KINGSTOWN (DUBLIN).

Department of the Comptroller for Vic-
tualling and Transport Services, So-
merset-Place, October 26, 1849.

THE Commissioners for executing the office of
Lord High Admiral of the United Kingdom of
Great Britain and Ireland do hereby give notice,
that, on Tuesday the 11th December next, at one
o'clock, they will be ready to treat, under con-
ditions which may be obtained at the above Office,

For the Conveyance of Her Majesty's Mails
in Steam-vessels, twice a day each way,
between Holyhead and Kingstown.

All tenders to be made upon the printed form
provided for the purpose, which may be obtained
upon application at the said Office, and to be
addressed to the Secretary of the Admiralty, at
Somerset-place, with the words "Tender for the
Conveyance of Mails," and "Comptroller for
Victualling and Transport Services," in the left-
hand corner of the envelope.

No tender will be received after one o'clock on
the day of treaty, nor will any be noticed unless the
party attends, or an agent for him duly authorized
in writing.

Every tender must be delivered at the above
Office, and must express when and where the vessels
will be ready for survey, and when they will be
completely ready for sea, and also state the address
of the party tendering.

East and West India Dock Company.

East and West India Dock-House,
8, Billiter-Square, November 6, 1849.

NOTICE is hereby given, that it is intended
(unless the charges shall have been paid on
or before the 1st December next) to sell, for dock
charges, sundry parcels of goods which have re-
mained on hand five years and upwards, and are
likely not to be worth the charges due upon them:
they consist principally of

Arrow Root	Ginger
Canes	Gums
Cassia Fistula	Hides and Skins
Cocoa	Horns
Coculus Indicus	Pepper
Coffee	Pimento
Coir and Junk	Resin
Columbo Root	Rice
Cotton	Sago
Galangal	Soap
Sugar and Succades, &c. &c. &c.	
Machinery and other returned Goods	
Mahogany, Cedar, &c. &c.	
Wines and Spirits	

For many of the goods warrants are outstanding,
and lists of the whole may be seen at this House.

By order of the Court,
George Collin, Secretary.

NOTICE is hereby given, that the Bristol
District Patent Ramoneur Company (com-
pletely registered pursuant to the Act of the 7th
and 8th Victoria, cap. 110) has, in conformity
with the provisions of the deed of settlement, and
under the authority of resolutions passed at two
extraordinary meetings of the shareholders, been
dissolved, and the same is hereby declared to be
dissolved accordingly.—Dated the 12th day of No-
vember 1849.

Robt. Gay Barrows, } Directors.
R. H. Webb, }

Marine Society's Office, Bishopsgate-Street
Within, London, November 13, 1849.

NOTICE is hereby given, that (no business
having been transacted by the Court on the
1st instant,) an Extraordinary General Court
of the Governors of the Marine Society will be
held at this place, on Thursday the 22nd day of
November instant, at two o'clock precisely, when
the revised bye-laws and regulations of the Society,
which were adopted by the Court held on the 22nd
ultimo, will be submitted for confirmation as re-
quired by Act of Parliament.

T. P. Rust, Secretary.

Medical, Invalid, and General Life
Assurance Society, No. 25, Pall-
Mall, London, November 10, 1849.

NOTICE is hereby given, that the Annual
General Meeting of the Proprietors of this
Society will be held at the Head Office of the Com-
pany, 25, Pall Mall, on Thursday the 29th
instant, at one o'clock precisely.

At this meeting the two Directors going out of
office are George Gun Hay, Esq. and Charles
Richardson, Esq.

The two Auditors going out of office are Joseph
Radford, Esq. and John Stirling Taylor, Esq. all
of whom are eligible, and offer themselves for re-
election.

By order of the Board,
Francis G. P. Neison, Actuary.

London, November 12, 1849.

NOTICE is hereby given, that an account of
the balance of proceeds of, and tonnage
bounties for, a felucca, name unknown, supposed
to be the Wandering Jew, seized on the 14th of
January 1848, by Her Majesty's sloop Philomel,
Her Majesty's brigantine Dart in company, will be
deposited in the Registry of the High Court of
Admiralty, on the 15th instant, agreeably to Act
of Parliament.

J. G. and T. Stilwell, Agents,
No. 22, Arundel-street, Strand.

London, November 12, 1849.

NOTICE is hereby given, that an account
of the balance of proceeds and tonnage
bounties for the slave schooner Aurora, seized by
Her Majesty's sloop Philomel, on the 2nd of May
1848, will be deposited in the Registry of the High
Court of Admiralty, on the 15th instant, agreeably
to Act of Parliament.

J. G. and T. Stilwell, Agents,
No. 22, Arundel-street, Strand.

London, November 12, 1849.

NOTICE is hereby given, that an account of
the balance of proceeds and tonnage boun-
ties for the Brazilian slave brig Zephiro, seized on
the 28th of March 1848, by Her Majesty's sloop
Heroine, will be deposited in the Registry of the
High Court of Admiralty, on the 15th instant,
agreeably to Act of Parliament.

J. G. and T. Stilwell, Agents,
No. 22, Arundel-street, Strand.

London, November 12, 1849.

NOTICE is hereby given, that an account of
the tonnage bounties for the Brazilian slave
schooner, Pharfao, seized on the 31st of May
1848, by Her Majesty's brigantine Bonetta, will
be deposited in the Registry of the High Court of
Admiralty, on the 15th instant, agreeably to Act
of Parliament.

J. G. and T. Stilwell, Agents,
No. 22, Arundel-street, Strand.

London, November 9, 1849.

NOTICE is hereby given to the officers and company of Her Majesty's steam-sloop *Firefly*, Thomas C. Ponsonby, Esq. Lieutenant Commanding, that they will be paid, on Tuesday the 22nd instant, at No. 22, Arundel-street, Strand, their respective proportions of slave and tonnage bounties, for the Brazilian schooner *Guahyba*, seized on the 24th of March 1848, and that the list will be recalled, at the same place, on Wednesdays and Thursdays, for the three following months.

Flag share	-	-	£66	11	6
Third class	{	1st section	137	19	7
		2nd section	68	19	9 $\frac{1}{2}$
Fourth class	-	-	34	9	10 $\frac{3}{4}$
Fifth class	-	-	31	0	10 $\frac{1}{4}$
Sixth class	-	-	20	13	11 $\frac{1}{4}$
Seventh class	-	-	17	4	11 $\frac{1}{4}$
Eighth class	-	-	13	15	11 $\frac{1}{2}$
Ninth class	-	-	10	6	11 $\frac{1}{2}$
Tenth class	-	-	6	17	11 $\frac{3}{4}$
Eleventh class	-	-	5	3	5 $\frac{1}{2}$
Twelfth class	-	-	3	9	0
Thirteenth class	-	-	2	11	9

John G. and Thomas Stilwell, Agents.

NOTICE is hereby given, that the Partnership lately subsisting between us, in the town of Crewkerne, in the county of Somerset, as Attorneys and Solicitors, was this day dissolved by mutual consent.—As witness our hands this 8th day of November 1849.

John Hussey.
William Gale Coles.

NOTICE is hereby given, that the Partnership heretofore existing between us the undersigned, John Dean and John Nuttall Slater, executors of the last will and testament of William Dean, late of Haslingden, in the county of Lancaster, Cotton Spinner and Manufacturer, deceased, and James Cronkshaw, of Haslingden aforesaid, Cotton Spinner and Manufacturer, as Cotton Spinners and Manufacturers, at Carr-mill, near Haslingden aforesaid, under the style or firm of Dean and Cronkshaw, was dissolved on the 20th day of September last.—As witness our hands this 10th day of November 1849.

John Dean.
John Nuttall Slater.
James Cronkshaw.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Marshall Shaw and William Bostock Robinson, carrying on business at Stoneferry, near Hull, in the county of York, as Coal Merchants and Licensed Victuallers, under the firm of Shaw and Robinson, has this day been dissolved by mutual consent; and that all debts due by and owing to the late firm will be received and paid by the said William Bostock Robinson, by whom the business will in future be carried on.—Dated this 8th day of November 1849.

Marshall Shaw.
his
William Bostock x Robinson.
Mark

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Share Brokers, carrying on business in Leeds, in the county of York, under the firm of Rhodes and Hayes, was this day dissolved by mutual consent. All debts due to and owing from the said partnership will be received and paid by the undersigned John Rhodes.—As witness our hands this 5th day of November 1849.

John Rhodes.
Edwd. Hayes.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, William Hargreaves the younger, and John Kennedy, carrying on business as Railway Founders, Engineers, Millwrights, Boilermakers, and Smiths, at Bradford, in the county of York, under the firm of Hargreaves and Kennedy, has been this day dissolved by mutual consent; and that all debts owing to and from the said firm will be received or paid by the undersigned, William Hargreaves.—Dated this 9th day of November 1849.

William Hargreaves, junr.
John Kennedy.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James Phillips and George Hunt, trading under the firm of Phillips and Hunt, of Heneage-street, Birmingham, Wood Buttonmakers, is this day dissolved by mutual consent. All debts and credits due from and to the said copartnership are to be paid by and to the said James Phillips, by whom the trade will in future be carried on.—As witness our hands this 9th day of November 1849.

James Phillips.
The
George x Hunt.
Mark of

NOTICE is hereby given, that the business of a Common Brewer, heretofore carried on at the Half-moon Brewery, in Chapel-walks, in Manchester, under the style or firm of Platts and Whitteron, was carried on at the sole account of the undersigned Edmund Platts, and that the like business carried on at the same place, under the name of William Whitteron, was carried on at the sole account of the undersigned William Whitteron, and that no partnership has in effect existed between the undersigned parties in respect of either of the same businesses; and notice is hereby further given, that if any partnership has in law existed between the same parties the same is now dissolved.—Dated this 7th day of November 1849.

Edmund Platts.
William Whitteron.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, carrying on business as Contractors, at Newport, Monmouthshire, and elsewhere, under the firm of Rennie and Co. was this day dissolved by mutual consent.—As witness our hands this 10th day of November 1849.

James Rennie.
John Logan.
Andrew Duncan.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Seddon Kelsall, William Strettel Kelsall, Edmund Charles Buxton, and Richard Hoare, of London and Manchester, and of Calcutta, in the East Indies, Commission Merchants and Agents, trading under the firm of Kelsalls, Hoare, and Co. is this day dissolved by mutual consent, so far only as regards the undersigned, William Strettel Kelsall, who retires from the said firm.—Dated this 12th day of April 1849.

W. S. Kelsall.
E. C. Buxton.
Rich. Hoare.
T. S. Kelsall.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Mark Spencer and William Spencer, of the city of Coventry, Ribbon Manufacturers, is this day dissolved by mutual consent. All debts due and owing to and from the said copartners will be received and paid by the said Mark Spencer.—Dated this 5th day of November 1849.

Mark Spencer.
William Spencer.

TAKE notice, that we, the undersigned, John Field and George James Powell, have this day mutually agreed to dissolve the Copartnership entered into between us as Bookbinders, and carried on at No. 10, Cross-street, Hatton-garden.—Dated the 21st day of July 1849.

Jno. Field.
George James Powell.

NOTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, William Bilby and Cornelius Harness, both of Swan-chambers, Gresham-street, in the city of London, Agents and Warehousemen, under the style or firm of Bilby and Harness, was this day dissolved by mutual consent; and all debts will be received and paid by Mr. Cornelius Harness.—Dated this 10th day of November 1849.

William Bilby.
Cornelius Harness.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joel Spiller, Samuel Woolcott Browne, and Carey Bailey Mogg, all of Bridgwater, in the county of Somerset, carrying on the trade or business of Millers, under the style or firm of Mogg and Company, was dissolved on the 29th day of September 1848.—Dated the 8th day of November 1849.

Joel Spiller.
Saml. W. Browne.
C. B. Mogg.

November 9th, 1849.

WE, George Gates the elder, and George Gates the younger, Brewers and Malsters, of Steyning, in the county of Sussex, have by mutual agreement dissolved partnership, from the 3rd of October last.

*Geo. Gates.
Geo. Gates, junr.*

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, George Collins and John Lees, carrying on business at Garrison-lane, Birmingham, in the county of Warwick, as Brick, Quarry, and Tilemakers, under the firm and style of Collins, Lees, and Company, was this day dissolved by mutual consent. The said business will in future be carried on by the said George Collins.—As witness our hands the 23rd day of October 1849.

*George Collins.
John Lees.*

NOTICE is hereby given, that the Partnership hitherto subsisting and carried on between us the undersigned, Francis Cosslett, John Cosslett, and Seth Morgan, at Caerleon and Newport, in the county of Monmouth, and at Cardiff, in the county of Glamorgan, as Railway Contractors, under the style or firm of Francis Cosslett and Co. has this day been dissolved by mutual consent.—As witness our hands this 5th day of November 1849.

*Francis Cosslett.
John Cosslett.
Seth Morgan.*

NOTICE is hereby given, that the Partnership business heretofore carried on by us the undersigned, as Woollen Manufacturers, at Hadin-mill, near Littleborough, under the firm of Townsend and Shackleton, was this day dissolved by mutual consent.—As witness our hands this 12th day of November 1849.

*Joseph Townsend.
James Shackleton.*

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Peet and Henry Flower Peet, as Lace Manufacturers, in the town of Nottingham and elsewhere, under the style of Peet and Son, was this day dissolved by mutual consent.—As witness our hands this 12th day of November 1849.

*Thomas Peet.
Henry F. Peet.*

THE Partnership hitherto carried on by us the undersigned, as Copper Smelters, at St. Helens, in the county of Lancaster, under the style or firm of The Ravenhead Copper Company, is this day dissolved, so far as regards the undersigned, Frederick Taylor.—Dated this 1st day of October 1849.

*Frederick Taylor. H. Wilyams.
Jas. J. Bibby. R. J. Nevill.
John Bibby. Alexr. Druce.*

Sale Postponed.

NOTICE is hereby given, that the sale by auction of the leasehold ground rents, producing £70 per annum, arising from certain houses in Laxton-place, Little Charles-street, Regent's-park, and Crescent-place, Euston-square, Middlesex, pursuant to a decree made in the causes Dudley v. Burrage and others, and Dudley v. Dudley, advertized to be sold at Garraway's Coffee-house, Change-alley, Cornhill, on Thursday the 15th day of November instant, by Mr. Wm. Ellis, Auctioneer, No. 150, Minories, is postponed until the following day, Friday the 16th day of November instant, at twelve o'clock at noon, at Garraway's Coffee-house aforesaid, when the said ground rents will be sold, in pursuance of the decrees made in the causes herein named, and under and subject to the particulars and conditions in all respects as if the sale had taken place on the day originally advertized.

In Chancery.—Between Edward Stainer and Ernest Fiedler, Plaintiffs, and Wellwood Maxwell, Alexander Maxwell, George Maxwell, Maxwell Hyslop, and Thomas Hart, Defendants.

TAKE notice, that this Honourable Court will be moved before his Honour Vice-Chancellor Knight Bruce, on Thursday the 22nd day of November now next ensuing, or so soon afterwards as Counsel can be heard by Mr. Ivory, of Counsel for the above-named Plaintiffs, that the Bill filed in this cause on the 14th day of November 1848 may be taken pro confesso against the above-named defendant, Thomas Hart.—Dated this 22nd day of October 1849.

W. H. COTTERILL, Plaintiffs' Solicitor, No. 32, Throgmorton-street, London.
To Mr. Thomas Hart, one of the above-named defendants.

In Chancery.—Between Alexander Hoyes, Plaintiff, and Frederick Wynne Aubrey the elder, and others, Defendants.

NOTICE is hereby given, that by special leave of his Honor the Vice-Chancellor, Sir James Wigram, Knight, this Honourable Court will be moved by Mr. Bagshawe of Counsel, on the part of the plaintiff, before his Honor the Vice-Chancellor, Sir James Wigram, on Saturday the 8th day of December 1849, or so soon after as Counsel can be heard, that the bill in this suit may be taken pro confesso against the defendant, Anne Wynne Aubrey, otherwise Anne Elizabeth Wynne Aubrey, pursuant to the Orders of this Court in that case made and provided.

WM. BRAIKENRIDGE, No. 16, Bartlett's-buildings, London, Agent for the Plaintiff, Alexander Hoyes.

To Miss Anne Wynne Aubrey, otherwise Anne Elizabeth Wynne Aubrey, one of the Defendants in this cause.

In Chancery.—Between Thomas Weston, Plaintiff, and Thomas Halford Weston, Defendant.

TAKE notice, that this Honourable Court will be moved before his Honour the Vice-Chancellor of England, on Thursday the 6th day of December 1849, or so soon after as Counsel can be heard, by Mr. Bird, of counsel for the plaintiff, that the bill filed in this cause may be taken pro confesso against the above-named defendant.

GEORGE EDGAR DENNES, Grecian-chambers, Devereux-court, Temple, in the county of Middlesex.

To the above-named defendant, Thomas Halford Weston.

WHEREAS by the Decree of the High Court of Chancery made in certain causes of Clark v. Phillips, and Bayles v. Phillips, it was amongst other things referred to Nassau William Senior, Esq. one of the Masters of the said Court, to inquire who was or were the next of kin of Rebecca Stock, late of Thaxted, in the county of Essex, Widow, deceased, the testatrix in the pleadings named, (who died on the 4th day of May 1847,) living at the time of her death, and in case any of them have since died, who is or are the personal representative or representatives of him, her, or them, so dying. Any person or persons claiming to be the next of kin of the said testatrix, living at the time of her death, or in case any of them have since died, the personal representative or representatives of him, her, or them, so dying, are by their Solicitors to come in before the said Master, at his chambers in Southampton-buildings, Chancery-lane, London, on or before the 31st day of January 1850, and leave their claims, and are, on or before the 10th day of February 1850, to prove their kindred, and make out their claims before the said Master, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Fowler v. Swaffer, the creditors of George Swaffer, late of Livingston, in the county of Kent, Yeoman (who died on the 30th day of May 1829), are, by their Solicitors, on or before the 31st of January 1850, to leave their claims of debts before N. W. Senior, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and are, on or before the 10th of February 1850, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

PURSUANT to a Decree of the High Court of Chancery made in a cause King v. Isaacson, the creditors of Walter Norton, late of All Saints, Newmarket, in the county of Cambridge, Surgeon, deceased (who died in the month of November 1837), are, by their Solicitors, on or before the 31st day of January 1850, to leave their claims of debts before N. W. Senior, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and are, on or before the 10th day of February 1850, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

PURSUANT to a Decree of the High Court of Chancery made in a cause Edmunds against Powell, the creditors of Thomas Powell, late of The Raddle Bank, in the parish of Middleton-on-the-Hill, in the county of Hereford, Farmer, deceased (who died on or about the 11th day of August 1848), are, either by themselves or their Solicitors, forthwith to come in and prove their debts before William Henry Tinney, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Watherston v. Cassell, the creditors of James Robert Cassell, late of No. 98, Old-street, in the parish of St. Luke, Old-street, in the county of Middlesex, Pawnbroker, deceased (who died in the month of April 1837), are, by their Solicitors, on or before the 24th day of November 1849, to leave their claims of debts before William Brougham, Esq. one of the Masters of the said Court, at his office in Southampton-buildings, Chancery-lane, London, and are, on or before the 8th day of December 1849, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree and the General Orders of the said Court.

PURSUANT to a Decree of the High Court of Chancery made in a cause Aaron v. Aaron, the creditors of John Aaron, late of Newland, in the parish of Drax, in the county of York, Farmer (who died in the month of October 1831), are forthwith to come in and prove their debts before William Brougham, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Payne v. Bainbridge, the creditors of Samuel Thornton, formerly of Streatham, in the county of Surrey, and late of the Broadway, Stratford, in the county of Essex, Gentleman, who died on or about the 6th day of March 1819, are forthwith to come in and prove their debts before Sir William Horpe one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Whitmore v. Du Buisson, the creditors of the Honourable John Henckell, formerly Chief Justice of the island of Jamaica (who died on the 10th day of December 1801), are to come in and prove their debts before Sir William Horne, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, on or before the 30th day of November 1849, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Thomas against Hall, the creditors of Theodore Silverwood, late of Pyebridge, in the parish of Alfreton, in the county of Derby, Grocer, (who died in the month of February 1838), are forthwith to come in and prove their debts before Richard Torin Kindersley, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Elder against Maclean, the creditors of Hugh Maclean, formerly of Spanish Town, in the island of Jamaica, in the West Indies, but late of Brighton, in the county of Sussex, Esquire, deceased (who died on or about the 1st day of November 1843), are, either by themselves or their Solicitors, forthwith to come in and prove their debts before William Henry Tinney, Esq. one of the masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Gosse against Benwell, the heir or heirs at law of Peter Sarney Benwell, late of Henley-upon-Thames, in the county of Oxford, Brewer (who died in the month of September 1848), is and are forthwith to come in and make out his, her, or their claim or claims as such heir or heirs at law, before William Wingfield, Esq. one of the Masters of the said Court, at his chambers in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Handy against Young, the creditors of Major Handy Church, late of Turnham-green, in the county of Middlesex, Esquire, deceased, who formerly, and until the year 1832 (when by Royal Licence he assumed the name of Church), was called and known as Major Handy only (who died on or about the 10th day of January 1849), are, either by themselves or by their Solicitors, forthwith to come in and prove their debts before William Henry Tinney, Esq. one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, or in default thereof they will be excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Lindsay against Bostock, the creditors of William Watson, late of Liverpool, in the county of Lancaster, Merchant, deceased (who died on or about the 30th day of April 1849), are, on or before the 10th day of December 1849, to leave their claims of debts before the Honourable Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and are, on or before the 10th day of January 1850, to establish such claims before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Porritt against Manners, all persons claiming to be the heir at law of John Graham, late of Dewsbury, in the county of York, Surgeon, deceased (who died on or about the 21st day of October 1841), and also all persons claiming to be the next of kin of the said John Graham, living at the time of his death, or to be the legal personal representative or representatives of any of such next of kin who have since died, are, on or before the 10th day of December 1849, to leave their respective claims before the Honourable Sir George Rose, one of the Masters of the said Court, at his chambers, in Southampton-buildings, Chancery-lane, London, and are, on or before the 10th day of January 1850, to establish such claims, and make out their descent as such heir at law, and prove their said kindred before the said Master, or in default thereof they will be peremptorily excluded the benefit of the said Decree.

NOTICE is hereby given, that Edward Pennington, of Market Rasen, in the county of Lincoln, Apothecary and Druggist, hath by indenture, dated the 9th day of November 1849, and made or expressed to be made between the said Edward Pennington, of the first part; John Slater of Market Rasen aforesaid, Farmer, and John Yateson the younger, of the same place, Common Brewer, of the second part; and the several persons mentioned in the schedule thereunder written, creditors of the said Edward Pennington, who by themselves or by some person or persons authorized by them respectively, have executed, or who shall execute the said indenture of the third part; conveyed and assigned all his real and personal estate and effects to the said John Slater and John Yateson the younger, upon trusts, for the benefit of the creditors of the said Edward Pennington who shall make due proof of their debts if required, on or before the 31st day of January 1850; which said indenture was duly executed by the said Edward Pennington, John Slater, and John Yateson the younger, on the said 9th day of November 1849, and the execution thereof by them is attested by George Saffery, of Market Rasen aforesaid, Solicitor, and Francis Alfred Cole, Clerk to Robert Heaford Daubney, Solicitor, Market Rasen; and the said indenture may be inspected and signed by the creditors of the said Edward Pennington, on application at the office of the said Robert Heaford Daubney, at Market Rasen aforesaid.—Dated this 10th day of November 1849.

NOTICE is hereby given, that John Hoyle Firth, of Busk Mill, in Chadderton, in the county of Lancaster Cotton Spinner, hath, by indenture of assignment bearing date the 3rd day of October 1849, assigned all his estate and effects unto Joseph Pollitt, of Sowerby Bridge, in the county of York, Engineer, Robert Wrigley, of Oldham, in the county of Lancaster, Bricklayer, and Emanuel Whittaker, of Oldham aforesaid, Joiner and Builder, upon trust for the equal benefit of all the creditors of the said John Hoyle Firth who shall execute the said indenture, or signify their assent thereto, before the 3rd day of December next; which said indenture was executed by the said John Hoyle Firth, Joseph Pollitt, Robert Wrigley, and Emanuel Whittaker respectively, on the 3rd day of October 1849, in the presence of and attested by William Ascroft, of Oldham aforesaid, Attorney; which said indenture now lies for the inspection and execution of the creditors of the said John Hoyle Firth, at the office of the said William Ascroft, Attorney, Oldham.

NOTICE is hereby given, that Mark Ellis, of the Haven, in the parish of Eckington, in the county of Derby, Farmer, hath, by indentures of release and assignment, bearing date respectively the 19th day of October, in the year of our Lord 1849, the release made between the said Mark Ellis of the one part, and Joseph Wells, of Eckington aforesaid, Coal Master, and George Mullins, of Mosbrough, in the parish of Eckington aforesaid, Farmer, of the other part; and the assignment made between the said Mark Ellis of the first part, the said Joseph Wells and George Mullins of the second part, and the several other persons whose names and seals should be subscribed and set to the schedule thereunder written, being creditors of the said Mark Ellis, of the third part; conveyed and assigned all his real and personal estate and effects to the said Joseph Wells and George Mullins, in trust for the equal benefit of such of

the creditors of the said Mark Ellis as shall assent to and execute the said indenture of assignment on or before the 1st day of February next ensuing the date thereof. The said indentures of release and assignment were respectively duly executed by the said Mark Ellis and George Mullins on the said 19th day of October, in the presence of and attested by Alfred Alderson, of Eckington aforesaid, Attorney-at-Law, and John Lund, of Eckington aforesaid, his clerk; and the same indentures were respectively duly executed by the said Joseph Wells on the 1st day of November, in the year of our Lord 1849, in the presence of and attested by the said Alfred Alderson and John Lund.—Eckington, near Chesterfield, 8th November 1849.

NOTICE is hereby given, that Tito Phippard Delacourt, of High-street, Islington, in the county of Middlesex, and of North-end, Croydon, in the county of Surrey, Berlin Wool Dealer, hath by indenture dated the 5th day of November 1849, conveyed and assigned all his personal estate and effects whatsoever and wheresoever unto Henry Faudel, of Newgate-street, in the city of London, Merchant, and George William Burge, of Critchill-place, Hoxton New-town, in the county of Middlesex, Trimming Manufacturer, for the benefit of all the creditors of the said Tito Phippard Delacourt who shall execute the said indenture; and that the said indenture was executed by the said Tito Phippard Delacourt, on the said 5th day of November 1849, and by the said Henry Faudel, on the 6th day of the said month of November, and by the said George William Burge, on the 10th day of the said month of November, in the presence of, and attested by, Jones Spyer, of No. 30, Broad-street-buildings, in the city of London, Solicitor; and notice is hereby further given, that the said indenture now lies at my office, No. 30, Broad-street-buildings aforesaid, for execution by the creditors of the said Tito Phippard Delacourt.—Dated the 12th day of November 1849.

JONES SPYER, Solicitor to the Trustees.

THE creditors who have proved their debts under a Fiat in Bankruptcy awarded and issued forth against Abraham Bettridge, of No. 5, Berkeley-street, and now of No. 10, Frederick-street, Edgbaston, both in Birmingham, in the county of Warwick, and of Mount Pleasant, Wolverhampton, in the county of Stafford, Manufacturer of the British Patent Lap Joint Welded Iron Tube, and also Steel Pen Manufacturer, trading under the style of the British Patent Lap Joint Welded Iron Tube Company, Dealer and Chapman, a bankrupt, are requested to meet the assignees of the estate and effects of the said bankrupt, at the Union-inn, Union-street, Birmingham, on the 28th day of November 1849, at eleven o'clock in the forenoon, to assent to or dissent from the assignees, with the leave of the Court, acting in the prosecution of the said fiat, submitting to arbitration, or otherwise obtaining a settlement of certain accounts and transactions, or any difference or dispute which may exist between the assignees and any other person or persons, for or on account or by reason of any thing relating to the estate and effects of the bankrupt, and to take such reasonable part of any debts due to the bankrupt's estate as may by composition be gotten, or to give time or take security for the payment of such debts, and also to commence and prosecute or defend any action at law or suit in equity which the above-named bankrupt might have commenced and prosecuted or defended.

Declaration of Dividend under a Fiat in Bankruptcy, dated 18th day of June 1849, against Elizabeth Aydon and Thomas William Ferguson, of Newcastle-upon-Tyne, Grocers and Tea Dealers.

NOTICE is hereby given, that the First Dividend, at the rate of 2s. 2d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 21, Royal-arcade, Newcastle-upon-Tyne, on Saturday the 17th day of November instant, or any following Saturday, between the hours of ten and three. No warrant can be delivered to a creditor holding a security for his debt until such security shall be produced to me, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration.—November 10, 1849.

JAMES WAKLEY, Official Assignee.

In the Matter of Matthew Burton and Benjamin Shaen late of Beswick and Miles Platting, within Manchester, in the county of Lancaster, Cotton Spinners, Dealers in Woollen and Cotton Waste, Dealers, Chapmen, and Copartners, trading under the firm of Burton and Shaen, against whom a Fiat in Bankruptcy was issued on the 4th day of December 1846.

I HEREBY give notice, that the creditors who have proved their debts against the separate estate of Matthew Burton may receive a First and Final Dividend

of 20s. in the pound, upon application at my office, No. 45, George-street, Manchester, on Tuesday the 27th instant, or on any subsequent Tuesday, between the hours of eleven and one o'clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or letters of administration under which they claim.—November 10, 1849.

JOHN FRASER, Official Assignee.

In the Matter of Thomas Wyles, of the city of Gloucester, Grocer, Dealer and Chapman.

I HEREBY give notice, that the creditors who have proved their debts under the above Fiat may receive a Further Dividend of 1d. in the pound, upon application at my office, as under, on Wednesday the 14th day of November instant, and on any subsequent Wednesday, between the hours of twelve and two. No Dividend can be paid to any creditor holding any security for his debt until such security shall be produced to me, without the special direction of a Commissioner on that behalf. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

ALFRED JOHN ACRAMAN, Official Assignee,
No. 19, Saint Augustine's-place, Bristol

In the Matter of James Blackshaw Sangar, of Saint Augustine's-parade, in the parish of Saint Augustine's the Less, in the city of Bristol, Cabinetmaker, Upholsterer, Dealer and Chapman.

I HEREBY give notice, that the creditors who have proved their debts under the above Fiat may receive a Dividend of 2s. in the pound, upon application at my office, as under, on Wednesday the 14th day of November instant, or any subsequent Wednesday, between the hours of twelve and two. No Dividend can be paid to any creditor holding any security for his debt until such security shall be produced to me, without the special direction of a Commissioner on that behalf. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

ALFRED JOHN ACRAMAN, Official Assignee,
19, Saint Augustine's-place, Bristol.

In the Matter of Philip Vaughan, of the town of Brecon, in the county of Brecon, Scrivener, Dealer and Chapman.

I HEREBY give notice, that the creditors who have proved their debts under the above Fiat may receive a Dividend of 4d. in the pound, upon application at my office, as under, on Wednesday the 14th day of November instant, and on any subsequent Wednesday, between the hours of twelve and two. No Dividend can be paid to any creditor holding any security for his debt until such security shall be produced to me, without the special direction of a Commissioner on that behalf. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

ALFRED JOHN ACRAMAN, Official Assignee,
No. 19, Saint Augustine's-place, Bristol.

WHEREAS a Petition for adjudication in Bankruptcy, bearing date the 10th day of November 1849, hath been presented against John Ormsby Culyer, late of Ampt-hill, in the county of Bedford, and now of Edmonton, in the county of Middlesex, Gasfitter, Contractor, Engineer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Joshua Evans, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 22nd day of November instant, at two o'clock in the afternoon precisely, and on the 27th day of December next, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. William Bell, No. 3, Coleman-street-buildings, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Bishop, Solicitor, No. 23, New Bridge-street, Blackfriars.

WHEREAS a Petition for adjudication in Bankruptcy, bearing date the 10th day of November 1849, hath been presented against John Jones, of Knightsbridge-terrace, Knightsbridge, in the county of Middlesex, Wine and Spirit Merchant, and he being declared a bankrupt is hereby required to surrender himself to Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 30th day of November instant, at one o'clock in the afternoon precisely, and on the 21st day of December next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of

London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. James Foster Groom, No. 12, Abchurch-lane, Lombard-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Dimmock and Bureby, Solicitors, No. 3, Suffolk-lane.

WHEREAS a Petition for adjudication in Bankruptcy, bearing date the 12th day of November 1849, is awarded and issued forth against John Cowlshaw, of Derby, in the county of Derby, Victualler, Dealer and Chapman, on his own account, and as a Railway Carriage Builder, in partnership with one James Cowlshaw, and he being declared a bankrupt is hereby required to surrender himself to John Balguy, Esq. one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptcy, at Nottingham, on the 7th of December next, and on the 4th of January following, at eleven in the forenoon, on each day, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Bittleston, Nottingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Whiston and Son, Solicitors, Derby, or to Mr. John Bowley, Solicitor, Nottingham.

WHEREAS a Petition for adjudication in Bankruptcy bearing date the 2nd day of November 1849, was filed in Her Majesty's Court of Bankruptcy for the Leeds District, on the 3rd day of November instant, against John Houston, late of Whitby, in the county of York, Keeper of a Hotel, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Martin John West, Esq. one of Her Majesty's Commissioners of the Leeds District Court of Bankruptcy, on the 23rd day of November instant, and on the 21st day of December next, at eleven of the clock in the forenoon precisely, on each day, at the Leeds District Court of Bankruptcy, in Leeds, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. George Young, of Park-row, Leeds, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Pringle, Stevenson, and Shum, Solicitors, No. 3, King's-road, Bedford-row, London, or to Mr. Appleton Stephenson, Solicitor, Whitby.

WHEREAS a Petition for adjudication in Bankruptcy, bearing date the 10th day of November 1849, was filed in Her Majesty's Court of Bankruptcy for the Leeds District, on the 10th day of November instant, against Charles Sanderson, of Sheffield, in the county of York, Iron Merchant, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Martin John West, Esq. one of Her Majesty's Commissioners of the Leeds District Court of Bankruptcy, on the 24th day of November instant, and on the 22nd day of December next, at twelve of the clock at noon precisely, on each of the said days, at the Leeds District Court of Bankruptcy, in the Council-hall, in Sheffield, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. George William Freeman, of Sheffield, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. W. H. Aldam, Solicitor, Sheffield.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 5th day of November 1849, hath been presented against James Saunders, of Liverpool, in the county of Lancaster, Licensed Victualler, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Richard Stevenson, Esq. one of Her Majesty's Commissioners of the Liverpool District Court of Bankruptcy, at Liverpool, on the 22nd of November instant, and on the 27th day of December next, at eleven in the forenoon precisely, on each day, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their

debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. William Bird, Liverpool, South Castle-street, Liverpool, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. William Kenny Tyrer, Solicitor, North John-street, Liverpool.

EDWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 21st day of March 1840, awarded and issued forth against David King, of Eltham, in the county of Kent, Surgeon and Apothecary, Dealer and Chapman, in partnership with Henry Davenport, of the same place, Surgeon and Apothecary, will sit on the 22nd of November instant, at one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 18th day of August 1849, awarded and issued forth against Shepard Mayfield, of Leamington Priors, in the county of Warwick, Upholsterer, Dealer and Chapman, will sit on the 11th day of December next, at twelve of the clock at noon, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Bankrupt Law Consolidation Act, 1849.

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 4th day of November 1847, awarded and issued forth against James Lansdown Norton, of Birmingham, in the county of Warwick, Stationer and Printseller, Dealer and Chapman, will sit on the 11th day of December next, at twelve of the clock at noon, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Bankrupt Law Consolidation Act, 1849.

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 28th day of February 1849, awarded and issued forth against Joel Wilson, of West Bromwich, in the county of Stafford, Steel Manufacturer, Dealer and Chapman, will sit on the 24th day of November instant, at twelve of the clock at noon, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to the Bankrupt Law Consolidation Act, 1849.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 18th day of May 1841, awarded and issued forth against James Hayward and Richard Hanks Moore, of No. 53, Paternoster-row, in the city of London, Booksellers and Publishers, Dealers and Chapmen, will sit on the 6th day of December next, at half past twelve o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the separate estate and effects of Richard Hanks Moore, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 22nd day of February 1841, awarded and issued forth against William Mather Nobbs, of Munday's Hotel, Maiden-lane, in the county of Middlesex, Hotelkeeper, and of No. 4, Upper Seymour-street, Euston-square, in the said county of Middlesex, Chemist and Druggist, Dealer and Chapman, will sit on the 8th of December next, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 22nd day of March 1848, awarded and issued forth against John Talbot Ubsdell, of Exbury, in the county of Southampton, Brickmaker and Dealer in Bricks, will sit on the 8th day of December next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date the 1st day of April 1811, awarded and issued forth against Hollingworth Bramley, of New City Chambers, in the city of London, Insurance Broker, will sit on the 6th of December next, at one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividends. And all claims not then proved will be disallowed.

JOSHUA EVANS, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 14th day of November 1839, awarded and issued forth against Henry Hall, of Lamb's Conduit-street, in the county of Middlesex, Ironmonger, Dealer and Chapman, will sit on the 8th day of December next, at half past eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date the 1st day of December 1810, awarded and issued forth against Abram Atkins, of Finsbury-square, Merchant, will sit on the 6th day of December next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date in the year 1830, awarded and issued forth against Agnus Macdonald and Archibald Campbell, late of Regent-street, in the parish of St. James, Westminster, in the county of Middlesex, Army Agents and Bankers, Dealers and Chapman, will sit on the 6th of December next, at one in the afternoon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, to make a Dividend of the separate estate and effects of Agnus Macdonald, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date in the year 1830, awarded and issued forth against Angus Macdonald and Archibald Campbell, late of Regent-street, in the parish of Saint James, Westminster, in the county of Middlesex, Army Agents and Bankers, Dealers and Chapman, will sit on the 6th day of December next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the separate estate and effects of Archibald Campbell, one of the said bankrupts; when and where the creditors who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 11th day of November 1848, awarded and issued forth against Charles Joseph John

Turner and William Atherton, late of No. 12, Bucklers' bury, and No. 1, Old Jewry, both in the city of London, Auctioneers, Surveyors, and Law Agents, Dealers and Chapman, will sit on the 5th day of December next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the separate estate and effects of Charles J. J. Turner, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. All claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 31st day of May 1849, awarded and issued forth against John Burdett Hamilton, of No. 21, Grange-walk, Bermondsey-square, Bermondsey, in the county of Surrey, Wholesale Confectioner, Oil and Italian Warehouseman, Dealer and Chapman, will sit on the 5th of December next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 17th day of May 1849, awarded and issued forth against Robert Daw the younger, of Launceston, in the county of Cornwall, Linendraper, and now also residing in Napier-street, City-road, in the county of Middlesex, will sit on the 5th day of December next, at half past eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 29th day of April 1846, awarded and issued forth against John George Ufford, of Highbury Brewery, Holloway, in the county of Middlesex, Common Brewer, will sit on the 5th day of December next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 4th day of December 1848, awarded and issued forth against James Henry Garrood, of Thornham Magna, in the county of Suffolk, Grocer and Draper, Dealer and Chapman, will sit on the 5th day of December next, at one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 5th day of July 1849, awarded and issued forth against Szymanski Leon, of Rathbone-place, in the county of Middlesex, Tailor and Trimmingseller, will sit on the 5th day of December next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 9th day of July 1849, awarded and issued forth against John King and Joseph Francis King, of No. 11, Wells-row, in the parish of Saint Mary, Islington, in the county of Middlesex, Co-partners, Builders and Chapman, will sit on the 5th day

of December next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the joint and separate estates and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 24th day of January 1848, awarded and issued forth against John Williams, of Berwick-house, Hampstead-road, in the county of Middlesex, Builder, Dealer and Chapman, will sit on the 6th day of December next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 11th day of January 1849, awarded and issued forth against William Blacknell, of Plumstead, in the county of Kent, Baker, Dealer and Chapman, will sit on the 5th day of December next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 20th day of July 1845, awarded and issued forth against Farquhar Macqueen, late of No. 102, Leadenhall-street, in the city of London, then of Hong Kong, a British Settlement in the Chinese Seas, and now of Macao, a Portuguese Settlement in the kingdom of China, Merchant, will sit on the 5th of December next, at half past one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the separate estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. All claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 28th day of October 1849, awarded and issued forth against George Staigt, of No. 9, Skinner-street, Snow-hill, in the city of London, Dealer, Cutler, and Worker in Ivory, will sit on the 5th day of December next, at half past twelve o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date the 31st day of May 1796, awarded and issued forth against John Cottin, of Bread-street, in the city of London, Merchant, trading under the firm of Joziah Cottin and Son, will sit on the 6th day of December next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 12th day of June 1848, awarded and issued forth against Leonard Slater Butler, of No. 31, Ludgate-hill, in the city of London, and of No. 8 Wharf, City-road-basin, in the county of Middlesex, Stationer and Coal Merchant, Dealer and Chapman, will sit on the 6th day of December next, at half-past eleven o'clock in the forenoon precisely, at the Court

of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EBENEZER LUDLOW, Serjeant-at-Law, one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 11th day of June 1847, awarded and issued forth against Alfred Tunstall and John Walker Cash, of the city of Bristol, Oil Merchants, Dealers and Chapmen, and Copartners in trade, will sit on the 6th day of December next, at eleven of the clock in the forenoon, at the Bristol District Court of Bankruptcy, in the city of Bristol, in order to make a Final Dividend of the estates and effects of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 18th day of August 1849, awarded and issued forth against Shepard Mayfield, of Leamington Priors, in the county of Warwick, Upholsterer, Dealer and Chapman, will sit on the 12th of December next, at twelve at noon, at the Birmingham District Court of Bankruptcy, at Birmingham, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 4th day of November 1847, awarded and issued forth against James Lansdown Norton, of Birmingham, in the county of Warwick, Stationer and Printseller, Dealer and Chapman, will sit on the 12th day of December next, at twelve of the clock at noon, at the Birmingham District Court of Bankruptcy, at Birmingham, Warwickshire, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where all creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

RICHARD STEVENSON, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 8th day of January 1841, awarded and issued forth against John Hewitt, of Liverpool, in the county of Lancaster, Merchant, will sit on the 6th of December next, at eleven in the forenoon precisely, at the District Court of Bankruptcy, at Liverpool, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

RICHARD STEVENSON, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 1st day of December 1836, awarded and issued forth against Thomas Turner, Daniel Brade, and Charles Schwind, of Liverpool, in the county of Lancaster, Merchants, trading in Copartnership with Frederick Lewis Schwind, of Bahia, in South America, and trading at Liverpool under the firm of Turner, Brade, and Co. and at Bahia under the firm of Schwind, Turner, and Company, will sit on the 6th day of December next, at eleven in the forenoon precisely, at the District Court of Bankruptcy, at Liverpool, in order to make a Dividend of the estates and effects of the said bankrupts; when and where the creditors who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend.

WHEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against John Samuel Story, of Saint Albans, in the county of Hertford, Banker, Dealer and Chapman, bearing date the 9th day of December 1848, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be held before Edward Goulburn, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 7th day of December next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form

and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of his intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Fiat in Bankruptcy issued and now in prosecution against Bennet Sewell and William Garrod, of Hackney, in the county of Middlesex, Drapers, Dealers, Chapmen, and Copartners, bearing date the 15th of August 1832, has, on the application of William Garrod, one of the said bankrupts, appointed a public sitting under such Fiat to be held before John Samuel Martin Fonblanque, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 5th day of December next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupts' conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of his intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

NOTICE is hereby given, that Walker Skirrow, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 22nd day of August 1849, awarded and issued forth against John Lloyd and George Lloyd, of Brinnington, in the county of Chester, Builders and Copartners in Trade, will, pursuant to "The Bankrupt Law Consolidation Act, 1849," on the application of the said bankrupts, sit on the 7th of December next, at twelve of the clock at noon precisely, at Her Majesty's Court of Bankruptcy, in Manchester, for the allowance of the Certificate of conformity of the said bankrupts under the said Fiat; when and where any of the creditors of the said bankrupts, who shall have given due notice of his or their intention to oppose, may at such sitting be heard against the allowance of such Certificate, pursuant to the Statute in such case made and provided.

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act in the prosecution of Fiats in Bankruptcy in the Birmingham District Court of Bankruptcy, has appointed a public sitting for the allowance of a Certificate to Thomas Oakes, of the parish of Kingswinford, in the county of Stafford, jointly with John Jones, of the same place, carrying on business as Ironmasters, Coalmasters, Ironfounders, Dealers and Chapmen, against whom a Fiat in Bankruptcy, bearing date the 10th day of July 1849, has been duly issued, to be holden at the Birmingham District Court of Bankruptcy, at Birmingham, on the 5th day of December next, at twelve o'clock at noon precisely, at which sitting any of the creditors of the said bankrupt may be heard against the allowance of such Certificate.

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act in the prosecution of Fiats in Bankruptcy in the Birmingham District Court of Bankruptcy, has appointed a public sitting for the allowance of a Certificate to John Jones, of the parish of Kingswinford, in the county of Stafford, jointly with Thomas Oakes, of the same place, carrying on business as Ironmasters, Coalmasters, Ironfounders, Dealers and Chapmen, against whom a Fiat in Bankruptcy, bearing date the 10th day of July 1849, has been duly issued, to be holden at the Birmingham District Court of Bankruptcy, at Birmingham, on the 5th day of December instant, at twelve of the clock at noon precisely; at which sitting any of the creditors of the said bankrupt may be heard against the allowance of such Certificate.

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act in the prosecution of Fiats in Bankruptcy in the Birmingham District Court of Bankruptcy, has appointed a public sitting for the allowance of a Certificate to George Webb, late of Tamworth, in the county of Stafford, Wine Merchant and

Commission Agent, Dealer and Chapman, against whom a Fiat in Bankruptcy, bearing date the 11th of September 1849, has been duly issued, to be holden at the District Court of Bankruptcy, at Birmingham, on the 5th of December next, at twelve of the clock at noon precisely, at which sitting any of the creditors of the said bankrupt may be heard against the allowance of such Certificate.

MARTIN JOHN WEST, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 26th day of June 1847, awarded and issued forth against Alexander Webb, of Wakefield, in the county of York, Seed Merchant, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Fiat to be holden on the 6th day of December next, at eleven of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, at the Commercial-buildings, Leeds, for the allowance or otherwise of the Certificate of conformity to the said bankrupt, and when the same will be allowed, unless sufficient cause be shewn against the allowance thereof.

WHEREAS Robert George Cecil Fane, Esq. the Commissioner acting in the prosecution of a Fiat in Bankruptcy, bearing date the 21st day of June 1849, awarded and issued forth against William Tomsey Creech, of Princes-street, Brighton, in the county of Sussex, Licensed Victualler, Dealer and Chapman, did, on the 8th day of November 1849, find the said William Tomsey Creech entitled to his Certificate of conformity, and allow and award the same as a Certificate of the third class; this is to give notice, that by virtue of "The Bankrupt Law Consolidation Act, 1849," the said Certificate will be delivered to the said William Tomsey Creech, at the expiration of twenty-one days from the date of such allowance, unless an appeal be duly entered against the judgment of the Court, and notice thereof be given to the Court of the said Commissioner.

WHEREAS Robert George Cecil Fane, Esq. the Commissioner acting in the prosecution of a Fiat in Bankruptcy bearing date the 27th day of July 1849, awarded and issued forth against Thomas Parfremont, of No. 2, King-street, Holborn, in the county of Middlesex, Bootmaker, did, on the 9th day of November 1849, find the said Thomas Parfremont entitled to his Certificate of conformity, and allow and award the same as a Certificate of the first class; this is to give notice, that by virtue of "The Bankrupt Law Consolidation Act, 1849," the said Certificate will be delivered to the said Thomas Parfremont at the expiration of twenty-one days from the date of such allowance, unless an appeal be duly entered against the judgment of the Court, and notice thereof be given to the Court of the said Commissioner.

WHEREAS Robert George Cecil Fane, Esq. the Commissioner acting in the prosecution of a Fiat in Bankruptcy, bearing date the 27th day of July 1840, against William Colcock, of No. 1, James-street, Covent-garden, in the county of Middlesex, Grocer, Dealer and Chapman, did, on the ninth day of November 1849, find the said William Colcock entitled to his Certificate of conformity, and allow the same; this is to give notice that by virtue of "The Bankrupt Law Consolidation Act, 1849," the said Certificate will be delivered to the said William Colcock at the expiration of twenty-one days from the date of such allowance, unless an appeal be duly entered against the judgment of the Court, and notice thereof be given to the Court of the said Commissioner.

WHEREAS Robert George Cecil Fane, Esq. the Commissioner acting in the prosecution of a Fiat in Bankruptcy, bearing date the 25th day of May 1849, awarded and issued forth against Martin Luther Pritchard, and Robert Norris Dale, of Liverpool, in the county of Lancaster, Stock and Share Brokers, Dealers and Chapmen and Copartners, trading in Liverpool aforesaid, under the firm of Pritchard and Dale, did, on the 9th day of November 1849, find the said Robert Norris Dale, one of the said bankrupts, entitled to his Certificate of conformity, and allow and award the same as a Certificate of the first class; this is to give notice, that by virtue of "The Bankrupt Law Consolidation Act, 1849," the said Certificate will be delivered to the said Robert Norris Dale at the expiration of twenty-one days from the date of such allowance, unless an appeal be duly entered against the judgment of the Court, and notice thereof be given to the Court of the said Commissioner.

THIS is to certify that Martin John West, Esq. one of the Commissioners of Her Majesty's Court of Bankruptcy for the Leeds District, acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against William Husler, of Woodhouse, in the parish of Leeds, in the county of York, Stonemason and Beerseller, hath allowed

to the said bankrupt a Certificate of conformity, bearing date the 8th day of November 1849, and that of the third class; and that such Certificate will be delivered to the said bankrupt at the expiration of twenty-one days from the date hereof, unless an appeal be duly entered against the same.—8th November 1849.

THIS is to give notice, that the Court acting in the prosecution of a Fiat in Bankruptcy awarded and issued forth against Alexander Denoon, of Adam's-court, Old Broad-street, in the city of London, Merchant, carrying on business under the firm of A. Denoon and Co. bearing date the 17th day of March 1849, did, on the 20th day of October last, allow the said Alexander Denoon a Certificate of the second class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Fiat in Bankruptcy, awarded and issued forth against George Monro, of Birmingham, in the county of Warwick, Hackneyman and Coach Proprietor, Dealer and Chapman, has allowed the said George Monro a Certificate of the first class; and that such Certificate will be delivered to the said bankrupt at the expiration of twenty-one days from the date of such allowance, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Fiat in Bankruptcy, awarded and issued forth against George Nye, of Maidstone, in the county of Kent, bearing date the 18th day of June 1849, allowed the said George Nye a Certificate of the second class; and that such Certificate will be delivered to the said bankrupt unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Fiat in Bankruptcy, bearing date the 26th day of May 1848, awarded and issued forth against William Boucher, of the city of Bristol, Bed, Mattress, and Bedstead Manufacturer, Dealer and Chapman, allow the said William Boucher a Certificate, after a suspension of twelve months; and that such Certificate will be delivered to the said bankrupt unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Fiat in Bankruptcy, awarded and issued forth against John Spikins, late of Dartmouth-row, but now of Regent-street, Westminster, in the county of Middlesex, Carpenter and Builder, Dealer and Chapman, bearing date the 9th day of January 1849, did, on the 8th of November instant, allow the said John Spikins a Certificate of the third class, after a suspension of six months; and that such Certificate will be allowed to the bankrupt unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

NOTICE is hereby given, that Edward Robert Daniell Esq. the Commissioner acting in the prosecution of a Fiat in Bankruptcy, bearing date the 3rd day of August 1849, awarded and issued forth against Charles Nixon, of Birmingham, in the county of Warwick, Glass and Picture-framemaker, Dealer and Chapman, did, on the 10th day of November instant, allow the said Charles Nixon a Certificate of conformity of the first class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court,

In the Court of Bankruptcy, London.

In the Matter of the Petition of Stephen Bradley, of Stoke's-cottage, Gelling-place, Ramsgate, in the county of Kent, and previously of Folkestone, in the same county, a Commander in the Royal Navy on Half-pay, an Insolvent Debtor.

TAKE notice, that I, the abovenamed, a Petitioner under the Statutes fifth and sixth Victoria, cap. 116, and seventh and eighth Victoria, cap. 96, shall, on the 30th day of November 1849, at, one o'clock in the afternoon (such time having been appointed by the Court for the purpose), or as soon after as Counsel or Attorney can be heard, make application to John Samuel Martin Fonblanque, Esq. one of the Commissioners of the said Court, or to such other Commissioner as may then be sitting, for an order for protection from process under the provisions of the 28th section of the said last-mentioned Statute, when any of my creditors may be heard by themselves, their counsel, or attorneys.

WHEREAS a Petition of James Fawcett, of No. 42, Hill-street, Toxteth-park, in the borough of Liverpool, in the county of Lancaster, Book-keeper, at the same

time carrying on the business of a Grocer at No. 42, Hill-street, Toxteth-park aforesaid, and previously of No. 39, Windsor-street, Toxteth-park aforesaid, at the same time being a Book-keeper, in Liverpool aforesaid, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said James Fawcett, under the provisions of the Statutes in that case made and provided, the said James Fawcett is hereby required to appear before William Lowndes, Esq. the Judge of the said Court, on the 19th day of November instant, at ten of the clock in the forenoon precisely, at the Liverpool District County Court, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said James Fawcett, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of William Killon, at present and for six weeks last past residing in lodgings at No. 31, Cornwallis-street, Liverpool, in the county of Lancaster, and for six months previously residing in lodgings at No. 55, Duke-street, in Liverpool aforesaid, and for seven months previously residing in lodgings, in Buchanan-street, in the city of Glasgow, Scotland, and during the whole of the above periods being employed as an Assistant to a Hairdresser, and for two years and six months previously residing at No. 17, Tyler-street, Regent-street, in the county of Middlesex, carrying on business as a Hairdresser and Perfumer, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said William Killon, under the provisions of the Statutes in that case made and provided, the said William Killon is hereby required to appear before William Lowndes, Esq. Judge of the said Court, on the 19th of November instant, at ten o'clock in the forenoon precisely, at the Liverpool District County Court, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Killon, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Theophilus Jonas Sutton, at present and for two years and three months now last past residing in lodgings, No. 117, Duke-street, in the parish of Liverpool, in the county of Lancaster, and being a Merchant's Clerk and Overlooker, and for two years previously residing in Richmond-street, at Newcastle-upon-Tyne, in the county of Northumberland, being there a Master Mariner, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said Theophilus Jonas Sutton, under the provisions of the Statutes in that case made and provided, the said Theophilus Jonas Sutton is hereby required to appear before William Lowndes, Esq. Judge of the said Court, on the 19th day of November instant, at ten of the clock in the forenoon precisely, at the Liverpool District County Court, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Theophilus Jonas Sutton, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Andrew Irwin Birrell, at present and for thirteen months last past residing at No. 13, Duke-street, in the borough of Liverpool, and county of Lancaster, and for four months previous residing in Pine-street, in the borough and county aforesaid, carrying on business during the same period as a Commission Agent, and for two years previous residing at No. 105, Park-lane, in the borough and county aforesaid, then carrying on business as a Hatter, and for fifteen months previous residing at No. , Bloom-street, in the borough and county aforesaid, and carrying on business as a Commission Agent, and having an Office during the said fifteen months in Manesty-lane, in the borough and county aforesaid, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said Andrew Irwin Birrell, under the provisions of the Statutes in that case made and provided, the said Andrew Irwin Birrell is hereby required to appear before William Lowndes, Esq. Judge

of the said Court, on the 19th day of November instant, at ten of the clock in the forenoon precisely, at the Liverpool District County Court, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Andrew Irwin Birrell, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Thomas Augustus Vesey, of Halesworth, in the county of Suffolk, Brazier and Tinplate-worker, an insolvent debtor, having been filed in the County Court of Suffolk, at Halesworth, and an interim order for protection from process having been given to the said Thomas Augustus Vesey, under the provisions of the Statutes in that case made and provided, the said Thomas Augustus Vesey is hereby required to appear before the said Court, on the 21st day of November instant, at two o'clock in the afternoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Thomas Augustus Vesey, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Collins, Clerk of the said Court, at his office, at Halesworth, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Robert Morris, now and for upwards of three years preceding residing at Poulton-cum-Seacombe, in the parish of Wallasey, in the county of Chester, part of that time and until the month of August 1849, there carrying on the business of a Grocer and Provision Dealer, and the calling of a Book-keeper or Writing Clerk, but now following the calling of a Book-keeper or Writing Clerk only, an insolvent debtor, having been filed in the County Court of Cheshire, at Birkenhead, and an interim order for protection from process having been given to the said Robert Morris, under the provisions of the Statutes in that case made and provided, the said Robert Morris is hereby required to appear before John William Harden, Esq. Judge of the said Court, on the 23rd day of November instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Robert Morris, or that have any of his effects, are not to pay or deliver the same but to Mr. John Faulkner, Clerk of the said Court, at the County Court Office, at Birkenhead, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Henry Simmons, at present, and for six months and upwards last past residing in lodgings at the Red Hart Inn, in the parish of Awre, in the county of Gloucester, and occasionally during such time sleeping at the Upper George Inn, in the town of Newnham, in the said county of Gloucester, and being, during the first part of such time, Foreman on the South Wales Line of Railway, near Newnham aforesaid, to his brother, Charles Simmons, a Sub-contractor on the same line, and during the latter part of such time Foreman to William Blinkhorn, of Gloucester, upon the said line of Railway, previously in lodgings at the Black Bear Inn, in the city of Coventry, and occasionally during such last mentioned residence staying at Bedworth, near Coventry, in the county of Warwick, and also during such residence at Coventry aforesaid occasionally sleeping at the Old Crown Inn, in Deritend, Birmingham, in the said county of Warwick, and being during all such time out of business, previously in lodgings at Clifton, near Rugby, in the said county of Warwick, Foreman to William Lea, of Hill Moreton, in the said county of Warwick, and during the first part of such time having horses working for hire on the Rugby and Stamford Line of Railway, jointly with his brother, Charles Simmons, previously in lodgings at Corely, near Bilston, in the county of Stafford, having horses working for hire on the Birmingham and Shrewsbury Line of Railway, jointly with the said Charles Simmons, previously of Offenham, near Evesham, in the county of Worcester, previously of Bengeworth, in the said county of Worcester, and previously of Winchcomb, in the said county of Gloucester, and being during his residence at Offenham and Bengeworth aforesaid, and during the latter part of his residence at Winchcomb aforesaid, in partnership with the said Charles Simmons, as Sub-contractors upon the Oxford, Worcester, and Wolverhampton Line of Railway, and during the early part of his residence at Winchcomb aforesaid, Foreman to Messieurs John and William Blinkhorn, on the Gloucester and Cheltenham Railway, and

occasionally, during such last mentioned time, living in lodgings at Cheltenham, in the said county of Gloucester, an insolvent debtor, having been filed in the County Court of Gloucestershire, at Newnham, and an interim order for protection from process having been given to the said Henry Simmons, under the provisions of the Statutes in that case made and provided, the said Henry Simmons is hereby required to appear before James Francillon, Esq. the Judge of the said Court, on the 23rd day of November instant, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Henry Simmons, or that have any of his effects, are not to pay or deliver the same but to Mr. Robert Wilton, Clerk of the said Court, at his office at Newnham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Charles Simmons, at present and for six months and upwards last past residing at Newnham, in the county of Gloucester, and being during the first part of such time a Sub-contractor on the South Wales Line of Railway, and afterwards as "Ganger" upon the said line, previously living in Ambrose-street, in Cheltenham, in the said county of Gloucester, out of business, previously in lodgings at Llanharan, near Cowbridge, in the county of Glamorgan, out of business, previously at Corely, near Bilston, in the county of Stafford, previously in lodgings at Bordsley, near Birmingham, in the county of Warwick, and having during part of such residence at Corely and Bordsley, horses working for hire upon the Shrewsbury and Birmingham Line of Railway, near Corely aforesaid, and upon the Rugby and Stamford Line of Railway, at Clifton, near Rugby, in the said county of Warwick, jointly with his brother Henry Simmons, and during the latter part of such time being out of business, previously of Offenham, near Evesham, in the county of Worcester, previously of Bengeworth, in the said county of Worcester, and previously of Winchcomb, in the said county of Gloucester, and being during his residence at Offenham and Bengeworth aforesaid, and during the latter part of his residence at Winchcomb aforesaid, in partnership with the said Henry Simmons, as Sub-contractors upon the Oxford, Worcester, and Wolverhampton Line of Railway, under the firm of Messieurs Charles and Henry Simmons, and during the early part of his residence at Winchcomb aforesaid being out of business, an insolvent debtor, having been filed in the County Court of Gloucestershire, at Newnham, and an interim order for protection from process having been given to the said Charles Simmons, under the provisions of the Statutes in that case made and provided, the said Charles Simmons is hereby required to appear before James Francillon, Esq. the Judge of the said Court, on the 23rd day of November instant, at ten o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Charles Simmons, or that have any of his effects, are not to pay or deliver the same but to Mr. Robert Wilton, Clerk of the said Court, at his office, at Newnham, the Official Assignee of the estate and effects of the said insolvent.

In the Matter of the Petition of Marcus Louis, at present and for six months last past residing at Ruthin, in the county of Denbigh, Attorney's Clerk, and Agent by Deputy, at Saint Asaph, in the county of Flint, to the Farmers' and General Fire and Life and Loan and Annuity Company, and to the Farmers' and Graziers' Mutual Cattle Insurance Association, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Denbighshire, at Ruthin, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 26th day of November instant, at eleven o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of George Hancock, of Fenton, in the county of Stafford, Joiner and Builder.

NOTICE is hereby given, that the County Court of Staffordshire, at Hanley, acting in the matter of this Petition, will proceed to make a Final Order thereon at the said Court, on the 23rd day of November instant, at ten o'clock in the forenoon unless cause be then and there shewn to the contrary.

HENRY JOHN SHEPHERD, Esq. one of Her Majesty's Commissioners authorized to act under a Petition of Insolvency, bearing date the 15th day of December 1842, presented by William Hamblen, of No. 60, Queen's-road, in the parish of Saint Mary, Paddington, in the county of Middlesex, Agent for the sale and purchase of Corn and other Grain, and Commission Agent, will sit on

the 4th of December next, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said insolvent; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE estates of David Hume, Farmer, Cattle Dealer, and Grazier, at Costerton Mains, near Blackshields, were sequestrated on the 8th of November 1849.

The first deliverance is dated the 8th November 1849.

The meeting to elect Interim Factor is to be held, at two o'clock afternoon, on Monday the 19th of November current, within Cannon's Commercial Temperance Hotel, No. 11, South Saint Andrew-street, Edinburgh; and the meeting to elect the Trustee and Commissioners is to be held, at two o'clock afternoon, on Monday the 17th day of December next, within the same place.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 8th day of May 1850.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JAMES BELL, S.S.C. Chambers, 18, James-square, Edinburgh.

THE estates of William Connell, junior, and Company, Cordage Manufacturers, in Greenock, as a Company, and of Thomas Connell, Commission Agent, in Greenock, not only as surviving Partner thereof, but as thereafter trading by himself under that firm, and as an Individual, were sequestrated on the 9th day of November 1849.

The first deliverance is dated the said 9th day of November 1849.

The meeting to elect an Interim Factor is to be held at twelve o'clock noon, on Tuesday the 20th of November 1849, within the Tontine Hotel, in Greenock; and the meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock at noon, on Thursday the 13th day of December 1849, within the said Tontine Hotel, in Greenock.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 10th day of May 1850.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

PATRICK, M'EWEN, and CARMENT, W.S. Agents, 32, Albany-street, Edinburgh.

Edinburgh, November 9, 1849.

THE estates of David Graham, Grocer, Lawnmarket, Edinburgh, were sequestrated on the 9th day of November 1849.

The first deliverance is dated 9th November 1849.

The meeting to elect Interim Factor is to be held, at two o'clock afternoon, on Monday the 19th of November current, 1849, within the Railway Station Hotel, Market-street, Edinburgh; and the meeting to elect the Trustee and Commissioners is to be held, at two o'clock afternoon, on Monday the 10th day of December next, 1849, within the same place.

A composition may be offered at this latter meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 10th day of May 1850.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

JNO. M. JUNNER, S.S.C. Agent, Edinburgh, 6, North Saint David-street.

November 9, 1849.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

See Notice at the end.

The following PERSONS, who, on their several Petitions filed in the Court, have obtained Interim Orders for protection from process, are required to appear in Court as hereinafter mentioned, at the Court-House, in Portugal-Street, Lincoln's-Inn, as follows, to be examined and dealt with according to the Statute:

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On Tuesday the 27th November 1849, at Eleven o'clock precisely, before Mr. Commissioner Harris.

William Ralph, of Old Ford-road, Stratford, Bow, Middlesex, also of No. 14, Lower White Cross-street, London, Milkman.

Charles Birch Crisp, late of No. 21, Southampton-street, Pentonville, Middlesex, then of No. 27, Southampton-street aforesaid, then of Uttoxeter, Stafford, then of No. 13, Hayes-place, Lisson-grove, Middlesex, then of No. 1, Caledonia-crescent, Pentonville aforesaid, then of No. 1, All Saints-place, Islington, Middlesex, and now of No. 11, Holly-street, North Dalston, Middlesex, Attorney's Clerk and Law Writer.

Henry Gilbert, formerly of No. 3, Lower Clapton-place, Clapton, renting stables at the Red Cow, Dalston, Omnibus Proprietor, then of Bevendon-street, Hoxton, then of No. 27, Ashley-crescent, City-road, then of Park-street, Camden-town, then of No. 5, Eversholt-street, Camden-town, all in Middlesex, and now of No. 2, East-street, Old Kent-road, Surrey, Omnibus Conductor.

Joseph Manning the younger, formerly of No. 24, East-place, Walcot-place, Lambeth, Surrey, then of No. 3, Buttesland-street, Hoxton, Middlesex, then of No. 36, Britannia-row, Islington, Middlesex, then and now of No. 9, Cross-street, Islington, Middlesex, Surveyor.

Robert Collins, formerly of No. 9, Hop-gardens, and No. 19, Bedfordbury, Saint Martin's-lane, Greengrocer, and now of No. 41, Henry-street, Avenue-road, Regent's-park, both in Middlesex, Bread and Biscuit Baker.

Joseph Jay, formerly of No. 24, Red Lion-street, and No. 4, Red Lion-passage, Hoxton Old-town, Middlesex, Skittle and Ball Turner, and Turner in General, and late and now of No. 24, Red Lion-street aforesaid.

Edward Jones, of No. 25, Cloth-fair, West Smithfield, London, Dairyman.

Thomas Neale, formerly of No. 3, Chapel-street, Stockwell, late of Acre-lane, Clapham, then of No. 2, Surrey-lane, Bridge-road, Battersea, Tin-plate and Zinc Worker, and Illuminating Lamp Contractor, and now of No. 26, Vauxhall-terrace, Lambeth, all in Middlesex, out of business.

Herbert Morgan Griffiths, of No. 24, New Gravel-lane, Shadwell, Middlesex, Butcher, also of Kingston-market, Kingston, Surrey, having also a Shop in Leadenhall-market, in the city of London.

George Bilney, of Kensall-green, Willesden, Middlesex, Schoolmaster, and Registrar of Births and Deaths for the said parish.

On Wednesday the 28th November 1849, at Eleven o'clock precisely, before the Chief Commissioner.

Bernhard Hermann Seckendorff, formerly of No. 34, Bucklersbury, London, Cigar Dealer and Agent, then and now of No. 7, Weymouth-terrace, City-road, Middlesex, Agent for Foreign and British Manufacturers, having offices at No. 120, Cheapside, London.

William Bailey, of No. 144, Upper George-street, Bryanstone-square, Middlesex, Cabinetmaker, and of No. 14, Oxford-terrace, subsequently of No. 21, Cambridge-terrace, Edgware-road, Paddington, Middlesex, Lodging-house Keeper.

On Thursday the 29th November 1849, at Eleven o'clock precisely, before the Chief Commissioner.

John Robert Stretton, of No. 53, Chapel-street, Somers'-town, Middlesex, Pork Butcher and Tripeman, previously of No. 20, Foley-street, Marylebone, Pork Butcher, previously of No. 48, Lambeth-walk, Tripe Dresser.

On Thursday the 29th November 1849, at Ten o'clock precisely, before Mr. Commissioner Law.

John Payne, of No. 2, Fishmonger-alley, Fenchurch-street, London, Bootmaker, at No. 2, Fishmonger-alley, Fenchurch-street, London.

Charles Suckermore Draper, formerly of No. 46, Great Queen-street, Lincoln's-inn-fields, Tobacconist, then of No. 86, Long-lane, Tobacconist and Licensed Dealer in Plate, then and now of No. 50, Great Clarendon-street, Somers'-town, all in Middlesex, Shopman to a Tobacconist, and Commission Agent for the sale of Theatrical Tickets.

James Ward, formerly of New-road, Hammersmith, then of Paddington-green, Paddington, then of Chesterfield-street, King's-cross, then of Shepperton-cottages, Islington, then of Shaftesbury-street, New North-road, all in Middlesex, not in any business or occupation, then of No. 8, Southwark-bridge-road, Surrey, Clerk to a Tea Dealer, then of Bloomfield-street, London-wall, then of Winchester-street, London-wall, then of King-street,

Cheapside, then of Red Cross-street, Cripplegate, also in London, not in any occupation, then of No. 12, Cheyne-walk, Chelsea, Secretary to a Railway Company, then of No. 38, Jermyn-street, Saint James, both in Middlesex, then of No. 14, Cloak-lane, Queen-street, Cheapside, London, then of No. 4, Ferry-street, Lambeth, Surrey, then of No. 25, Tabernacle-walk, Finsbury, Middlesex, then of No. 6, China-terrace, Lambeth, then of No. 6, Augusta-row, Clapham-road, then of No. 5, Church-street, Waterloo-road, all in Surrey, then of No. 12, Wilmington-square, and then of No. 1, Crawford-place, Cold Bath-square, both in Middlesex, Accountant.

Michael Donagan, formerly of No. 137, Edgware-road and No. 9, Church-street, Marylebone, Hairdresser, then of No. 4, Strong's-place, Fulham-road, Kensington, Hairdresser and Tobacconist, then of No. 1, Brook-street, Ipswich, Suffolk, Assistant to a Hairdresser, then of No. 80, Dean-street, Soho, Middlesex, Assistant to a Hairdresser, then of No. 86, Seymour-place, Bryanstone-square, out of employ, then of Thames-street, Windsor, Berkshire, Assistant to William Rows, Hairdresser, Wife residing at No. 95, Dean-street, Soho, Perfumer, then of Union-street, Birmingham, Warwickshire, Assistant to a Hairdresser, then of Rose-crescent, Cambridge, Assistant to a Hairdresser, then and now of No 58, Edgware-road, Middlesex, Assistant to a Hairdresser, Wife living at No. 15, Hanway-street, Oxford-street, Middlesex, Hairdresser.

Ludruk Merick, trading and known as Louis Mercik, formerly of No. 25, Osnaburgh-street, Regent's-park, then of No. 19, Old Burlington-street, Bond-street, and now of No. 4, John-street, Tottenham-court-road, all in Middlesex, Tailor.

N.B.—1. Any creditor may attend and give evidence and produce witnesses. Opposition can only be made by the Creditor in person, or by Counsel appearing for him.

2. The petition and schedule, and all books papers, and writings filed, will be produced by the proper Officer for inspection and examination until two clear days before the hearing.

3. Creditors' assignee may be chosen according to the Statute.

4. Persons indebted to the said Insolvent Debtors respectively, or having any of their effects, are to pay and deliver the same to the Official Assignee, being the Provisional Assignee of the Court, at the said Court, and to no other person.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 10th day of November 1849.

ASSIGNEES have been appointed in the following Cases. Further particulars may be learned at the Office, in Portugal-Street, Lincoln's-Inn-Fields, on giving the number of the Case.

John Barnard, late of Billingham, near Falkingham, Lincolnshire, Druggist, Insolvent, No. 71,681 C.; George Spurr and John Holliday Thomas, Assignees.
John Chantler, late of Newcastle-upon-Tyne, Northumberland, out of business, Insolvent, No. 71,686 C.; Jacob Grey, Assignee.
James Knight, late of No. 49, Manchester-street, Manchester-square, Middlesex, Broker and Agent, Insolvent, 71,654 C.; Robert Henry Parkinson, Assignee.
Ann Angwin, late of Killack, Cornwall, Widow, Insolvent, No. 67,324 C.; John Hall, New Assignee, in place of Samuel Higgs, removed.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 10th day of November 1849.

ORDERS have been made, vesting in the Provisional Assignee the Estates and Effects of the following Persons:

On their own Petitions.

John Tozer, late of No. 168, Great Dover-street, Southwark, Surrey, Builder, out of business.—In the Queen's Prison.
Richard Samuel Campbell, late of No. 53, Gainsford-street, Horslydown, Surrey, Coal Merchant.—In the Debtors' Prison for London and Middlesex.

William James John, late of No. 5, Park-cottages, Canonbury-park, Islington, Middlesex, Commission Agent, out of business.—In the Debtors' Prison for London and Middlesex.

Henry Paramour, late of No. 16, King-street, Ramsgate, Kent, Baker and Confectioner.—In the Debtors' Prison for London and Middlesex.

William Gray Cruchley, late of No. 101, London-road, Brighton, Sussex, Gentleman.—In the Queen's Prison.

Joseph William Woolley, late of No. 91, Fenchurch-street, City, Ironmonger.—In the Queen's Prison.

The Reverend Camillo Mapei, late of No. 2, Upper Rupert-street, Haymarket, Middlesex, Doctor of Divinity.—In the Debtors' Prison for London and Middlesex.

Henry Chubb, late of No. 9, Albert-road, East-street, Globe-fields, Mile-end, Middlesex, Journeyman Hairdresser.—In the Debtors' Prison for London and Middlesex.

George William Drummond Hay, late of Great Portland-street, Oxford-street, Middlesex, Lieutenant in the Royal Artillery.—In the Debtors' Prison for London and Middlesex.

Samuel Rushworth Rodwell, late of No. 44, Cavendish-street, New North-road, Middlesex, Boot and Shoemaker, out of business.—In the Debtors' Prison for London and Middlesex.

Frances Davidge, late of No. 7, Selina-cottages, Twickenham, Middlesex, Widow, not in any trade or profession.—In the Debtors' Prison for London and Middlesex.

Joseph John Arnold, late of No. 14, Bruton-street, Bond-street, Middlesex, Commission Agent.—In the Queen's Prison.

Harry Mills, late of Red Lion-street, Borough-market, Southwark, Surrey, Potato Salesman, out of business.—In the Gaol of Surrey.

William Joseph Rumball, late of No. 5, Lavender-place, Bayswater, in the county of Middlesex, Coach and Harnessmaker.—In the Debtors' Prison for London and Middlesex.

William Bryant, late of No. 1, Isaac's-place, Wilstead-street, Somers' Town, Middlesex, Carman.—In the Debtors' Prison for London and Middlesex.

Eliza Ann Payne, late of No. 15, Cadogan-street, Sloane-street, Chelsea, Middlesex, Spinster.—In the Debtors' Prison for London and Middlesex.

Thomas Bower, late of No. 33, Earl-street, Mary-le-bone, Middlesex, Gardener.—In the Debtors' Prison for London and Middlesex.

Robert Henesey, late of No. 84, Gray's-inn-lane, Middlesex, Mahogany and Hard Wood Merchant.—In the Debtors' Prison for London and Middlesex.

Stephen Geary, late of No. 19, Euston-place, Euston-square, Middlesex, Architect and Surveyor.—In the Debtors' Prison for London and Middlesex.

John Swain Champness, late of No. 100, Great Portland-street, Oxford-street, Middlesex, Chemist and Druggist.—In the Debtors' Prison for London and Middlesex.

George Skellern, late of No. 6, Meard's-court, Wardour-street, Soho, Middlesex, Tailor.—In the Debtors' Prison for London and Middlesex.

William Joseph Attenbrow, late of No. 189, Oxford-street, Middlesex, Grocer and Tea Dealer, out of business.—In the Debtors' Prison for London and Middlesex.

John Nicholles, late of Heath-cottage, Blackheath, Kent, and also of No. 125, Regent-street, Middlesex, Dentist.—In the Debtors' Prison for London and Middlesex.

John Gathergood, late of Wiggenthall Saint Mary the Virgin, Norfolk, Brickmaker, Carpenter, and Builder.—In the Gaol of Norwich.

Thomas Cotton the elder, late lodging in Sullington-road, Sheepshed, near Loughborough, Leicestershire, Farmer, out of business.—In the Gaol of Leicester.

John Quail, late of No. 135, Saint James-street, Liverpool, Lancashire, Surgeon.—In the Gaol of Lancaster.

Henry Berry, late of Malling-street, Lewes, in Sussex, Painter, Glazier, and Paperhanger.—In the Gaol of Lewes.

Daniel Kershaw, late of No. 14, Westgate, Halifax, Yorkshire, Architect and Surveyor.—In the Gaol of Halifax.

William Bailey, late of Hillside-villa, Bradford, Yorkshire, Clerk to the Town Clerk of Bradford.—In the Gaol of York.

Robert Stokell, late of Woodhouse Carr, near Leeds, Yorkshire, Wheelwright and Builder.—In the Gaol of York.
David Hill, late of Bellevue-terrace, Swansea, Glamorgan-shire, Coal Merchant.—In the Gaol of Cardiff.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

See Notice at the end.

The following **PRISONERS**, whose Estates and Effects have been vested in the Provisional Assignee by Order of the Court, having filed

their Schedules, are ordered to be brought up in Court, as hereinafter mentioned, at the Court-House, in Portugal-Street, Lincoln's-Inn-Fields, as follows, to be dealt with according to the Statute :

On Wednesday the 28th November 1849, at Eleven o'Clock precisely, before Mr. Commissioner Law.

William Norman (sued as W. Norman), formerly of Drury-lane, Baker, then of Kensal New-town, Harrow-road, then and late of No. 9, Whittington-place, Upper Holloway, Middlesex, out of business and employ.

On Thursday the 29th November 1849, at Eleven o'Clock precisely, before Mr. Commissioner Phillips.

Bernard Graham, formerly of No. 2, Pownall-terrace, Kennington-cross, Lambeth, and late of No. 49, Lant-street, Southwark, both in Surrey, Attorney's Clerk.

Robert Howe Gould, formerly of the Strand, Middlesex, afterwards of the same place, Dealer in Ice, carrying on that business under the style of the Wenham Lake Ice Company, having a residence first at Alfred-place, Brompton, Middlesex aforesaid, and then at Bonchurch, in the Isle of Wight, Hampshire, late of the Strand aforesaid, Clerk to a Dealer in Ice, having lodgings at Devizes, Wiltshire, and Surrey-street, Strand, Author.

Thomas Beesley, formerly of No. 2, Vincent-terrace, City-road, and of Finsbury-place, Middlesex, in business with Israel Watts Philips, as Upholsterer, then of No. 2, Vincent-terrace, City-road, Middlesex, Agent, then of No. 1, Trigon-terrace, Clapham-road, Surrey, Agent, and of No. 25, Savage-gardens, Crutched-friars, London, in partnership with Frederic Chapman, and No. 3, New London-street, Crutched-friars, Wine Merchants and Publishers of the Wine Trade Circular, then of No. 32, Newington-crescent, and late of No. 41, Southwark-bridge-road, Surrey, out of business.

Frederick Chapman, formerly of No. 41, Saint John's-wood-terrace, Regent's-park, Middlesex, and of No. 25, Savage-gardens, Crutched-friars, London, Wine Merchant, and Publisher and Proprietor of the Wine Trade Circular, then of the former place, and of No. 3, New London-street, Crutched-friars, in partnership with Thomas Beesley, as Wine Merchants and Publishers of the Wine Trade Circular, and late of No. 43, Windsor-terrace, City-road, Middlesex, out of business.

TAKE NOTICE.

1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given, by entry thereof in the proper page and columns of the book kept for that purpose at the Office of the Court, between the hours of Ten in the Forenoon and Four in the Afternoon, two clear days before the day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of entering such notice and of the said day of hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect by the Creditors, notice of opposition will be sufficient if given one clear day before the day of hearing.

N.B. Entrance to the Office in Portugal-street.

2. The petition and schedule, and all books, papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination until the last day for entering op-

position, inclusive; and copies of the petition and schedule, or such parts thereof as shall be required, will be provided by the proper Officer, according to the Act 1 and 2 Vict. c. 110, sec. 105.

3. Notice to produce at the hearing any books or papers filed with the schedule must be given to the Officer having the custody thereof, within the hours above mentioned, on any day previous to the day of hearing.

4. Opposition at the hearing can only be made by the Creditor in person, or by Counsel appearing for him.

Pursuant to the Acts for the Relief of Insolvent Debtors in England.

See Notice at the end.

The following PRISONER, whose Estate and Effects have been vested in the Provisional Assignee by Order of the Court for Relief of Insolvent Debtors, and whose Petition and Schedule, duly filed, have been referred and transmitted to the County Court hereinafter mentioned, pursuant to the Statute in that behalf, is ordered to be brought up :

Before the Judge of the County Court of Cambridgeshire, holden at Cambridge, on Saturday the 24th day of November 1849, at Three o'Clock in the Afternoon precisely.

Edward Smith, late of Fen Ditton, in the county of Cambridge, Gardener, Wife a Laundress, a Prisoner in the Gaol of Cambridge, in the county of Cambridge.

N.B.—1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given to the said Prisoner, in writing, which may be left at the Gaol two clear days before the day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of giving such notice and of the said day of hearing.

2. The petition and schedule will be produced by the proper Officer for inspection and examination at the Office of the Court in London, between the hours of Ten and Four, on this notice being exhibited; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act of 1st and 2nd Victoria, cap. 110, sec. 105.

N.B. Entrance to the Office in Portugal-street Lincoln's-inn-fields.

3. The duplicates of the petitions and schedules, and all books, papers, and writings filed therewith, will be produced by the Clerks or Assistant Clerks of the said County Courts, for inspection and examination, at the Offices of the said County Courts respectively, at the Towns aforesaid, and copies of the petition and schedule, or such part thereof as shall be required, will be provided according to sec. 106 of the Act.

All Letters must be Post-paid.

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Tuesday, November 13, 1849.

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