



The London Gazette.

Published by Authority.

TUESDAY, NOVEMBER 19, 1850.

AT the Court at *Windsor*, the 13th day of *November* 1850,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the session of Parliament, holden in the fifth and sixth years of the reign of Her present Majesty, intituled "An Act to amend the law of copyright," it is among other things enacted, that it shall not be lawful for any person, not being the proprietor of the copyright, or some person authorized by him, to import into any Port in the United Kingdom, or into any other part of the British dominions, for sale or hire, any printed book first composed or written, or printed and published in any part of the United Kingdom, wherein there shall be copyright, and reprinted in any country or place whatsoever out of the British dominions :

And whereas by an Act, passed in the session of Parliament holden in the eighth and ninth years of the reign of Her present Majesty, intituled "An Act to regulate the trade of the British possessions abroad," books wherein the copyright is subsisting, first composed or written, or printed in the United Kingdom, and printed or reprinted in any other country, are absolutely prohibited to be imported into the British possessions abroad :

And whereas by an Act, passed in the session of Parliament holden in the tenth and eleventh years of the reign of Her present Majesty, intituled "An Act to amend the law relating to the protection in the colonies of works entitled to copyright in the United Kingdom," it is enacted that in case the legislature, or proper legislative authorities in any British possession, shall be disposed to make due provision for securing or protecting the rights of British authors, in such possession, and shall pass an Act or make an Ordinance for that purpose, and shall transmit the same in the proper manner to the Secretary of State, in order that it may be submitted to Her Majesty; and in case Her Majesty shall be of opinion that such Act or Ordinance is sufficient for the purpose of securing to British authors reasonable protection within such possession, it shall be lawful for Her Majesty, if she think fit so to do, to express Her Royal approval of such Act or Ordinance, and thereupon to issue an Order in Council declaring that so long as the provisions of such Act or Ordinance continue in force within such colony, the prohibitions contained in the aforesaid

Acts, and hereinbefore recited, and any prohibitions contained in the said Acts or in any other Acts against the importing, selling, letting out to hire, exposing for sale or hire, or possessing foreign reprints of books first composed, written, printed or published in the United Kingdom, and entitled to copyright therein, shall be suspended, so far as regards such colony :

And whereas an Ordinary has been passed by His Excellency the Lieutenant-Governor, and the Legislative Council of the Island of St. Lucia, No. 8, intituled "An Ordinance authorising the importation of books, being foreign reprints of books first composed or written, or printed or published in the United Kingdom, and in which there shall be copyright," whereby provision is made for securing or protecting the rights of British authors in the said island :

And whereas Her Majesty hath expressed Her royal approval of the same :

Now, therefore, Her Majesty, by and with the advice and consent of Her Privy Council, and by the authority of the same, doth order, and it is hereby ordered, that so long as the said Ordinance of the legislature of the said island shall remain and continue in force within the said island, all prohibitions in either of the said hereinbefore recited Acts of the Imperial Parliament, or in any other Acts thereof contained, against the importing into the said island, or against the selling, letting out to hire, exposing for sale or hire, or possessing therein foreign reprints of books first composed, written, printed or published in the United Kingdom, and entitled to copyright therein, shall be suspended, so far as regards the said island :

And the Right Honourable the Lords Commissioners of Her Majesty's Treasury, and the Right Honourable Earl Grey, one of Her Majesty's principal Secretaries of State, are to give the necessary directions therein, as to them may respectively appertain. *Wm. L. Bathurst.*

AT the Court at *Windsor*, the 13th day of *November* 1850,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS there was this day read at the Board a report from the General Board of Health, dated the sixteenth day of September one

thousand eight hundred and fifty, in the words following; that is to say:

"To the Queen's Most Excellent Majesty.

"We, the General Board of Health, appointed for the purposes of the Public Health Act, 1848; have, in pursuance of the provisions of that Act, upon the petition of not less than one-tenth of the inhabitants rated to the relief of the poor of and within the parish of New Sleaford, in the county of Lincoln, having a known and defined boundary (the number of the said petitioners greatly exceeding thirty in the whole), directed William Ranger, Esq. a superintending inspector appointed for the purposes of the said Public Health Act, to visit the said parish, and to make inquiry, and to examine witnesses as to the sewerage, drainage, and supply of water, the state of the burial grounds, the number and sanitary condition of the inhabitants, and as to any local Acts of Parliament in force within such parish for paving, lighting, cleansing, watching, regulating, supplying with water, or improving the said parish, or having relation to the purposes of the said Public Health Act; also as to the natural drainage areas, and the existing municipal, parochial, or other local boundaries which might be most advantageously adopted for the purposes of that Act;

"And the said superintending inspector, having previously given the notices directed by the said Public Health Act, proceeded upon the said inquiry in the manner directed by that Act, and hath reported in writing to the said Board upon the said several matters with respect to which he was directed to inquire, and upon certain other matters with respect to which he deemed it expedient to report for the purposes of that Act;

"And copies of the said report, accompanied by a notice, stating that written statements might be forwarded to the said Board, with respect to any matter contained in or omitted from the said report, or any amendment proposed to be made therein, have been duly published and deposited as directed by the said Public Health Act, and the time for forwarding such statements has now elapsed; and all such statements as have been received by the said Board have been duly deposited as required by that Act;

"And it appears by the said report that there is no local Act of Parliament in force within the said parish for paving, lighting (otherwise than for the profit of proprietors or shareholders), cleansing, watching, regulating, supplying with water, or improving such parish, or any part thereof, or in anywise relating to the purposes of the said Public Health Act;

"Now, therefore, We, the said General Board of Health, do hereby, in pursuance of the said Public Health Act, humbly report to your Majesty, that it appears to us to be expedient that the Public Health Act, 1848, and every part thereof, except the section numbered 50 in the copies of that Act, printed by your Majesty's printers, should be applied to, and be in force within and throughout the entire area, places, and parts of places comprised within the boundaries of the said parish, and that such area, places, and parts of places should be and constitute a district, for the purpose of the said Public Health Act accordingly.

"2. That the Local Board of Health to be elected under the said Public Health Act shall consist of nine persons, and that the entire number shall be elected for the whole of the said district.

"3. That the first election of the said Local Board of Health shall take place on the day after the expiration of two calendar months from the

date of the Order in Council authorizing the application of the Public Health Act, 1848, to the parish of New Sleaford aforesaid.

"4. That one-third in number of the said Local Board shall go out of office on the day after the expiration of a year from the day upon which the first election of the Board aforesaid shall take place; but in case the day so appointed shall fall on a Sunday, or on a day appointed for public fast or thanksgiving, then such one-third shall go out of office on the day following.

"5. That every person at the time of his election as member of the said Local Board, and so long as he shall continue in office by virtue of such election, shall be resident as in the said Public Health Act, 1848, is required, and be seized or possessed of real or personal estate, or both, to the value or amount of not less than one thousand pounds; or shall be so resident and rated to the relief of the poor of some parish, township, or place, of which some part is within the said district, upon an annual value of not less than thirty pounds.

"6. That at the first election of the said Local Board, Maurice Peter Moore, Esq. of Northgate, in the parish of New Sleaford, shall have the powers and perform the duties vested in or imposed upon the Chairman of the Local Board of Health by the Public Health Act, 1848, in relation to the election by owners of property and ratepayers, and shall perform all other duties which it may be requisite for him to perform in conducting and completing the said first election; and in case the said Maurice Peter Moore, from illness, or other sufficient cause, shall be unable to exercise or discharge such powers or duties, or shall be absent, or shall refuse to act, then William Foster, Esq. Solicitor, shall exercise and perform such of the said powers and duties as then remain to be exercised or performed.

"7. That the fourteen days' notice of qualification required by the Public Health Act, 1848, to be given by owners of property, in order to entitle them to vote at the said first election, shall be given to the said Maurice Peter Moore, at his residence, in Northgate, within the said district of New Sleaford; or in case he shall refuse, or be unable to receive the same, then to the said William Foster, at his residence, likewise situate within the district of New Sleaford aforesaid.

Now, therefore, Her Majesty, having taken the said report into consideration, is pleased to approve thereof, and by and with the advice of Her Privy Council, doth hereby, under and in pursuance of the Public Health Act, 1848, order and direct that, from and after the date of this Order, the Public Health Act, and every part thereof, except the section numbered 50 in the copies of that Act, printed by Her Majesty's printers, shall be applied to and be in force within and throughout the entire area, places, and parts of places comprised within the boundaries of the parish of New Sleaford, in the county of Lincoln, and that such area, places, and parts of places shall be and constitute a district for the purposes of the said Public Health Act accordingly.

2. That the Local Board of Health, to be elected under the said Public Health Act, shall consist of nine persons, and that the entire number shall be elected for the whole of the said district.

3. That the first election of the said Local Board of Health shall take place on the day after the expiration of two calendar months from the date of the Order in Council authorizing the application of the Public Health Act 1848 to the parish of New Sleaford aforesaid.

4. That one-third in number of the said Local Board shall go out of office on the day after the expiration of a year from the day upon which the first election of the Board aforesaid shall take place; but in case the day so appointed shall fall on a Sunday or on a day appointed for public fast or thanksgiving, then such one-third shall go out of office on the day following.

5. That every person, at the time of his election, as member of the said Local Board, and so long as he shall continue in office by virtue of such election, shall be resident, as in the said Public Health Act, 1848, is required, and be seized or possessed of real or personal estate, or both, to the value or amount of not less than one thousand pounds; or shall be so resident and rated to the relief of the poor of some parish, township, or place, of which some part is within the said district, upon an annual value of not less than thirty pounds.

6. That at the first election of the said Local Board, Maurice Peter Moore, Esq. of Northgate, in the parish of New Sleaford, shall have the powers and perform the duties vested in or imposed upon the Chairman of the Local Board of Health by the Public Health Act, 1848, in relation to the election by owners of property and ratepayers, and shall perform all other duties which it may be requisite for him to perform in conducting and completing the said first election; and in case the said Maurice Peter Moore, from illness or other sufficient cause, shall be unable to exercise or discharge such powers or duties, or shall be absent, or shall refuse to act, then William Foster, Esq. Solicitor, shall exercise and perform such of the said powers and duties as then remain to be exercised or performed.

7. That the fourteen days' notice of qualification required by the Public Health Act, 1848, to be given by owners of property in order to entitle them to vote at the said first election, shall be given to the said Maurice Peter Moore, at his residence, in Northgate, within the said district of New Sleaford; or in case he shall refuse, or be unable to receive the same, then to the said William Foster, at his residence, likewise situate within the district of New Sleaford aforesaid.

Wm. L. Bathurst.

Windsor-Castle, November 13, 1850.

This day had audience of Her Majesty:—

The Marquis d'Azeglio, Envoy Extraordinary and Minister Plenipotentiary from the King of Sardinia, to deliver his credentials;

To which he was introduced by Viscount Palmerston, G.C.B. Her Majesty's Secretary of State for Foreign Affairs.

Windsor-Castle, November 13, 1850.

The Queen was this day pleased to confer the honour of Knighthood upon Samuel Martin, Esq. one of the Barons of Her Majesty's Court of Exchequer.

Windsor-Castle, November 13, 1850.

The Queen was this day pleased to confer the honour of Knighthood upon Charles Lock Eastlake, Esq. President of the Royal Academy.

Foreign-Office, November 16, 1850.

The Queen has been pleased to approve of Sr. João Agostinho Adrian as Consul-General in the Mauritius for Her Majesty the Queen of Portugal and the Algarves.

The Queen has also been pleased to approve of Mr. William Kirchner as Consul at Sydney for the Free Hanseatic City of Hamburg.

*The Prince of Wales' Council Chamber,
Somerset-House, November 16, 1850.*

The names of those who have been this day nominated by the Council of His Royal Highness the Prince of Wales to serve the office of Sheriff of the county of Cornwall:

William Williams, of Tregulow, Esquire.

Sir Colman Rashleigh, of Prideaux, Baronet.

Francis Howell, of Ethy, Esquire.

WHEREAS by an Act passed in the tenth year of Her present Majesty, intituled "An Act for the more easy Recovery of Small Debts and Demands in England," it was enacted, that for raising a fund for providing a court-house and offices, and for paying off any monies which might be borrowed as therein mentioned, and the interest due in respect thereof, the Clerk of every Court holden under the authority of that Act, in which and while it should be necessary to raise such fund, should demand and receive from the plaintiff in any suit brought in that Court the sum of sixpence when the debt or damage claimed should exceed twenty shillings and should not exceed forty shillings, and for every claim exceeding forty shillings one-twentieth part thereof, neglecting any sum less than sixpence in estimating such twentieth part, or such other sum in either case, not exceeding the rates thereinbefore mentioned, as one of Her Majesty's Principal Secretaries of State, with the consent of the Commissioners of Her Majesty's Treasury, from time to time should order:

And whereas by an Act passed in the fourteenth year of Her present Majesty intituled "An Act to extend the Act for the more easy Recovery of Small Debts and Demands in England, and to amend the same," it was enacted that the jurisdiction of the several Courts holden or to be holden under the said Act of the Tenth year of Her Majesty should extend to the recovery of any debt, damage, or demand, not exceeding the sum of fifty pounds, and to all actions in respect thereof (save and except the several actions specified in the proviso in Section fifty-eight of the said Act of the Tenth year of Her Majesty), and that the several powers and provisions of the said Act of the Tenth year of Her Majesty, and of an Act passed in the Thirteenth year of Her Majesty, intituled "An Act to amend the Act for the more easy Recovery of Small Debts and Demands in England, and to abolish certain Inferior Courts of Record, and all rules, orders, and regulations which had been or might be made in pursuance of the said Acts or either of them, should extend to all debts, damages, and demands which might be sued for in the said Courts or any of them, not exceeding the sum of fifty pounds, and to all proceedings and judgments for the recovery of the same, or otherwise in relation thereto respectively as fully and effectually, to all intents and purposes, as the same respectively were then or might be applicable to debts, damages, and demands within the jurisdiction of the said Courts: And that that Act and the said recited Acts of the Tenth and Thirteenth years of Her Majesty should be read and construed as one Act, as if the several provisions in the said last-mentioned Acts contained,

not inconsistent with the provisions of the said Act of the Fourteenth year of Her Majesty, had been therein repeated and re-enacted :

In pursuance of the powers given by the said recited Acts, I, Sir George Grey, Baronet, One of Her Majesty's Principal Secretaries of State, with the consent of Sir William Gibson Craig, Baronet, and Henry Rich, two of the Commissioners of Her Majesty's Treasury, do hereby Order, that on and after the twenty-fifth day of November, one thousand eight hundred and fifty, the Clerk of every Court holden under the provisions of the said recited Acts, shall demand and receive from the plaintiff in every suit brought in that Court, sixpence, when the amount of the debt or damage claimed shall exceed twenty shillings and shall not exceed forty shillings, and when the amount of the debt or damage claimed shall exceed forty shillings and shall not exceed twenty pounds, one-thirtieth part thereof, and in estimating the sum to be demanded and received, every fraction of a pound in the amount claimed shall be treated and considered as an entire pound ; and that when the amount of the debt or damage claimed shall exceed twenty pounds, the same sum shall be demanded and received as if the amount of the debt or damage claimed were twenty pounds only. And on and after the said twenty-fifth day of November, the sums directed to be demanded and received by the fifty-second section of the first-recited Act shall cease to be payable.

Dated this fifteenth day of November, 1850.

G. GREY, { *One of Her Majesty's Principal Secretaries of State.*

W. GIBSON CRAIG, } *Commissioners of Her Majesty's Treasury.*
H. RICH, }

WHEREAS, by an Act passed in the tenth year of Her present Majesty, intituled, "An Act for the more easy Recovery of Small Debts and Demands in England," it was enacted that there should be payable, on every proceeding in the Courts holden under that Act, to the Judges, Clerks, and High Bailiffs of the several Courts by the said Act established, such fees as were set down in a Schedule to that Act annexed, or which should be set down in any Schedule of Fees reduced or altered under the power thereinafter contained for that purpose, and none other ; and it was further enacted that it should be lawful for one of Her Majesty's Principal Secretaries of State, with the consent of the Commissioners of Her Majesty's Treasury, to lessen the amount of the fees to be taken in the Courts holden under that Act in such manner as to him should seem fit, and again to increase such fees, so that the Scale of Fees given in the Schedule to the said Act should not be in any case surpassed :

And whereas, by an Act passed in the thirteenth year of Her present Majesty, intituled "An Act to amend the Act for the more easy Recovery of Small Debts and Demands in England, and to abolish certain Inferior Courts of Record," it was enacted that it should be lawful for one of Her Majesty's Principal Secretaries of State, with the consent of the Commissioners of Her Majesty's Treasury, from time to time to regulate or vary, lessen or increase, the fees or sums in the name of fees then payable, or which from time to time might be payable, on the several proceedings in the Courts holden under the said Act of the tenth year of Her Majesty, to the Judges, Clerks, and High Bailiffs of such Courts, and such fees or sums might be so regulated from time to time by way of per centage on the amount of the demand ; and

such Secretary of State, with such consent as aforesaid, might from time to time appoint, instead of all or any of the fees or sums in the name of fees then payable, or which might from time to time be payable as aforesaid, other fees or sums by way of per centage or otherwise, and to be payable on such proceedings under such last-mentioned Act, as such Secretary of State, with such consent as aforesaid, might direct :

And whereas, by an Act passed in the fourteenth year of Her present Majesty, intituled "An Act to extend the Act for the more easy recovery of Small Debts and Demands in England, and to amend the same," it was enacted that there should be payable on every proceeding in the Courts holden under the said Act of the tenth year of Her Majesty, to the Judges, Clerks, and High Bailiffs of the several Courts, in every case where the sum sought to be recovered should exceed twenty pounds, such fees as were set down in the Schedule to the said Act of the tenth year of Her Majesty annexed, as fees payable upon demands exceeding the sum of ten pounds ; and that it should be lawful for one of Her Majesty's Principal Secretaries of State, with the consent of the Commissioners of Her Majesty's Treasury, from time to time to regulate or vary, lessen or increase, the fees payable under that Act or the said recited Acts or either of them, in such manner as to him should seem fit : And whereas by the said last-mentioned Act it was enacted that that Act and the said Acts of the tenth and thirteenth years of Her Majesty should be read and construed as one Act, as if the several provisions in the said last-mentioned Acts contained, not inconsistent with the provisions of the said Act of the fourteenth year of Her Majesty, had been therein repeated and re-enacted :

In pursuance of the powers given by the said recited Acts, I, Sir George Grey, Baronet, One of Her Majesty's Principal Secretaries of State, with the consent of Sir William Gibson Craig, Baronet, and Henry Rich, two of the Commissioners of Her Majesty's Treasury, whose names are hereunto subscribed, do hereby order and appoint that, on and after the twenty-fifth day of November, One thousand eight hundred and fifty, the fees, or sums in the name of fees, in the Schedule to the said Act of the tenth year of Her Majesty mentioned, shall cease to be payable, and that in lieu thereof, the fees, or sums in the name of fees, mentioned in the Table following, shall be payable on the proceedings in the Courts holden under the provisions of the said Acts of the tenth, thirteenth, and fourteenth years of Her Majesty respectively. And that the fees, or sums in the name of fees, mentioned in the said Table (with the exception of the fees called in the said Table "High Bailiffs' Fees"), shall in each Court be appointed and divided as follows :—Nineteen-fortieth parts thereof to be the Judge's fees, and to be applied as the Judge's fees are now applicable ; nineteen-fortieth parts thereof to be the Clerk's fees, and to be applied as the Clerk's fees are now applicable in such Court ; and two-fortieth parts thereof to be the High Bailiff's fees, to be applied as the High Bailiff's fees are now applicable in such Court. And that the fees called "High Bailiffs' Fees" in the said Table shall be taken by the High Bailiffs for their own use.

TABLE OF FEES

To be taken in the County Courts established by 9 and 10 Vict., c. 95, on and after the 25th day of November, 1850.

N.B.—In cases within the ordinary jurisdiction of the Courts, the under-mentioned poundage and fees are to be taken ; but where the sum de-

manded is above Twenty Pounds, the poundage is to be taken on Twenty Pounds only. All fractions of a pound, for the purpose of calculating the poundage, shall be treated as an entire pound.

For every Summons; Seven pence in the pound on the amount of the demand.

For every application for a Summons out of the District; Three pence in the pound on the amount of the demand. This sum to include every Fee for such application.

NOTICE.—No other Fee whatever is to be taken on the entry of a plaint, except for service by the High Bailiff, and for affidavit of service out of the district.

For every Hearing without a Jury; Twenty-six pence in the pound on the amount of the demand.

For every Hearing with a Jury; thirty-eight pence in the pound on the amount of the demand.

Judgments by consent under the 13 & 14 Vict., c. 61, sects. 8 & 9, and Judgments upon applications in the nature of sci. fa., to be charged the same fee as on the hearing of a cause without a Jury.

NOTICE.—No other Fee whatever is to be taken for the hearing or trial of a cause, except for the service of the Order by the High Bailiff.

For every Subpœna (each Witness; Two shillings, without reference to the amount of the demand.

For entering and giving Notice of a Special Defence; Eighteen pence, without reference to the amount of the demand.

For any Adjournment of a Cause or other matter to another Court, at the request of either party; Three pence in the pound on the amount of the demand.

For paying Money into or out of Court, whether before or after judgment, on each payment not exceeding Ten shillings; One penny:—and on each payment above Ten shillings; Two pence in the pound on the amount of the payment.

For Notice to be given, by pre-paid post letter, to Plaintiff, of every payment whatever made into Court; Two pence, without reference to the amount of the payment: out of this fee, the postage of such letter is to be paid by the Clerk.

For issuing any Warrant, Attachment, or Execution; Two pence in the pound on the amount for which such Warrant, Attachment, or Execution issues.

For taking Recognizance, Bond, or Security for Costs; Fourpence in the pound on the amount of the demand.

For inquiry into sufficiency of Sureties; Sixpence in the pound on the amount of the demand.

For application for new Trial, or to set aside Proceedings; Sixpence in the pound on the amount of the demand,

For every summons for Commitment, under the 9 & 10 Vict. c. 95, sect. 98; Sixpence in the pound on the amount of the original demand then remaining due.

For every Hearing of the matters mentioned in such Summons for Commitment; One shilling in the pound on the amount last aforesaid.

NOTICE.—No other Fees than the above to be taken, on any account whatever, except the High Bailiff's Fees for service. No application to the Court is to be charged with a Fee except

those above-mentioned. No increase of Fees shall be made by reason of there being more than one plaintiff or defendant.

HIGH BAILIFF'S FEES.

For serving every Summons, Order, or Subpœna, within Two Miles of the Court House; One penny in the pound on the amount of the demand, except for the service of a Summons under the 9th and 10th Vict., c. 95, sect. 98, when the poundage is to be calculated on the amount of the original demand then remaining due.

For such service, if beyond Two Miles, then extra for every additional Mile; Sixpence, without reference to the amount of the demand.

For affidavit of service of Summons out of the jurisdiction; One shilling, without reference to the amount of the demand.

For execution of every Warrant, or Attachment, against the Goods or Body within Two Miles of the Court House; One shilling in the pound on the amount for which such Warrant or Attachment issues.

For such execution, if beyond Two Miles then extra for every additional Mile; Sixpence, without reference to the amount for which such Warrant, or Attachment issues.

For keeping possession of Goods till Sale, per Day, (including expenses of removal, storage of Goods, and all other expenses whatever) not exceeding Five Days; Sixpence in the pound on the amount for which the Execution issues. [This, however, does not apply to cases of interpleader in which the costs and expenses of possession are in the discretion of the Judge.]

For carrying every Delinquent to Prison, including all expenses and Assistants; One shilling per Mile, without reference to the amount mentioned in the Warrant.

For issuing Warrant to Clerk of another Court; Two shillings and Sixpence, without reference to the amount mentioned in the Warrant.

N.B. Where the Plaintiff recovers less than the amount of his claim, so as to reduce the scale of Costs, the plaintiff to pay the difference.

The several Fees payable on proceedings in Replevin to be regulated on the above Scale, by the amount distrained for, and on proceedings for the recovery of Tenements, by the yearly rent or value of the Tenement sought to be recovered; but in neither case to exceed the Fees payable on a demand of Twenty pounds.

In cases of extraordinary jurisdiction, given to the Court by the consent of parties to the trial of questions under the 13 & 14 Vict., c. 61, sect. 17, the poundage shall be taken in every such case on the sum of Fifty pounds.

In cases of Interpleader, the Summons is to be issued to the High Bailiff *gratis*, and the poundage for the hearing is to be estimated on the value of the goods claimed, which, in case of dispute, is to be assessed by the Judge. The Costs, however, of the Summons, estimated on the above-mentioned value, shall be included in the general costs, which may, in the discretion of the Judge, be awarded at the hearing.—Dated this fifteenth day of November, 1850.

G. GREY, { *One of Her Majesty's Principal Secretaries of State.*

W. GIBSON CRAIG, } *Commissioners of Her Majesty's Treasury.*
H. RICH, }

COURT OF EXCHEQUER.

*Michaelmas Term.—Fourteenth Victoria.**Tuesday, the 19th day of November 1850.*

This Court will hold Sittings on Saturday the 30th November, and Monday the 2nd to Saturday the 7th of December, both inclusive, and also on Monday the 16th December, and will at such Sittings proceed in disposing of the business then pending in the paper of New Trials, and in the paper of Special Cases and Demurrers.

Also in giving judgment in all matters then standing for judgment.

Fred. Pollock.
J. Parke.
E. H. Alderson.
T. J. Platt.

Read in open Court,
Edwd. Bennett.

Whitehall, November 9, 1850.

The Lord Chancellor has appointed Charles Beckington, of the borough and county of Newcastle-upon-Tyne, Gent. to be a Master Extraordinary in the High Court of Chancery.

Whitehall, November 13, 1850.

The Lord Chancellor has appointed Robert Paterson, of Liverpool, Gent. to be a Master Extraordinary in the High Court of Chancery.

In the Matter of certain Letters Patent granted to Edward Austin, of No. 3, Warwick-place, Bedford-row, in the county of Middlesex, Gentleman, bearing date and sealed at Westminster, the 12th day of May 1837, for an invention "for raising Sunken Vessels and other bodies."

NOTICE is hereby given, that under and by virtue and in pursuance of an Act made and passed in the session of Parliament held in the 5th and 6th years of the reign of His late Majesty King William the IVth, intituled "An Act to amend the law touching Letters Patent for Inventions;" and of another Act made and passed in the session of Parliament held in the 2nd and 3rd years of the reign of Her present Majesty Queen Victoria, intituled "An Act to amend an Act of the 5th and 6th years of the reign of King William the IVth, intituled 'An Act to amend the law touching Letters Patent for Inventions;'" and of another Act made and passed in the session of Parliament held in the 7th and 8th years of the reign of Her said Majesty Queen Victoria, intituled "An Act for amending an Act passed in the 4th year of the reign of His late Majesty, intituled 'An Act for the better administration of justice in His Majesty's Privy Council, and to extend its jurisdictions and powers.'" A petition will be presented to Her Majesty in Council, by and on behalf of the aforesaid Edward Austin, of No. 163, Albany-road, in the parish of St. Giles, Camberwell, in the county of Surrey, praying Her Majesty to grant a prolongation of the term of the said Letters Patent; and notice is hereby further given, that an application will be made to the Right Honourable the Lords of the Judicial Committee of Her Majesty's Privy Council, on the 19th day of December next, or on the then next day of sitting of the said Committee, to fix an early day for the hearing of the matters contained in the said petition; and any person desirous of being heard in opposition to the prayer of the said petition, must

enter a caveat to that effect, in the Privy Council Office, on or before the said 19th day of December next.—Dated this 11th day of November 1850.

Francis Paxon, 16, Bloomsbury-square,
London, Agent for the said Petition.

In the Matter of certain Letters Patent granted to Henry Davies, of Stoke Prior, in the county of Worcester, Engineer, bearing date and sealed at Westminster, the 15th day of March, A.D. 1837, for "certain improved Apparatus or Machinery for obtaining Mechanical Power, also certain improved Apparatus or Machinery for impelling or raising Fluids;" and also of other Letters Patent granted to the said Henry Davies, bearing date and sealed at Edinburgh the 9th day of February 1838, for certain improved Apparatus or Machinery for obtaining Mechanical power; also for raising or impelling of Fluids, and for ascertaining the measure of Fluids.

NOTICE is hereby given, that under and by virtue and in pursuance of an Act made and passed in the session of Parliament held in the fifth and sixth years of the reign of His late Majesty King William the Fourth, intituled "An Act to amend the law touching letters patent for inventions," and of another Act made and passed in the session of Parliament held in the second and third years of the reign of Her present Majesty Queen Victoria, intituled "An Act to amend an Act of the fifth and sixth years of the reign of King William the Fourth, intituled "An Act to amend the law touching letters patent for inventions," and of another Act made and passed in the session of Parliament held in the seventh and eighth years of the reign of Her said present Majesty, intituled "An Act for amending an Act passed in the fourth year of the reign of His late Majesty, intituled 'An Act for the better administration of justice in His Majesty's Privy Council, and to extend its jurisdiction and powers,'" a petition will be presented to Her Majesty in Council by and on the behalf of Francis Rufford, of Bellbroughton, in the county of Worcester, Esquire, the Assignee of the said letters patent, praying Her Majesty to grant a prolongation of the said several letters patent; and notice is hereby further given, that an application will be made to the Right Honourable the Lords of the Judicial Committee of Her Majesty's Privy Council, on the 21st day of December next, or on the then next day of sitting of the said Committee, if the said Committee shall not sit on the said 21st day of December, to fix an early day for the hearing of the matters contained in the said petition; and any person desirous of being heard in opposition to the prayer of the said petition must enter a caveat to that effect in the Privy Council Office, on or before the said 21st day of December next.

Owen T. Alger, 37, Bedford-row, Agent
for the said Petition.

NOTICE is hereby given, that a separate building, named the Baptist Chapel, situate at Sutton Courtney, in the parish of Sutton Courtney, in the county of Berks, in the district of Abingdon, being a building certified according to law as a place of religious worship, was, on the 14th day of November 1850, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 15th day of November 1850.
Richard Ellis, Superintendent Registrar.

NOTICE is hereby given, that a separate building named Wesley Chapel, situate in the parish of St. John, in the county of Glamorgan, in the district of Cardiff, was registered on the 22nd day of October 1850 for solemnizing marriages therein, in substitution of the building situate in the parish of St. John, Cardiff, and known as the Ebenezer English Wesleyan Chapel, and the registry of which building for solemnization of marriages therein was cancelled on the said date, pursuant to Act of 6 and 7 Wm. IV. c. 85.

W. B. Watkins, Superintendent Registrar.
Cardiff, November 13, 1850.

NOTICE is hereby given, that a separate building, named The Wesleyan Methodist Chapel, situate at Royd End, in the township of Wilsden, in the parish of Bradford, in the county of York, in the district of Bradford, and North Bierley, being a building certified according to law as a place of religious worship, was, on the 13th day of November 1850, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 14th day of November 1850.
John Darlington, Superintendent Registrar.

Manchester, Buxton, Matlock, and Midlands Junction Railway.

(Completion of Purchase of Cromford Canal and Amendment of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament, in the ensuing session, for an Act to enable the Manchester, Buxton, Matlock, and Midlands Junction Railway Company to complete and carry out the purchase of the navigable canal, called the Cromford Canal, and the reservoirs, basins, works, lands, and hereditaments, plant, property, and effects thereto belonging, authorized by the Manchester, Buxton, Matlock, and Midlands Junction Railway Act, 1846; and to enable the said Railway Company to raise the money required for such purchase, wholly or partly by debentures or mortgage on the security of their undertaking and works, and the undertaking and works of the Cromford Canal Company, so to be purchased by them as aforesaid, or either of such undertakings; and to enable the said Cromford Canal Company to accept and receive a debenture or mortgage, in respect of the whole of the said purchase money, or the Proprietors in the said Canal Company to accept and receive debentures secured

upon such undertakings as aforesaid, in lieu of their shares or interests in the said Company, and as payment for the same; and also to enable the said Railway Company to fix and guarantee interest upon any shares that may be issued for the purpose of completing the purchase of such canal and works, or of redeeming and paying off such debentures as aforesaid; and to confer, vary, or extinguish any rights or privileges which may be necessary for or interfere with respectively, all or any of the objects and purposes aforesaid. And it is intended by the said Act to repeal, alter, or amend all such part or parts, as shall be necessary for the purposes aforesaid of the several Acts following; that is to say: "An Act passed in the 29th year of the reign of His Majesty King George III. for making and maintaining a navigable canal from or from near to Cromford Bridge, in the county of Derby, to join and communicate with the Erewash Canal, at or near Langley Bridge; and also a collateral cut from the said intended canal, at or near Codnor-park-mill, to or near Pinxton-mill, in the said county. Another Act passed in the 30th year of the reign of His Majesty King George III., to alter and amend an Act passed in the last session of Parliament, for making and maintaining a navigable canal from or from, near to Cromford Bridge, in the county of Derby, to join and communicate with the Erewash Canal, at or near Langley Bridge; and also a collateral cut from the said intended canal, at or near Codnor-park-mill, to or near to Pinxton-mill, in the said county. Another Act, passed in the 9th year of the reign of Her present Majesty, to alter and amend some of the provisions of the Acts relating to the Cromford Canal. Another Act, passed in the 9th and 10th years of the reign of her present Majesty, for authorising the sale of the Cromford Canal and other property of the Cromford Canal Company. Also an Act passed in the 9th and 10th years of the reign of her present Majesty, intituled "The Manchester, Buxton, Matlock, and Midlands Junction Railway Act, 1846." Another Act, passed in the 10th and 11th years of the reign of Her present Majesty, intituled "The Manchester, Buxton, Matlock, and Midlands Junction Railway Act, 1847." And another Act, passed in the 11th and 12th years of the reign of Her present Majesty, intituled "The Manchester, Buxton, Matlock, and Midlands Junction Railway Act, 1848."—Dated this 12th day of November 1850.

Philip Hubbersty, Solicitor for the Bill.

THE Inclosure Commissioners for England and Wales hereby give notice, that an application has been made by the Reverend Thomas Witham, of Lartington, in the county of York, Clerk, and Alfred Bell, of No. 59, Lincoln's-inn-fields, London, Esquire, in trust for Raleigh Trevelyan, of Netherwiton, in the county of Northumberland, Esquire, for the advance of the undermentioned sum, by way of Loan, under the provisions of the Act of the 9th and 10th Vict., cap. 101, for the drainage of the lands hereinafter specified.

Name of Estate.	Chapelry.	County.	Sum applied for by way of Loan.
Westerheugh Farm	Brenkburn	Northumberland	£ 244

Witness my hand this 6th day of November in the year of our Lord 1850.

(Signed) *H. C. Mules*, Secretary.

THE Inclosure Commissioners for England and Wales hereby give notice, that applications have been made by the under-mentioned parties, for the advance of the under-mentioned sums, by way of Loan, under the provisions of the Act of the 13th and 14th Vict. cap. 31, for the drainage of the lands hereinafter specified :

Name of Applicant.	Name of Estate.	Parish.	County.	Sums applied for by way of Loan.
The Right Honourable Philip Weddell Earl de Grey	Lands in the parishes of	Higham, Gobion, Upper and Lower Gravenhurst, Clophill, Silsoe, Pulloxhill, Harrold.	Beds	£ 2400
Thomas Mitchenson Maude, of Selaby-park, in the county of Durham, Esquire	Lands in the parishes of	Sealeby and Irthington	Cumberland	200
William Maude, of Selaby-park, in the county of Durham, Esquire	Lands in the parish of	Irthington	Cumberland	300
William Parkin, of Pit-farm, in the county of Cumberland, Farmer	Sike-house	Bolton	Cumberland	100
The Reverend George Rawlins, of Leaden Roding, in the county of Essex, Clerk	Part of the Glebe belongs to the Rectory of	Leaden Roding	Essex	30
Charles Devon, of Teddington-place, in the county of Middlesex, Esquire	Lands in the parish of	Ruckenford	Devon	1000
William Meade Smythe, of Dee-park, in the county of Devon, Esquire	Deer-park and Witch	Buckerell and Awliscombe	Devon	612
Charles Herbert Mallock, of Cockington-house, in the county of Devon, Esquire	Lands in the parish of	Cockington	Devon	300
Joseph Weld, of Lulworth Castle, in the county of Dorset, Esquire	Lulworth Castle	Tyneham, East and West Lulworth, Stoke, Coombe, Wool, Winfrith, Chaldon, Sutton	Dorset	3306
Edward Holland, of Dumbleton, in the county of Gloucester, Esquire	Lands in the parish of	Dumbleton	Gloucester	1000
The Right Honourable Philip Weddell Earl de Grey	Lands in the parish of	Burbage	Leicester	1000
Thomas Paris, of Greenwood, in the county of Middlesex, Esquire	Greenwood Plain	Enfield	Middlesex	550
The Reverend Charles Litchfield Swainson, of Crick, in the county of Northampton, Clerk	The Glebe Lands attached to the Rectory	Crick	Northampton	1500
The Rev. Thomas Wotton Barlow, of Little Bowden, Clerk	The Rectorial Estate	Little Bowden	Northampton	200
The Reverend Samuel Smith, of Lois Weedon, in the county of Northampton, Clerk	Lois Weedon	Lois Weedon	Northampton	200
Sir Alexander Hood, of Wootton, in the county of Somerset, Baronet	Wootton	Butleigh	Somerset	500
John Fortescue Brickdale, of Newlands, in the county of Gloucester, Esquire	Quantock	West Monckton	Somerset	120
John Hodgetts Hodgetts Foley, of Prestwood, in the county of Stafford, Esquire, M.P.	Part of the Prestwood Estate	Kinver, Kingswinford, Wombourne	Stafford	1200

Name of Applicant.	Name of Estate.	Parish.	County.	Sums applied for by way of Loan.
				£
George Simon Harcourt, of Ankerwyake-house, in the county of Bucks, Esquire	Shovelstrode	East Grinstead	Sussex	2000
The Reverend Thomas Lea, of Tadmarton Rectory, in the county of Warwick, Clerk	Gaydon Hill	Bishop's Itchington	Warwick	400
The Reverend Charles Henry Barham, of Kirkby Thore, in the county of Westmorland, Clerk	The Glebe Lands of	Kirkby Thore	Westmorland	500
The Right Honourable Philip Weddell Earl de Grey	Lands in the parish of	Crudwell	Wilts	1600
The Reverend John Price Jones, of Torquay, and Susannah Willett Jones, his wife, Elizabeth Long Jones, Mary Julia Jones, and the Reverend Henry Cripps, the Reverend John Sayer Haygarth, as Trustees of William Price Jones and Frederick James Jones, Minors	Lands in the parish of	Kemble	Wilts	800
The Reverend John Price Jones, of Torquay, Clerk, and Susannah Willett Jones, his wife	Lands in the parish of	Leonard Stanley	Gloucester	600
The Reverend Charles Tripp, of Silverton, in the county of Devon, Clerk, D.D.	The Glebe Lands belonging to the parish of	Silverton	Devon	100
Hambleton Francis Custance, of Weston-house, in the county of Norfolk, Esquire	Weston Estate	Weston, Lyng, Mor-ton	Norfolk	400
John Brocas Gardiner, of Roche Court, in the county of Southampton, Esquire	Lands in the parish of	Fareham	Southampton	1000
William Chambers, of Llanelly-house, in the county of Carmarthen, the younger, Esquire	Lands in the parish of	Llanelly	Carmarthen	300
Thomas Wright Lawford, of Tirydail, in the county of Carmarthen, Esquire	Lands in the parish of	Llandilofaur, Llangadock	Carmarthen	1200
John Whitehall Dod, of Cloverley, in the county of Salop, and Philip Davis Cooke, of Gwasanney, in the county of Flint, Esquires, as Devises in fee under the will of the late Mr. Allanson, deceased	Llanerah	Henllan, Llansaintfraed, Llandrillo Tremerahion, St. Asaph	Denbigh Flint	700 300
The Reverend Charles Yate, of Holme-upon-Spalding Moor, in the county of York, Clerk	Tollingham	Holme-upon-Spalding Moor	York	835

Witness my hand this 6th day of November, in the year of our Lord 1850.

(Signed)

H. C. Mules, Secretary.

MONTHLY RETURN.

AN ACCOUNT, shewing the Quantities of CORN, GRAIN, MEAL, and FLOUR, imported into the UNITED KINGDOM in the Month ended 5th November 1850, the Quantities upon which Duties have been paid for Home Consumption during the same Month, and the Quantities remaining in Warehouse at the Close thereof.

SPECIES OF CORN, GRAIN, MEAL, AND FLOUR.	Quantities Imported into the United Kingdom, in the Month ended 5th November 1850.						Quantities charged with Duty for Home Consumption, in the United Kingdom, in the Month ended 5th November 1850.						Quantities remaining in Warehouse, in the United Kingdom, on the 5th November 1850.						
	Imported from Foreign Countries.		Imported from British Possessions out of Europe.		TOTAL.		Imported from Foreign Countries.		Imported from British Possessions out of Europe.		TOTAL.		Imported from Foreign Countries.		Imported from British Possessions out of Europe.		TOTAL.		
	Qrs.	Bush.	Qrs.	Bush.	Qrs.	Bush.	Qrs.	Bush.	Qrs.	Bush.	Qrs.	Bush.	Qrs.	Bush.	Qrs.	Bush.	Qrs.	Bush.	Qrs.
Wheat	307829	7	1332	5	309162	4	307848	4	1332	5	309181	1	11423	3	9	2	11432	5	
Barley	57380	0	0	4	57380	4	57381	0	0	4	57381	4	250	5	—	—	250	5	
Oats	71785	7	—	—	71785	7	71785	7	—	—	71785	7	24	1	—	—	24	1	
Rye	98	5	—	—	98	5	98	5	—	—	98	5	6	0	—	—	6	0	
Pease	19871	4	830	0	20701	4	20071	4	830	0	20901	4	527	2	—	—	527	2	
Beans	81756	7	—	—	31756	7	32056	7	—	—	32056	7	5816	5	—	—	5816	5	
Maize or Indian Corn	36411	5	—	—	36411	5	36411	5	—	—	36411	5	—	—	—	—	—	—	
Buck Wheat	29	3	—	—	29	3	29	3	—	—	29	3	—	—	—	—	—	—	
Beer or Bigg	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
Total of Corn and Grain	525163	6	2163	1	527326	7	525683	8	2163	1	527846	4	18048	0	9	2	18057	2	
Wheat Meal or Flour	521674	2	74159	3	595834	2	521674	2	74159	3	595834	2	2958	2	10	3	2969	2	
Barley Meal	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	—	
Oat Meal	349	3	45	2	395	2	349	3	45	2	395	2	16	2	—	—	16	2	
Rye Meal	9	0	—	—	9	0	9	0	—	—	9	0	—	—	—	—	—	—	
Pea Meal	6	1	—	—	6	1	6	1	—	—	6	1	—	—	—	—	—	—	
Indian Meal	5	1	—	—	5	1	5	1	—	—	5	1	49	3	—	—	49	3	
Buck Wheat Meal	2	2	—	—	2	2	2	2	—	—	2	2	—	—	—	—	—	—	
Total of Meal and Flour	522047	3	74205	2	596253	1	522047	3	74205	2	596253	1	3025	0	10	3	3035	3	

The (fixed) rates of Duty under Act 9 and 10 Vic. cap. 22 are—

On Corn and Grain of all sorts, 1s. per quarter.

On Meal and Flour of all sorts, 4½d. per cwt.

Custom-House, London, November 18, 1850.

W. MACLEAN, S^r retary.

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 9th day of November 1850.

PRIVATE BANKS.

Name, Title, and Principal Place of Issue.			Average Amount.
			£.
Andover Bank	Andover	Heath and Co.	13354
Ashford Bank	Ashford	Jemmett, Pomfret, and Co.	11790
Aylsham Bank	Aylsham	G. and T. Copeman	5057
Aylesbury Old Bank	Aylesbury	Z. D. Hunt	25051
Baldock Bank and Baldock and Biggleswade Bank	Baldock	Wells, Hogg, and Co.	22079
Barnstaple Bank	Barnstaple	Marshall and Co.	12813
Basingstoke and Odiham Bank	Basingstoke	Seymour, Lamb, and Co.	15879
Bedford Bank	Bedford	T. Barnard and Son	27619
Bedford and Bedfordshire Bank	Bedford	Trapp, Halfhead, and Co.	361
Bewdley Bank	Bewdley	Nichols, Baker, and Co.	12368
Bicester and Oxfordshire Bank and Oxford Bank	Bicester	Tubb and Co.	13980
Birmingham Bank	Birmingham	Attwoods, Spooner, and Co.	22699
Birmingham and Warwickshire Bank	Birmingham	J. L. Moilliet and Sons	14215
Blandford Bank	Blandford	Oak and Co.	7126
Boston Bank	Boston	Garfit and Co.	59090
Boston Bank	Boston	H. and T. Gee and Co.	13069
Bridgewater Bank	Bridgewater	J. and J. L. Sealey	4961
Bristol Bank	Bristol	Miles, Harford, and Co.	35530
Broseley and Bridgnorth and Bridgnorth and Broseley Bank	Broseley	Pritchards and Boycott	22271
Buckingham Bank	Buckingham	Bartlett, Parrott, and Co.	19670
Bury and Suffolk Bank, Sudbury Bank, and Stowmarket Bank	Bury St. Edmunds	Oakes, Bevan, and Co.	63460
Banbury Bank	Banbury	Gillett, Tawney, and Co.	27886
Banbury Old Bank	Banbury	Messrs. Cobb	25108
Bath City Bank	Bath	Moger and Son	3217
Bedfordshire Leighton Buzzard Bank	Leighton Buzzard	Bassett, Grant, and Co.	32692
Birmingham Bank	Birmingham	Taylor and Lloyds	29589
Bradford Old Bank	Bradford, Yorkshire	H. A. and W. M. Harris and Co.	12731
Brecon Old Bank	Brecon	Wilkins and Co.	66988
Brighton Union Bank	Brighton	Hall, West, and Borrer	25920
Burlington and Driffield Bank	Burlington	Harding, Smith, and Co.	11537
Bury Saint Edmunds Bank	Bury St. Edmunds	J. Worledge	2040
Bromsgrove Bank and Stourbridge and Bromsgrove Bank	Bromsgrove	Ruffords, Biggs, and Co.	10023
Cambridge Bank	Cambridge	Mortlock and Co.	16121
Cambridge and Cambridgeshire Bank	Cambridge	Messrs. Fosters	41525
Canterbury Bank	Canterbury	Hammond and Co.	28606
Carmarthen Bank	Carmarthen	Morris and Sons	20464
Chertsey Bank	Chertsey	La Coste and Son	2833
Colchester Bank	Colchester	Round and Green	15802
Colchester and Essex Bank, and Witham and Essex Bank, and Hadleigh, Suffolk, Bank	Colchester	Mills, Bawtree, and Co.	29748
Cornish Bank, Truro	Truro	Tweedy and Co.	38115
Coventry Bank	Coventry	Little and Woodcock	6949
City Bank, Exeter	Exeter	Milford and Co.	17899
Craven Bank	Settle	Alcocks, Birkbecks, & Co.	76356
Cardiff Bank	Cardiff	Towgood and Co.	6671
Chepstow Old Bank, Chepstow Bank, Monmouth Old Bank, Monmouth Bank, Brecon Bank, and Ross and Herefordshire Bank	Chepstow	Bromage, Snead, and Co.	9096
Derby Bank	Derby	W. and S. Evans and Co.	8254
Derby Bank	Derby	Smith and Co.	37656
Derby Old Bank and Scarsdale and High Peak Bank	Derby	Crompton, Newton and Co.	23757

Name, Title, and Principal Place of Issue.			Average Amount.
			£.
Devizes and Wiltshire Bank.....	Devizes	Locke and Co.	9106
Diss Bank	Diss	Oakes, Fincham, and Co.	10297
Doncaster Bank and Retford Bank...	Doncaster.....	Cooke and Co.	61835
Darlington Bank, Durham Bank, } and Stockton-on-Tees Bank..... }	Darlington	Backhouse and Co.	74265
Devonport Bank.....	Devonport	Hodge and Co.	8969
Dorchester Old Bank and Dorset- shire Bank	Dorchester	Williams and Co.	44341
East Cornwall Bank.....	Liskeard	Robins, Foster, and Co.	101563
East Riding Bank.....	Beverley	Bower and Co.	53848
Essex Bank and Bishop's Stortford } Bank	Chelmsford	Sparrow, Round, and Co.....	36796
Exeter Bank	Exeter	Sanders and Co.	25510
Fakenham Bank	Fakenham	Gurneys, Birkbeck, & Co.	19752
Farringdon Bank and Bank of Wantage	Farringdon	Barnes and Medley	5710
Farnham Bank	Farnham	John and Jas. Knight	14729
Faversham Bank.....	Faversham	Hilton and Co.	4739
Godalming Bank.....	Godalming	Mellersh and Keen	4401
Guildford Bank	Guildford.....	Messrs. Haydon.....	7184
Grantham Bank	Grantham	Hardy and Co.	24043
Hastings Old Bank.....	Hastings	Smith, Hilder, and Co.....	29821
Hereford City and County Bank.....	Hereford	Matthews and Co.....	15278
Hertford and Ware Bank	Hertford	S. Adams and Co.....	14770
Hull Bank and Kingston-upon-Hull } Bank	Hull... ..	Smith, Brothers, and Co.	18551
Huntingdon Town and County Bank	Huntingdon.....	Rust and Veasey	39205
Harwich Bank	Harwich	Cox, Cobbold, and Co.....	4823
Hemel Hempstead Bank.....	Hemel Hempstead	Smith and Whittingstall	17924
Hertfordshire, Hitchin Bank.....	Hitchin	Sharples and Co.	28451
Hereford, Ross and Archenfield) Bank, and Ross and Archenfield Bank	Hereford	Morgan, Hamp, and Co.	19668
Ipswich Bank	Ipswich	Bacon and Co.	18553
Ipswich and Needham Market Bank, } Suffolk, Hadleigh Bank, Man- ningtree and Mistley Bank, and Woodbridge Bank	Ipswich	Alexanders and Co. ..	62478
Kentish Bank	Maidstone	Mercer, Randall, and Mercer.....	19075
Kington and Radnorshire Bank.....	Kington	J. Davies and Co.	Not received.
Knighton Bank	Knighton.. ..	J. Davies and Co.....	8935
Knaresborough Old Bank and Ripon } Old Bank.....	Knaresborough	Terry and Co.	19205
Kendal Bank	Kendal.....	Wakefield, Crewdson, and Co....	40822
Kettering Bank	Kettering.....	J. C. Gotch and Sons	7971
Lane End Staffordshire Bank	Lane End.....	C. Harvey and Son	5315
Leeds Bank.....	Leeds ..	Beckett and Co.	54367
Leeds Union Bank	Leeds	W. Williams Brown and Co. ...	37831
Leicester Bank	Leicester ..	Pagets and Kirby	29118
Lewes Old Bank.....	Lewes	Molineux and Co.	32452
Lichfield Bank.....	Lichfield	Palmer and Greene	14723
Lincoln Bank	Lincoln	Smith, Ellison, and Co.....	79555
Llandoverly Bank, Lampeter Bank, } and Llandilo Bank	Llandoverly	David Jones and Co.....	25368
Loughborough Bank	Loughborough.....	Middleton and Cradock	6910
Lymington Bank.....	Lymington	Messrs. St. Barbe ..	3453
Lynn Regis and Lincolnshire Bank ...	Lynn Regis	Gurneys and Co. .	36963
Lynn Regis and Norfolk Bank	Lynn Regis.....	Jarvis and Co.	10469
Macclesfield Bank	Macclesfield.....	Brocklehurst and Co.	15301
Manningtree Bank	Manningtree	Nunn and Co.	4850
Marlborough Bank, Marlborough } and Wilts Old Bank, Marlborough Old Bank, Marlborough Old Bank and Hungerford Bank, and Hun- gerford Bank	Marlborough	Tanner and Pinckney	8252

Name, Title, and Principal Place of Issue.			Average Amount.
			£.
Marlborough and North Wiltshire } New Bank	Marlborough	Ward, Merrimans, and Co.	1653
Merionethshire Bank	Dolgelly	Jones and Williams	7602
Miners' Bank	Truro	Willyams and Co.	11834
Monmouthshire Agricultural and } Commercial Bank }	Abergavenny	Bailey and Co.	27065
Monmouth Old Bank, Monmouth } Bank, Brecon Bank, Chepstow } Bank, Chepstow Old Bank, and } Ross and Herefordshire Bank..... }	Monmouth	Bromage, Snead, and Co.	14971
Monmouthshire Newport Old Bank ...	Newport ...	W. Williams and Sons	8753
Newark Bank	Newark	Godfrey and Riddell.....	21553
Newark and Sleaford Bank, and } Sleaford and Newark Bank	Sleaford	Handley, Peacock, and Co.	43758
Newbury Bank	Newbury	Bunny and Slocock	21955
Newmarket Bank	Newmarket	Eaton, Hammond, and Co.	19576
Norwich Crown Bank and Norfolk } and Suffolk Bank	Norwich	Harveys and Hudsons	45131
Norwich and Norfolk Bank	Norwich	Gurneys and Birkbeck	65693
Nottingham and Nottinghamshire Bank	Nottingham	Hart, Fellows, and Co.	7353
Nuneaton Bank	Nuneaton	Craddock and Co.	3765
Naval Bank, Plymouth ...	Plymouth.....	Harris and Co.	25045
New Sarum Bank	Sarum	Everett and Co.	12370
Nottingham Bank	Nottingham	Smith and Co.	27549
Oswestry Bank and Oswestry Old Bank	Oswestry	Croxon and Co.	13994
Oxford Bank	Oxford	J. and R. Morrell.	5566
Oxford Old Bank	Oxford	Robinson, Parsons, & Co.	31605
Old Bank, Tonbridge, Tonbridge and } Tonbridge Wells' Old Bank, Ton- } bridge and Tonbridge Wells' and } Sevenoaks' Bank..... }	Tonbridge	Beeching and Co.	11046
Oxfordshire Witney Bank	Witney	J. W. Clinch, and Co.	8457
Pease's Old Bank, Hull, the Hull } Old Bank and Beverley Bank..... }	Hull.....	Pease and Co.	40928
Penzance Bank	Penzance	Batten and Co.	11030
Peterborough Bank and Oundle Bank.	Peterborough	D. Yorke and Co.	7658
Peterborough Bank.....	Peterborough	Simpson and White	120
Pembrokeshire Bank	Haverfordwest.....	J. and W. Walters	12258
Reading Bank	Reading	Simonds and Co.	26144
Reading Bank	Reading	Stephens, Blandy, and Co.	27299
Richmond Bank	Richmond	Maxwell and Co.	5035
Ringwood and Poole Bank, and Town } and County of Poole Bank..... }	Ringwood	Ledgard and Sons.....	9518
Rochdale Bank	Rochdale	Clement, Royds, and Co.	5438
Rochester, Chatham, and Strood Bank	Rochester.....	Day and Nicholson ...	7185
Royston Bank	Royston	Fordham and Sons	9142
Rugby Bank	Rugby	Butlin and Son	10840
Rye Bank.....	Rye	Pomfret, and Co.	15800
Ross Old Bank, Herefordshire	Ross	Prichards and Allaway.....	4245
Saffron Walden and North Essex Bank	Saffron Walden ...	Gibsons and Co.	25601
Salop Bank	Shrewsbury.....	Burton, Lloyd, and Co.	11325
Scarborough Old Bank	Scarborough	Woodall and Co.	24363
Shrewsbury Old Bank and Shrews- } bury and Ludlow Bank }	Shrewsbury.....	Rocke, Eytons, and Co.	31424
Sittingbourne and Milton Bank.....	Sittingbourne	Vallance and Co.	2906
Southampton Town and County Bank	Southampton .. .	Maddison and Pearce	11685
Southwell Bank	Southwell.....	Wylde and Co.	12813
Southampton and Hampshire Bank ...	Southampton	Atherley, Fall, and Co.	3190
Stone Bank	Stone	W. Moore	1436
Stourbridge Bank	Stourbridge.....	Ruffords and Wragge	11080
Stafford Old Bank	Stafford	Stevenson and Co.	10558

Name, Title, and Principal Place of Issue.			Average Amount.
			£.
Stamford and Rutland Bank	Stamford	Eaton, Cayley, and Co.....	80190
Stourbridge Old Bank.....	Stourbridge.....	Bate and Robins	16768
Shrewsbury and Welsh Pool Bank.....	Shrewsbury	Beck, Downward, and Co.	20123
Taunton Bank.....	Taunton	Messrs. Badcock	22683
Tavistock Bank	Tavistock.....	Gill and Rundle	10058
Thornbury Bank.....	Thornbury	Rolph and Co.	6667
Tiverton and Devonshire Bank	Tiverton	Dunsford and Barne.....	8082
Thrapston and Kettering Bank, } Northamptonshire	Thrapston	Yorke and Eland	10403
Tring Bank and Chesham Bank	Tring	Butcher and Son	12148
Towcester Old Bank	Towcester	J. and S. Percival and Co.	8984
Union Bank, Cornwall	Helston	Vivian and Co.	10873
Uxbridge Old Bank	Uxbridge.....	Hull, Smith, and Co.	16156
Wallingford Bank	Wallingford.....	Allnatt and Co.....	6728
Warwick and Warwickshire Bank.....	Warwick	Greenway and Co... ..	19834
Wellington Somerset Bank.....	Wellington	Fox, Brothers	4891
West Riding Bank, Wakefield, and } Pontefract Bank	Wakefield	Leatham, Tew, and Co.	41936
Whitby Old Bank	Whitby	Simpson, Chapman, and Co. ...	12838
Winchester, Alresford, and Alton Bank	Winchester	Bulpett and Co.	22343
Winchester and Hampshire Bank	Winchester	Wickham and Co.....	5452
Weymouth Old Bank and Dorchester } Bank	Weymouth	Eliot and Pearce	16072
Wirksworth and Ashbourne Derby- } shire Bank	Wirksworth.....	Arkwright and Co.	30482
Wisbech and Lincolnshire Bank	Wisbech	Gurneys and Co.	45522
Wiveliscombe Bank	Wiveliscombe	P. and W. Hancock	7542
Wolverhampton Bank	Wolverhampton ...	Goodricke and Holyoake	11290
Worcester Bank	Worcester	Farley, Lavender, and Co.	8731
Worcester Old Bank and Tewkes- } bury Old Bank	Worcester	Berwick, Lechmere, and Co. ...	74602
Worcestershire Bank	Kidderminster.....	Farley, Turner, and Co.	12951
Walsall Old Bank	Walsall	Charles Forster and Sons.....	1275
Warminster and Wiltshire Bank.....	Warminster....	Everett and Co.....	13739
Wolverhampton Bank	Wolverhampton ...	Messrs. Fryer	11441
Yarmouth and Suffolk Bank, and } Halesworth and Suffolk Bank... }	Yarmouth	Gurneys, Birkbeck, and Co.....	41376
Yarmouth, Norfolk and Suffolk Bank	Great Yarmouth...	Sir E. H. K. Lacon, Bart. & Co.	10525
York Bank	York	Swann, Clough, and Co.	42806

JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.		Average Amount.
		£.
Bank of Westmorland	Kendal.....	8695
Barnsley Banking Company	Barnsley	9447
Bradford Banking Company.....	Bradford	46657
Bilston District Banking Company	Wolverhampton	9225
Bank of Whitehaven.....	Whitehaven.....	30575
Bradford Commercial Banking Company	Bradford	20093
Burton, Uttoxeter, and Staffordshire Union Banking } Company	Burton-upon-Trent.....	44240
Chesterfield and North Derbyshire Banking Company.....	Chesterfield.....	9268
Cumberland Union Banking Company	Workington.....	31067
Cheltenham and Gloucestershire Banking Company.....	Cheltenham	9183
Coventry and Warwickshire Banking Company	Coventry	21219

Name, Title, and Principal Place of Issue.		Average Amount.
		£.
Coventry Union Banking Company	Coventry	11007
County of Gloucester Banking Company	Cheltenham	95819
Carlisle and Cumberland Banking Company	Carlisle.....	25733
Carlisle City and District Bank	Carlisle	19736
Dudley and West Bromwich Banking Company	Dudley	35678
Derby and Derbyshire Banking Company	Derby	17717
Darlington District Joint Stock Banking Company	Darlington	16910
East of England Bank.....	Norwich	23541
Gloucestershire Banking Company	Gloucester	135203
Halifax Joint Stock Bank	Halifax	18670
Huddersfield Banking Company	Huddersfield	35633
Hull Banking Company	Hull	24535
Halifax Commercial Banking Company	Halifax	13763
Halifax and Huddersfield Union Banking Company	Halifax	40345
Helston Banking Company	Helston	1265
Herefordshire Banking Company	Hereford	20523
Knarborough and Claro Banking Company.....	Knarborough	26195
Kingsbridge Joint Stock Bank	Kingsbridge	2482
Lancaster Banking Company... ..	Lancaster	54918
Leeds Banking Company.....	Leeds	23040
Leicestershire Banking Company ..	Leicester	69226
Lincoln and Lindsey Banking Company.....	Lincoln	47980
Leamington Priors and Warwickshire Banking Company.....	Leamington Priors	11605
Ludlow and Tenbury Bank	Ludlow	9997
Moore and Robinson's Nottinghamshire Banking Company ...	Nottingham	31726
Nottingham and Nottinghamshire Banking Company	Nottingham.....	27275
Newcastle, Shields and Sunderland Union Joint Stock Banking Company	Newcastle-upon-Tyne.....	1270
National Provincial Bank of England.....	Birmingham.....	394579
North Wilts Banking Company	Hd. Office, 112, Bishopsgate-st., London	
Northamptonshire Union Bank	Melksham	42609
Northamptonshire Banking Company.....	Northampton	64617
North and South Wales Bank.....	Northampton	20370
	Liverpool	27415
Pares's Leicestershire Banking Company	Leicester	41816
Saddleworth Banking Company	Saddleworth	2687
Sheffield Banking Company.....	Sheffield	34953
Stamford, Spalding and Boston Banking Company	Stamford	49364
Stuckey's Banking Company, Bristol Somersetshire Bank, and Somersetshire Bank	Langport	290069
Shropshire Banking Company.....	Shiffnall	41660
Stourbridge and Kidderminster Banking Company	Stourbridge.....	53525
Sheffield and Hallamshire Banking Company.....	Sheffield	21837
Sheffield and Rotherham Joint Stock Banking Company.....	Sheffield	51653
Swaledale and Wensleydale Banking Company	Richmond	45234
Storey and Thomas' Banking Company	Shaftesbury.....	9709
Wolverhampton and Staffordshire Banking Company	Wolverhampton	30538
Wakefield and Barnsley Union Bank	Wakefield	13525
Whitehaven Joint Stock Banking Company	Whitehaven	25640
Warwick and Leamington Banking Company.....	Warwick	27054
West of England and South Wales District Bank.....	Bristol	77516
Wilts and Dorset Banking Company	Salisbury.....	68424
West Riding Union Banking Company	Huddersfield	31060
Whitchurch and Ellesmere Banking Company	Whitchurch.....	2945
Worcester City and County Banking Company.....	Worcester	5260
York Union Banking Company	York	69830
York City and County Banking Company.....	York	88334
Yorkshire Banking Company	Leeds	115483

THE ROYAL BRITISH BANK.

<i>Liabilities</i>		Monthly Statement of the		<i>and</i>		<i>Assets.</i>		
								<i>Dr.</i>
		£	s.	d.		£	s.	d.
To Capital Stock		100,000	0	0	By Securities for Loans:—			
Deposits and other Liabilities, including Promissory Notes made, issued, and in circulation, by virtue of the Bank's Charter; and including also payments on account of <i>new shares</i> *; and Balance carried to Profit and Loss Account ...		345,260	9	3	Advances on Cash Credit Accounts, &c.:—Bills of Exchange:—Balances due by other Banks, &c.:—Preliminary Expenses, and Property of the Bank in Buildings and Furniture at Head Office and three Branches, &c.:—Uncalled-for Stock:—and Cash in Bank, and in the Bank of England	445,260	9	3
		<u>£445,260</u>	<u>9</u>	<u>3</u>		<u>£445,260</u>	<u>9</u>	<u>3</u>

Made out and published for the period from 19th November 1849, to 26th October 1850, both inclusive, pursuant to the statute 7th and 8th Vic. c. 113.

N.B. A statement of the amount and nature of the capital and property of the Bank, of their present estimated value,—and of the amount of the Bank's negotiable obligations in circulation,—may be seen at the Bank any day between 10 A.M. and 4 P.M. for one week from the 20th instant, on personal application by any shareholder.

Royal British Bank, 18th November 1850.
16, Tokenhouse-yard.

Hugh Innes Cameron, General Manager.

* The Court of Directors having, in consequence of the increasing business of the Bank, resolved in terms of the Charter to enlarge the Capital of the Corporation by the issue of a limited number of New Shares,—receive payments on account of these by instalments as deposits bearing interest.

H. I. C., G.M.

Great Western Railway.

Arrangements with reference to Purchase Lease, or other use of the Wilts, Somerset and Weymouth, Gloucester and Dean Forest and South Wales Railways.

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act for more completely determining, settling, and carrying into effect all or any arrangements and agreements made and entered into or to be made and entered into by or on behalf of the Great Western Railway Company with the Wilts, Somerset, and Weymouth Railway Company, the Gloucester and Dean Forest Railway Company, and the South Wales Railway Company, respectively, or with the Directors or any other persons acting on behalf of such Companies respectively, with reference to the purchase, lease, or other use by the Great Western Railway Company of the whole or any part or parts of the undertakings of the other before-mentioned Companies, or any of them, and for more fully and completely vesting in the said Great Western Railway Company the whole or any part or parts of the railways and other works, lands, buildings, goods, chattels, property, and effects, rights, powers, and privileges of all or any of the other Companies before mentioned. And for vesting in the said Great Western Railway Company all other powers necessary for the regulation, management, and conduct of the traffic of such other undertakings respectively, or of any part or parts thereof respectively, and for confirming all or any agreements entered into by and between or on behalf of the aforesaid Companies, or any of them.

And it is proposed by the said intended Act to take power, if need be to dissolve the Wilts, Somerset, and Weymouth Railway Company, and to provide for the payment to the persons entitled to shares therein of such sum or sums of money

as under any agreement made by or on their behalf with the Great Western Railway Company may be payable in respect of the shares held by them respectively in the Wilts, Somerset, and Weymouth Railway.

And it is also proposed by such intended Act to alter, amend, enlarge, and repeal some of the powers and provisions of the several Acts of Parliament 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 5 and 6 William 4, c. 107; 6 William 4, caps. 36, 38, 77, and 79; 7 William 4, and 1 Victoria, caps. 91 and 92; 1 and 2 Victoria, caps. 24 and 26; 2 and 3 Victoria, c. 27; 3 and 4 Victoria, caps. 47 and 105; 4 and 5 Victoria, c. 41; 5 Victoria, sess. 2, c. 28; 6 Victoria, c. 10; 7 Victoria, c. 3; 7 and 8 Victoria, c. 68; 8 and 9 Victoria, caps. 40, 53, 155, 156, 184, 188, 190 and 191; 9 Victoria, c. 14; 9 and 10 Victoria, caps. 129, 166, 181, 236, 239, 240, 278, 313, 315, 335, 337, 338, 369 and 402; 10 and 11 Victoria, caps. 60, 72, 76, 91, 101, 109, 149, 154, 226, and 243; 11 and 12 Victoria, caps. 28, 77, 82, 135, 74, 157, 158, 159, 59, 133, 95, and 131; and also some of the powers and provisions of the several Acts following (that is to say): "The Wilts, Somerset, and Weymouth Railway Act, 1845," "The Wilts, Somerset, and Weymouth Railway Amendment Act, 1846," "The Wilts, Somerset, and Weymouth Railway Deviation Act, 1847," "The Gloucester and Dean Forest Railway Act, 1846," "The Gloucester and Dean Forest Railway Dock Act, 1847," "The South Wales Railway Act, 1845," "The South Wales Railway Amendment Act, 1846," "The South Wales Railway Amendment Act, 1847," "The South Wales Railway (extension of time) Act, 1850," and "The South Wales Railway (capital) Act, 1850."—Dated this 8th day of November, 1850.

Osborne, Ward, and Co.

Parish of Saint Mary, Newington.

Partition of Walworth Common Estate; Repeal and Alteration of the Walworth Common Inclosure Act, and of other Acts relating to the said Parish, and Extension of the Powers of such Acts; Erection of a New Workhouse or Workhouses for the said Parish; and other purposes.

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act to alter, amend, and enlarge, and wholly or partially repeal some of the powers and provisions of an Act passed in the 10th year of the reign of King George the 3rd, chapter 72, intituled "An Act for dividing certain commons or wastes, in the parish of Saint Mary, Newington, commonly called Newington Butts, in the county of Surrey, and disposing of the same for the benefit of the poor of the said parish," and to authorise a partition of the estate enclosed under the said Act, and now called "The Walworth Common Estate," and to carry into effect a proposed arrangement for that purpose intended to be submitted to the Court of Chancery for approval, and for terminating the proceedings now pending in the said Court in relation to the said Walworth Common Estate, and for other purposes connected with the said estate, and the partition, management, and appropriation thereof, and of the several parts into which the same may be divided.

And notice is also hereby given, that in the said Bill so to be applied for, clauses and provisions will be inserted for the following objects and purposes, or some of them; that is to say: for appointing Valuers to value and divide the said estate, and for making other provisions for the partition thereof in case such Valuers cannot agree, or shall fail to make such valuation and partition, within a time to be limited for that purpose; for vesting the one-tenth to be allotted to the Rector of the said parish in the said Rector and his successors, Rectors of the said parish for the time being, as glebe land, and subject to the same powers of leasing and other powers for the benefit of the Rector, as by an Act passed in the 10th year of the reign of His Majesty King George the Fourth (chapter 49), intituled "An Act for enabling the Rector for the time being of Saint Mary, Newington Butts, in the county of Surrey, to make certain confirmations, leases, and assurances of certain parts of the glebe lands belonging to his Rectory," are granted to the Rector of the said parish in respect of the glebe lands comprised in the said Act; or for vesting the said one-tenth of the said estate in Trustees for Church purposes, in such manner as may be approved by such Rector and the Patron of the said Rectory, or as (with such approval) may be provided for by the said proposed Act; for authorizing the Rector of the said parish, and his successors, Rectors of the said parish for the time being, with the consent of the Patron, to appoint and convey the whole or any part of the said lands, so to be allotted to him, to the Trustees, for putting in force an Act passed in the 1st year of the reign of King George the 4th (cap. 41), intituled "An Act for building two new churches or chapels in the parish of St. Mary, Newington, commonly called Newington Butts, in the county of Surrey, and for other purposes relating thereto," or to other persons to be named by such Rector and Patron as Trustees, and to declare such trusts of the lands, so to be vested in such Trustees, for the benefit of the Incumbents of the two new churches already erected under the said Act, and of a new church now being erected in the said parish, or of any

one or more of the said Incumbents, and in such shares and proportions, and upon such conditions and subject to such powers, as shall be agreed between such Rector and Patron; and for enabling the Trustees of the said last-mentioned Act (1st George 4th, cap. 41), to do all necessary acts for carrying out and giving effect to any arrangement which may be entered into with them under the powers of the said intended Act; and also for releasing the parish church of St. Mary, Newington, and the pew rents thereof, from the provisions of the said Act, 1st George 4th, cap. 41, and from all control or interference by the Trustees thereof, and for vesting the powers conferred by the said Act upon the said Trustees, in respect of the said parish church and pew rents, in the Churchwardens of the said Church, for the benefit of the said Church, and for defraying the expenses connected with the services thereof, and to authorize the application of a portion of the said rents in defraying the expenses of and incident to the performance of a third or Evening Service, in the said Parish Church, and for conferring on the Rector and Churchwardens of the said Church all necessary powers for giving effect to such arrangements; for vesting the remaining nine-tenth parts of the said estate to be allotted to the Governors and Guardians of the Poor of the said parish, in the said Governors and Guardians of the Poor of the said parish, as constituted under an Act passed in the 54th year of the reign of King George the 3rd (chapter 113), intituled "An Act for repealing an Act passed in the forty-eighth year of the reign of His present Majesty, intituled 'An Act for better assessing and collecting the poor, and other rates, in the parish of St. Mary, Newington, in the county of Surrey, and regulating the poor thereof, and granting other powers in lieu thereof, for rebuilding or repairing the Workhouse, and removing and preventing encroachments and annoyances in the said parish, and for other purposes relating thereto,'" and for authorizing the application of the rents and produce of such nine-tenth parts of the said estate, for and towards the relief of the poor of the said parish, and for discharging the same portions of the said estate from all tithes, great and small, and all other ecclesiastical dues and payments whatsoever (Easter Offerings, Mortuaries, Burial fees, and other, Surplice fees excepted); for vesting all the powers and authorities, now exercisable over the said estate, and conferred upon the Trustees of the said Walworth Common Estate, under the provisions of the said Act of the 10th George 3rd, cap. 72, as to such nine-tenth parts of the said estate, in the Governors and Guardians of the Poor of the said parish, constituted under the said Act of 54 George 3rd, cap. 113, and as to the other one-tenth part of the said estate, in the Rector of the said parish, and his successors, Rectors of the said parish for the time being, or in Trustees for Church purposes as aforesaid, or otherwise, as to such one-tenth part of the said estate, as may be provided by the said intended Act; for apportioning the rents and covenants reserved and contained in all, or any, of the existing leases of the said estate, or any part thereof, which may be divided under the provisions of the said intended Act, and for enabling such Governors and Guardians, as to such nine-tenth parts of such estate, and the Rector of the said parish, and his successors, Rectors of the said parish for the time being, as to the other one-tenth part of the said estate, or the Trustees entitled to portions of the premises comprised in such lease or leases, to receive their respective portions of the rents, and to enforce performance of the covenants and conditions to

be performed in respect of their respective portions of such premises; for incorporating the said Governors and Guardians, and enabling them to sue and be sued as a Corporation, and to have a common seal as a Corporation, and for enabling the several persons or corporations respectively, in whom the said one-tenth part and nine-tenth parts of the said Walworth Common Estate, or any part thereof, shall become in manner aforesaid respectively vested by or under the said intended Act, to grant leases thereof, and to accept and take surrenders of existing leases, and to grant new leases in lieu of such existing leases, upon such terms and conditions respectively as may be provided in the said intended Act, and to appropriate a portion of the said lands so to be vested in the said Governors and Guardians, for the site of a workhouse or workhouses for the said parish, and of all necessary outbuildings, workshops, yards, and conveniences connected therewith.

And notice is hereby also given, that it is intended by such intended Act to enable the Governors and Guardians of the said parish to pull down the existing workhouse, and to sell the materials thereof, and to erect a new workhouse or workhouses, with all necessary outbuildings, workshops, yards, and conveniences thereto, and to raise money by mortgage or other charge upon the portions of the said estate to be so vested in them, or by sale of such portion or portions thereof as may be approved of by Parliament, to be applied for or towards the whole or any part of the costs, charges, and expenses of, and incident to the erection of such suitable workhouse or workhouses, and buildings for the poor of the said parish, and for or towards the expense of purchasing, if necessary, a convenient site or sites for such workhouse or workhouses, and of furnishing the same, and for and towards the paying off the existing debt due by the said parish in respect of the workhouse for the infant poor, now or lately in the course of building on the said Walworth Common Estate, and for or towards reimbursing the Governors and Guardians of the Poor of the said parish, all sums of money which have been expended in respect of such building, and also in respect of the purchase of the site for the same, and for defraying all or any part of the same several costs, charges, and expenses, and to extend and confirm to the said Governors and Guardians all the powers and authorities given to or vested in them by the said before-mentioned Act, 54 George 3, chapter 113, in relation to the purchasing a site for, and erecting, and building a new workhouse.

And notice is also hereby given, that it is intended in the said Bill to provide for the application of the fund in Court in the said suits or informations in relation to the said estate, and to make provision for the payment of the costs of and incident to the said suits and informations, and of all proceedings in the said Court prior thereto, in relation to the said estate, and the costs and expenses of and incident to the application for and obtaining the said intended Act, and of all other costs, charges, and expenses which the Court of Chancery may direct to be paid out of the said fund in Court, or out of the present or future rents of the said estate, or any part thereof, or by mortgage of the said estate, or any part thereof, and also to make provision for the payment of any principal money which by the said Bill may be authorized to be borrowed or charged by the said Governors and Guardians on the nine-tenth parts of the said estate, and of the interest of such money; and for

the purpose of carrying into effect the several objects and purposes aforesaid, it is intended by the said proposed Act to authorize the said Governors and Guardians, and the Rector for the time being of the said parish, or the Trustees of his portion of the said estate, under the provisions of the said intended Act, to raise money by mortgage of such their or his respective portions of the said estate, to be applied to such purposes, and in such manner, as may be deemed expedient and proper for the carrying out of the objects aforesaid, and approved by the Court of Chancery, and authorized by the said intended Act; and for the carrying out the aforesaid objects, it is intended to apply for powers for the compulsory purchase and surrender of all or any of the existing leases and other interests in, and charges upon, any lands or houses forming part of the said Walworth Common Estate, and all other necessary powers and authorities.

And notice is also hereby given, that it is intended by the said Bill to repeal, vary, alter, or extinguish all existing rights, privileges, and exemptions which could in any manner interfere with the carrying out of the several objects and purposes mentioned in this notice, or to be authorized by the Court of Chancery as hereinbefore stated and provided for in the said Bill, and to confer, vary, or extinguish other rights, privileges, and exemptions, and also, in all cases where the same shall be necessary for all or any of the said objects and purposes, to repeal, vary, alter, amend and extend all or some of the powers and provisions of the said several before-mentioned Acts respectively passed in the 54th year of the reign of King George the 3rd (local and personal), chap. 113, and the 1st year of the reign of King George the 4th (local and personal), chap. 41, and the 10th year of the reign of the same King (private), chap. 49, or of some or one of the said Acts; but so, nevertheless, that the powers to be given by the said intended Act shall not extend to, lessen, or abridge any power or authority conferred upon or vested in the Governors and Guardians of the Poor of the said parish under the before-mentioned Acts, or any of them, or under any other Act or Acts, public or general, enabling them to purchase sites for workhouses, or to erect or build workhouses, or to raise funds for such purposes, or any of them.—Dated the 13th day of November 1850.

Lepard, Bannatyne, and Gammon, 9, Cloak-lane, Solicitors for the Rector of the said parish, and other Trustees of the Walworth Common Estate.

Nicholas Gedye, 14, George-street, Mansion-house, Solicitor for the Governors and Guardians of the Poor of the said parish.

Bolton, Blackburn, Clitheroe, and West-Yorkshire Railway.

Extension of Time for Purchase of Lands and Completion of Works—Crossing Roads on the Level—Increase of Tolls—Provisions as to Preference Shares—Alteration of Name—Working Arrangements and Amalgamation with Lancashire and Yorkshire Railway Company—and Amendment of Acts.

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for an Act to extend the time granted to "The Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company," for the compulsory purchase of lands and houses required for the construction of a portion of the works authorized by "The Blackburn, Clitheroe, and North-Western Junction Railway Act, 1846,"

within the several parishes or townships of Whalley and Chatburn, in the county of Lancaster, and within the several parishes, townships, and extra-parochial places of Sawley-with-Tosside, Rimington, Gisburne, Bolton-by-Bowland, otherwise Bolton-by-Bolland, Paythorne, Halton West, Hellifield, Long Preston, Bracewell, Barnoldswick, Brogden, Martons Both, Coates, Thornton, Thornton-in-Craven, Broughton, and Elslack, all in the West Riding of the county of York, and to extend the term granted to the said Company for the completion of the works authorized by the said "Blackburn, Clitheroe, and North-Western Junction Railway Act, 1846," in the several parishes, townships, and extra-parochial places aforesaid.

And it is also proposed by such intended Act to repeal so much of the Blackburn, Clitheroe, and North-Western Junction Railway Act, 1846," and of any Act or Acts incorporated therewith, as prohibits or prevents the construction of such portion of the line of the Bolton, Blackburn, Clitheroe, and West Yorkshire Railway, as is situate between the field numbered on the plans referred to in "The Blackburn, Clitheroe, and North-Western Junction Railway Act, 1846," 222, in the parish of Whalley, in the said county of Lancaster, and the termination of the railway in the township and parish of Long Preston, in the said West Riding of the county of York, across the several public carriage roads next hereinafter specified, on the level, and to authorize the construction and maintenance of such portion of the said line of railway across the said roads, or any of them, on the level thereof; that is to say: a certain public carriage road, numbered on the plans referred to in the Blackburn, Clitheroe, and North-Western Junction Railway Act, 1846, 280, in the parish of Whalley, in the County of Lancaster, a certain other public carriage road numbered in the plans referred to in the same Act, 51, in the parish of Gisburne, in the West Riding of the county of York, a certain other public carriage road numbered in the said plans referred to in the same Act, 68, in the said parish of Gisburne, a certain other public carriage road numbered in the said plans referred to in the same Act, 90, in the said parish of Gisburne, a certain other public carriage road numbered in the said plans referred to in the same Act, 112, in the said parish of Gisburne, a certain other public carriage road numbered in the said plans referred to in the same Act, 7, in the parish of Long Preston, in the West Riding of the County of York; and a certain other public carriage road numbered in the said plans referred to in the same Act, 38, in the said parish of Long Preston; and also to repeal so much of "The Blackburn, Clitheroe, and North-Western Junction Railway Act, 1846," and of any Act or Acts incorporated therewith, as prohibits or prevents the construction of such portion of the line of the said Bolton, Blackburn, Clitheroe, and West Yorkshire Railway, as is situate between the junction of the said last-mentioned railway, in the extra-parochial place of Sawley-with-Tosside, in the said West Riding of the county of York, and the junction or junctions with the Leeds and Bradford Extension Railway, in the township of Elslack, in the parish of Broughton, in the said West Riding, across the several turnpike or public carriage roads next hereinafter specified, on the level, and to authorise the construction and maintenance of such portion of the said last-mentioned line of railway across the said roads, or any of them, on the level; that is to say: a certain public carriage road, numbered in the plans referred to in the said Blackburn, Clitheroe, and North-Western Junction

Railway Act, 1846, 19, in the said parish of Gisburne, in the West Riding of the county of York; a certain other public carriage road numbered in the said plans referred to in the same Act, 55, in the said parish of Gisburne; a certain turnpike-road numbered in the said plans referred to in the same Act, 60, in the said parish of Gisburne; and a certain public carriage road numbered respectively in the said plans referred to in the same Act, 10, in the parish of Martons Both, and 2, in the parish of Thornton, both in the said West Riding of the county of York.

And it is proposed by the said intended Act to grant to the Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company, further or other powers with respect to the amount, imposition, and collection of the tolls, rates, and duties now or hereafter to be levied upon, or in respect of, the railways and works of the said Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company, or some parts thereof, and to increase the said tolls, rates, and charges, or some of them.

And it is also proposed by the said intended Act to authorize the reduction of the rate of interest at present payable on shares in the Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company, to which priority in the payment of interest over the other shares in the Company has been assigned, and to assign to such shares such priority in the payment of interest or dividend over the whole or some part of the existing capital of the Company as will be provided by the said intended Act, or as may, after the passing thereof, be fixed and determined by the said Company.

And it is also proposed by the said intended Act to grant to the said Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company, further and additional powers in reference to the acceptance, merging and re-issue of shares forfeited, in arrear, or unissued; and to enable the said Company to create new shares in lieu of the shares so merged; and also new shares for the purpose of paying off and discharging the mortgage or bond debt of the said Company, and to assign to all or any of the shares to be created for such purposes such priority in the payment of dividends over any other shares in the Company, as may be provided by the said intended Act, or as may, after the passing thereof, be fixed and determined by the said Company.

And notice is hereby further given, that it is proposed by the said intended Act to change the name of the said Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company to that of "The Blackburn Railway Company," or to such other name as may be provided by the said intended Act; and to grant and confirm to the said Company, under such new name, all the powers and privileges vested in or granted to the said Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company under any existing Acts, or otherwise howsoever.

And it is further proposed by the said intended Act to enable the Lancashire and Yorkshire Railway Company and the Bolton, Blackburn, Clitheroe and West Yorkshire Railway Company to enter into, and carry into effect, arrangements for the working, use, and management, by the former Company, of the railway and works belonging to the latter Company, for such period and upon such terms as may be fixed by such intended Act, or as may be or may have been agreed upon by or on behalf of the said two Companies; and to authorise at and after such period, and upon such terms and conditions, as may be prescribed by the said intended Act, or as

may be or may have been agreed upon by or on behalf of the said two Companies, the amalgamation of the Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company with the Lancashire and Yorkshire Railway Company, and for vesting in and transferring to the Lancashire and Yorkshire Railway Company the railways and works, lands, and hereditaments, capital, stock, shares, property, and effects, powers, and privileges, contracts, liabilities, and obligations belonging to, or which, at the time of such amalgamation, shall be vested in the Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company, or to which the said Company is or may be subject or liable, and to disincorporate and dissolve the same Company; and for carrying into effect such amalgamation, to authorise the conversion of the capital, stock, and shares of the Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company, or some part thereof, into capital, stock, or shares in the Lancashire and Yorkshire Railway Company, with such special or other rights and privileges, and subject to such stipulations or arrangements in reference thereto, as may be fixed by the said Bill, or as may be or may have been agreed upon by or on behalf of the said two Companies.

And it is also proposed by the said intended Act to enable the Lancashire and Yorkshire Railway Company, during the continuance of any such working arrangements, and after such amalgamation as aforesaid, and subject to such stipulations or arrangements in reference thereto as may be fixed by the said Bill, or as may be or may have been agreed upon by, or on behalf of the said two Companies, to levy and receive, in respect of the said Bolton, Blackburn, Clitheroe, and West Yorkshire Railway, the tolls, rates, and duties, which the Bolton, Blackburn, Clitheroe, and West Yorkshire Railway Company are, or may be then authorized to levy and receive in respect thereof, and to alter such tolls, rates, and duties, or any of them.

And it is also proposed, by the said intended Act to alter, amend, extend, and enlarge, or to repeal some of the powers and provisions of the several Acts following, or some of them; that is to say: "The Blackburn, Darwen, and Bolton Railway Act, 1845;" "The Blackburn, Darwen, and Bolton Railway Act, 1846;" "The Blackburn, Clitheroe, and North-Western Junction Railway Act, 1846;" "The Blackburn, Darwen, and Bolton Railway Acts Amendment Act, 1847;" "The Manchester and Leeds Railway Act, 1836;" "The Manchester and Leeds Railway Act, 1837;" "The Manchester and Leeds Railway Act, 1839;" "The Manchester and Leeds Railway Act, 1841;" "The Manchester and Leeds Railway Act, 1844;" "The Manchester and Leeds Railway Act, No. 1, 1845;" "The Manchester and Leeds Railway Act, No. 2, 1845;" "The Manchester and Leeds Railway Act, 1846;" "The Manchester and Leeds Railway Act, No. 1, 1847;" "The Manchester and Leeds Railway Act, No. 2, 1847;" "The Manchester and Leeds Railway Act, No. 3, 1847;" "The Ashton, Stalybridge, and Liverpool Junction Railway Act, 1844;" "The Ashton, Stalybridge, and Liverpool Junction Railway Act, 1845;" "The Manchester, Bolton, and Bury Canal, and Railway Act, 1831;" "The Manchester, Bolton, and Bury Canal and Railway Act, 1832;" "The Manchester, Bolton, and Bury Canal and Railway Act, 1835;" "The Manchester, Bolton, and Bury Canal and Railway Act, 1838;" "The Manchester, Bolton, and Bury Canal and Railway Act, No. 2, 1846;" "The Manchester, Bolton, and Bury, and Manchester and Leeds Canal and Rail-

ways Act, 1846;" "The Liverpool and Bury Railway Act, 1845;" "The Liverpool and Bury Railway Act, 1846;" "The Liverpool and Bury, and Manchester and Leeds Railways Act, 1846;" "The Huddersfield and Sheffield Junction Railway Act, 1845;" "The Huddersfield and Sheffield Junction, and Manchester and Leeds Railways Act, 1846;" "The West Riding Union Railways Act, 1846;" "The Wakefield, Pontefract, and Goole Railway Act, 1845;" "The Wakefield, Pontefract, and Goole Railway Branches Act, 1846;" "The Wakefield, Pontefract, and Goole Railway and Port of Goole Act, 1846;" "The Manchester and Southport Railway Act, 1847;" "The Oldham Alliance Railway Act, 1847;" "The Lancashire and Yorkshire Railway Act, 1848;" "The Lancashire and Yorkshire Railway Act, 1849;" and "The Lancashire and Yorkshire Railway Act, 1850;"—and also "The North Union Railway Purchase Act, 1846;" "The Sheffield, Rotherham, Barnsley, Wakefield, Huddersfield, and Goole Railway Act, 1846;" "The Leeds Central Railway Station Act, 1848;" and "The Lancashire and Yorkshire and London and North-Western Railways (Preston and Wyre Railway Harbour and Dock Vesting) Act, 1849."

Dated this twelfth day of November, 1850.

Robinson and Perfect, Solicitors.

River Dee Conservancy.

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act to constitute the River Dee Commissioners into a Board of Conservancy, for the River Dee and estuary thereof, from a point in the said river called Wilcox Point, in or near to the city of Chester, in the parish of the Holy and Undivided Trinity, in the city of Chester, and county of the same city, down to a point called the Point of Aire, at or near to the mouth of the said river, on the west shore thereof, in the parish of Llanasa and county of Flint; and also down to another point called Hilbre Point, likewise at or near to the mouth of the said river, on the east shore thereof, in the parish of West Kirby, in the hundred of Wirral, in the county of Chester, and including all streams, havens, creeks, bays, and inlets within the limits aforesaid, and to extend, vary, and enlarge the powers of the said Commissioners, and to enable them to appoint one or more Committee or Committees out of their body, and to transfer to and vest in such Commissioners, or Committee, all the rights, powers, and privileges which the Company of Proprietors of the undertaking for recovering and preserving the navigation of the River Dee, or any other corporations or persons, have heretofore possessed as conservators of the said river and estuary, or otherwise, at common law, by prescription, grant, usage, custom, or charter, or under the Acts of Parliament hereinafter mentioned or referred to, or under any other Act or Acts, in and over the said River Dee and estuary thereof, and the soil and bed of the same, in so far as the said soil or bed of the river and estuary has not been already enclosed by the said Company or others aforesaid; and the several rivers, streams, creeks, and watercourses within the flow and reflow of the stream or tide within the said river and estuary, within the limits aforesaid, and connected therewith.

And it is intended by such Act to apply for powers to make bye-laws for the regulation, improvement, and management of the said River Dee, and the estuary thereof, and such other rivers, streams, and watercourses, havens, creeks, and inlets as aforesaid, and for the safety and convenience of ships, steam-vessels, and other craft

navigating the same; and to widen, deepen, straighten, dredge, protect, and otherwise improve the bed, channel, and banks of the said river, and of all parts of the waters and estuary connected therewith; and to remove all obstructions to the free navigation of the said river and estuary; and to impose penalties on all persons placing or continuing obstructions, or throwing, emptying, or depositing ballast in the said river or estuary; and to authorize the said Commissioners or Committee to appoint and remove harbour-masters, collectors, and other officers; and to place buoys, beacons, and mooring-chains in the said river and estuary; and to regulate and manage the police thereof; and to compel the removal of wrecks therefrom.

And it is also intended by the said Act to take powers to replace and restore, as nearly as may be, a certain pile called "The Standard," or some other convenient pile or piles, for the purpose of ascertaining the depth of the said River Dee, according to the true intent and meaning of an Act passed in the seventeenth year of the reign of George the Second, intituled "An Act for explaining and amending an Act passed in the sixth year of His present Majesty's reign, intituled 'An Act to recover and preserve the Navigation of the River Dee, in the County Palatine of 'Chester; and another Act passed in the fourteenth year of His present Majesty's reign, intituled 'An Act for incorporating the undertakers of 'the Navigation of the River Dee; and for repealing the Tonnage Rates payable to the said undertakers; and for granting to them other Tonnage or Keelage Rates in lieu thereof; and for other purposes therein mentioned," and constantly to maintain the same; and also to restore the Navigation of the said River Dee to the depth and condition prescribed by the said last-mentioned Act.

And it is proposed by the said intended Act to obtain powers for the compulsory purchase of lands, houses, tenements, and hereditaments, waters and buildings, for the purposes aforesaid; and likewise to repeal, alter, modify, or transfer the tolls, rates, and duties now authorized to be levied upon or in respect of ships, vessels, or other craft, or goods, wares, merchandize, ballast, and other commodities, laden or unladen, entering into or using the said navigation, within the limits aforesaid, and all exclusive rights and privileges connected therewith; and also to obtain powers for the said Commissioners to levy the same or other rents, tolls, rates, and duties in respect of the navigation of the said river and estuary, and the works connected therewith; and to vary or extinguish all rights and privileges which may in any matter interfere with the improvement of the navigation of the said river and estuary, or with the powers sought to be conferred by the said intended Act; and to compound for tolls; and to confer, vary, or extinguish exemptions from tolls, rates, and duties; and to confer, vary, or extinguish other rights and privileges.

And it is further proposed by the said intended Act to amend, alter, or repeal so much of the following Acts still in force, relating to the navigation of the said River Dee; that is to say: an Act passed in the 11th and 12th years of the reign of William the Third, intituled "An Act to enable the Mayor and Citizens of the city of Chester to recover and preserve the Navigation upon the River Dee," and (local and personal), 6th George Second, chapter 30; 14th George Second, chapter 8; 17th George Second, chapter 28; 26th George Second, chapter 35; 31st George Third, chapter 88; and 5th and 6th George Fourth, chapter 88; and of all other Acts, Charters, Grants, Customs, Rights, and Privileges,

as may be inconsistent with, or which would interfere with the exercise of the powers aforesaid, and the provisions of the said intended Act.

And it is also intended by the said Act to obtain powers to raise money on the credit of the tolls, rates, and duties to be granted or transferred by the said Act, for carrying the purposes of the same into execution; and all such other powers and provisions as may be deemed necessary for carrying into effect the purposes aforesaid, or such other powers and provisions as are usually inserted in Bills of a similar nature.

Cameron and Martin, No. 10, New Palace-yard, Westminster.

Dated this fifth day of November 1850.

Biggleswade and Alconbury Hill Road.

Continuation 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 alter, amend, extend, 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 more effectually repairing the road from Biggleswade to Alconbury Hill, and other roads therein mentioned, in the counties of Bedford and Huntingdon," or to repeal the said Act, and to continue and extend the term mentioned in the said Act, and to create a further term with reference to the said roads, and to continue any further term which may have been granted by subsequent Acts of Parliament, in extension of the original term created by the said Act herein referred to.

And powers will be taken in the said Bill to enable the trustees or feoffees of certain charitable estates, in the parish of Eaton Socon, in the county of Bedford, belonging to the town of Saint Neot's, in the county of Huntingdon, to sell, release, and convey to the trustees of the said road, all the rights, interests, and property (if any) of the said charitable trustees or feoffees, in a certain portion of the said road near the bridge leading over the River Ouse from Eaton Socon to St. Neot's, and which has been for many years past used as and forms part of the said roads, under the control of the trustees.

And powers will be applied for in the said Bill to enable the trustees acting in execution of the said Act, or of the intended Act, to levy new tolls, rates, or duties, on the said roads, and to alter or vary the existing tolls, rates, or duties, and to confer, vary, or extinguish exemptions from payment of tolls, rates, or duties, and to confer, vary, or extinguish other rights and privileges.

Dated this fifth day of November 1850.

Samuel Day, Clerk to the trustees of the said roads.

St. Neot's.

Itchen Bridge and Roads.

Powers to alter tolls, to raise further capital, and to sell or lease the undertaking, and amendment of Acts.

NOTICE is hereby given, that application is intended to be made to Parliament in the next session thereof for leave to bring in a Bill to alter, amend, and enlarge, and to repeal some of the powers and provisions of the several Acts following, or some or one of them; that is to say: an Act passed in the session of Parliament held in the 3rd and 4th years of the reign of His late Majesty King William the Fourth, intituled "An Act for Establishing a Floating Bridge over the River Itchen from or near a place called Cross House, within the liberties of the town of Southampton,

to the opposite shore, in the county of Southampton, with proper approaches thereto, and for making roads to communicate therewith;" another Act passed in the session of Parliament held in the 5th and 6th years of the reign of His said late Majesty, intituled "An Act for amending an Act passed in the last session of Parliament for establishing a Floating bridge over the river Itchen, near the town of Southampton, with proper approaches thereto, and making roads to communicate therewith;" and also another Act, passed in the session of Parliament held in the 2nd and 3rd years of the reign of Her present Majesty, intituled "An Act for amending and enlarging the powers of the Acts for establishing a Floating bridge over the river Itchen near the town of Southampton."

And notice is hereby further given, that it is intended by the said Bill to apply for powers to alter the tolls, rates, or duties authorised to be levied by the said Acts, or some or one of them, and to confer, vary, or modify exemptions from the payment of tolls, rates, duties, and other rights and privileges.

And notice is also hereby given, that it is intended by the said Bill to apply for powers to enable "The Company of Proprietors of the Itchen Bridge and Roads," incorporated by the first-mentioned Act, to raise, by the creation of new shares, or by mortgage of the tolls, rates, or duties, which the said Company are or may be authorised to levy, such additional capital as may be necessary for the general purposes of the undertaking; and also to declare that the holders of such new shares shall be entitled to a preference in the payment of dividends to such extent as may be agreed upon at a Special General Meeting of the Proprietors of such Company.

And it is intended by the said Bill to apply for powers to enable the said Company to sell or lease the undertaking, or all or any of the lands now belonging to the said Company, to any person or persons whomsoever.

And also for powers to enable the said Company to facilitate the winding up of their affairs in the event of the powers for selling the said undertaking being obtained and exercised.

Dated the 8th day of November 1850.

Tyrrell and Paine, Guildhall, London.
James C. Sharp, Southampton.

Halesworth, Beccles, and Haddiscoe Railway.

NOTICE is hereby given, that application is intended to be made to Parliament, in the ensuing session, for an Act to authorize the construction and maintenance of the railways hereinafter mentioned, with all proper stations, works, approaches, and conveniences connected therewith; that is to say: a railway commencing by a junction with the Lowestoft Railway, in the parish of Haddiscoe, in the county of Norfolk, at a point between the post on the said railway denoting one hundred and forty-one miles, and the post denoting one hundred and forty-one miles and one quarter from London, passing thence from, in, through, or into the several parishes, townships, and extra-parochial, or other places following, or some of them; that is to say: Haddiscoe, Wheatacre All Saints, Gillingham Saint Mary, and Aldeby, all in the said county of Norfolk; and Beccles, Ingate next Beccles, Worlingham Saint Mary, otherwise Great Worlingham, Ringsfield, Weston, Great Redisham, Little Redisham, Shadingfield otherwise Shaddingfield, Brampton, Westhall, Spexhall, Wissett, Holton, otherwise Holton Saint Peter, and Halesworth, all in the county of Suffolk, and terminating near to the town of Halesworth, at or

near to a field in the said parish of Halesworth, called Cutler's Hill Field, belonging to John Crabtree, and in the occupation of Isaac Mills, adjoining to and on the east side of the road leading from Halesworth to Bungay. And also a branch railway from and out of the said intended railway, commencing at a point about four furlongs distant from the commencement of such intended railway as hereinbefore described, in a piece of marsh land, in the said parish of Haddiscoe, belonging to the devisees and trustees under the will of Stephen Piggins, deceased, and in the occupation of Robert Brock, and terminating by a junction with the said Lowestoft Railway, at a point between the post on such railway denoting one hundred and forty-one miles and a half and the post denoting one hundred and forty-one miles and three-quarters from London, all of which branch railway will be situate in the said parish of Haddiscoe.

And it is intended by such Act to incorporate a Company, and to authorize and empower such Company to construct the said railways and works.

And it is also intended by such Act to take power to stop up, alter, or divert, whether temporarily or permanently, within the several parishes, townships, and extra-parochial places aforesaid, or some of them, all such turnpike and other roads and highways, railways, tramways, aqueducts, canals, sewers, drains, sluices, streams, and rivers, as it may be necessary to stop up, alter, or divert, for the purpose of constructing, maintaining, or using the said intended railways and works respectively. And it is also intended by such Act to empower the Company thereby to be incorporated to purchase lands and buildings by compulsion or agreement, and to levy tolls, rates, and duties, in respect of the said intended railways and works, and to confer, vary, or extinguish exemptions from the payment of tolls, rates, and duties, and other rights and privileges.

And it is further intended by such Act to vary or extinguish all existing rights or privileges in any manner connected with the lands and buildings proposed to be purchased as aforesaid, or which would in any manner impede or interfere with the objects aforesaid, or any of them, and to confer other rights and privileges.

And notice is hereby further given, that maps or plans, and sections of the said intended railways and works, and describing also the lands proposed to be taken for the purposes thereof respectively, together with books of reference to such plans, containing the names of the reputed owners, lessees, and occupiers of such lands; and a copy of this notice, as published in the London Gazette, will be deposited on or before the thirtieth day of November in the present year, with the Clerk of the Peace for the county of Suffolk, at his office in Bury Saint Edmund's; and with the Clerk of the Peace for the county of Norfolk, at his office in Aylsham; and that a copy of so much of the said maps or plans, sections, and books of reference, as relates to each of the parishes, in or through which the said intended railways and works are proposed to be made, together with a copy of this notice, will be deposited, on or before the said 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 fifty.

Norton and Reeve, Lowestoft,
Crabtree and Cross, Halesworth,
Sharpins and Swatman, Beccles, Solicitors.

Hartlepool Pier and Port.

Construction of New Pier or Breakwater.—Regulation or establishment of Ferry across the Harbour.—Powers to alter and take Tolls thereat.—Amendment of Acts.—Alteration of existing and grant of new Tolls.—Raising further monies.—Regulating Commission, and other purposes.

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 repeal, alter, amend, extend, and enlarge some of the powers and provisions of the following local and personal Acts relating to the Pier and Port of Hartlepool, in the county of Durham, or some of them; that is to say: the local and personal Acts, 53 Geo. III. cap. 35; 2 Will. IV. cap. 68; 1 Vic. cap. 78; and 8 and 9 Vic. cap. 139, or wholly to repeal the said Acts, and to consolidate, alter, amend, and extend the provisions thereof, or to make other provisions in lieu thereof, and to confer upon the Commissioners of the Pier and Port of Hartlepool further and additional powers.

And notice is also hereby given, that it is intended by the said Bill to authorize the Commissioners of the said Pier and Port to make, construct, and maintain a Pier or Breakwater, commencing from the cliffs called the Heugh, at a point on the sea-shore under or adjoining the said cliffs, about 240 yards in a south-westerly direction from the Lighthouse on the Heugh, and running from such point in a south-easterly direction for the length of 670 yards, and passing near to a Buoy called "the Stone Buoy," and terminating at the end of the said 670 yards; which proposed Pier and the termini and course thereof, are delineated and more particularly described on the plans to be deposited as hereinafter mentioned; and also to make, construct, and maintain in connexion with the said pier or breakwater, or for the safety or protection thereof, or of the cliffs adjoining the same, or of vessels seeking shelter near the said pier or breakwater, all such jetties, groins, quays, esplanades, parapets, landing-places, communications, and other works as may be deemed necessary or convenient; and also a Light or Lighthouse on the south-eastern end of the said pier, and for all or any of the purposes aforesaid to deviate from the line or lines of the said intended works as laid down on the said plans thereof to such an extent as will be defined or delineated on such plans; which said pier or breakwater and other works will be wholly made and maintained in, or adjoining to or pass from, through, or near to the township or borough of Hartlepool, in the parish of Hart, in the county of Durham, and the shore of the sea, as well below as above low-water mark, adjoining the said township.

And notice is also hereby given, that it is intended to insert in the said Bill powers enabling the said Commissioners to manage and regulate the Ferry from the Town-wall of Hartlepool across the harbour of Hartlepool, to or near to the cofferdam on the opposite shore, in the township and parish of Stranton, in the county of Durham; or to establish and maintain a Ferry there, and to improve and maintain the existing Landing-places and approaches to the said existing or proposed ferry, and to make and maintain other landing-places and approaches thereto, for the accommodation of passengers, animals, and goods carried, or to be carried across the said ferry or harbour, which said ferry, landing-places, approaches, and other works are situate, or will be made and maintained in, or pass from, in, through, or into the

several parishes, townships, and extra-parochial places following; that is to say: the said township or borough of Hartlepool, in the parish of Hart, and the township and parish of Stranton, in the county of Durham.

And notice is also hereby given, that it is intended by the said Bill to repeal, vary, or alter all or some of the tolls, rates, and duties now payable to, or demandable by, the Commissioners of the Pier and Port of Hartlepool, under the several Acts mentioned or referred to in this notice, and to enable the said Commissioners to demand and take other and larger tolls, rates, and duties in lieu thereof or in addition thereto; also to demand and take tolls, rates, and duties from vessels of every description seeking shelter within or under the Pier and Breakwater to be erected and maintained under the said Bill, or in any other place or part of the Port of Hartlepool within the jurisdiction of the said Commissioners; also to demand and take tolls for passengers, animals, and goods conveyed over the before-mentioned existing or proposed ferry across the said harbour, or for the boats plying or to be established at the said ferry; also to alter, vary, or extinguish any existing tolls, rates, or duties now demandable or usually taken at the said ferry, and to confer full powers on the Commissioners for the recovery and collection, and enforcing payment, of all or any of the tolls, rates, and duties now payable to and demandable by them, or to be granted to them by the said Bill, and for compounding with persons and corporations for the payment of all or any of such tolls, rates, or duties, and to confer, vary, or extinguish exemptions from payment of all or any of such existing and proposed tolls, rates, and duties, and to confer, vary, or extinguish other rights, privileges, and exemptions in connexion with all or any of the objects mentioned in this notice, or to be provided for by the said Bill.

And notice is also hereby given, that it is intended by the said Bill to authorize the said Commissioners, or their officers, to board vessels coming within the jurisdiction of the said Commissioners, and subject to the payment of tolls, rates, or duties to the said Commissioners, and to demand and to receive such tolls, rates, or duties, and to confer on the said Commissioners further powers for the recovery of tolls, and to authorize the officers of the Customs at the port of Hartlepool and other ports to refuse the clearance papers to vessels in respect of which tolls are due and payable to the said Commissioners, and to authorize the detention of vessels and their cargoes until the tolls due and payable to the Commissioners have been paid, and to impose penalties for the breach of such provisions.

And notice is also hereby given, that it is intended by the said Bill to authorize the said Commissioners to raise money on the credit of the tolls, rates, and duties for the time being payable to or demandable by them, and on the bonds of the Commissioners, or by either of such means, and to make provision for the payment of the monies so to be raised, and also of the existing loan-debts of the Commissioners, and to confer upon the said Commissioners other powers in relation to such purposes, or any of them.

And notice is also hereby given, that in the said Bill so to be applied for powers and provisions will be inserted for the following purposes, or some of them; that is to say:—For altering the number, and time and mode, of electing or appointing the Commissioners of the said Pier and Port, and for appointing or regulating the appointment or election of the future Commissioners of the said Pier and Port, and their number and qualification,

and for better defining the limits of the jurisdiction of the said Commissioners, and for extending their powers, privileges, and duties within such limits.—For enabling the Commissioners of the said pier and port to deepen and improve the anchoring-ground between the existing pier and the said proposed pier or breakwater, and the approach thereto, by removing the rocks and stones in such places, and to such extent, as they shall deem necessary or expedient, and to use the rocks, stones, and materials so to be removed for the purpose of constructing the said pier or breakwater, and the foundations thereof, or the works to be connected therewith.—For enabling the Commissioners of the said pier and port to remove wrecks, rocks, and stones, and other obstructions to the navigation within the limits of their jurisdiction, and to buoy the seas and bay, and dredge and sluice, or otherwise keep open, the channels within such limits; and to do other acts for improving and preserving the navigation of the seas and bays within their jurisdiction.—and For vesting in the said Commissioners all other powers and authorities which may be deemed necessary or expedient for the conservancy of the seas and bays within their jurisdiction, and for carrying into full and complete effect the several objects mentioned in this notice, or to be provided for in the said Bill, and to incorporate in the said Bill all or some of the clauses and provisions of “The Lands Clauses Consolidation Act, 1845,” and “The Harbours, Docks, and Piers Clauses Act, 1847.”

And notice is also hereby given, that it is intended by the said Bill to take powers to purchase, by compulsion or otherwise, the lands, houses, shore of the sea, and hereditaments described on the plans to be deposited as hereinafter mentioned, and other lands, houses, and hereditaments, for the several purposes mentioned in this notice, and to enable the parties entitled to such lands, houses, sea shore, and hereditaments, whether capacitated or incapacitated, to sell the same, and to confer other powers in respect of the purchase and sale of such lands, and the consideration to be paid for the same, and also to take power to alter, vary, or extinguish all existing, reserved, or future rights and privileges in or over, or connected with, the lands, houses, sea shore, public and other works, and property to be purchased or affected, or which would in any way impede or interfere with the objects of the said Bill, or any of them.

And notice is hereby also given, that it is intended by the said Bill to repeal, vary, or extinguish all exemptions, rights, and privileges by any Act of Parliament or charter in force within the borough of Hartlepool, granted or reserved to any corporations or persons, or to be granted or reserved to the body corporate of the said borough, under any charter to be granted to the said body corporate, or under any Act of Parliament to be passed in relation thereto, and also all other rights, privileges, and exemptions, which would in any way impede or interfere with any of the objects mentioned in this notice, or to be authorized by the said Bill, and to confer, vary, or extinguish other rights and privileges and exemptions.

And notice is also hereby given, that it is intended by the said Bill, in cases where it may be deemed necessary so to do, with reference to all or any of the objects and purposes mentioned in this notice, to alter, amend, and extend, or repeal wholly or in part some of the powers and provisions of the several Acts of Parliament and Charters following; that is to say: the Local and Personal Acts, 2 Will. 4, chapter 67; 4 Will. 4, chapter 56; 3 and 4 Vic., chapter 109; and 11 and 12 Vic., chapter

81, relating to the Hartlepool Dock and Railway Company;—the 9 and 10 Vic., chapter 115; and 13 Vic., chapter 25, relating to the Hartlepool Gas and Water Company;—the 7 Vic., chapter 28; the 10 Vic., chapter 16; and the 13 and 14 Vic., chapter 111, relating to the Hartlepool West Harbour and Dock Company, and the Charter granted by His Majesty King John, in the second year of his reign, incorporating the burgesses of the borough of Hartlepool; the Charter granted to the said borough, by Richard Poor, Bishop of Durham, in the year 1230; the Charter granted to the said borough by Her Majesty Queen Elizabeth, in the 35th year of her reign; the Charter granted to the Mayor and Burgesses of Hartlepool, by Her present Majesty Queen Victoria, dated at Westminster, the 24th day of September, in the 5th year of Her reign; and also the several other Charters or Letters Patent, mentioned or referred to in the last mentioned Charter, as granted to the body corporate of the said borough, by her predecessors, Kings and Queens of England.

And notice is also hereby given, that duplicate plans, describing the lines or situations of the proposed pier or breakwater ferry, landing-places, and other works, and the lands in, through, or upon which the same are intended to be made, maintained, varied, extended, or enlarged, together with duplicate sections to such plans, showing the nature and levels of such pier, breakwater, and works, and a book of reference containing the names of the owners, or reputed owners, lessees, or reputed lessees, and occupiers of the lands, houses, and other property in or through which such pier, breakwater, and works will pass or be made, or which will require to be taken for the purposes of the said Bill, and also a copy of this notice, as published in the London Gazette, will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the county of Durham, at his office in the city of Durham; and that on or before the said 30th day of November instant a copy of so much of the said plans and sections, with a book of reference thereto as relates to each of the said parishes or townships in or through which the said proposed works will pass or be made, and also a copy of this notice, as published in the London Gazette, will be deposited for public inspection with the Clerk of each such parish or township, at his place of abode.—Dated this 9th day of November 1850.

Thomas Belk, Hartlepool, Solicitor to the Commissioners of the Pier and Port of Hartlepool.

Hartlepool Freemen's Lands and Harbour Dues.
To provide for the management of the Freemen's Lands.—the alteration or extinguishment of their present rights therein, and the sale and appropriation of the whole or part of the said Lands, and to vest and confer further powers as to the Corporation Harbour Dues on Vessels; and for other purposes.

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 provide for the regulation and management of the lands called the Farwell-field, the Town-moor, and the Chares or Stripes of land adjoining or leading to the same, in the township of Hartlepool, in the county of Durham, the right of pasturage upon which belongs to or is claimed by the Freemen and Widows of freemen of the borough of Hartlepool, and to alter or extinguish the interests of the freemen and freemen's widows in such lands, and to vest the said lands in the body corporate of the

borough of Hartlepool, for the benefit of the borough, or of the freemen and freemen's widows, or in trustees for those purposes, or any of them, and to provide for the sale and appropriation of such lands, and of the produce or income thereof, and to vest in the body corporate of the borough the corporation harbour dues on every ship or vessel entering the port, and to grant further powers in respect of such dues or tolls, and for other purposes connected with the said freemen's lands and the said dues or tolls, or any tolls to be granted in lieu thereof.

And notice is hereby also given, that in the said Bill so to be applied for, provisions will be inserted for the following purposes, or some of them; that is to say:—for discharging the said lands called the Farwell-field, the Town-moor, and the Chares or Stripes, or some or either of them (the fee-simple and right of soil of which is vested in or claimed by the body corporate of the said borough), from the rights of pasturage belonging to or exercised by the freemen and freemen's widows of the said borough;—for making compensation to the freemen and freemen's widows (including persons having inchoate rights of freedom) for releasing such rights, and for carrying into effect certain arrangements which have been entered into, or may be entered into between the freemen and freemen's widows and the body corporate or council of the said borough for that purpose;—for authorizing and regulating, if it shall be deemed necessary or expedient so to do, the holding of meetings of the freemen and the appointment of a committee or of trustees for the freemen, and for granting such committee or trustees certain powers as to the extinguishment or alteration of the rights of the freemen and freemen's widows, and the determining or regulating the compensation to be paid or given for their rights of pasturage and other rights in the said lands, or any of them, or as to the management of the said lands, or any of them, for the benefit of the freemen and freemen's widows alone, or of the freemen and freemen's widows and the inhabitants of the said borough, and as to the letting or selling the said lands, or any part thereof, by the body corporate of the borough, or the committee or trustees for the freemen, and as to the appropriating any part of such lands for the purposes of public recreation, or as promenades or inclosures for the general use of the inhabitants of the borough, or otherwise in relation to such lands, and as to the future appropriation or management thereof, and of the rents thereof, and of the proceeds to arise from the sale thereof, and for the recovery of the rents payable or agreed to be paid for the use or occupation of such lands, or any part thereof, or any way or easement over the same;—for authorizing the corporation or the committee or trustees to lay out the whole or part of the Farwell-field, and of the said Chares, and of any portion not exceeding five acres of the Town-moor, for building purposes or otherwise, including the sites of roads, squares, streets, and other public places, and the remainder of the town-moor, for the health, comfort, convenience, and recreation of the inhabitants of the borough, and to let any portions of the said lands from year to year, and any parts applicable for building purposes, upon building leases, and also to sell all or any part of the same portions of the said lands;—for enabling the body corporate or council of the said borough to enter into and carry out any arrangement which has been made or may be made between them and the freemen of the said borough, in relation to any of the objects or matters mentioned

in this notice;—for regulating the appropriation or investment of the monies to arise from leases or sales of the said lands, and for authorizing the application thereof, or of part thereof, and of any funds of the corporation to the preservation of the said lands from the inroads of the sea, or by way of contribution to any works to be undertaken by any other body or persons for such purpose, and to laying out the said lands for building purposes, and otherwise using the same for the advantage, health, comfort, convenience, and recreation of the inhabitants of the said borough;—for granting to the body corporate or council of the borough, all powers necessary for carrying out or giving effect to the several objects mentioned in this notice, or to be authorized by the said Bill, or any of them, and for making provision for the payment of the expenses incurred or to be incurred in the said application to Parliament, and in relation thereto, and in carrying the provisions of the said Act into effect, and for authorizing the application of the purchase monies, rents, or proceeds of the said lands, or the funds or income of the borough or of any borough rate within the borough, for such purposes.

And notice is also hereby given, that it is intended by the said Bill to vest in the body corporate of the said borough the harbour dues or tolls now demanded and received by the Mayor and Burgesses of the said borough, in respect of every decked ship or vessel entering the port of Hartlepool, and to grant to the body corporate of the said borough further and additional powers for recovering, receiving, and enforcing payment of the said dues or tolls, also powers to vary or alter the said dues or tolls, and to levy other tolls in lieu thereof, and to confer, vary, or extinguish exemptions from the payment of the said existing dues or new tolls, and to provide for the application of the said dues or tolls, and of the surplus thereof after providing for the repair and maintenance of the town-wall of Hartlepool, heretofore repaired and maintained out of the said dues or tolls received by the said Mayor and Burgesses in respect of ships or vessels entering the port of Hartlepool, and to grant further powers in respect of the said dues or tolls, town-wall, and other matters.

And notice is also hereby given, that it is intended by the said Bill to repeal, vary, or extinguish all exemptions, rights, and privileges by any Act of Parliament or Charter now in force within the borough, granted or reserved to any corporation or persons; and also all other existing rights, privileges, and exemptions which would in any way impede or interfere with any of the objects mentioned in this notice, or to be authorized by the said Bill, and to confer, vary, or extinguish other rights, privileges, or exemptions.

And notice is also hereby given, that it is intended by the said Bill, in cases where it may be deemed necessary so to do with reference to all or any of the objects and purposes mentioned in this notice, or to be provided for by the said Bill, to alter, amend, and extend or repeal, wholly or in part, some of the powers and provisions of the several Charters and Acts of Parliament following; that is to say: the Charter granted by His Majesty King John, in the second year of his reign, incorporating the burgesses of the said borough. The Charter granted to the said borough by Richard Poor, Bishop of Durham, in the year 1230. The Charter granted to the said borough by Her Majesty Queen Elizabeth, in the 35th year of her reign. The Charter granted to the mayor and burgesses of Hartlepool by Her present Majesty Queen Victoria, dated at Westminster

the 24th day of September, in the fifth year of her reign; and also the several other Charters or letters patent mentioned or referred to in the last-mentioned Charter as granted to the body corporate of the said borough by her predecessors, Kings and Queens of England.—The local and personal Acts, 53 Geo. III. cap. 35; 2 Will. IV. cap. 68; 1 Vic., cap. 78; and 8 and 9 Vic., cap. 139, relating to the Pier and Port of Hartlepool;—the local and personal Acts, 2nd Will. IV., cap. 67; 4 Will. IV., cap. 56; 3 and 4 Vic., cap. 109; and 11 and 12 Vic., cap. 81, relating to the Hartlepool Dock and Railway Company;—the local and personal Acts 9 and 10 Vic., cap. 115; and 13 Vic., cap. 25, relating to the Hartlepool Gas and Water Company;—the private Acts 5 and 6 Vic., cap. 22; 9 and 10 Vic., cap. 30; and the 12 and 13 Vic., cap. 16, relating to the Trustees of the late Duke of Cleveland;—and the local and personal Acts 7 Vic., cap. 28; 10 Vic., cap. 16; and the 13 and 14 Vic., cap. 111, relating to the Hartlepool West Harbour and Dock Company.—Dated this 9th day of November 1850.

Thomas Bell, Hartlepool, Solicitor for the Bill.

The Scarborough Gas Company.

Incorporating Company—Raising Additional Capital—Better Lighting the Borough—and other purposes.

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 incorporate the Company or Association, called "The Scarborough Gas Company," who now supply the town of Scarborough, in the county of York, with gas, and carry on the other business usually carried on by Gas Companies; and to enable the said Company to sue and be sued in the name of the said Company, or in the name or names of one or more of the Directors or Officers thereof; and to make other provision for the constitution and regulation of the Company; and to vest in the said Company, when so incorporated, all the lands, houses, gas works and other works, mains, plant, stock, debts and effects, and other property of every description, rights, powers and privileges, now vested in the said Company or Association, or in any Trustees or Trustee, for them, or otherwise belonging to or exercisable by the said Company.

And notice is also hereby given, that in the said Bill so to be applied for, powers will be inserted for the following purposes, or some of them, that is to say—To enable the said Company to light and to furnish a further and better supply of gas to the district consisting of the township of Scarborough, the township of Falsgrave, the extra-parochial precinct of Scarborough Castle, and other places (if any) within the boundary of the municipal borough of Scarborough, as enlarged and extended by the Act to provide for the regulation of municipal corporations in England and Wales; and for such purposes to enlarge and extend the present Gas Works of the Company, and to construct other works for the manufacture and for the storing of gas; and to lay down mains and pipes and other apparatus in and through the streets, squares, courts, alleys, highways, lanes, roads, thoroughfares, and public passages and places within the limits of the said district; to enable the Company to receive and recover rents and charges for the supply of gas to the inhabitants, and for the public lights within the said district; to appoint gas-fitters, and regulate gas fittings to be used by the consumers of gas sup-

plied by the Company; to hold the lands and houses now belonging to the Company, and to purchase and take on lease and hold other lands and houses for the purposes thereof, or to be authorized by the said Bill; and to sell superfluous houses, lands, and works; to enable the Company to raise additional capital by the creation of new shares, and to guarantee interest or dividend upon or in respect of such shares, and to confer other advantages and privileges upon the holders of such shares; to allot shares to persons not being shareholders of the Company; to raise money on the credit of the undertaking for the time being of the Company, or on the bonds of the Company, or by all or any of such ways and means; and to confer upon the Company all or some of the powers of "The Companies Clauses Consolidation Act, 1845," "The Lands Clauses Consolidation Act, 1845," "The Gas Works Clauses Act, 1847;" and also powers for regulating the management and the meetings and proceedings of the Company; and all such other powers as may be deemed necessary for fully carrying into effect the several purposes mentioned in this Notice, or to be authorized by the said Bill.

And notice is also hereby given, that it is intended by the said Bill so to be applied for to repeal, alter, vary, or extinguish all existing rights, privileges, and exemptions, which would in any way impede or interfere with any of the objects mentioned in this notice, or to be authorized by the said Bill; and to confer, vary, or extinguish other rights, privileges, or exemptions.

And notice is also hereby given, that it is intended by the said Bill to alter some of the powers and provisions of the deed or deeds of settlement, or other deeds regulating the said Company, or to annul the same deed or deeds, and to grant to the Company other and further powers and provisions in lieu thereof; and also in cases where it may be deemed necessary so to do with reference to all or any of the objects and purposes mentioned in this notice, or to be provided for in the said Bill; to alter, amend, and extend or repeal wholly or in part all or some of the powers and provisions of the several Acts of Parliament following; that is to say: an Act passed in the forty-fifth year of the reign of His Majesty King George the Third, intituled "An Act for paving and otherwise improving the streets and other places in the township of Scarborough, in the North Riding of the county of York, and for licensing hackney coaches, and establishing other regulations in the said township;" an Act passed in the eighth and ninth years of the reign of Her present Majesty Queen Victoria, intituled "An Act for better supplying with water the towns of Scarborough and Falsgrave, in the parish of Scarborough, in the county of York;" and an Act passed in the third year of the reign of His late Majesty King William the Fourth, intituled "An Act for repairing the roads from near Monk Bridge, near York, to New Malton, and from thence to Scarborough, and from Spittle House to Scarborough, all in the county of York;" or of any other Act or Acts relating to the said borough, or any part of the district within the boundaries thereof.

Dated this first day of November, one thousand eight hundred and fifty.

Hesp and Uppleby, Solicitors for the Bill.

Caledonian Railway (Motherwell Branch Extension and Lesmahagow Branches Lease) Bill.

NOTICE is hereby given, that application is intended to be made to Parliament in next Session, for leave to bring in a Bill to effect, or to

empower the Caledonian Railway Company to grant a Lease of the railways, branch railways, and other works authorised by the "Caledonian Railway (Motherwell Branch Extension) Act, 1847," and "The Caledonian Railway (Lesmahagow Branches) Act, 1847," or some of the said railways, branch railways, and other works, or some part thereof, and a transference of the rights and powers conferred by the said Acts or some of the said rights and powers, to William Edward Hope Vere, Esquire, of Blackwood, Archibald Hastie, Esquire, of Bankend, Member of Parliament, John Greenshields, Esquire, of Kerse, James Thomas Brown, Esquire, younger, of Auchlochan, James Campbell, Esquire, residing at Dalscrf House, and James Hutchison, Esquire, of Woodside, or one or more of them, and such other person or persons, if any, as may be hereafter named, for such period and on such terms as shall have been, or may be agreed upon between the said Company and the said proposed Lessees, or as may be fixed by the said Bill.

And it is intended by the said Bill to make provision for the execution, by the said proposed lessees, of the said railways, branch railways, and other works, or some of them, or some part thereof, or for the advance by the said proposed lessees to the Caledonian Railway Company of the funds necessary for the execution thereof.

And it is intended by the said Bill to make provision for the working, management, and maintenance of the said railways, branch railways, and other works, or some of them, or some part thereof, by the Caledonian Railway Company and the said proposed lessees, or one or other of the said parties, and for empowering the said lessees to fix, levy, and receive the tolls, rates, and duties authorised by the said Acts on and for the use of the said railways, branch railways, and other works, or some of them, or some part thereof; and to confer, vary, or extinguish exemptions from the payment of such tolls, rates, and duties.

And it is intended by the said Bill to make provision for vesting in the said proposed lessees, and for empowering them and their officers, agents, and servants, to exercise and enjoy, during the continuance of the said lease, such of the powers and privileges which might otherwise be exercised and enjoyed by the Caledonian Railway Company, or the Directors thereof, or their officers, agents, or servants, with regard to the formation, possession, enjoyment, and management of the said railways, branch railways, and other works, or of the parts thereof comprised in such lease, and the tolls to be taken thereon, as may be agreed upon between the Caledonian Railway Company and the said proposed lessees, or as may be fixed by the said Bill.

And it is intended by the said Bill to empower the Caledonian Railway Company to enter into agreements with the said proposed lessees, and also to enable the said proposed lessees to enter into agreements with the Caledonian Railway Company, and with such parties as may be agreed to be assumed as joint lessees with them in relation to the said lease, the construction, working, maintenance and management of the railways, branch railways, and other works comprised therein, the expense to be incurred, and funds to be advanced in relation thereto, the tolls, rates and duties to be levied thereon, and on the lines of railway communicating therewith, which belong to the Caledonian Railway Company, the appropriation of the tolls, rates and duties to be levied upon the railways, branch railways, and other works comprised in the said lease, and the mode in which, and the consideration upon which the said lease shall be termi-

nated; as also to confirm any agreements which may have been entered into with reference to all or any of the purposes hereinbefore mentioned.

And it is intended by the said Bill to vary or extinguish all existing rights and privileges which may in any manner interfere with the object aforesaid, and to confer other rights and privileges.

And it is intended by the said Bill to make provision for empowering the said lessees, or the said Caledonian Railway Company, to contract and agree with the owners of any lands required for the formation of the said railways, branch railways, or other works, and with all parties having a right or interest in such lands, for a lease or purchase of any such lands, or such parts thereof as they think proper, and for a lease or purchase of all rights and interests in such lands of what kind soever; and for enabling all parties being possessed of any lands, or any such right or interest therein, to contract for, sell and dispose of such lands, or such right therein, or to feu or let the same on lease to the lessees or to the Caledonian Railway Company, at a rent, yearly feu-duty, or ground-annual, and to enter into all necessary agreements for these purposes.

And it is intended by the said Bill to amend, so far as necessary, for the purposes aforesaid, or some of them—"The Caledonian Railway Act, 1845;" "The Caledonian Railway (Motherwell Branch Extension) Act, 1847;" "The Caledonian Railway (Lesmahagow Branches) Act, 1847;" and the several other Acts following (or some of them), relating to the Caledonian Railway Company,—that is to say, Local and Personal Acts 7 Geo. 4th, cap. 103; 7 and 8th Geo. 4th, cap. 88; 10 Geo. 4th, cap. 107; 11 Geo. 4th, caps. 62 and 125; 1 and 2 Wm. 4th, cap. 58; 4 Wm. 4th, cap. 41; 1 Vict. caps. 100, 116 and 118; 1 and 2 Vict. cap. 60; 2 and 3 Vict. cap. 58; 3 and 4 Vict. caps. 107 and 123; 4 Vict. caps. 5 and 11; 6 and 7 Vict. cap. 49; 7 and 8 Vict. caps. 87 and 98; 8 and 9 Vict. caps. 31, 160, and 192; 9 and 10 Vict. caps. 130, 142, 143, 188, 201, 206, 229, 249, 314, 329, 334, 379, and 395; 10 Vict. cap. 23; 10 and 11 Vict. caps. 75, 82, 90, 95, 168, 169, 172, and 237; 11 and 12 Vict. caps. 73, 78, 121, and 148; and 12 and 13th Vict. caps. 67 and 90.—Dated this eighth day of November 1850.

John Marr, Writer, Lanark.

Shrewsbury and Chester Railway.

(Abandonment of Crickheath and Wem Branches; Confirmation of Preference Shares; Station at Birkenhead; Power to use the Lines of the Birkenhead, Lancashire, and Cheshire Junction, and Chester and Holyhead Railways, with Engines and Carriages, and limitation of Tolls in respect thereof; Payment of Liabilities; Arrangements with other Companies, and Amendment of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act or Acts to authorise and empower the Shrewsbury and Chester Railway Company to abandon the formation of, and to relinquish the branch railways, authorised by "The Shrewsbury, Oswestry, and Chester Junction Railway (Crickheath and Wem Branches) Act, 1846;" that is to say: firstly, so much of the Crickheath Branch as has not been already constructed; that is to say: so much thereof as extends from a field, numbered thirty-nine, in the parish of Oswestry, in the county of Salop, on the Parliamentary plans of the said Crickheath Branch, and terminating in or near a certain field numbered two hundred and ninety-five, in the township of Crickheath, in the parish of Oswestry,

in the county of Salop; and secondly, the branch railway called "The Wem Branch" of the said Shrewsbury and Chester Railway Company, which Branch Railway commences by a junction with the said Shrewsbury and Chester Railway at a certain field known by the name of Case's-field, in the township of Leaton, in the parish of St. Mary, in the said county of Salop, and terminates in or near a cottage and garden, on the east side of the turnpike-road from Wem to Ellesmere, in the parish of Wem, in the said county of Salop, now or formerly in the occupation of John Thomas.

And it is also intended by the said Act or Acts to confirm the creation of preference shares in the said Shrewsbury and Chester Railway Company for raising the capital authorised to be raised by "The Shrewsbury and Chester Railway Act, 1847."

And it is also proposed to take powers in the said intended Act or Acts for enabling the said Shrewsbury and Chester Railway Company to take and hold a certain piece of land, part of the reclaimed land, soil, and shore of the rivery Mersey and of Wallasey-pool, on the south side of the said pool, and in the part thereof lying between the Woodside Basin on the south, and the Great Tidal Basin on the north and north-west, and usually denominated the South Reserve, in the parish, township, chapelry, or place of Birkenhead or parish of Wallasey, or one of them, and county of Chester, and to erect such stations, sheds, depôts, warehouses, and other conveniences upon the said reclaimed land, soil, and shore, and upon the said South Reserve, as may be required for the accommodation of the traffic of the said Shrewsbury and Chester Railway Company, and to make and maintain in connection with the said station and works all necessary and proper sidings, approaches, junctions, and communications with the line or lines of rails laid down, or authorised to be laid down by the Birkenhead, Lancashire, and Cheshire Junction Railway Company, and by the Birkenhead Dock Company, and by the Birkenhead Dock Trustees, or some or one of them, upon the land and quays of the said Companies and the said Trustees, or some or one of them, at or near Wallasey-pool, and upon the embankment across Wallasey-pool.

And it is also intended to take powers for the purchase of lands, by compulsion or agreement, for the purposes of the said station and other works as aforesaid, and also to contract and agree for the lease or grant of such lands, and of such other lands adjoining or near to the said Wallasey Pool, belonging to the said Birkenhead Dock Company, as may be agreed upon, and to take and hold such lands for the further accommodation of the traffic of the said Shrewsbury and Chester Railway Company, and to enable the said Birkenhead Dock Company to sell or lease such lands as aforesaid, and to vary or extinguish all existing rights and privileges in any manner connected with the lands so proposed to be purchased, taken, or leased, or which would in any manner impede or interfere with the objects aforesaid, or any of them, and to confer other rights and privileges.

And notice is hereby further given, that a plan shewing the lands intended to be taken for the said intended station and works, and for the purposes aforesaid, together with a book of reference to such plan, containing the names of the reputed owners, lessees, and occupiers of such lands respectively, and also a copy of this notice, as published in the *London Gazette*, will be deposited on or before the 30th day of November, in the present year, with the Clerk of the Peace for the county of Chester, at his office in Chester, and with the

Clerk of the Parochial Church for the parish, township, chapelry, or place of Birkenhead aforesaid, called or known by the name of St. Mary, in Birkenhead, and with the parish clerk of the said parish of Wallasey, at their respective residences.

And it is also intended by the said Act or Acts to enable the said Shrewsbury and Chester Railway Company to apply so much of the surplus funds or capital already authorized to be raised by them under their existing Acts, as may be necessary to pay off all existing debts and liabilities of the Company, and to construct the said station and works of Birkenhead aforesaid, and to provide station accommodation at or near Wallasey Pool aforesaid; and for all or any of the purposes aforesaid, in lieu of the purposes to which such funds or capital were proposed to be applied when such funds or capital were authorized to be raised, and also to merge in the capital of the said Company shares which shall have been or shall be declared to be forfeited; and also to create and issue in lieu of capital and shares authorized to be raised and issued, but not created, issued, or called up, and in lieu of shares so forfeited, new shares of such nominal value as the said Company shall determine, and, if it shall be necessary, to assign to any capital or shares so to be created and issued as aforesaid, or to such shares already created, but not fully called up, such guaranteed or preferential dividends or other rights and privileges as the said Company shall think fit; and also to make such further provisions respecting the capital and shares of the said Company as the said Company may think fit.

And it is intended by the said Act or Acts to authorize and enable the said Shrewsbury and Chester Railway Company to run and pass over the several lines of rails of the Birkenhead Dock Trustees, and of the Birkenhead Dock Company, and of the Birkenhead, Lancashire, and Cheshire Junction Railway Company, and of the Chester and Holyhead Railway Company, from the Junction thereof with the Shrewsbury and Chester Railway to the joint station at Chester, with Engines and Carriages coming to or from the Shrewsbury and Chester Railway, and to alter and limit the tolls, rates, and duties authorized to be levied under the Acts relating to the said Birkenhead, Lancashire, and Cheshire Junction and Chester and Holyhead Railways respectively after mentioned, or some of them, so far as the same would be leviable in respect of such last mentioned engines and carriages passing on and along the said Birkenhead, Lancashire and Cheshire Junction, and Chester and Holyhead Railways; and also to authorize the said Shrewsbury and Chester Railway Company to carry passengers, goods, minerals, cattle, and other traffic, on railways other than the said Shrewsbury and Chester Railway, and to enter into arrangements with any other companies, persons, bodies politic or corporate touching all or any of the matters aforesaid, and to confirm such arrangements and agreements as may have been already entered into in reference to such matters, and also to vary or extinguish all such rights or privileges (if any) as could or might interfere with the objects aforesaid.

And it is also intended by the said intended Act or Acts to enable the said Shrewsbury and Chester Railway Company to use the station and conveniences belonging to the said Birkenhead, Lancashire, and Cheshire Junction Railway Company, upon such payments to the said last mentioned Company as shall be mutually agreed upon, or as in case of dispute shall be settled by the Commissioners of Railways.

And it is also intended by the said Act or Acts

to confirm certain arrangements and agreements entered, or to be entered into, with the Chester and Holyhead Railway Company, with the Shrewsbury and Birmingham Railway Company, and the Shrewsbury and Hereford Railway Company, or any of them respectively, in reference to the traffic of the Shrewsbury and Chester Railway Company, and to vary or extinguish all such rights and privileges (if any) as could or might interfere with such agreements.

And it is also intended by the said Act or Acts to take powers to enable and require the said Shrewsbury and Chester, and the said Birkenhead, Lancashire, and Chester Junction, and the said Chester and Holyhead Railway Companies respectively, to book passengers and traffic at, to, and for the said intended station at Birkenhead and the stations on the said Birkenhead, Lancashire, and Cheshire Junction, Chester, and Holyhead, and Shrewsbury and Chester Railways respectively, and duly to receive, forward, and convey to their and its destination, all passengers and traffic so booked by the first practicable train conveying the like description of traffic along the route over which the same is to be forwarded; and in so far as may be necessary for the purposes aforesaid or any of them, to alter, amend, or repeal such of the provisions of the several Acts relating to the Chester and Holyhead Railway (that is to say), local and personal—7th and 8th Victoria, chapter 65; 8th and 9th Victoria, chapter 33; 10th and 11th Victoria, chapter 147 and 238; and 11th and 12th Victoria, chapter 60; and 12th and 13th Victoria, chapter 41; also of the several Acts relating to the Birkenhead, Lancashire, and Cheshire Junction Railway (that is to say), local and personal—1st Victoria, chapter 107; 3rd Victoria, chapter 2; 8th and 9th Victoria, chapter 99; 9th and 10th Victoria, chapter 91; and 10th and 11th Victoria, chapters 222 and 223. Also of the several Acts relating to the Shrewsbury and Birmingham Railway (that is to say) local and personal—9th and 10th Victoria, chapter 307; 9th and 10th Victoria, chapter 308; 10th and 11th Victoria, chapter 80; and 12th and 13th Victoria, chapter 85; and also of the several Acts relating to the Shrewsbury and Hereford Railway (that is to say) local and personal—9th and 10th Victoria, chapter 325; and 13th and 14th Victoria, chapter 26.

And notice is hereby further given, that for carrying into effect all or any of the above objects, it is intended by the said Act or Acts to alter, amend, extend, and enlarge, and also to repeal some of the powers and provisions of the several Acts of Parliament following, relating to the Shrewsbury and Chester Railway (that is to say), local and personal—7th and 8th Victoria, chapter 99; 8th and 9th Victoria, chapters 42 and 115; 9th and 10th Victoria, chapters 250, 251, 274, and 275; 10th and 11th Victoria, chapter 144; and 12th and 13th Victoria, chapter 55.

Dated this ninth day of November, 1850.

H. Kelsall, Solicitor.

Reading Water Works Company.

(Amendment of Acts and Extension of Works and Powers.)

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act to alter, amend, and enlarge some of the powers and provisions of the Acts relating to the Reading Water Works Company, passed respectively in the seventh year of the reign of His Majesty King George the Fourth, and in the fifth and sixth years of the reign of

His Majesty King William the Fourth. And that it is proposed by the said intended Act to authorize and empower the said Company to make and maintain an aqueduct or conduit, or aqueducts and conduits, from the river Kennet, and from a certain cut or canal communicating with the said river, and belonging to the Company of Proprietors of the Kennet and Avon Canal Navigation, at or near a mill called Southcot Mill, in the tything of Southcot, in the parish of Saint Mary, Reading, and county of Berks, to a certain reservoir, or reservoirs, proposed to be made in the said last-named parish, at or near the Toll-house upon the High Bath turnpike-road, and adjoining or near to a certain messuage and lands, called Brunswick House, and thence to a certain other reservoir, or reservoirs, proposed to be made in or near a certain close of land in the hamlet of Whitley, in the parish of Saint Giles, Reading, in the county of Berks, belonging to William Stephens, Esq. and now in the occupation of Job Patey, abutting upon the highway leading from Reading to Shinfield, upon certain lands called the Crown Fields, and upon a close of land in the occupation of John Jackson Blandy, gentleman. And from the said reservoir, or reservoirs, in the said parish of Saint Mary, Reading, at or near the Toll-house upon the High Bath turnpike-road, and adjoining or near to the said messuage and lands, called Brunswick House, to a certain tank or reservoir proposed to be made in a certain meadow or close of land called Upper Barnets, in the said tything of Southcot, and parish of Saint Mary, Reading, and county of Berks, belonging to and in the occupation of William Stephens, Esquire, and numbered 211 in the Tithe Commutation Map of the said parish of Saint Mary, Reading, and from the said last mentioned tank or reservoir unto and terminating in the stream or watercourse situate in the said last mentioned tything and parish, lying between the aforesaid meadow, or close of land and a certain other meadow or close of land called Hither Barnets, in the said tything and parish, belonging to and in the occupation of the said William Stephens, and numbered 213 in the said Tithe Commutation Map of the said parish. And it is proposed by the said intended Act to empower the said Company to make and maintain the aforesaid reservoirs, and also all such necessary filtering beds, cuttings, embankments, wells, tanks, pipes, drains, engines, sluices, and other works and conveniences, as may be necessary in connection with the before-mentioned proposed works, for the better supply of the districts to be comprised within the limits of the said Act as hereinafter mentioned, with water. All of which proposed aqueducts, conduits, reservoirs, and other works hereinbefore referred to, will be situate within the tything of Southcot, the said parish of Saint Mary, Reading, and the said hamlet of Whitley and parish of Saint Giles, Reading, all in the county of Berks. And it is proposed by the said intended Act, and for the purposes thereof, to empower the said Company to take water from the said river Kennet and the said cut or canal, the waters supplying which flow into the Kennet and Avon canal and into the river Thames, and also to enable the said Company to exercise all necessary powers for the breaking up of streets, roads, lanes, highways, and other places, for laying pipes and for supplying water within the parishes, hamlets, townships, and extra-parochial places of Saint Mary, Saint Lawrence, and Saint Giles, Reading; Sonning, Early, Whitley, Southcot, and Tilehurst, or some of them, in the county of Berks, and Caversham, in the County of Oxford, and also to empower the said company to purchase, com-

pulsorily or by agreement, and to hold all such lands, houses, tenements, hereditaments, and waters, as may be necessary for constructing, making, and maintaining or supplying with water the aqueducts, conduits, sluices, reservoirs, pipes, and other works before mentioned, and to vary or extinguish all existing rights and privileges connected with such lands, houses, tenements, hereditaments, and waters as would in any manner impede or interfere with the execution of the said intended works or the purposes of the said intended Act. And it is also proposed by the said intended Act to enable the said Company, if they think fit, to abandon and dispose of their present Water Works and lands, situate in the several parishes of Saint Mary, Saint Lawrence, and Saint Giles, Reading, and to levy and collect rents, rates, and charges for the supply of water within the several parishes, hamlets, townships, and places hereinbefore mentioned, and to alter the rents, rates, and charges, authorized to be levied under the hereinbefore recited Acts relating to the said Company, and to grant total or partial exemptions from the payment of such rents, rates, and charges, and to confer, vary, or extinguish other rights and privileges, and also to enable the said Company to raise additional capital by the creation of new shares, and also to raise additional monies by mortgage. And notice is hereby further given, that duplicate plans and sections describing the lines and levels or course and situation of the said intended aqueducts or conduits and reservoirs, and the streams to be directly diverted therein, and the lands and houses proposed to be taken for the purposes thereof, with the books of reference to such plans, containing the names of the owners or reputed owners, lessees, or reputed lessees, and occupiers of such lands and houses, together with a copy of this notice, as published in the London Gazette, will, on or before the 30th day of November 1850, be deposited at the office of the Clerk of the Peace for the county of Berks, at Abingdon, in the same county, and at the office of the Clerk of the Peace of Oxford, at Oxford; and that copies of so much of the said plans, sections, and books of reference as relate to each parish from, in, through, or into which the works will pass or be situate, with a copy of the said notice, will, on or before the said 30th day of November, be deposited with the Parish Clerk of each such parish, at his residence.—Dated this 12th day of November 1850.

J. J. Blandy, Clerk to the said Company.

Tees River Conservancy.

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act to constitute Commissioners, or a Board of Commission or Conservancy, for the management and regulation of the River Tees, and the banks and shores thereof, from the bridge across the said river at Stockton, in the county of Durham (leading from Stockton aforesaid to Guisbrough, in the North Riding of the county of York), to the junction of the said river with the sea, and including all cuts, canals, streams, havens, creeks, bays, and inlets within the limits aforesaid; and to vest in such Commissioners, Board, or Commission, the bed and soil of the River Tees, and of the several rivers, streams, creeks, and watercourses within the flow and reflow thereof; and the cuts, canals, moorings, and works in the same; and all the rights, powers, and privileges which the Tees Navigation Company have heretofore possessed at common law, or by prescription, grant, usage, custom, or charter, or under the Acts of Parliament herein-

after mentioned or referred to, or under any other Act or Acts in and over the River Tees, and the soil and bed thereof; and the several rivers, streams, creeks, and watercourses within the flow and reflow of the tide of the said River Tees and connected therewith; and to impose on such Commissioners, Board, or Commission, the liabilities and obligations to which the said Tees Navigation Company as Conservators of the said river are subject, or which may attach to them; and it is intended by such Act to apply for powers to make bye-laws for the regulation, management, and improvement of the River Tees, and such other rivers, streams, and watercourses, havens, creeks, and inlets, and to set out boundaries, and lay down, make, maintain, and grant, and license all necessary embankments, cuts, channels, reservoirs, and other works; and to widen, deepen, straighten, dredge, protect, and otherwise improve the bed, channel, and banks of the said river, and of all parts of the waters connected therewith, to such extent as shall be necessary for the due conservancy of the said river, and to prevent and remove all obstructions to the free navigation of the said river, and all encroachments therein; and to prevent the erection of piers, jetties, quays, wharves, and other works in the said river, except according to such plan and in such situation as shall be approved of by the said Commissioners, Board, or Commission; and to prevent the throwing of ballast, mud, or materials into the said river, or into the sea within certain limits to be defined by the said intended Act; and to impose penalties upon all persons placing or continuing obstructions in the said river, and to remove the same; and to authorise the said Commissioners, Board, or Commission, to appoint and remove harbour masters and other officers, and to place buoys, beacons, and mooring-chains in the said river; and to regulate and manage the police thereof; and to compel the removal of wrecks therefrom; and to raise and take chalk, gravel, sand, or other ballast from the bed of the River Tees, and from ships and vessels lying or riding therein; and to regulate the supply, receipt, delivery, and deposit of ballast; and to authorise the purchase of ballast, wharves, or quays, and the appropriation of land for the deposit of the same, with all necessary powers for that purpose; and also from time to time to make, maintain, grant, and license such basins, docks, harbours, piers, jetties, and quays, with all proper conveniences, as the Commissioners, Board, or Commission shall deem necessary for the navigation and improvement of the said river, and for the safety and convenience of ships, steam vessels, and other craft navigating the same.

And it is also proposed, by the said intended Act, to obtain powers for the purchase, by compulsion or otherwise, of lands, houses, tenements, and hereditaments, waters, and buildings, for the purposes aforesaid, and to purchase private moorings; and likewise to repeal, alter, modify, or transfer all or some of the tolls, rates, town, quay, coal, and ballast, and other rates and dues levied upon or in respect of ships, vessels, or other craft, or goods, wares, merchandize, ballast, and other commodities, laden or unladen, within the limits aforesaid, and all exclusive rights and privileges connected therewith; and also power for the said Commissioners, Board, or Commission to levy the same, or other rents, tolls, rates, and duties in respect of the conservancy and navigation of the said river, and for the said works; and to vary or extinguish all rights and privileges which may in any manner interfere with the improvement of the navigation of the said river, or with the powers

sought to be conferred by the said intended Act, and to compound for tolls; and to confer, vary, or extinguish exemptions from tolls, rates, and duties; and to confer, vary, or extinguish other rights and privileges.

And it is further proposed, by the said intended Act, to alter, amend, or repeal so much of the Acts following, or some of them; namely: an Act passed in the 48th year of the reign of King George the Third, intituled "An Act for making a navigable cut from the east side of the river Tees, near Stockton, through the neck of land into the said river, near Portrack, in the county of Durham, and for making various other improvements in the navigation of the said river between the towns of Stockton and the sea;" and an Act passed in the 9th year of the reign of King George the Fourth, intituled "An Act to enable the Tees Navigation Company to make a navigable cut from the east side of the river Tees, near Portrack, in the county of Durham, into the said river, near Newport, in the township and parish of Acklam, in the North Riding of the county of York;" and of all other Acts, charters, grants, customs, rights, and privileges as may be inconsistent with or would interfere with the exercise of the powers aforesaid, and the provisions of the said intended Act; and if need be, to dissolve "The Tees Navigation Company."

And it is also proposed, by the said intended Act, to obtain powers to raise money for carrying the several purposes thereof into effect, on the credit of the tolls, rates, and duties to be granted or transferred by the said intended Act; and of all or any of the property to become vested in such Commissioners, Board, or Commission, under the authority thereof; and all such other powers and provisions as are usually inserted in Bills of a similar nature.

Dated this fifteenth day of November, one thousand eight hundred and fifty.

Mewburn, Hutchinson, and Mewburn,
Solicitors to the Bill.

St. Helen's Improvement.

(Amendment of Act; Power to Enable the Commissioners to Supply Water; Alteration of Rates, and Extension of Powers to the Townships of Eccleston and Sutton; and Empowering the Proprietors of the Liverpool Corporation Waterworks to Contract for the Supply of Water.)

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 alter, amend, extend, and enlarge, and to repeal some of the powers and provisions of an Act passed in the 8th and 9th years of the reign of Her present Majesty, intituled "An Act for Paving, Lighting, Cleansing, Watering, Regulating, and otherwise Improving the Town of Saint Helen's, in the County Palatine of Lancaster, and for Establishing and Regulating a Market therein;" and to grant further and additional powers to the Commissioners acting in execution of the said Act; and to extend such powers and provisions so altered and enlarged to the part or parts of the township of Eccleston, lying to the eastward of the turnpike-road between Saint Helen's and Prescot and Lug's Moore Lane, leading out of such road over Thatto Heath to Rainhill, and also to the part or parts of the township of Sutton lying contiguous on the northerly side to the hamlet of Hardshaw, within the limits of the said Act, on the westerly side, to that part of the township of Eccleston before mentioned, being part of the Ecclesiastical district of Saint

Thomas, and on the northerly side of a line drawn from the southerly end of the same district, eastward, along a stream of water there to a road leading from Ravenhead Plate Glass Works over Thatto Heath, thence along a certain occupation road passing on the southerly side of Ravenhead House to Burgesses-lane, thence along such lane to and along a certain other occupation road leading past Hell's Bess' farm-house to the foot of Hell's Bess' Brow, in Hell's Bess'-lane or highway, thence easterly along such last-mentioned lane unto a footpath leading therefrom in the direction of Sherdley Hall, thence along such footpath until it meets a stream of water flowing in a north-easterly direction, thence along and down such stream until it flows into the brook which forms the boundary between the townships of Sutton and Parr, all in the parish of Prescott, in the said county Palatine of Lancaster; and to levy rates and assessments for the purposes of the said Act within such extended limits, and also to exempt the inhabitants of the said parts of the said townships of Eccleston and Sutton from payment of all rates and assessments for the repairs of highways within such townships.

And by the said Bill it is intended to empower the said Commissioners to supply the inhabitants of the said town and the said parts of the said townships of Eccleston and Sutton with water, and for that purpose to contract and agree with the proprietors of the Liverpool Corporation Waterworks for obtaining the supply of water necessary for such purpose from the works of the said Liverpool Corporation Waterworks, at Rivington, in the said county of Lancaster.

And to enable the proprietors of the Liverpool Corporation Waterworks to contract and agree with the said commissioners for such supply of water, and to furnish the said commissioners with such supply from the works of the said Liverpool Corporation Waterworks, upon such terms as may be agreed upon; and to alter, amend, extend, and enlarge such and so much as shall be necessary of the powers and provisions of the Acts following, or some of them, (that is to say) an Act passed in the 9th and 10th years of the reign of Her present Majesty, intituled "An Act for the Improvement of the Sewerage and Drainage of the Borough of Liverpool, and for making further Provisions for the Sanitary Regulations of the said Borough;" another Act passed in the 10th and 11th years of the reign of Her present Majesty, intituled "The Liverpool Corporation Waterworks Act, 1847;" and another Act, passed in the last session of Parliament, intituled "The Liverpool Corporation Waterworks (Amendment) Act, 1850."

And it is also intended to obtain powers for the construction of works for supplying the said town and the said parts of the said townships of Eccleston and Sutton with water as aforesaid, and for the construction and erection of all necessary engines, buildings, reservoirs, conduits, and works for that purpose, within the said town and townships of Eccleston and Sutton, in the parish of Prescot, and county Palatine of Lancaster, which said works will commence in part from the intended site of the Liverpool Corporation Waterworks, in a certain field in the said township of Eccleston, and parish of Prescot, belonging to Gilbert Greenall, Esquire, as trustee of the estate of the late Peter Greenall, Esquire, deceased, now in the occupation of Joseph Roughsedge, as tenant thereof, which said field is in the map or plan of the said Liverpool Corporation Waterworks, deposited with the Clerk of the Peace for the said county and parish clerk of the said parish of Prescot, numbered 58, and terminate in Eccles-

ton-street, in the said parish of Prescott, town of Saint Helen's, and county of Lancaster, near to the Eccleston Glass Works, and in other part from the intended site of the said Liverpool Corporation Water Works, in a certain field situate in the township of Parr, in the said parish of Prescott, and town of St. Helen's, belonging to Winifred Orrel, Elizabeth Orrel, and Ann Barbara Orrel, and in the said map or plan of the said corporation, numbered 21, and terminate in Upper Parr-street, in the said township of Parr, parish of Prescott, and town of St. Helen's, near to certain premises in the occupation of William Tickle.

And it is intended by the said Bill to vary, alter, repeal, or extinguish the exemptions from payment of tolls, rates, duties, or assessments, and other rights or privileges granted by the said recited Act, and to confer other exemptions, rights and privileges in lieu thereof, and also to ratify money by loan or mortgage upon the credit of the rates and assessments authorized to be levied and received by the said Act of the 8th and 9th years of Her present Majesty, or by the said intended Bill, or by some other means, for defraying the expenses of the said intended Bill, and of carrying the same into execution.

And it is further proposed by the said Bill to enable the Commissioners to levy and collect rents, rates, and charges for the supply of water within the said town, parish, and townships, and to vary and extinguish all or any existing rites and privileges which would in any manner impede or interfere with the objects of the said intended Bill, or any of them, and to incorporate in the said intended Bill the powers and provisions of "The Commissioners' Clauses Act, 1847."

And notice is hereby further given, that plans and sections describing the line and situation of the intended works, and the lands in or through which the same are intended to be made, maintained, varied, extended, or enlarged, and also a duplicate of such plans and sections together with a book of reference thereto, and a copy of this notice as published in the London Gazette, will, on or before the thirtieth day of November instant, be deposited for public inspection with the Clerk of the Peace for the county Palatine of Lancaster, at his office at Preston, in the same county, and on or before the 30th day of November instant, copies of the said plans, sections, and book of reference, and a copy of this notice, as published in the Gazette, will be deposited with the parish clerk, of the said parish of Prescott, at his residence.

Dated this first day of November 1850.

Edward Johnson, Saint Helen's, Solicitor for the Bill.

Liverpool Docks.

Amendment of Acts. Relaxation of restrictions as to use of fires and lights in vessels in the docks. Lease of land to the Board of Ordnance.

NOTICE is hereby given that application is intended to be made to Parliament in the ensuing session for an Act to alter, amend, extend, enlarge, and explain, and to repeal some of the powers and provisions of the following Acts of Parliament, relating to the docks and harbour of Liverpool or some of them, that is to say, 8th Anne, chapter 12; 3rd George 1st, chapter 1; 11th George 2nd, chapter 32; 2nd George 3rd, chapter 86; 25th George 3rd, chapter 15; and (local and personal Acts) 39 George 3rd, chapter

59; 51st George 3rd, chapter 143; 53rd George 3rd, chapter 156; 59th George 3rd, chapter 30; 6th George 4th, chapter 187; 9th George 4th, chapter 55; 9th George 4th, chapter 114; 11th George 4th, chapter 14; 4th Victoria, chapter 30; 6th and 7th Victoria, chapter 98; 7th and 8th Victoria, chapter 80; 8th Victoria, chapter 11; 9th and 10th Victoria, chapter 109; and 11th Victoria, chapter 10; and to take further and other powers relative to the present and future docks, warehouses, and other works of the Trustees of the Liverpool Docks, and the government and management thereof, including provisions for the more effectual transfer at law of the bonds or securities granted by the said trustees, and also for rendering more effectual and available the present powers of the said trustees in respect to the detention and sale of goods for freight, rent and charges, or upon questions arising as to the true ownership of goods, and for their better protection and indemnity in relation to such powers and questions respectively, and also for preventing vessels quitting the docks or port against the consent of the owners thereof, or with informal or incomplete papers, and to make all such further and other regulations as may seem necessary and proper with respect to the subject matters of such new or amended provisions or any of them.

And it is also proposed by the said intended Act to empower the said trustees to alter and relax all or any of the restrictions contained in the said acts, or some of them, as to the use of fires and lights on board vessels in the docks or basins of the said trustees, and to confer or extend the privilege of using such fires and lights, subject to such regulations as the said trustees shall from time to time think fit.

And it is also proposed by the said intended Act to confirm certain purchases of land and buildings heretofore made by the said trustees, and to enable the said trustees to demise certain land belonging to them to the Board of Ordnance, and to enter into and carry into effect such arrangement with such Board as may be mutually agreed upon.

And it is also intended by the said Act to vary or extinguish all rights or privileges which will in any way interfere with the execution of the objects aforesaid, and to confer other rights and privileges. Dated this fourteenth day of November 1850.

John North, Solicitor of the said Trustees.

Turnpike Road from Faringdon through Highworth, Cricklade, and Malmesbury, to Acton Turville, with other Roads, connected therewith, in the counties of Wilts, Berks, and Gloucester, commonly called The Second District of Malmesbury Turnpike Roads.

Renewal of Act.

NOTICE is hereby given, that application is intended to be made to Parliament, in the next session, for an Act to renew the term and continue the powers and provisions of an Act passed in the first year of the reign of His Majesty King George the Fourth, intituled "An Act for more effectually repairing and improving several districts of Malmesbury Turnpike Roads, and other Roads connected therewith, in the counties of Wilts, Berks, and Gloucester."

By order of the Trustees of the said Roads,

Henry C. Crowdy, Clerk.

Highworth, November 6, 1850.

Great Northern Railway Amendment Bill. (1.)

Increase of Capital; Deviation; Stations at King's Cross, Knottingley and Wakefield, Alteration of Tolls.

THE Great Northern Railway Company intend to apply to Parliament in its next session, for leave to bring in a Bill authorizing that Company to do the following Acts; viz.

1. To increase their capital, and to give upon the capital thereafter to be issued, priority of dividend next after the preference capital already issued. And also to alter their tolls.

2. To enlarge their station at King's Cross, in the parish of Saint Pancras in Middlesex, and to improve the approaches thereto. To divert the Old Saint Pancras Road at, and near to King's Cross, and to extinguish all public rights of way, if any upon, or over the land, which the Company have already power to appropriate, or will by the said Bill have power to appropriate, for the purposes of their station at King's Cross, or its approaches.

3. To stop up the public roads, or alleged public roads, in the parish of Biggleswade in Bedfordshire, numbered respectively 6 and 137, upon the plans of the Great Northern Railway, deposited in 1844, and also the road lying between the fields numbered 8 and 9, upon the said plans; and also the footpath across the Company's station at Lincoln.

4. To stop up, and divert the following public roads, and footpaths, which are respectively numbered upon the said plans as follow:

The road numbered 15, in the parish of Carlton-upon-Trent, in the county of Nottingham, and instead thereof to convert the existing Bridle road (leading from the said first mentioned road to the road from Carlton to Ossington) into a public carriage road.

The road numbered 76, in the parish of Newark upon Trent, in Nottinghamshire, and a footpath in the field numbered 27, and another footpath in the field No. 19, both in the parish of Hornsey, in Middlesex. The footpath No. 271, and the road No. 266, in the parish of St. Pancras, Middlesex. Also to cross on the level the following turnpike and other public roads which are respectively numbered as follows; 6, 76 and 86, in the parish of Newark, aforesaid; 26, in the parish of Claypole, all upon the said plans; also 36, in the parish of East Markham; also 3, in the parish of Eaton, and 5, in the parish of Weston in the deposited plans referred to in The Great Northern Railway Deviations between Grantham and York Act, 1847.

5. To make a deviation from their line of railway, commencing at a field in the parish of Weston, in the county of Nottingham, numbered 32 upon the deposited plans referred to in the Great Northern Railway Deviations between Grantham and York Act 1847) and terminating at a field numbered 69, on the same plans, in the same parish. And to abandon the construction of the portion of their railway, heretofore authorized to be constructed between the said points.

6. To construct a station with the requisite works and conveniences, at or near the present Knottingley station, of the Lancashire and Yorkshire Railway Company, in the parishes of Pontefract and the townships of Knottingley and parish of Ferry Frystone and township of Ferrybridge, some or one of them in the West riding of Yorkshire.

7. To construct in the parish of Wakefield, in the West riding of Yorkshire, near to the present station of the Lancashire and Yorkshire Railway Company, a station with all necessary works and conveniences, together with a branch railway in the parishes of Sandall Magna and Wakefield,

or one of them commencing from, and out of the Goole line of the Lancashire and Yorkshire Railway, near to the bridge over the Doncaster turnpike road, in the said parish of Sandall Magna, and ending at or near the corn warehouses adjoining the Calder and Hebble navigation, and where the same adjoin upon the said turnpike-road near the said canal bridge, in the said parish of Wakefield.

8. To purchase lands and houses compulsorily for the above-mentioned undertakings, and to vary or extinguish any privileges appertaining to those lands or houses, which may obstruct the said undertakings.

9. To levy tolls, rates, and duties for the use of those undertakings.

10. To amend the following Acts relating to the Company, viz., "the 9th and 10th Victoria, c. 71; the 9th and 10th Victoria, c. 352; the 10th and 11th Victoria, c. 143; the 10th and 11th Victoria, c. 146; the 10th and 11th Victoria, c. 148; the 10th and 11th Victoria, c. 272; the 10th and 11th Victoria, c. 286; the 10th and 11th Victoria, 287; the 11th and 12th Victoria, c. 114; the 12th and 13th Victoria, c. 84; and the 13th and 14th Victoria, c. 61;" also "The Leeds Central Railway Station Act, 1848," and the Acts relating to the East Lincolnshire Railway Company, namely, 9th and 10th Victoria, c. 88; 10th and 11th Victoria, c. 113, 125, and 148; and 11th and 12th Victoria, c. 62; the Acts relating to the Witham Navigation, namely, 2nd Geo. III., c. 32; 52nd Geo. III., c. 108; 7th Geo. IV., c. 2; 10th Geo. IV., c. 123; and 9th and 10th Victoria, c. 223; and the Acts relating to the Royston and Hitchin Railway, namely, 9th and 10th Victoria, c. 170; 10th and 11th Victoria, c. 248; and the 11th and 12th Victoria, c. 119.

Duplicate plans and sections describing the line and levels of the works above-mentioned, and the lands, houses, and hereditaments which may be required for the same; a book of reference to the plans, containing the names of the owners and lessees, or of the reputed owners and lessees, and of the occupiers of those lands, houses, and hereditaments; a published map showing the general line and direction of the new railways and works; and a copy of this notice will, on or before the 30th day of November instant, be deposited at the office of the Clerk of the Peace for Middlesex at the Sessions House, Clerkenwell; for Nottinghamshire at Newark-upon-Trent, and for the West Riding of Yorkshire at Wakefield; and a copy of so much of the plans, sections, and books of reference as relates to any parish in which any of the works are to be constructed, will (together with a copy of this notice) be deposited for public inspection on or before the same 30th day of November with the parish clerk of every such parish at his residence, and in the case of any extra-parochial place, with the parish clerk of some adjoining parish at his place of abode.—Dated this first day of November 1850.

Baxter, Rose, and Norton, 3, Park-street, Westminster.

Johnston, Farquhar, and Leech, Moorgate-street, London

Solicitors for the Bill.

Great Northern Railway Amendment Bill. 2.

Communications with Manchester, Sheffield, and Lincolnshire Railway, Grimsby Harbour Branch, and Station at Sheffield.

THE Great Northern Railway Company intend to apply to Parliament next session for leave to bring in a Bill enabling them to do the following things, namely;

1. To use the Manchester, Sheffield, and Lin-

colnshire Railway, and the stations and works connected therewith, for the purposes of the traffic of the Great Northern Railway between Great Grimsby and the New Holland Ferry, and between Gainsborough, in the county of Lincoln, and Bole, in the county of Nottingham.

2. To construct in the parish and township of Ordsall, in Nottinghamshire, at or near the point of intersection of the Manchester, Sheffield, and Lincolnshire Railway, and the Great Northern Railway, two short curves or connecting lines between the said two railways.

3. To construct in the parishes of Clee and Great Grimsby, and in Wellow, otherwise Weelsby, some or one of them, all in the parts of Lindsey, in Lincolnshire, a branch railway from the East Lincolnshire Railway, with all necessary works and conveniences, commencing at or near the beginning of the goods' branch of that railway, and ending at or near the ship-yard belonging to John Angerstein, Esq.

4. To construct near the town of Sheffield, in the West Riding of Yorkshire, a short branch leaving the Manchester, Sheffield, and Lincolnshire Railway, 37 chains eastward from the point where the same crosses the Sheffield Canal, and ending at or near the eastern end of the street or lane called Navigation Hill, near the Soap House Lane Colliery, together with a station and all necessary approaches and works, wholly in the parish of Sheffield, and the townships of Sheffield and Attercliffe cum Darnall, or one of them.

5. To purchase lands and houses compulsorily for the above-mentioned undertakings, and to vary or extinguish any privileges appertaining to those lands or houses which may obstruct the said undertakings.

6. To levy tolls, rates, and duties for the use of those undertakings.

7. To amend the following Acts relating to the Company, viz., "the 9th and 10th Victoria, c. 71; the 9th and 10th Victoria, c. 352; the 10th and 11th Victoria, c. 143; the 10th and 11th Victoria, c. 146; the 10th and 11th Victoria, c. 148; the 10th and 11th Victoria, c. 272; the 10th and 11th Victoria, c. 286; the 10th and 11th Victoria, c. 287; the 11th and 12th Victoria, c. 114; the 12th and 13th Victoria, c. 84; and the 13th and 14th Victoria, c. 61."

Duplicate plans and sections describing the lines and levels of the works above-mentioned, and the lands, houses, and hereditaments which may be required for the same; a book of reference to the plans, containing the names of the owners and lessees, or of the reputed owners and lessees, and of the occupiers of those lands, houses, and hereditaments; a published map showing the general line and direction of the new railways and works; and a copy of this notice will, on or before the 30th day of November instant, be deposited at the office of the Clerk of the Peace for the county of Nottingham, at Newark-upon-Trent, for the parts of Lindsey, in Lincolnshire, at Spilsby, and for the West Riding of Yorkshire, at Wakefield; and a copy of so much of the plans, sections, and books of reference as relates to any parish in which any of the works are to be constructed will (together with a copy of this notice) be deposited for public inspection on or before the same 30th day of November, with the parish clerk of every such parish at his residence.—Dated this 1st day of November, 1850.

Baxter, Rose, and Norton, 3, Park-street, Westminster.

Johnston, Farguhar, and Leech, Moorgate-street, London.

Solicitors for the Bill.

Great Northern Railway Bill. (3.)

(Railway from Misterton to Rossington.)

THE Great Northern Railway Company intend to apply to Parliament next Session for a Bill to authorize them to make and maintain a railway, with all the necessary works, stations, and conveniences, between Misterton and Rossington, commencing by a junction with the Great Northern Railway, Isle of Axholme, extension line in the townships of Misterton and West Stockwith, or one of them, in the parish of Misterton, in the county of Nottingham, at or near the Bycars Dyke, passing through and into the several parishes, townships, and extra-parochial places following or some of them, that is to say, Misterton parish and township, West Stockwith, Gringley, Blyth parish, Finningley parish and township, in the county of Nottingham; Ouston parish and township, Ferry otherwise West Kinnald Ferry, Haxey parish and township, West Woodside, Craiselound, East Lound, in the county of Lincoln; Misson parish and township in the counties of Lincoln and Nottingham or one of them; Finningley parish and Awkley in the counties of York and Nottingham or one of them; Blyth parish, Austerfield, Blaxton, Cantley, Rossington parish and township, Doncaster parish, Loversall township, in the West Riding of Yorkshire, and terminating by a junction or junctions with the authorized main line of the Great Northern Railway, in the townships and parishes of Rossington and Cantley, or one of them, in the said West Riding of Yorkshire, at or near the Mother Drain, dividing the parishes of Rossington and Cantley aforesaid.

And also to divert the line of railway authorized to be constructed by the Great Northern Railway Act, 1846, near Gainsborough, between the road in the parish of Gainsborough, in the parts of Lindsey, in Lincolnshire, numbered 19a in the plans referred to in that Act, and a field numbered 18 on the same plans, in the parish of Saundby, in Nottinghamshire. This deviation will pass through Saundby, in Nottinghamshire, and the Company will relinquish their powers to construct the line between the points aforesaid which the deviation will render needless.

The Company will take power by the said Bill to levy tolls, rates, and duties for the use of the said intended railway; to purchase compulsorily the lands, houses, and hereditaments, necessary for the construction thereof; and to vary or extinguish all rights and privileges touching such lands, houses, and hereditaments, which may in any manner interfere with that object.

Duplicate plans and sections describing the line, and levels of the said intended new line of railway, and of the lands, houses, and hereditaments which may be required for the same; books of reference to such plans, containing the names of the owners and lessees, or of the reputed owners and lessees, and of the occupiers of such lands, houses, and hereditaments, a published map showing the general line and direction of the said new line of railway, and a copy of this notice will on or before the 30th day of November instant be deposited for public inspection at the office of the Clerk of the Peace for the county of Nottingham, at Newark-upon-Trent, for the parts of Lindsey, in Lincolnshire, at Spilsby, and for the West Riding of Yorkshire at Wakefield; and a copy of so much of the said plans, sections, and books of reference as relates to any parish in or through which the said intended new line will be made, will (together with a copy of this notice) be deposited for public inspection on or before the same 30th day of November, with the Parish Clerk of that parish, at his residence; and in the case of any extra-parochial place, with the Parish Clerk of some adjoining parish, at his place of abode.

The said Bill will amend and enlarge the powers and provisions of the following Acts relating to the Great Northern Railway: "the 9th and 10th Victoria, c. 71; the 9th and 10th Victoria, c. 352; the 10th and 11th Victoria, c. 143; the 10th and 11th Victoria, c. 146; the 10th and 11th Victoria, c. 148; the 10th and 11th Victoria, c. 272; the 10th and 11th Victoria, c. 286; the 10th and 11th Victoria, c. 287; the 11th and 12th Victoria, c. 114; the 12th and 13th Victoria, c. 84; and the 13th and 14th Victoria, c. 61." Dated this first day of November, 1850.

Baxter, Rose, and Norton, 3, Park-street, Westminster.

Johnston, Farquhar, and Leech, Moorgate-street, London,

Solicitors for the Bill.

Sheffield, Rotherham, Barnsley, Wakefield, Huddersfield and Goole Railway.

(Deviation between Sheffield and Barnsley, and Amendment of Act.)

THE Sheffield, Rotherham, Barnsley, Wakefield, Huddersfield and Goole Railway Company, intend to apply to Parliament in the next Session thereof for a Bill enabling them to effect the following objects.

1. To divert the railway, which by the Sheffield, Rotherham, Barnsley, Wakefield, Huddersfield and Goole Railway Act 1846, they are authorized to construct from a field in the township and parish of Ecclesfield, numbered 5 upon the deposited plans referred to in the said Act, to a road in the township of Barnsley and parish of Silkstone, No. 191 upon the same plans, and to construct the deviated line with all proper works and conveniences in and through the several parishes, townships, and extra-parochial places following some or one of them—that is to say, Sheffield parish—Brightside Bierlow—Attercliffe cum Darnall—Ecclesfield parish and township—Chapel Town—Rotherham parish—Kimberworth—Tinsley—Tankersley parish and township—Wortley—Wath-upon-Deerne parish—Upper Hoyland—Nether Hoyland—Silkstone parish—Stainbro' and Darfield parish—Worsbro'—Wombwell—Ardley—Royston parish—Monkbretton, otherwise Burton—Barnsley and Silkstone, all in the west riding of the county of York. And to abandon all such parts of the said original line as lie between the points of commencement and termination of the said deviation. And also to make and maintain a branch railway, commencing out of the original main line of the said railway, in a field numbered 4 on the said last-mentioned plans in the said parish and township of Ecclesfield, passing through the several parishes, townships, and extra-parochial places following some or one of them—that is to say, Ecclesfield parish and township—Sheffield parish—Brightside—Bierlow—Attercliffe cum Darnall—Tinsley—Kimberworth and Rotherham parish and township, and terminating in a field belonging to the devisees in trust of Robert Bentley and to the South Yorkshire Railway and River Dun Company, in the township of Kimberworth and parish of Rotherham, in the said West Riding.

2. To purchase lands and houses compulsorily for the said new lines of railway, and to vary or extinguish any privileges appertaining to those lands or houses which may obstruct the said railways.

3. To levy tolls, rates, and duties, for the use of the said railway.

4. To amend and enlarge the powers and provisions of that Act, and to reduce the capital thereby authorized to be raised.

5. And to amend and enlarge such of the provisions of 'The South Yorkshire, Doncaster and Goole Railway Act 1847' as relate to the said

Sheffield, Rotherham, Barnsley, Wakefield, Huddersfield and Goole Railway.

Duplicate plans and sections describing the line and levels of the said new lines of railway, and the lands, houses, and other property which may be required for the same; books of reference to the plans containing the names of the owners and lessees, or of the reputed owners and lessees, and of the occupiers of those lands, houses and other property; a published map showing the general line and direction of the said railway; and a copy of this notice will on or before the 30th day of November instant, be deposited at the office of the Clerk of the Peace for the West riding of Yorkshire at Wakefield; and a copy of so much of the plans, sections and books of reference, as relates to any parish in which any part of the said railway is to be constructed will (together with a copy of this notice) be deposited for public inspection on or before the same 30th day of November; with the parish clerk of every such parish at his residence; and in case of any extra-parochial place, with the parish clerk of some adjoining parish, at his place of abode. Dated this first day of November 1850.

Baxters & Co. Doncaster:

Solicitors for the Bill.

Royston and Hitchin Railway:

Communication with the Eastern Counties Railway and Newmarket and Chesterford Railway—Extension to Cambridge.

THE Great Northern Railway Company intend to apply to Parliament next Session for leave to bring in a Bill to enable them to construct in Cambridgeshire, a railway with all necessary works and stations, beginning in the parish of Shepreth, at the terminus of the Shepreth extension line of the Royston and Hitchin Railway, as authorized in 1848, passing through and into the several parishes, townships, and extra parochial places following, or some of them, that is to say, Barrington; Foxton; Harston, otherwise Harlstone; Hauxton, otherwise Hawkston, otherwise Hauxton cum Newton; the parish of Newton; Mill End, otherwise Hauxton Mills; Trumpington; Haslingfield; Bartoni; Granchester, otherwise Grantchester, otherwise Granchester cum Coton; St. Mary the Less in the town of Cambridge; St. Andrew the Less, otherwise Barnwell, in the town of Cambridge; Great St. Andrews, in the town of Cambridge; Cherry Hinton, otherwise Hinton, all in the county of Cambridge; and ending by a junction with the Cambridge Branch of the Newmarket and Chesterford Railway, at or near Pole Cat Farm in the parishes of Saint Andrew the Less, otherwise Barnwell and Cherry Hinton, or one of them; and also a short branch railway with all necessary works and stations, commencing at or near the said point of junction with the said Cambridge branch of the Newmarket and Chesterford Railway, in the said parishes of St. Andrew the Less, otherwise Barnwell, and Cherry Hinton, otherwise Hinton, passing through the said parish of St. Andrew the Less, otherwise Barnwell; and terminating by a junction or junctions, with the Eastern Counties Railway, in the said parish of Trumpington, near the Hills Road Bridge; and also another short branch railway, out of the said main line, commencing at or near the farmstead in the occupation of Mr. Eddlestone in the said parish of Trumpington, passing through or near to the parish of St. Mary the Less, and terminating at or near Silver Street, in the parish of St. Botolph, in the town and county of Cambridge.

The Bill will contain powers to purchase lands and houses compulsorily for the above purposes, and to vary or extinguish any privileges appertain-

ing to those lands, or houses, which may obstruct the said undertakings; to levy tolls, rates, and duties, for the use of the said intended railways; and to amend and enlarge the following acts relating to the Royston and Hitchin Railway, viz. the 9th and 10th Victoria, c. 170; the 10th and 11th Victoria, c. 248; and the 11th and 12th Victoria, c. 119; and also the following acts relating to the Great Northern Railway, "the 9th and 10th Victoria, c. 71; the 9th and 10th Victoria, c. 352; the 10th and 11th Victoria, c. 143; the 10th and 11th Victoria, c. 146; the 10th and 11th Victoria, c. 148; the 10th and 11th Victoria, c. 272; the 10th and 11th Victoria, c. 286; the 10th and 11th Victoria, c. 287; the 11th and 12th Victoria, c. 114; the 12th and 13th Victoria, c. 84; and the 13th and 14th Victoria, c. 61."

Powers will also be given by the Bill to the Great Northern Railway Company to use for their traffic, upon conditions mentioned in the Bill, that part of the Eastern Counties Railway which lies between Cambridge and Shelford and Shepreth aforesaid, and that part of the Newmarket and Chesterford Railway which lies between Cambridge and Newmarket.

Duplicate plans and sections describing the line and levels of the works above-mentioned, and the lands, houses, and hereditaments which may be required for the same; a book of reference to the plans, containing the names of the owners and lessees, or of the reputed owners and lessees, and of the occupiers of those lands, houses, and hereditaments; a published map showing the general line and direction of the new railways and works; and a copy of this notice will, on or before the 30th day of November instant, be deposited at the office of the Clerk of the Peace for the county of Cambridge, at Cambridge; and a copy of so much of the plans, sections, and books of reference as relates to any parish in which any of the proposed works are to be constructed, will (together with a copy of this notice) be deposited for public inspection on or before the same 30th day of November with the parish clerk of every such parish, at his residence; and in case of any extra-parochial place, with the parish clerk of some adjoining parish, at his place of abode.—Dated this first day of November 1850.

Baxter, Rose, and Norton, 3, Park-street, Westminster.

Johnston, Farquhar, and Leech, Moorgate-street, London.

Solicitors for the Bill.

Cheltenham and Gloucester District of Turnpike-road.

Continuation 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 alter, amend, extend, 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 more effectually repairing and improving so much of the road leading from the town of Cheltenham, in the county of Gloucester, towards the city of Gloucester, as lies within the Cheltenham district, and for opening new communications with such road," and also of another Act passed in the ninth year of the reign of His said Majesty King George the Fourth, intituled "An Act to enable the Trustees of the road leading from the town of Cheltenham, in the county of Gloucester, towards the city of Gloucester, to form a new branch to communicate with the said road in the parish of Cheltenham," and also of another Act passed in the third and fourth years of the reign of His Majesty King William

the Fourth, intituled "An Act to amend so much of two Acts for repairing the road leading from Cheltenham towards the city of Gloucester, and for making a new branch to communicate with the same, as relates to the priority of certain mortgages granted on the tolls thereof," or to repeal the said Acts, and to continue and extend the term for which the same were granted, and to create a further term with reference to the said district of road, and to continue and extend any further term which may have been granted by subsequent Acts of Parliament, in extension of the original term created by the Acts hereinbefore mentioned, and that powers will be applied for in the said Bill to levy the same or new tolls, rates, and duties on the said district of road, and to alter or vary existing tolls, rates, and duties, and to confer, vary, or extinguish exemptions from payment of tolls, rates, and duties, and to confer, vary, or extinguish other rights and privileges, and to provide for the effectual repair, improvement, and maintenance of the said district of road.

Dated the ninth day of November, one thousand eight hundred and fifty.

J. C. Straford, Solicitor for the Bill.

Appleby, Kendal, Kirkby Stephen, and Market Brough Turnpike Road.

NOTICE is hereby given, that application is intended to be made to Parliament in the next 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 fifth year of the reign of King George the Fourth, intituled "An Act for more effectually improving and keeping in repair the road from Appleby, in the county of Westmorland, to Kirkby, in Kendal, and from Orton to the turnpike-road, near Shap, and from Highgate, near Tebay, through Kirkby Stephen to Market Brough, 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 further powers for the effectual repair and improvement of the said road.—Dated this 6th day of November one thousand eight hundred and fifty.

By order of the Trustees,
R. and R. Moser, Solicitors, Kendal.

Stockton and Darlington Railway.

(Branches from the Black Boy Branch to Coundon and Westerton).

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for an Act to alter, amend, extend, and enlarge the powers and provisions of "The Stockton and Darlington Railway (Consolidation of Acts, increase of capital, and purchase of Middlesbrough Dock) Act, 1849," and to enable the Stockton and Darlington Railway Company to make and maintain two Branch Railways, with all necessary works and conveniences connected therewith, one of such branch railways to commence by a junction with the Black Boy Branch of the Stockton and Darlington Railway, at or near Denburn Beck, adjoining to a field belonging to Mrs. Margaret Spencer, widow, and Henry Spencer, Esq., and in the occupation of Timothy Brown and Robert Brown, and situate in the township and parish of Saint Andrew Auckland, in the county of Durham, and thence to pass from, in, through, or into the severa

parishes, townships, and extra parochial places of Saint Andrew Auckland, Bondgate in Auckland, Bishop Auckland, Coundon Grange, and Coundon, all in the county of Durham, and to terminate in a field, belonging to William Lloyd Wharton, Esq., and in the occupation of Christopher Jolly and George Jolly, situate in the township of Coundon and in the parish of Saint Andrew Auckland aforesaid. And the other of the said branch railways to commence by a junction with the said other proposed branch railway in a field belonging to, and in the occupation of, John Proud, situate in the township of Coundon aforesaid, and thence to pass from, in, through, or into the several parishes, townships, and extra parochial places of Coundon and Saint Andrew Auckland, aforesaid, and Westerton, in the said county of Durham, and to terminate in a field belonging to George Tweddell, Henry Major, John Watson, Joseph Watson, Peter Watson, Marshall Watson, and Robert Watson, as lessees under the Dean and Chapter of Durham, and in the occupation of Farrer Tweddell and George Tweddell, or one of them, and situate in the township of Westerton and parish of Saint Andrew Auckland, aforesaid. And it is also proposed by the said intended Act to take power to stop up, alter, or divert, whether temporarily or permanently, all turnpike roads, highways, railways, tramways, canals, streams, and rivers, within the aforesaid parishes, townships, and extra parochial places, which it may be necessary to stop up, alter, or divert, by reason of the construction of the said intended works or any of them.

And it is also proposed by the said intended Act to authorise the Stockton and Darlington Railway Company to purchase lands and houses by compulsion or otherwise for the aforesaid purposes, and to vary and extinguish all existing rights and privileges connected with any lands, houses, or other property whatsoever proposed to be purchased, taken, used, or interfered with, for the purposes aforesaid, which would in any manner impede or interfere with the construction, maintenance, or use of the before-mentioned works, or any of them, and to confer other rights and privileges. And also to enable the said Company to levy tolls, rates, or duties for or in respect of the said intended branch railways respectively and works, and to grant exemptions from the payment of such tolls, rates, and duties. And also to enable the said Company to raise a further capital for the purposes aforesaid. And notice is hereby further given, that plans and sections defining the line and levels of the proposed branch railways respectively, together with a published map, whereon will be defined the general course or direction of such branch railways respectively, and a book of reference to such plans and a copy of this notice as published in the "London Gazette," will, on or before the 30th day of November in this present year, be deposited for public inspection with the Clerk of the Peace for the county of Durham, at his office in Durham. And that on or before the said 30th day of November a copy of so much of the said plans, sections, and book of reference, as relates to the several parishes within which the said intended branch railways and works are proposed to be made, together with a copy of this notice, will be deposited for public inspection with the parish clerk of each such parish, at his residence.—Dated this fourteenth day of November, one thousand eight hundred and fifty.

Mewburn, Hutchinson, and Mewburn,
Solicitors to the Bill,

The Manchester and Salford Extension Railway.

(For making a Railway from the London and North Western Railway in the township of Salford, to and through the property of the Manchester Bonding Warehousing Company and across the river Irwell into the borough of Manchester.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for an Act for making and maintaining a railway with all proper works and conveniences connected therewith, commencing by a junction with the London and North Western Railway, at or near the point where such railway crosses New Bailey Street in the township of Salford in the parish of Manchester, in the county of Lancaster, and passing thence in and through the said township of Salford to and through the property of the Manchester Bonding Warehousing Company, thence across the river Irwell by means of a bridge and terminating at or near to a street or place called Saint Mary's, in the township of Manchester, in the said parish of Manchester.

And it is also proposed by the said intended Act to take power to stop up, alter, or divert, whether temporarily or permanently, all such turnpike and other roads and highways, railways, tramways, aqueducts, canals, streams and rivers within the said townships and parish, as it may be necessary to stop up, alter, or divert by reason of the construction of the said railway and works or any or either of them.

And it is also proposed by the said intended Act to obtain powers for the compulsory purchase of lands and houses for the purposes of the said intended railway and works, and to levy tolls, rates, or duties upon or in respect of the said intended railway and works, and to alter, vary, or extinguish all existing rights and privileges connected with such lands and houses respectively, or which would in any manner impede or interfere with the construction, maintenance, and use of the said intended railway and works, or any or either of them, or other the purposes aforesaid, and to confer exemptions from the payment of tolls, rates, and duties, and other rights and privileges, and to vest all necessary powers for carrying the said intended Act into execution either in a Company to be thereby incorporated for the purpose, or in a certain existing Company, known as "The Manchester Bonding Warehousing Company."

And notice is hereby further given, that maps, plans, and sections of the said railway and works, and of the lands and houses through which the same are intended to pass, together with a book of reference to such plans, containing the names of the owners, lessees, and occupiers of such lands and houses, and describing such lands and houses respectively, and a copy of this notice as published in the London Gazette, will be deposited, on or before the 30th day of November, in the present year, with the Clerk of the Peace for the county of Lancaster, at his office in Preston; and that on or before the said 30th day of November a copy of the said plans, sections, book of reference, and notice, will be deposited with the parish clerk of the parish of Manchester, at his residence.—Dated this 9th day of November 1850.

John B. Lloyd, Liverpool, Solicitor for the Bill.

Downham Market &c. Drainage. (Amendment of Act.)

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for a Bill to alter, amend, and

enlarge some of the powers and provisions of an Act passed in the 42nd year of the reign of His Majesty King George the Third, intituled "An Act for draining and improving certain fen lands and low grounds within the several parishes of Downham Market, Wimbotsham, Stow, Bardolph and Denver, in the county of Norfolk," or to repeal the said Act, and grant further, better, and more effectual powers instead thereof; and in which Bill provision is intended to be made to authorize the Commissioners for executing the provisions of the said Act, to raise a further sum of money, by way of loan, for the payment of money due from them, and for more effectually carrying the provisions of the said Act into execution; and by such Bill it is intended to lay, impose, assess, levy and raise additional rates, taxes, or assessments, upon the several fen lands and grounds, in the said several parishes of Downham Market, Wimbotsham, Stow, Bardolph, and Denver, mentioned and comprised, or described within the boundary set forth in the said Act.—Dated this eleventh day of November 1850.

F. B. Bell, Solicitor, Downham Market.

Midland Railway.

(Purchase of Leeds and Bradford Railway; and Increase of Capital.)

NOTICE is hereby given, that application is intended to be made to Parliament, in the ensuing session, for an Act to authorize the Midland Railway Company to purchase, and the Leeds and Bradford Railway Company to sell, all the estate and interest of the said last-mentioned Company in the Leeds and Bradford Railway, or other the undertaking of the Leeds and Bradford Railway Company, and to authorize the Midland Railway Company to raise further Capital for the purpose of effecting such purchase, either by mortgage, or by the creation of new shares, with or without special advantages assigned thereto.

And it is also proposed, by the said intended Act, to alter, amend, or extend the powers and provisions of the several Acts of Parliament following, or some of them; that is to say, local and personal Acts 7th and 8th Victoriae, chapters 18 and 59; 8th and 9th Victoriae, chapters 38, 49, 56, 90 and 181; 9th and 10th Victoriae, chapters 51, 102, 156, 157, 163, 203, 243, 254, 255, 272, 301, 311, 326, and 340; 10th and 11th Victoriae, chapters 122, 135, 150, 191, 214, 215, and 270; and 11th and 12th Victoriae, chapters 21, 88, and 131.

Dated this seventh day of November 1850.

*Parker, Hayes, Barnwell, and
Twisden, Lincoln's-inn-fields,
Berridge and Macaulay, Leices-
ter,* } Solicitors.
S. Carter, Birmingham,

Midland Railway

(Regulation and increase of Capital. Confirmation of £50 Shares, and application of Proceeds. And alteration of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament in the next session for an Act to define and regulate the capital of the Midland Railway Company, and to confirm and legalize the creation and issue by the said Company of certain shares of £50 each, issued or purporting to have been issued by the said Company, and to increase the capital of the said Company; and to confirm and legalize the application of monies received in respect of any

of such shares; and to authorize the application of monies hereafter to be received in respect thereof towards the completion of the works of the Leeds and Bradford Railway; in fulfilment of the provisions of the lease under which such railway is now held by the Midland Railway Company, and for other general purposes of the Midland Railway Company; also to make certain alterations in the terms upon which the said shares were created or issued; and in the privileges or advantages attached thereto.

And it is proposed by the said intended Act to alter or amend certain provisions of the several Acts of Parliament following, or some of them; that is to say: local and personal Acts, 7th and 8th Victoriae, chapters 18 and 59; 8th and 9th Victoriae, chapters 38, 49, 56, 90 and 181; 9th and 10th Victoriae, chapters 51, 102, 156, 157, 163, 203, 243, 254, 255, 272, 301, 311, 326 and 340; 10th and 11th Victoriae, chapters 122, 135, 150, 191, 214, 215, and 270; and 11th and 12th Victoriae, chapters 21, 88 and 131.—Dated this seventh day of November 1850.

*Parker, Hayes, Barnwell, and
Twisden, Lincoln's-inn-fields,
Berridge and Macaulay, Leices-
ter,* } Solicitors.
S. Carter, Birmingham,

Midland Railway.

(Extension of Time for Purchase of Land and Completion of Works authorized by the "Midland Railway, Ripley Branches Act, 1848," and on the Gloucester and Stonehouse Junction Railway.)

NOTICE is hereby given, that application is intended to be made to Parliament, in the ensuing session, for an Act to amend the "Midland Railway Ripley Branches Act, 1848;" and also an Act passed in the eleventh and twelfth years of the reign of Her present Majesty, intituled "An Act to enable the Midland Railway Company to construct a Railway from Gloucester to Stonehouse, and for other purposes connected with the Bristol and Gloucester line of the Midland Railway," and to extend the time granted by such Acts respectively for the compulsory purchase of lands and houses for the purposes of the railways and works, or some of them, thereby authorized to be constructed; and also to extend the time limited by such Acts respectively for the completion of such railways and works.

And it is also proposed, by the said intended Act, to continue all powers conferred by the said Acts respectively, for the completion of the said railways and works, or some of them, as aforesaid, or otherwise in relation thereto.

And it is also proposed, by the said intended Act, to alter, amend, or extend the powers and provisions of the several Acts of Parliament following, or some of them; that is to say: local and personal Acts 7th and 8th Victoriae, chapter 18; 8th and 9th Victoriae, chapters 49, 56, and 90; 9th and 10th Victoriae, chapters 51, 102, 156, 157, 163, 203, 243, 254, 255, 311, 326, and 340; 10th and 11th Victoriae, chapters 122, 135, 150, 191, 214, 215, and 270; and 11th and 12th Victoriae, chapters 21, 88, and 131.

Dated this seventh day of November 1850.

*Parker, Hayes, Barnwell, and
Twisden, Lincoln's-inn-fields,
Berridge and Macaulay, Leices-
ter,* } Solicitors.
S. Carter, Birmingham,

Wiveliscombe Turnpike Roads.

(Continuation 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 and to obtain an Act to continue the term of an Act of Parliament passed in the sixth year of the reign of King George the Fourth, intituled "An Act for more effectually repairing several roads leading from and through the town of Wiveliscombe, in the county of Somerset, and the roads adjoining thereto, in the counties of Somerset and Devon, and for making a new line of road to communicate therewith," granted by the said Act, and since continued by or by virtue of several Public General Acts (namely, the 9th and 10th Victoria, cap. 51, the 10th and 11th Victoria, cap. 105, the 11th and 12th Victoria, cap. 96, the 12th and 13th Victoria, cap. 87, and the 13th and 14th Victoria, cap. 79, or some of them), and to alter, amend, and enlarge the powers and provisions of the said Act of the 6th year of the reign of King George the Fourth, or to repeal the said Act, and to obtain another Act in lieu thereof, with further and more effectual powers and provisions; and to continue, alter, or increase the existing tolls, rates, or duties, and to levy other tolls, rates, or duties, on the said roads, and to continue, alter, vary, or extinguish existing exemptions from payment of tolls, rates, or duties, and other rights or privileges, and to confer other exemptions, rights, or privileges; and also to make such provision with respect to the existing debts upon the said roads, and other matters as Parliament shall deem necessary.

Dated this 31st day of October 1850.

United Service and General Life Assurance and Guarantee Association. (Incorporating and conferring Powers.)

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 incorporate the United Service and General Life Assurance and Guarantee Association, to limit the liability of the members or shareholders thereof, to enable the said association to sue and be sued, and to acquire, hold, and transfer property heritable and moveable, real and personal, in the name of the said association, or in the name of certain of the directors, officers, or shareholders thereof, to facilitate the investment of the funds, and the transfer of the securities of the said Association, and to confirm, or to alter and enlarge the royal letters patent, granted or to be granted in favour of the said association, and the rules and regulations, laws and bye-laws of the said association, and also to confer other powers, rights, and privileges on the said association, and the directors, officers, and members or shareholders thereof, and to confer, vary, or extinguish, all such other powers, rights, and privileges as may be necessary for carrying into execution the purposes of the said Bill. Dated this 14th day of November 1850.

Hertslet and Scott, 31, Norfolk-street, Strand, London.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the Hull Public Bath 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, London; and until they shall do so, they will be precluded from commencing or prosecuting any proceeding for the recovery of their debts.

Wm. Horne.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the Hull Public Bath Company.

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 28th 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.—Dated this 12th day of November 1850.

Wm. Horne.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and in the Matter of the British and American Steam Navigation Company.

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 the 25th day of November 1850, at twelve o'clock, 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.

In the Matter of the Joint Stock Companies Winding-up Acts, 1848 and 1849, and of the Great Western Extension Atmospheric Railway Company.

BY direction of Sir William Horne, the Master of the High Court of Chancery (in the place of Nassau William Senior, Esq.) charged with the winding up of this Company, notice is hereby given, that the Master will proceed, on Friday the 6th day of December next, at two o'clock in the afternoon precisely, at his chambers, Southampton-buildings, Chancery-lane, London, to settle the list of contributories of this Company; and that after such list shall have been settled, no party affected thereby will be allowed to dispute the same without leave of the High Court of Chancery first obtained.

W. Horne.

CONTRACT FOR COPPER.

Department of the Storekeeper-General of the Navy, Somerset-Place, November 14, 1850.

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 3rd 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 Dockyard, at Chatham, with

200 tons of English Tough Cake Copper, to be delivered by or before the 31st January 1851.

A form of the tender may be seen 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 Copper," 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 £4000 for the due performance of the contract.

CONTRACTS FOR FRESH BEEF.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, November 9, 1850.

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 Thursday the 28th instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying (under separate contracts) all such quantities of

FRESH BEEF

as may be demanded for the use of Her Majesty's ships and vessels at the following places—from the 1st January to the 31st December 1851, both days included; viz.:—

Chatham.
Cowes.
Deptford to Erith (both inclusive).
Falmouth.
Guernsey and Jersey.
Galway.
Greenock.
Kingstown and Dublin.
Milford and Pembroke.
Portsmouth.
Plymouth.
Queenstown and Kinsale.
Sheerness.
Tobermory.
Waterford.
Weymouth.

All parties about to tender are particularly desired to read attentively the conditions of the contracts, which may be seen either at this Office, or on application to the Superintendents of the Victualling Establishments at Deptford, Portsmouth, and Plymouth; the Superintendents of Her Majesty's Dockyards at Chatham, Sheerness, and Pembroke; the Agent for the Victualling at Haulbowline; the Secretary to the Postmaster-General at Dublin; the Postmaster at Tobermory; or to the Collectors of Her Majesty's Customs at each of the other places.

Every tender must specify the price in words at length, and 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 delivered at the above Office, and be accompanied by a letter addressed to the Secretary of the Admiralty, at Somerset-place, and signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £1500, for the due performance of the contracts for Sheerness, Chatham, Portsmouth, and Plymouth; and in the sum of £500 for each of the other places.

CONTRACT FOR PIG IRON.

Department of the Storekeeper-General of the Navy, Somerset-Place, November 14, 1850.

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 3rd December next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Dockyard, at Woolwich,

50 tons of Hot-blast, Calder, Carabro, or Coltness, Pig Iron.

A form of the tender may be seen 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 Pig Iron," and must also be delivered at Somerset-place, accompanied by a letter, signed by a responsible person, engaging to become bound with the person tendering in the sum of £100 for the due performance of the contract.

Office of Ordnance, Pall-Mall,
November 18, 1850.

ARTICLES of the undermentioned description being from time to time required for the Ordnance Service; viz.:

Guns, Shot, and Shells
Small Arms, and the various articles composing them
Gunpowder and Saltpetre
Accoutrements
Woollen Cloths and Clothing
Linen Cloths and Clothing
Blankets and Rugs
Leather and Leather Articles
English and Foreign Timber and Deals
Casks, Coopers' Ware, Brushes, &c.
Iron Castings and Ironmongery
Metals and various articles of metal work
Paints, Oils, and Turpentine

The Principal Officers of Her Majesty's Ordnance hereby give notice, that all persons desirous of tendering for and competent to supply any of the above articles will, upon signifying to the Secretary to the Board their desire of so doing, and giving satisfactory reference as to their competency (specifying the description of articles), receive forms of tender, whenever such articles may be required for the Ordnance Service.

By order of the Board,

G. Butler, Secretary.

Agriculturist Cattle Insurance Company.

No. 8, Chatham-Place, Blackfriars, London.

NOTICE is hereby given, that the Annual General Meeting of the Shareholders of the Agriculturist Cattle Insurance Company will be held at the Offices of the said Company, No. 8, Chatham-place, Blackfriars, in the city of London, on Monday the 2nd day of December next, at one o'clock in the afternoon precisely, for the purpose of passing the accounts; and for the election and re-election of Directors and Auditors.—Dated this 16th day of November 1850.

By order of the Board,

James E. Window, Secretary.

Medical, Invalid, and General Life Assurance Society, No. 25, Pall Mall, London, November 16, 1850.

NOTICE is hereby given, that the Annual General Meeting of Proprietors of this Society will be held at the Head Office of the Company, 25, Pall Mall, on Thursday the 28th instant, at one o'clock precisely.

At this meeting the two Directors going out of office are Edward Doubleday, Esq. and Robert Bentley Todd, M.D.

The two Auditors going out of office are James Parker, D.C.L. and Martial Lawrence Welch, Esq. all of whom are eligible, and offer themselves for re-election.

By order of the Board,
C. Douglas Singer, Secretary.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Joseph Ashton and Charles John Ashton, of No. 11, Mark-lane, in the city of London, Manure Manufacturers and Dealers in Guano and Manures, under the style or firm of G. and C. Ashton, was this day dissolved by mutual consent. All debts due to or from the said partnership will be received and paid by the said George Joseph Ashton.—As witness the hands of the said parties this 14th day of November 1850.

Geo. Jos. Ashton.
C. J. Ashton.

WE the undersigned, Jonathan Blagg, of Flintham, in the county of Nottingham, and John Franks, of the parish of Screveton, in the same county, heretofore carrying on business together in partnership at Flintham aforesaid, as Maltsters, was dissolved on the 1st day of October 1849, and the above-named business has since been, and still continues to be, carried on by the said Jonathan Blagg, on his own sole account. Witness our hands this 16th day of November 1850.

Jonathan Blagg.
John Franks.

NOTICE is hereby given, that the Partnership heretofore existing between me, the undersigned, Thomas Whitley and Emanuel Whitley, late of Halifax, in the county of York, Woolstapler, deceased, then carrying on business at Halifax aforesaid, as Woolstaplers, under the style or firm of Messrs. T. and E. Whitley, was, on the 17th day of April now last past, dissolved by mutual consent.—Dated this 16th day of November 1850.

Thomas Whitley.
James Nunweek,
Executor of the last will of the
said Emanuel Whitley.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Musgrove and Henry Francis Gadsden, carrying on business as Auctioneers, Surveyors, and Estate Agents, under the firm of Musgrove and Gadsden, at No. 18, Old Broad-street, in the city of London, was this day dissolved by mutual consent; and that in future the said business will be carried on by the said Henry Francis Gadsden on his separate account. All debts owing to and by the said partnership will be received and paid by the undersigned, Henry Francis Gadsden.—Witness our hands this 16th day of November 1850.

J. Musgrove.
Henry F. Gadsden.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, in the business of Cotton Spinners and Manufacturers, at Royston and Manchester, both in the county of Lancaster, under the style or firm of Seville, Milne, and Co. has been dissolved by mutual consent, so far as respects the undersigned, Francis Mayson, as from the 12th day of November instant. All debts due to and by the said copartnership will be received and paid by the undersigned, Joseph Seville, Thomas Seville, and John Milne, who will continue to carry on the same business.—As witness our hands the 16th day of November 1850.

Joseph Seville. John Milne.
Thomas Seville. Francis Mayson.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Hambrook Sankey Southee, of the city of Canterbury, and Edward Southee, of Whitstable, as Hoymen, and trading between Whitstable and London, was, on the 1st day of July 1846, dissolved by mutual consent.—Dated 14th November 1850.

Edward Southee.
Hambrook Sankey Southee.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, John Wood and William Brownfield, as Earthenware Manufacturers, at Cobridge, in the Staffordshire Potteries, has been dissolved by mutual consent, on and from the 30th day of October last. All debts due to and from the late firm of Wood and Brownfield will be received and paid by the said William Brownfield, by whom the business will in future be carried on.—Dated this 14th day of November 1850.

John Wood.
William Brownfield.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, James Murgatroyd and William Armitstead, as Carpenters and Joiners, carrying on business at Kendal, in the county of Westmoreland, under the firm of Murgatroyd and Armitstead, was on the 11th day of November instant, dissolved by mutual consent; and that all debts due to the said firm must be paid to the said James Murgatroyd, who will discharge all debts due from the said firm.—Dated this 13th day of November 1850.

James Murgatroyd.
William Armitstead.

NOTICE is hereby given, that the Partnership heretofore existing between us the undersigned, Richard Woods and Robert Wilson, carrying on business as Tailors, at No. 53, Moorgate-street, London, under the firm of Woods and Wilson, was this day dissolved by mutual consent; and that such business will henceforth be carried on by the said Robert Wilson on his own account.—Dated the 15th November 1850.

Richd. Woods.
Robt. Wilson.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, William Haskayne and Henry Philip Cooper, both of Liverpool, in the county of Lancaster, and carrying on business there as Ship Brokers and Commission Agents, under the style or firm of Haskayne and Cooper, has been dissolved by mutual consent.—Dated this 26th day of October 1850.

Wm. Haskayne.
H. P. Cooper.

WE hereby mutually agree to dissolve and put an end to the partnership trade and business of Coopers and Hardware Dealers, now existing between us and carried on at East-street, in the parish of Milton-next-Gravesend, in the county of Kent, under the style of Largent and John Wilson.—Dated this 14th day of November 1850.

Largent Wilson.
John Wilson.

NOTICE is hereby given, that the Partnership subsisting between us the undersigned, Henry Tomlinson and Samuel Tomlinson, of Birmingham, in the county of Warwick, Iron Merchants, was this day dissolved by mutual consent.—As witness our hands this 16th day of November 1850.

Hy. Tomlinson.
Samuel Tomlinson.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying on the business of Builders and Contractors for Public Works, at Abchurch-lane, in the city of London, is this day dissolved by mutual consent. All debts due and owing to or by the said partnership will be paid and received by George Munday, at Abchurch-lane.—Witness our hands this 18th day of November 1850.

James Munday.
George Munday.

WE, the undersigned, now carrying on business together as Zincworkers, at No. 6, East-road, City-road, have agreed to dissolve partnership from this 16th day of November 1850.

Henry Burrage.
Robert Staff.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Isidore Bloomenthal, William Freudenthal, and Maurice Freudenthal, in the trade or business of Cigar Merchants, at Weymouth-place, New Kent-road, in the county of Surrey, or elsewhere, under the style or firm of Williams and Co. has (so far as regards the said Isidore Bloomenthal), been this day dissolved by mutual consent; and the said trade or business will in future be carried on by the said William Freudenthal and Maurice Freudenthal, on their own account (under the style aforesaid), by whom all debts owing to and from the said late firm will be received and paid.—Dated this 18th day of November 1850.

Isidore Bloomenthal.
William Freudenthal.
Maurice Freudenthal.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Mary Bickerton and Robert Spear, both of Selby, in the parish of Selby, in the West Riding of the county of York, Grocers, &c. carrying on the business at Selby aforesaid, in the said county, under the style or firm of Bickerton and Spear, was this day dissolved by mutual consent. All debts due and owing to and by the said firm will be received and paid by the said Robert Spear, by whom the said business will be carried on.—As witness our hands this 16th day of November in the year of our Lord 1850.

The
Mary X Bickerton,
 Mark of
Robert Spear.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Robert Harrison and William Harrison, both of Scarborough, in the county of York, and carrying on trade at Scarborough aforesaid, as Bricklayers, Builders, and Plasterers, under the firm of Harrison and Son, has been this day dissolved by mutual consent.—As witness our hands this 16th day of November 1850.

Robert Harrison.
William Harrison.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Barnes, of Church, in the county of Lancaster, Chemist, Thomas Knowles, of Green Haworth, within Accrington, in the said county, Grocer, and Thomas Boardman, of Church aforesaid, Millwright, as Coal Masters and Farmers, and carried on at Church aforesaid, under the style or firm of Barnes and Boardman, was dissolved, by mutual consent, on the 12th day of November instant. All debts owing to and by the said late copartnership will be received and paid by the said Joseph Barnes, by whom the said businesses will be carried on in future.—As witness the hands of the said Joseph Barnes, Thomas Knowles, and Thomas Boardman, the 13th day of November 1850.

Joseph Barnes.
Thos. Knowles.
Thos. Boardman.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Nicholson and John Hobson, both of Scarborough, in the county of York, and carrying on trade at Scarborough aforesaid, as Coach Builders, under the firm of Nicholson and Hobson, has been this day dissolved by mutual consent.—As witness our hands this 12th day of November 1850.

William Nicholson.
John Hobson.

NOTICE is hereby given, that the Partnership subsisting between the undersigned, Matthew Bentley and George Curr the younger, carrying on business as Steel Refiners and File Manufacturers and General Merchants, at Sheffield, in the county of York, and elsewhere, under the firm of Bentley and Curr, is dissolved by mutual consent. All debts due and owing to and from the firm will be received and paid respectively by the said George Curr the younger, by whom alone the business will in future be carried on.—Dated, at Sheffield, this 16th day of November 1850.

Matthew Bentley.
Geo. Curr, junr.

TO be sold, pursuant to a Decree of the High Court of Chancery made in a cause of Pellatt v. Burlington and Pellatt v. Pellatt, with the approbation of Nassau William Senior, Esq. one of the Masters of the said Court, at the Auction Mart, Bartholomew-lane, in the city of London, on Thursday, the 5th day of December 1850;

Certain leasehold premises, including the Hoop and Bunch of Grapes, situate in Cable-street, and William's-court, Saint George's-in-the-East, in the county of Middlesex, late the property of Thomas Williams, deceased.

Particulars whereof may be had (gratis) at the chambers of John Elijah Blunt, Esq. in Southampton-buildings, Chancery-lane, London; at the place of sale; of Mr. Wooton, Plaintiff's Solicitor, No. 10, Tokenhouse-yard, Bank; Mr. Randall Glynes, Solicitor, No. 8, Crescent, Minorities; Messrs. Morris, Stone, and Townson, Solicitors, Moorgate-street Chambers, Moorgate-street, Bank; and of Mr. Marsh, the Auctioneer, No. 2, Charlotte-row, Mansion House, City.

TO be sold, pursuant to a Decree of the High Court of Chancery made in certain causes, entitled Phillips v. Phillips, and Phillips v. Phillips, with the approbation of John Elijah Blunt, Esq. one of the Masters of the said Court, some time in the month of January 1851;

All that freehold dwelling-house, with the appurtenances, situate and being No. 59, High Holborn, in the county of Middlesex.

The time and place of sale will shortly be advertized, when printed particulars may be had (gratis) at the said Master's chambers, in Southampton-buildings, Chancery-lane, London; of Messrs. Beddome and Weir, Solicitors, No. 27, Nicholas-lane, London; and of Messrs. Simpson and Dunond, Solicitors, No. 10, Henrietta-street, Cavendish-square.

In Chancery.—Between Mary Peatfield, Widow, Plaintiff; Thomas Hamer Rigbye, Richard William Benn, Richard Cutts, Henry Cutts, and Catherine Peatfield Cutts (in the Bill called Catherine Cutts), Spinster, Defendants.

By Supplemental Bill.

THE Court will be moved before his Lordship the Master of the Rolls, on Thursday, the 21st day of November next, or so soon after as Counsel can be heard, on the part of the above-named Plaintiff, that the Plaintiff's Bill may be taken pro confesso against the above-named Defendant, Richard William Benn.—Dated this 21st day of October 1850.

HAWKINS, BLOXAM, STOCKER, and BLOXAM.
 New Boswell-court, Lincoln's-inn, Plaintiff's Agents.

In Chancery.—Between Mary Peatfield, Widow, Plaintiff; Richard William Benn, Richard Cutts, Henry Cutts, and Catherine Cutts, Spinster Defendants.

By Original Bill.

THE Court will be moved before his Lordship the Master of the Rolls, on Thursday, the 21st day of November next, or so soon after as Counsel can be heard, on the part of the above-named Plaintiff, that the Plaintiff's Bill may be taken pro confesso against the above-named Defendant, Richard William Benn.—Dated this 21st day of October 1850.

HAWKINS, BLOXAM, STOCKER, and BLOXAM,
 New Boswell-court, Lincoln's-inn, Plaintiff's Agents.

WHEREAS by a Decree of the High Court of Chancery made in certain causes entitled respectively The Attorney-General v. The Governors of Dedham School, The Attorney-General v. Ellis, and The Attorney-General v. Taylor, it was referred to William Wingfield, Esq. late one of the Masters of the said Court, to enquire whether there is any heir male of the body of William Cardinal, in the pleadings in the said causes named, now living, and of what age. And whereas the said William Cardinal was the cousin of William Cardinal, formerly of Egunton, in the county of Nottingham, Esquire, and is named in the will of the said William Cardinal, in the pleadings in the said causes mentioned, bearing date the 16th day of January 1595; pursuant therefore to the said Decree, any person claiming to be the heir male of the body of the said William Cardinal, the cousin of the said testator is, by his Solicitor, forthwith to come in before John Elijah Blunt, Esq. the Master to whom these causes stand transferred, at his chambers in Southampton-buildings, Chancery-lane, and make out his heirship.

PURSUANT to a Decree of the High Court of Chancery made in a cause of Pearson v. Pearson, the creditors of William Pearson, late of Wavertree, near Liverpool, in the county of Lancaster, Gentleman (who died in or about the month of December 1847), are, by their Solicitors, forthwith to come in and prove their debts before James William Farrer, 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 an Order of the High Court of Chancery made in a cause Fear against Smith, the creditors of John Smith, late of Colchester, in the county of Essex, Innkeeper, deceased (who died in or about the month of November 1849), are, by their Solicitors, forthwith to come in and prove their debts before James William Farrer, 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 Order.

PURSUANT to a Decree of the High Court of Chancery made in a cause Tuck against Tuck, the creditors of Thomas Tuck, late of Brighton, in the county of Sussex, Gentleman, deceased (who died on or about the 14th day of October 1848), are, by their Solicitors, forthwith to come in and prove their debts before James William Farrer, 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 certain causes Sharpe v. Sharpe, Sharpe v. Monkhouse, Sharpe v. Collard, Sharpe v. Button, Harman v. Sharpe, and Sharpe v. Sharpe, all persons claiming to be next of kin of Edward Sharpe, late of West Deeping,

in the county of Lincoln, Gentlemen, and who died in the month of January 1840, and to be living at the death of Elizabeth Mary Sharpe, late of Mitcham Green, in the county of Surrey, Spinster, and who died in the month of January 1848, and at the time of the death of the said Edward Sharpe, or the personal representative, or personal representatives of any such next of kin who have since died, and also the heir-at-law and customary heir of the said Edward Sharpe, according to the custom of the manor of Brightwell, in the county of Berks, and the personal representatives of the said Edward Sharpe, are by their solicitors, on or before the 24th day of December 1850, to come in before J. E. Dowdeswell, Esq. one of the Masters of the said Court, at his office, in Southampton-buildings, Chancery-lane, London, and make out their kindred, heirship, and representation, 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 Hornby against Bispham, the creditors of William Hulme, late of Huyton, in the county of Lancaster, Yeoman, deceased (who died in or about the month of April 1826), are, on or before the 15th day of January 1851, to come in and prove their debts before Nassau William Senior, 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 peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Nichols against Haylock, the creditors of John Prince, late of Balsam, in the county of Cambridge, Surgeon, deceased (who died in or about the month of April 1843), are, on or before the 19th day of December 1850, 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 peremptorily excluded the benefit of the said Decree.

PURSUANT to a Decree of the High Court of Chancery made in a cause Clarke against Pedder, the creditors of John Fowden Hindle, late of Woodfold-park, in the county of Lancaster, Esq. deceased (who died in the month of February 1849), are, on or before the 12th day of December 1850, 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 peremptorily excluded the benefit of the said Decree.

Mr. William Hutton's Affairs.

NOTICE is hereby given, that William Hutton, of the town of Northampton, in the county of Northampton, Innkeeper, hath by an indenture, dated the 30th day of October now last past, assigned his personal estate and effects unto Thomas Phipps, of the said town of Northampton, Common Brewer, and William Thomas Higgins, of the same town, Wine Merchant, their executors, administrators, and assigns, in trust for the equal benefit of such of the creditors of the said William Hutton who shall execute the same indenture within three calendar months from the date thereof; which said indenture was duly executed by the said William Hutton, Thomas Phipps, and William Thomas Higgins, on the said 30th day of October now last past, in the presence of, and respectively attested by me, the undersigned, Henry Pywell, of the said town of Northampton, Solicitor, and Allen Briggs, my Clerk; and that the said indenture of assignment now lies upon the premises of the said William Hutton, situate in Gold-street, in the said town of Northampton, for execution by the creditors of the said William Hutton. And notice is hereby further given, that all persons who stood indebted to the said William Hutton are required to pay the amount of their respective debts to me, the undersigned, within fourteen days from this time.—Northampton, November 8th 1850.

By order of the Trustees,

HENRY PYWELL, their Solicitor.

THIS is to give notice, that by indenture, bearing date the 24th day of October 1850, John House, of Denham, in the county of Bucks, Wheelwright, hath conveyed and assigned all his estate and effects whatsoever, to John Smith, of Uxbridge, in the county of Middlesex, Iron-founder, and Thomas Franklin Thompson, of Denham aforesaid, Victualler, trustees upon trust for the benefit of the creditors of the said John House; and that the said indenture was respectively executed by each of them, the said John House, John Smith, and Thomas Franklin Thompson, on the said 24th day of October 1850; and which said executions were witnessed by William Gardiner, of Uxbridge aforesaid, Gentleman.

NOTICE is hereby given, that by indenture, bearing date the 1st day of November 1850, John Brook, of Bradford, in the county of York, Draper, did grant and assign unto John Falshaw Pawson, of Saint Paul's Church-yard, in the city of London, Warehouseman, all and singular the personal estate and effects of what nature or kind soever,

of him, the said John Brook, upon trust for the benefit of all the creditors of the said John Brook, who shall execute the said indenture; and that the said indenture was executed by the said John Brook, on the said 1st day of November 1850, in the presence of, and his execution thereof is attested by, Alfred Jones, of No. 15, Sise-lane, in the city of London, Attorney-at-Law; and that the said indenture was also executed by the said John Falshaw Pawson, on the 13th day of November 1850, in the presence of, and his execution thereof is attested by, the said Alfred Jones, of Sise-lane aforesaid, with whom the said indenture now lies for execution by the said creditors.—Dated this 14th day of November 1850.

ALFRED JONES, 15, Sise-lane.

John Barber's Affairs.

NOTICE is hereby given, that John Barber, of Eaton Socon, in the county of Bedford, Builder, hath by indenture, dated the 21st day of October 1850, conveyed and assigned all his real and personal estate and effects whatsoever and wheresoever, to William Smith Simkin, of No. 81, London-wall, in the county of Middlesex, Iron-monger, and Thomas Coote, of Fenstanton, in the county of Huntingdon, Merchant, upon trust for the equal benefit of all the creditors of the said John Barber, who shall execute the said indenture on or before the 21st day of December next; and which said indenture was duly executed by the said John Barber, on the said 21st day of October, in the presence of, and the execution thereof by the said John Barber was attested by William Rogers, of Bedford, in the county of Bedford, Attorney-at-Law, and was duly executed by the said William Smith Simkin, on the 23rd day of the said month of October, in the presence of, and the execution thereof by him, the said William Smith Simkin, was attested by the said William Rogers, and was duly executed by the said Thomas Coote, on the 30th day of the said month of October, in the presence of, and the execution thereof by him, the said Thomas Coote, was attested by Frederick John Coote, of St. Ives, in the county of Huntingdon aforesaid, Attorney-at-Law. And notice is hereby further given, that the said indenture is deposited, and now lies at the office of the said Frederick John Coote, at St. Ives aforesaid, for the inspection and execution by all parties interested therein; and all persons having any claim upon the said estate are requested to send the particulars thereof; and all persons indebted to the said estate are requested to pay the amount of their respective debts to one of the said assignees, or to me.—St. Ives, Hunts, 4th November 1850.

By order of the Assignees,

FRED. JOHN COOTE, their Solicitor.

In the Matter of Mary Bell Shoobred, of Manor-street, in Ardwick-green, in the parish of Manchester, in the county of Lancaster, Widow, Cotton Manufacturer, Dealer and Chapwoman, against whom a Fiat in Bankruptcy was issued on the 3rd day of October 1849.

I HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First and Final Dividend of 2s. 4d. in the pound, upon application at my office, No. 45, George-street, Manchester, on Tuesday the 3rd day of December next, or 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 the letters of administration under which they claim.—November 13, 1850.

JOHN FRASER, Official Assignee.

Declaration of Dividend under a Petition, dated 10th April 1850, against James Honiball, late of Cheapside, but now of Ingram-court, Fenchurch-street, in the city of London, and of Dunston, in the parish of Wickham, in the county of Durham, Anchor and Chain Cable Manufacturer, a Bankrupt.

NOTICE is hereby given, that the First Dividend, at the rate of 2s. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 12, Birch-in-lane, City, on Monday, the 25th instant, or two subsequent Mondays, between the hours of eleven and three on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration.—November 19, 1850.

H. H. CANNAN, Official Assignee.

Declaration of Dividend under a Fiat, dated 14th August 1835, against Richard Fennings, of Chancery-lane, Law Stationer.

NOTICE is hereby given, that the First Dividend, at the rate of 8s. 5 $\frac{1}{2}$ d. in the pound, is now payable, and that warrants for the same may be received by

those legally entitled, at my office, No. 12, Abchurch-lane, City, on Saturday next, and the three subsequent Saturdays, between the hours of eleven and two on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration.

J. F. GROOM, Official Assignee.

Declaration of Dividend under a Fiat, dated the 24th day of December 1847, against John Geale, of New Burlington-mews, Regent-street, in the county of Middlesex, Job Master and Livery-stable Keeper.

NOTICE is hereby given, that the Third Dividend, at the rate of 3 $\frac{1}{2}$ d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 12, Abchurch-lane, City, on Saturday next, and the three subsequent Saturdays, between the hours of eleven and two of the clock on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration.

J. F. GROOM, Official Assignee.

Declaration of Dividend under a Commission, dated 27th November 1828, against Andrew Cohen, of Lloyd's Coffee-house, and Magdalen-row, Prescott-street, Merchant.

NOTICE is hereby given, that the Second and Final Dividend, at the rate of 9d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 12, Abchurch-lane, City, on Saturday next, and the three subsequent Saturdays, between the hours of eleven and two o'clock on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration.

J. F. GROOM, Official Assignee.

Declaration of Dividend under a Petition for adjudication of Bankruptcy, filed the 18th of February 1850, against William Hamley, of Crockernwell, in the county of Devon, Victualler, Dealer and Chapman.

NOTICE is hereby given, that a First Dividend, at the rate of 4s. 2d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, Queen-street, Exeter, on any Tuesday after the 19th of November instant, between the hours of eleven and two of the clock on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, 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 11, 1850.

H. L. HIRTZEL, Official Assignee.

In the Matter of Sarah Pattison, of Winchester, in the county of Hants, Plumber and Glazier.

I HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 7s. 6d. in the pound, upon application at my office, as under, on Thursday the 21st instant, and the three following Thursdays, between the hours of eleven and two. 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 the letters of administration under which they claim.—November 16, 1850.

H. H. STANSFELD, Official Assignee,
76A, Basinghall-street.

In the Matter of Henry Waddington, of Bridge-street, Blackfriars, Merchant.

I HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Sixth Dividend of $\frac{1}{3}$ th of a penny in the pound, upon application at my office, as under, on Thursday the 7th instant, and the three following Thursdays, between the hours of eleven and two. 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 the letters of administration under which they claim.—November 16, 1850.

H. H. STANSFELD, Official Assignee,
76A, Basinghall-street.

In the Matter of George Bodington, of Birmingham, in the county of Warwick, Chemist and Druggist, Horse Dealer, Dealer and Chapman.

I HEREBY give notice, that the creditors who have proved their debts under the above Fiat may receive a First Dividend of 1s. 11d. in the pound, upon application

at my office, as under, on Thursday the 21st of November 1850, or on any subsequent Thursday, between the hours of eleven and three 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 the letters of administration under which they claim.

RICHARD VALPY, Official Assignee,
13, Waterloo-street, Birmingham.

In the Matter of Thomas Thomas, of Dudley, in the county of Worcester, Iron Master.

I HEREBY give notice, that the creditors who have proved their debts under the above Fiat may receive a First Dividend of 6s. 9d. in the pound, upon application at my office, as under, on Thursday the 21st day of November 1850, or on any subsequent Thursday, between the hours of eleven and three. 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 the letters of administration under which they claim.

RICHARD VALPY, Official Assignee,
13, Waterloo-street, Birmingham.

In the Matter of Dirk Horatio Huley, of Horsley Heath, in the county of Stafford, Ironfounder.

I HEREBY give notice, that the creditors who have proved their debts under the above Fiat may receive a First Dividend of $\frac{1}{4}$ d. in the pound, upon application at my office, as under, on Thursday the 21st day of November 1850, or on any subsequent Thursday, between the hours of eleven and three. 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 the letters of administration under which they claim.

RICHARD VALPY, Official Assignee,
13, Waterloo-street, Birmingham.

In the Matter of Jesse Hilton and Jonathan Fisher, of Foleshill, in the county of Warwick, Silk Manufacturers.

I HEREBY give notice, that the creditors who have proved their debts under the above Fiat may receive a First Dividend of 1 $\frac{1}{4}$ d. in the pound, upon application at my office, as under, on Thursday the 21st day of November 1850, or on any subsequent Thursday, between the hours of eleven and three. 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 the letters of administration under which they claim.

RICHARD VALPY, Official Assignee,
Waterloo-street, Birmingham.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 18th day of November 1850, hath been duly filed against Ann Elizabeth Hickman, of No. 1, Cannon-street-road, Saint George's in the East, in the county of Middlesex, and Moses John Hickman, of No. 1, Princes-place, Saint George's in the East aforesaid, Undertakers, carrying on business at those places under the firm of A. E. Hickman and Son, and they being declared bankrupts are hereby required to surrender themselves to Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 6th day of December next, at twelve of the clock at noon precisely, and on the 14th day of January following, at one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of their estates 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 bankrupts are required to finish their examination. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. J. F. Groom, No. 12, Abchurch-lane, Lombard-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Thomas Dodd Keighley, Solicitor, No. 73, Basinghall-street, London.

WHEREAS a Petition for adjudication in Bankruptcy, bearing date the 18th day of November 1850, hath been filed against Edward Brewster, of No. 6, Hand-court, Upper Thames-street, in the city of London, Printer, 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 28th day of November instant, at one in the afternoon, and on the 26th of December next, at one in the afternoon precisely, at the Court of Bankruptcy, in 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 bank-

rapt, or that have any of his effects, are not to pay or deliver the same but to Mr. Bell, No. 3, Coleman-street-buildings, Moorgate-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Sturmy and Simpson, Solicitors, No. 8, Wellington-street, London Bridge.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 9th day of November 1850, hath been filed against William Negus, of the Bagnigge-wells Tavern, Bagnigge-wells-road, in the county of Middlesex, Victualler, 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 28th day of November instant, at half past eleven o'clock in the forenoon precisely, and on the 26th day of December next, at twelve at noon precisely, at the Court of Bankruptcy, in 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. Bell, No. 3, Coleman-street-buildings, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Dunmock and Burly, Solicitors, No. 2, Suffolk-lane, Cannon-street.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 16th day of November 1850, hath been duly filed against James Butfield, of Newbury, in the county of Berks, Grocer and Tea Dealer, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Edward Goulburn, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 29th day of November instant, at one of the clock in the afternoon precisely, and on the 11th day of January 1851, at eleven o'clock in the forenoon precisely, on each of the said days, at the Court of Bankruptcy, in 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. Isaac Nicholson, No. 24, Basinghall-street (and not Mr. William Pennell, as before advertized), the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Linklater and Linklater, Solicitors, No. 1, Charlotte-row, Mansion-house, London.

WHEREAS a Petition for adjudication of Bankruptcy was, on the 15th day of November 1850, filed against Thomas Tuffield, of No. 89, Hoxton Old Town, in the county of Middlesex, Tallowchandler, Grocer and Oilman, 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 3rd and 24th days of December next, at one of the clock in the afternoon precisely, on each of the said days, at the Court of Bankruptcy, in 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. Edward Edwards, No. 1, Sambrook-court, Basinghall-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Joseph Turnley, Solicitor, No. 16, Cornhill.

WHEREAS a Petition for adjudication in Bankruptcy, bearing date the 12th of November 1850, hath been filed against William Bennitt the younger, of Langley-green, in the parish of Worley Wigan, in the county of Worcester, Brickmaker, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Edmund Robert Daniell, Esq. one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptcy, holden at Birmingham, on the 28th of November instant, and on the 2nd day of January next, at twelve of the clock at noon, on each of the said days, 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. F. Whitmore, No. 7, Waterloo-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Smith and James, Solicitors, Waterloo-street, Birmingham.

WHEREAS a Petition for adjudication of Bankruptcy was filed on the 13th day of November 1850, in Her Majesty's District Court of Bankruptcy, at Liverpool, against Joseph Smith, of Ranelagh-street, Liverpool, in the county of Lancaster, Haberdasher, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Henry James Perry, Esq. one of Her Majesty's Commissioners of the Liverpool District Court of Bankruptcy, at Liverpool, on the 2nd and 23rd days 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. George Morgan, No. 12, Cook-street, Liverpool, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Reed and Langford, Solicitors, Friday-street, Cheapside, London, or to Messrs. Sale, Worthington, and Shipman, Solicitors, Manchester.

WHEREAS a Petition for adjudication of Bankruptcy was, on the 12th day of November 1850, filed in Her Majesty's Court of Bankruptcy at Manchester, against Abraham Chadwick, of Burnedge, in the parish of Rochdale, and of Fair-view, near Littleborough, both in the county of Lancaster, Cotton Spinner and Manufacturer, and he being declared a bankrupt is hereby required to surrender himself to one of the Commissioners of the Manchester District Court of Bankruptcy, on the 12th day of December next, and on the 3rd of January following, at eleven o'clock in the forenoon precisely, on each of the said days, at the Manchester District Court of Bankruptcy, in Manchester, Lancashire, 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. Robert Shelton Mackenzie, No. 74, George-street, Manchester, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Atkinson, Saunders and Atkinson, Solicitors, Manchester.

WHEREAS a Petition for adjudication of Bankruptcy was filed on the 8th day of November 1850, in Her Majesty's Court of Bankruptcy, at Manchester, against Edmund Chadwick of Long Millgate, in Manchester, in the county of Lancaster, Starch Manufacturer, late carrying on business in Copartnership with William Simpson, of Fennell-street, in Manchester aforesaid, Starch Manufacturer, under the firm of William Simpson and Company, and he being declared a bankrupt is hereby required to surrender himself to one of Her Majesty's Commissioners of the Manchester District Court of Bankruptcy, on the 3rd of December next, and on the 7th of January next, at twelve o'clock at noon precisely, on each day, at the Manchester District Court of Bankruptcy, in Manchester, 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 Stansall Pott, No. 7, Charlotte-street, Manchester, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Atkinson, Saunders, and Atkinson, Solicitors, Norfolk-street, Manchester.

EDWARD HOLROYD, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 14th day of April 1836, awarded and issued forth against William Ward, of Warford-court, in the city of London, Merchant, Dealer and Chapman, will sit on the 6th day of December next, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to receive the Proof of Debts under the said Fiat; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 28th day of August 1850, awarded and issued forth against Charles Porter, late of Braintree, in the county of Essex, Grocer, Dealer and Chapman, but now of Bocking, in the same county, out of business, will sit on the 6th day of December next, at half-past twelve of the clock, in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 12th of November instant), to take the Exami-

nation of the said bankrupt; when and where he is required to surrender himself, and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts, are to come prepared to prove the same.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 2nd day of June 1849, awarded and issued forth against Benjamin Cubitt Sieley, of Beech-grove, in the town of North Walsham, in the county of Norfolk, Money Scrivener, Dairyman, Dealer and Chapman, will sit on the 30th of November instant, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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 now in force relating to bankrupts.

EDWARD GOULBURN, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 6th day of July 1850, against Neville Browne, of the Three Magpies, Sibson-green, Hounslow-heath, in the county of Middlesex, Licensed Victualler, Dealer and Chapman, will sit on the 30th day of November instant, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

NATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, being the Commissioner authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 19th day of August 1850, awarded and issued forth against John Snowball, of the borough of Gateshead, in the county of Durham, Builder, Dealer and Chapman will sit on the 13th day of December next, at twelve of the clock at noon precisely, at the District Court of Bankruptcy, in the Royal-arcade, at Newcastle-upon-Tyne, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, and to receive the Proof of Debts under the said Petition.

NATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Fiat in Bankruptcy, bearing date the 23rd day of July 1842, awarded and issued forth against William Reay, of Walker, in the county of Northumberland, Shipbuilder and Block Manufacturer, Dealer and Chapman, will sit on the 12th day of December next, at half past ten of the clock in the forenoon precisely, at the District Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Tyne, 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.

NATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Petition for adjudication of Bankruptcy, bearing date on the 2nd day of May 1850, awarded and issued forth against William Pile and John Pile, of Monkwearmouth, in the county of Durham, trading under the style or firm of W. and J. Pile, Shipbuilders, will sit on the 10th day of December next, at twelve of the clock at noon precisely, at the District Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Tyne, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

NATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Petition for adjudication of Bankruptcy, bearing date on the 5th day of August 1850, awarded and issued forth against William Hymers, residing at the Albion Inn, in the High-street of the borough of Gateshead, in the county of Durham, Publican and Brewer, will sit on the 10th of December next, at twelve at noon precisely, at the District Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Tyne, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Petition, 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 Petition for adjudication of Bankruptcy, bearing date the 4th day of July 1850, and filed against Thomas Dalton, of the city of Coventry, Silk Dyer, Dealer and Chapman, will sit on the 12th day of December next, at twelve o'clock at noon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Ac-

counts of the Assignees of the estate and effects of the said bankrupt under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

EDMUND ROBERT DANIELL, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 8th day of July 1850, and filed against Thomas Dalton and Thomas Edwards, of Islington Foundry, Grosvenor-street West, in Birmingham, in the county of Warwick, Ironfounders, Engineers and Copartners, will sit on the 19th day of December next, at twelve of the clock at noon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the joint estate and effects of the said bankrupts 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 Petition for adjudication of Bankruptcy, bearing date the 8th day of July 1850, and filed against Thomas Dalton and Thomas Edwards, of Islington Foundry, Grosvenor-street West, in Birmingham, in the county of Warwick, Ironfounders, Engineers, and Copartners, will sit on the 19th day of December next, at twelve of the clock at noon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the separate estate and effects of Thomas Edwards, one of the said bankrupts, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 12th day of March 1846, awarded and issued forth against Miles Griffith and Philip Pearson, of New Bond-street, in the county of Middlesex, Tailors and Copartners in Trade, will sit on the 16th 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 joint estate 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 30th day of December 1847, awarded and issued forth against Joseph Windle Cole, of No. 6, Great Winchester-street, in the city of London, Merchant, carrying on business at No. 6, Great Winchester-street aforesaid, in copartnership with John Johnson, of the same place, Merchant, under the name, style, or firm of Johnson, Cole, and Company, will sit on the 13th 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 joint estate and effects of Johnson and Cole; 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat of Bankruptcy, bearing date the 30th day of December 1847, awarded and issued forth against Joseph Windle Cole, of No. 6, Great Winchester-street, in the city of London, Merchant, carrying on business at No. 6, Great Winchester-street, aforesaid, in copartnership with John Johnson, of the same place, Merchant, under the name, style, or firm of Johnson, Cole, and Company, will sit on the 13th day 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 separate estate and effects of John Johnson, 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 12th day of December 1842, awarded and issued forth against Benjamin Hart Thorold, late of Harnston, in the county of Lincoln, and Harlesden-green, in the parish of Willesden, in the county of Middlesex, Esquire, Dealer and Chapman, will sit on the 13th day of December next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 31st day of August 1847, awarded and issued forth against George Gage Coldrey, of Lawrence-lane, in the city of London, Merchant, Dealer and Chapman, will sit on the 13th day 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 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 28th day of November 1848, awarded and issued forth against William Edward Houghton Guillaume, of Botley, in the county of Southampton, Timber and Coal Merchant, Dealer and Chapman, will sit on the 13th day of December next, at half past twelve 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 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 10th day of November 1847, awarded and issued forth against John Crumond, of Lime-street, in the city of London, Ship Broker, Agent, Dealer and Chapman, will sit on the 13th 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 1st day of August 1843, awarded and issued forth against William Humphreys, late of Brighton, in the county of Sussex, Wine Merchant, Dealer and Chapman, will sit on the 10th day of December next, at half past twelve 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 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 26th day of February 1848, awarded and issued forth against Watkin Williams, of Brecon, in the county of Brecknock, Draper, Dealer and Chapman, will sit on the 16th 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 10th day of September 1847, awarded and issued forth against Richard Law, of Nos. 6 and 7, Portland-row, Camberwell, in the county of Surrey, Pawnbroker, will sit on the 13th day 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.

JOHN BALGUY, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 16th day of July 1850, awarded and issued forth against Edward Round and William Round, of Tipton, in the county of Stafford, Timber Merchants, Dealers and Chapmen, Copartners in Trade, will sit on the 16th day of December next, at half past ten of the clock in the forenoon, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to make a Dividend of the estate and effects of the said bankrupt under the said Petition, when and where the creditors, who have not already proved their debts, are to come prepared to prove the same; and the said Commissioner will also sit on the same day, at the same hour, and at the same Court, in order to make a Dividend of the separate estate and effects of each 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 Petition for adjudication of Bankruptcy, bearing date the 14th day of May 1850, and filed against William Walford, of Wolverhampton, in the county of Stafford, Common Brewer, Dealer and Chapman, will sit on the 12th day of December next, at twelve of the clock at noon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, 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.

NATHANIEL ELLISON, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Fiat in Bankruptcy, bearing date the 23rd day of July 1842, awarded and issued forth against William Reay, of Walker, in the county of Northumberland, Ship Builder, and Black Manufacturer, Dealer and Chapman, will sit on the 13th day of December next, at half past ten o'clock in the forenoon precisely, at the District Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Tyne, 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.

RICHARD STEVENSON, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 31st day of August 1840, awarded and issued forth against John Rowlett, of Liverpool, in the county of Lancaster, Merchant, will sit on the 12th of December next, at eleven o'clock in the forenoon precisely, at the District Court of Bankruptcy, at Liverpool, in the county of Lancaster, 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.

RICHARD STEVENSON, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 28th day of July 1848, awarded and issued forth against Charles Dutton, of Tarvin, in the county of Chester, Joiner, Dealer and Chapman, will sit on the 20th day of December next, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, at Liverpool, in the county of Lancaster, 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.

RICHARD STEVENSON, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy filed on the 3rd day of June against Patrick Adair Black and John Whittingham, both of Liverpool, in the county of Lancaster, Provision and General Brokers, Dealers and Chapmen, and late Copartners in Trade, will sit on the 13th day of December next, at eleven o'clock in the forenoon precisely, at the District Court of Bankruptcy in Liverpool, in order to make a Dividend of the joint estate 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.

WILLIAM THOMAS JEMMETT, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on

the 14th day of August 1850, against William Goldfinch Williams, of Accrington, in the county of Lancaster, Draper, Dealer and Chapman, will sit on the 10th day of December next, at twelve of the clock at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, 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.

WILLIAM SCROPE AYRTON, Esq. one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 10th day of March 1847, awarded and issued forth against the Reverend Andrew Keir, of North Cave, in the county of York, Clerk, Wood Merchant, Timber Merchant, Dealer and Chapman, will sit on the 11th day of December next, at half past twelve in the afternoon precisely, at the Leeds District Court of Bankruptcy, in the Townhall, in Kingston-upon-Hull, to make a Second 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.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed against Robert Webb, of Nos. 22½ and 23, Great Russell-street, Covent-garden, in the county of Middlesex, Dealer in Ham, Beef, and Beer, bearing date the 12th day of October 1849, has, on the application of the said bankrupt, appointed a public sitting under such Petition to be held before Joshua Evans, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 12th day of December next, at half past twelve of the clock in the afternoon 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 Petition for adjudication of Bankruptcy, filed on the 27th day of June 1850, against John Bull, late of Totton, in the parish of Eling, in the county of Hants, Coal Merchant, Brewer, and Wharfinger, but now of No. 56, South Audley-street, in the county of Middlesex, Shipowner, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition to be held before Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 10th 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, 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 Petition for adjudication of Bankruptcy, filed on the 7th day of September 1850, against Isaac Jessup, of Kingsdown, near Dartford, in the county of Kent, Farmer, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 10th 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 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 Par-

liament 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 Petition for adjudication in Bankruptcy, filed on the 11th day of September 1850, against Frederick Vines, now of South-street, Greenwich, in the county of Kent, and Thomas Kitelee, now of Chetham, in the county of Buckingham, both lately carrying on business in copartnership, at Steam Mills, East Greenwich, in the county of Kent, under the style or firm of Frederick Vines and Company, Millers and Corn Factors, Dealers and Chapmen, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 13th 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 bankrupts, 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 Petition for adjudication of Bankruptcy, filed on the 27th day of May 1850, against Joseph Moore, of the Island Queen Public-house, Hanover-street, Islington, in the county of Middlesex, Victualler, has, on the application of the said bankrupt, appointed a public sitting under such Petition to be held before Edward Holroyd, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 10th of December next, at two of the clock in the afternoon precisely, at the Court of Bankruptcy, 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 Petition for adjudication of Bankruptcy, issued and now in prosecution against John Stork, of the town or borough of Kingston-upon-Hull, Wine and Spirit Merchant, Dealer and Chapman, bearing date the 26th day of August 1850, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before William Scrope Ayrton, Esq. one of Her Majesty's Commissioners of the Leeds District Court of Bankruptcy, on the 11th day of December next, at half past twelve of the clock in the afternoon precisely, at the Leeds District Court of Bankruptcy, at the Townhall, in Kingston-upon-Hull, 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 Petition for adjudication of Bankruptcy, issued and now in prosecution against Ralph Dickenson, of Crook, in the county of Durham, Grocer and Flour Dealer, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Nathaniel Ellison, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, on the 10th day of December next, at eleven of the clock in the forenoon precisely, at the said District Court of Bankruptcy, Royal-arcade, Newcastle-upon-Tyne, for the allowance of the Certificate of the said bankrupt's conformity to the laws in force at the time of issuing such Petition, 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, called "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 to the Registrar of the Court three clear days' notice in writing of his intention to oppose, may be heard against the allowance of such Certificate.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, issued and now in prosecution against William Hymers, residing at the Albion Inn, in the High-street of the borough of Gateshead, in the county of Durham, Publican and Brewer, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Nathaniel Ellison, Esq. Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, on the 10th day of December next, at twelve of the clock at noon precisely, at the said District Court of Bankruptcy, Royal-arcade, in Newcastle-upon-Tyne, for the allowance of the Certificate of the said bankrupt's conformity to the laws in force at the time of issuing such Petition, 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, called "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 to the Registrar of the Court three clear days' notice in writing of his intention to oppose, may be heard against the allowance of such Certificate.

JOHN BALGUY, Esq. one of Her Majesty's Commissioners authorized to act in the prosecution of Petitions for adjudication of Bankruptcy in the Birmingham District Court of Bankruptcy, has appointed a public sitting for the allowance of a Certificate to John Hayward, of Hesland, in the parish of Oswestry, in the county of Salop, Scrivener, Dealer and Chapman, against whom a Petition for adjudication of Bankruptcy, bearing date the 9th day of July 1850, has been duly issued, and is now in prosecution; the said public sitting to be holden at Her Majesty's District Court of Bankruptcy, at Birmingham, on the 16th day of December next, at half past ten o'clock in the forenoon precisely; at which sitting any of the creditors of the said bankrupt may be heard against the allowance of such Certificate.

NOTICE is hereby given, that Walker Skirrow, Esq. one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 18th day of May 1850, against William Meadowcroft, of Milne-row, in the parish of Rochdale, in the county of Lancaster, Cotton Spinner, surviving Partner of Charles Butterworth, deceased, afterwards of Margaret Butterworth, deceased, and subsequently surviving Partner of John Butterworth, deceased, trading under the firm of Meadowcroft and Butterworth, will, pursuant to "The Bankrupt Law Consolidation Act, 1849," on the application of the said bankrupt, sit on the 12th of December next, at twelve at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, for the allowance of the Certificate of conformity of the said bankrupt under the said Petition. Any of the creditors of the said bankrupt, 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.

NOTICE is hereby given, that Henry James Perry, Esq. the Commissioner acting in the prosecution of a Petition for adjudication in Bankruptcy, bearing date the 7th day of August 1850, filed against William Henry De Wolf, of Amhurst, in the province of Nova Scotia, British America, now of Liverpool, in the county of Lancaster, in England, Merchant, Ship Builder, Dealer and Chapman, will, pursuant to "The Bankrupt Law Consolidation Act, 1849," on the application of the said bankrupt, sit on the 10th day of December next at eleven

of the clock in the forenoon precisely, at the Liverpool District Court of Bankruptcy, in Liverpool, for the allowance of a Certificate of conformity to the said bankrupt, under the said Petition. Any of the creditors of the said bankrupt, 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.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 8th day of August 1850, against James Hibble, of No. 119, Bishopsgate-street Without, in the city of London, Oil and Colourman, Dealer and Chapman, did, on the 12th day of November 1850, allow the said James Hibble a Certificate of the third 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, dated the 20th day of March 1849, issued and now in prosecution against Alexander Burn Callander, of No. 15, Mincing-lane, in the city of London, Corn Factor, Dealer and Chapman, did, on the 18th of November 1850, allow the said Alexander Burn Callander a Certificate of the third 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 Gazette of Friday the 8th instant, page 2934, col. 2. in the advertisement for making a Dividend of the estate and effects of Joseph and Joseph Francis King, of Wells-row, Islington, the day of meeting should have been the 30th of November, and not the 20th, as therein stated.

In the County Court of Devon, at Honiton.

In the Matter of John Marshall Smith, of Honiton, Plumber and Glazier, an Insolvent Debtor.

THE creditors of the above-named insolvent are hereby informed that a Dividend of 2s. 5 $\frac{1}{2}$ d. in the pound was on the 13th day of November instant declared, and may be received by them on application at the County Court Office, New-street, Honiton aforesaid, on or after the 20th day of November instant.—Bills and securities to be produced.

WHEREAS a Petition of Thomas Hateley the younger, now and late of No. 48, in Ashted-row, in the borough of Birmingham, in the county of Warwick, carrying on trade in partnership with Henry Sarsons, as Glass Manufacturers, in the name or firm of Sarsons and Hateley, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said Thomas Hateley the younger, under the provisions of the Statutes in that case made and provided, the said Thomas Hateley the younger is hereby required to appear before the said Court, on the 7th of December next, at eleven 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 Thomas Hateley the younger, or that have any of his effects, are not to pay or deliver the same but to Messrs. John Guest and William Havard Arnold, Clerks of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignees of the estate and effects of the said insolvent.

WHEREAS a Petition of Henry Sarsons, residing at No. 47, in Ashted-row, in the borough of Birmingham, in the county of Warwick, and previously residing in Henegge-street, in the said borough, carrying on business at No. 48, in Ashted-row aforesaid, in partnership with Thomas Hateley the younger, as Glass Manufacturers, in the name or firm of Sarsons and Hateley, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said Henry Sarsons, under the provisions of the Statutes in that case made and provided, the said Henry Sarsons is hereby required to appear before the said Court, on the 7th day of December next, at eleven 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 Henry Sarsons, or that have any of his effects, are not to pay or deliver the same but to Messrs. John Guest and William Havard Arnold, Clerks of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignees of the estate and effects of the said insolvent.

WHEREAS a Petition of Francis Allden, of Brierley-hill, in the county of Stafford, out of business, lately of Enville, in the same county, out of business, previously lodging at Rhyll, in the county of Caernarvon, and before then of King Edward's-road, Birmingham, in the county of Warwick, out of business, and heretofore of the Grapes Tavern, in Livery-street, Birmingham aforesaid, Licensed Victualler, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said Francis Allden, under the provisions of the Statutes in that case made and provided, the said Francis Allden is hereby required to appear before the said Court, on the 7th day of December next, at eleven 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 Francis Allden, or that have any of his effects, are not to pay or deliver the same but to Messrs. John Guest and William Havard Arnold, Clerks of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignees of the estate and effects of the said insolvent.

WHEREAS a Petition of Thomas Jeffries, of No. 3, Albion-place, Barker-street, Aston Manor, in the county of Warwick, previously of Hampstead-row, Handsworth, in the county of Stafford, and heretofore of the several places following; that is to say: Hampton-street, Lench-street, Great Hampton-street, and Lady Wood-road, all in Birmingham, and he being all the time an Engraver, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham and an interim order for protection from process having been given to the said Thomas Jeffries, under the provisions of the Statutes in that case made and provided, the said Thomas Jeffries is hereby required to appear before the said Court, on the 23rd of November instant, at eleven 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 Thomas Jeffries, or that have any of his effects, are not to pay or deliver the same but to Messrs. John Guest and William Havard Arnold, Clerks of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignees of the estate and effects of the said insolvent.

WHEREAS a Petition of John Ashlin Wilson, at present and for thirteen months now last past residing at No. 21, Ravenhurst-street, Birmingham, in the county of Warwick, and practising as an Auctioneer and Appraiser, and for three years previously thereto residing at Greet, in the county of Worcester, in lodgings, and during that period also practising as an Auctioneer and Appraiser, and for three years previously thereto residing in Villa-street, Hockley, in the county of Stafford, and during that period also practising as an Auctioneer and Appraiser, and during the first two years of the two first-mentioned periods occupying an office in Union-passage, Birmingham aforesaid, and for three years previous occupying an office in Union-street, in Birmingham aforesaid, and there carrying on the business of an Auctioneer and Appraiser, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said John Ashlin Wilson, under the provisions of the Statutes in that case made and provided, the said John Ashlin Wilson is hereby required to appear before the said Court, on the 23rd day of November instant, at eleven 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 John Ashlin Wilson, or that have any of his effects, are not to pay or deliver the same but to Messrs. John Guest and William Havard Arnold, Clerks of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignees of the estate and effects of the said insolvent.

WHEREAS a Petition of Henry Marriner, of Brisley's-lane, near Saint Margaret's Bank, in the parish of Saint Margaret, in the city of Rochester, in the county of Kent, Whitesmith, Locksmith, and Bellhanger, an insolvent debtor, having been filed in the County Court of Kent, at Rochester, and an interim order for protection from process having been given to the said Henry Marriner, under the provisions of the Statutes in that case made and provided, the said Henry Marriner is hereby required to appear before James Espinasse, Esq. the Judge of the said Court, on the 5th day of December next, 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 Henry Marriner, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Patten, Clerk of the said Court, at his office, at Guildhall-lane, Rochester, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Jones Ellis, sued as the Reverend John Jones Ellis, formerly and for five months of Jesus College, in the University of Oxford, Turlstreet, in the parish of Saint Michael, Oxford, Oxfordshire, next and for four months of Cerig Camog, in the parish of Llanrhyddlad, Anglesea, next and for three months of Jesus College aforesaid, next and for six weeks of Rhiwlas, in the parish of Pentreath, Anglesea, next and for five months of Jesus College aforesaid, next and for six months of Anglesea-place, parish of All Saints, town and county of Southampton, next and for four months of Jesus College aforesaid, next and for six weeks of the village of Barrow-on-Soar, Leicestershire, next and for one month of Jesus College aforesaid, next and for two months of Jesus College aforesaid, next and for four months of Jesus College aforesaid, next and for three months of Jesus College aforesaid, next and for six weeks of No. 46, Manchester-street, Manchester-square, in the parish of Saint Marylebone, county of Middlesex, next and for two weeks of No. 9, Castle-street, Regent-street, parish of Saint Marylebone aforesaid, next and for two weeks of Castle-street, Beaumaris, Anglesea aforesaid, during the above period Student of Divinity, next and for two months of Tyncoed, parish of Gyffin, county of Carnarvon, next and for one month of No. 20, Clare-street, Liverpool, Lancashire, next and for one month of George-street, Market Raisen, Lincolnshire, not following any profession or avocation, next and for one month of New Inn Hall, University of Oxford aforesaid, part of the time Student of Divinity and Civil Law, and the latter part of the said month Bachelor of Arts, next and for two months of George-street, Market Rasen aforesaid, Bachelor of Arts aforesaid, next and for five months of Bourne, Lincolnshire, Bachelor of Arts, and Second Master of the Bourne Grammar School, Bourne aforesaid, and yart of the time Clerk in Holy Orders, next and for four months last past and now of Swaton, Lincolnshire, Clerk in Holy Orders and Private Tutor, an insolvent debtor, having been filed in the County Court of Oxfordshire, at Oxford, and an interim order for protection from process having been given to the said John Jones Ellis, under the provisions of the Statutes in that case made and provided, the said John Jones Ellis is hereby required to appear before the said Court, on the 26th day of November instant, at two of the 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 John Jones Ellis, or that have any of his effects, are not to pay or deliver the same but to Mr. J. C. Dudley, Clerk of the said Court, at Oxford, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Marrable, formerly of No. 22, High-street, in the parish of Saint Nicholas, in the city of Rochester, in the county of Kent, Carver, Gilder, and Undertaker, an insolvent debtor, having been filed in the County Court of Kent, at Rochester, and an interim order for protection from process having been given to the said John Marrable, under the provisions of the Statutes in that case made and provided, the said John Marrable is hereby required to appear before James Espinasse, Esq. the Judge of the said Court, on the 5th day of December next, 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 John Marrable, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Patten, Clerk of the said Court, at his Office, at Guildhall-lane, Rochester, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Henry Thomas Biddell, of Chelmsford, in the county of Essex, Book and Picture Seller, Short Hand Writer, and Secretary to the Essex Agricultural Protection Society, an insolvent debtor, having been filed in the County Court of Essex, at Chelmsford, and an interim order for protection from process having been given to the said Henry Thomas Biddell, under the provisions of the Statutes in that case made and provided, the said Henry Thomas Biddell is hereby required to appear before the said Court, on the 5th day of December next, at twelve o'clock at noon 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 Thomas Biddell, or that have any of his effects, are not to pay or deliver the same but to Mr. T. M. Gipp, Assistant Clerk of the said Court, for and on Account of Richard Almack, at the office of the said County Court of Essex, at Chelmsford, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of George Albert, of Godden-green, Seal, near Sevenoaks, in the county of Kent, Lieutenant and Adjutant in the West Kent Yeomanry Cavalry, an insolvent debtor, having been filed in the County Court of Kent, at Sevenoaks, and an interim order for protection from process having been given to the said George Albert, under the provisions of the Statutes in that case made and provided, the said George Albert is hereby required to appear before the said Court, on the 11th of December next, 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 George Albert, or that have any of his effects, are not to pay or deliver the same but to Mr. W. F. Holcroft, Clerk of the said Court, at his office, at Sevenoaks, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Thomas Scates, formerly and now of Cumberland-place, in the parish of Saint Lawrence, latter part of the time having a Coal-shed, in King-street, Ramsgate, both in the county of Kent, and within the jurisdiction of this Court, General-shop Keeper and Coal Merchant, also Commission Agent, an insolvent debtor, having been filed in the County Court of Kent, at Ramsgate, and an interim order for protection from process having been given to the said Thomas Scates, under the provisions of the Statutes in that case made and provided, the said Thomas Scates is hereby required to appear before 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 Thomas Scates, or that have any of his effects, are not to pay or deliver the same but to Mr. Edward Henry Rickards, Clerk of the said Court, or to his Deputy Clerk, Mr. Thomas Hodges Grove Snowden, at his office, at Ramsgate, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Edward Langtree, formerly in lodgings at No. 1, Charles-street, in the town and parish of Manchester, and county of Lancaster, carrying on business as a Slate Dealer, in Partnership with Joseph Darnton, under the style or firm of Langtree and Darnton, then in lodgings at No. 282, Egerton-terrace, Stretford New-road, Hulme, then in lodgings at No. 147, Upper Moss-lane, Hulme aforesaid, and now in lodgings at No. 2, Clifford-street, Siretford, all in the parish of Manchester aforesaid, part of the latter time being a Slate Dealer on my own account, and the remaining part carrying on business at No. 1, Bond-street, and No. 44, Princess-street, both in Manchester aforesaid, as an Auctioneer and Valuer, an insolvent debtor, having been filed in the County Court of Lancashire, at Manchester, and an interim order for protection from process having been given to the said Edward Langtree, under the provisions of the Statutes in that case made and provided, the said Edward Langtree is hereby required to appear before the said Court, on the 29th day of November next, 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 Edward Langtree, or that have any of his effects, are not to pay or deliver the same but to Mr. Samuel Kay, Clerk of the said Court, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Buck, of Wisbech High Fen, in the Isle of Ely, in the county of Cambridge, Blacksmith, afterwards of West Walton, in the county of Norfolk, Blacksmith, late of Wisbech High Fen aforesaid, General Shopkeeper and Blacksmith, and now of Wisbech High Fen, out of business, an insolvent debtor, having been filed in the County Court of Cambridgeshire, at the Sessions-house, at Wisbech, and an interim order for protection from process having been given to the said John Buck, under the provisions of the Statutes in that case made and provided, the said John Buck is hereby required to appear before the said Court, on the 6th day of December next, 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 John Buck, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Metcalfe, jun, Clerk of the said Court, at Wisbech, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Charles Barker, formerly of Church-street, in the parish of East Dereham, in the county of Norfolk, and now of Malthouse-yard, Church-street aforesaid, Boot and Shoe Maker, an insolvent debtor, having been filed in the County Court of Norfolk, at East Dereham, and an interim order for protection from process having been given to the said Charles Barker, under the provisions of the Statutes in that case made and provided, the said Charles Barker is hereby required to appear before the said Court, on the 4th day of December next, at nine 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 Barker, or that have any of his effects, are not to pay or deliver the same but to Mr. Alexander Elgell, Clerk of the said Court, at his office, at East Dereham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Wilson, now and for eleven months last past residing at No. 45, River-street, in Hulme, in the county of Lancaster, Beer-seller, an insolvent debtor, having been filed in the County Court of Lancashire, at Manchester, and an interim order for protection from process having been given to the said John Wilson, under the provisions of the Statutes in that case made and provided, the said John Wilson is hereby required to appear before the said Court, on the 29th day of November instant, at two of the 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 John Wilson, or that have any of his effects, are not to pay or deliver the same but to Mr. Samuel Kay, Clerk of the said Court, the Official Assignee of the estate and effects of the said insolvent.

In the Matter of the Petition of Joseph Fiddian, at present residing in No. 56, in Albion-street, in the borough of Birmingham, in the county of Warwick, and previously residing in Hunter's-lane, in the parish of Aston, near the said borough, in the said county, in each place a Warehouse Clerk, but for three years during such residences, out of employ, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 7th day of December next, 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 Ann Jones, at present and for twenty years last past residing at No. 21, Hopwood-street, Oldham, in the county of Lancaster, Shopkeeper, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Lancashire, at the Townhall, Oldham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 22nd day of November instant, at eleven of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Richard Nettle, of the parish of Saint Agnes, in the county of Cornwall, Oven, Stove, and Stamps Grate Maker, and Dealer in Black Jack.

NOTICE is hereby given, that the County Court of Cornwall, at Truro, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 6th day of December next, at eleven of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Maria Alcock, at present and from the 27th September last residing at No. 1, Booth-street West, Chorlton-upon-Medlock, in the county of Lancaster, and for three months previously thereto residing in Nelson-street, Chorlton-upon-Medlock, and for fifteen years previously thereto residing in Princess-street, Manchester, all in the same county, Boarding and Lodging-house Keeper.

NOTICE is hereby given, that the County Court of Lancashire, at Manchester, acting in the matter of this Petition, will (by adjournment from the 19th instant), proceed to make a Final Order thereon, at the said Court, on the 29th day of November instant, at two o'clock in the afternoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Samuel Horn, of High Flatts, in the township of Denby, and parish of Penistone, in the county of York, Fancy Weaver, Shopkeeper, and Farmer.

NOTICE is hereby given, that the County Court of Yorkshire, at Barnsley, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 6th day of December next, at twelve of the clock at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Thomas Aucott, trading under the name of John Aucott, of Hampstead-row, in the parish of Handsworth, in the county of Stafford, Butcher.

NOTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 7th of December next, at eleven o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

THE estates of Gilbert Peat, Grocer, Stevenson-street, Calton, of Glasgow, were sequestrated on the 15th day of November 1850.

The first deliverance is dated the 15th November 1850.

The meeting to elect Interim Factor is to be held at twelve o'clock noon, on Monday the 25th day of November 1850, within the Waterloo Tavern, Hutcheson-street, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, on Monday, the 16th day of December 1850, 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 16th day of May 1851.

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

JOHN LEISHMAN, W.S Agent,
18, Drummond-place, Edinburgh.

THE estates of Robert Struthers, Cabinetmaker and Upholsterer, and Trader in Glasgow, were sequestrated on 16th November 1850.

The first deliverance is dated the 16th day of November 1850.

The meeting to elect Interim Factor is to be held at twelve o'clock noon, on Wednesday the 27th day of November current, within Williamson's King's Arms Inn, Trongate-street, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Wednesday the 18th day of December next, 1850, 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 16th day of May 1851.

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

JOHN ROSS, Agent,
79, Great King-street.

Edinburgh, November 16, 1850.

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:

On Wednesday the 4th December 1850, at Eleven o'clock precisely, before the Chief Commissioner.

Henry Richard French the younger, formerly of Bricks-cross, Chilsfield, near Saint Mary Cray, then of Skeet-hill, Orpington, then of Keston, and now of Westerham-road, Bromley-common, all in Kent, and carrying on business, during all the time at the Borough Market, Southwark, Surrey, Dealer in Peas, Vegetables, and Fruit, on his own account, and sometimes also on Commission, and occasional Labourer.

George Stein, late of No. 42, Prince's-street, Rotherhithe, Surrey, out of business, and now of No. 21, George-street, Minorities, City, Merchant's Clerk.

Edward Farrow, of Brentwood, Essex, Plumber, Painter, &c.

On Thursday the 5th December 1850, at Eleven o'clock precisely, before the Chief Commissioner.

Edwin John Thomas Witherstone, known as Edwin Witherstone, formerly of Hall-park Villa, Maida-hill, Edgware-road, Middlesex, then of Bordsley-terrace, Watery-lane, then of Lee-bank, Edgbaston, and afterwards of No. 6, Russell-row, Lady-wood-lane, Edgbaston, all in Birmingham, Warwickshire, afterwards of No. 5, Southgate-road, Ball's-pond-road, Islington, and now residing at No. 114, Edgware-road aforesaid, all in Middlesex, Shopman to a Clothier.

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 16th day of November 1850.

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.

George Coates Pickles, late of Bramley's-yard, Briggate, Leeds, Yorkshire, Undertaker, Insolvent, No. 72,888 C.; Robert Isoit, Assignee.

Robert Slater, late of Micklegate, in the city of York, out of business, Insolvent, No. 72,454 C.; John Brigham, Assignee.

Joseph Dickson, late of Neath, Glamorganshire, Travelling Draper, Insolvent, No. 72,794 C.; Matilda Russell Seaton, Assignee.

George Patchett, late of Cheshire-view, Cross-lane, Salford, Lancashire, Agent to the National Loan Life Assurance Company, Insolvent, No. 72,851 C.; Rowland Jones, Assignee.

Thomas Forbes, late of Prestwick, near Manchester, Lancashire, Plumber, &c. Insolvent, No. 71,008 C.; James Livingston, Assignee.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 16th day of November 1850.

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

On their own Petitions.

Henry Charles Palmer, late of No. 51, Stone's-end, Newington, Surrey, Hat and Cap Manufacturer.—In the Queen's Prison.

William Downing Bruce, late of No. 11, Bridge-street, Westminster, Middlesex, Law Student.—In the Queen's Prison.

The Reverend John Hobart Caunter, late of Prittlewell, Essex, Clerk.—In the Queen's Prison.

Richard Farrer, late of No. 24, Noble-street, Falcon-square, London, Commission Agent.—In the Queen's Prison.

George Anderson, late of No. 12, Gainford-street, Barnsbury, Middlesex, Coal Merchant.—In the Queen's Prison.

John Siely, late of No. 62, Charrington-street, Somers'-town, Middlesex, Commission Agent for the sale of Scotch Ale.—In the Queen's Prison.

George Morris Mitchell, late of No. 1, Denby-place, Pimlico, Middlesex, Coal Merchant.—In the Debtors' Prison for London and Middlesex.

Richard Halliday, late of No. 30, Compton-street, Brunswick-square, Middlesex, General Commission Agent.—In the Debtors' Prison for London and Middlesex.

John William Dupere, late of Crown-row, Walworth-road, Surrey, Poulterer.—In the Queen's Prison.

Samuel Varley the elder, late of the White Horse Inn, Cripplegate, London, Travelling Grinder.—In the Debtors' Prison for London and Middlesex.

Thomas William Brown, late of Stoney-street, Borough, Southwark, Surrey, Clerk in the General Register and Record Office of Seamen.—In the Debtors' Prison for London and Middlesex.

Sarah Humphries, late of No. 14, Little Bell-alley, Coleman-street, London, Housekeeper to Mr. Powell (wife of James Humphries, of the city of Salisbury, formerly a Journeyman Carpenter, now in no business or employment).—In the Debtors' Prison for London and Middlesex.

Robert Lee, late of No. 135, Penny-street, Lancaster, Lancashire, Wheelwright.—In the Gaol of Lancaster.

George Richards, late of Darwin-street, Birmingham, Warwickshire, Plumber.—In the Gaol of Coventry.

Joseph Atha, late of Walton, near Wakefield, Yorkshire, Farmer, out of business.—In the Gaol of York.

Mary Anna Barnes, late of Poplar-row, Axton, near Birkenhead, Cheshire, Cigar Dealer, out of business.—In the Gaol of Chester.

Christopher Edmondson, late of Addingham, near Skipton, Yorkshire, Cotton and Worsted Manufacturer.—In the Gaol of York.

William Smith, late of the Temperance Hotel, Baxtergate, Doncaster, Yorkshire, Tea Dealer.—In the Gaol of York.

Richard Wright, late of Spring Head, Kighley, Yorkshire, Topmaker.—In the Gaol of York.

Thom's Brookhurst, late of Heaton Norris, near Manchester, Lancashire, Licensed Victualler, out of business.—In the Gaol of Lancaster.

John Thompson Buckley, late of Low-hill, Liverpool, Lancashire, Lodginghouse Keeper.—In the Gaol of Lancaster.

John Frith, late of Chesnut-street, Liverpool, Lancashire, Butcher.—In the Gaol of Lancaster.

Edmund Lord, late of No. 31, Marsden-street, Ardwick, Manchester, Lancashire, Manager in a Cotton Factory.—In the Gaol of Lancaster.

John Beck, late of Spalding, Lincolnshire, Agricultural Machinemaker.—In the Gaol of Lincoln.

George Lambert, late of Green-lane, Manningham, near Bradford, Yorkshire, Publican, out of business.—In the Gaol of York.

Thomas Beckett Wade, late of No. 43, Bloomsbury, Birmingham, Warwickshire, Grocer's Assistant.—In the Gaol of Coventry.

Francis Aikin, late of Union-place, Heigham, Norwich, Norfolk, Traveller to a Tea Dealer.—In the Gaol of Norwich.

Catherine Evans, late of No. 9, Union-street, Liverpool, Lancashire, Widow, out of business.—In the Gaol of Lancaster.

David Griffiths, late of No. 6, Minshall-street, Liverpool, Lancashire, Slater, Plasterer, and Builder, out of business.—In the Gaol of Lancaster.

Thomas Johnston, late lodging at Stretford, near Manchester, Lancashire, out of business.—In the Gaol of Lancaster.

Robert Harding, late of No. 15, Back, Grosvenor-street, Stayley Bridge, Lancashire, Chemist, out of business.—In the Gaol of Lancaster.

Edward Harris, late of Gravesend, Kent, Grocer and General Dealer, out of business.—In the Gaol of Maidstone.

Michael Mc Donnell, late of the New Mersey Hotel, Union-street, Liverpool, Lancashire, Licensed Victualler.—In the Gaol of Lancaster.

John Mackey, late of No. 3, Flora-street, Liverpool, Lancashire, Traveller to a Porter and Ginger-beer Dealer.—In the Gaol of Lancaster.

George Ollerenshaw, late of No. 6, Back, Piccadilly, Manchester, Lancashire, Turncock.—In the Gaol of Lancaster.

Frederick Robertson, late of No. 65, Powis-street, Woolwich, Kent, Manager to a Woollendrapper.—In the Gaol of Maidstone.

Robert Richardson, late of the Albion-baths, Milton-next-Gravesend, Kent, out of business.—In the Gaol of Maidstone.

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 before the Court, as hereinafter mentioned, at the Court-House, in Portugal-Street, Lincoln's-Inn, as follows, to be dealt with according to the Statute :

On Wednesday the 4th December 1850, at Ten o'Clock precisely, before Mr. Commissioner Law.

Richard Leath, late of No. 46, Chapel-street, Pentonville, Middlesex, Grocer and Tea Dealer.

George William Wilkinson, sued and committed as George Wilkinson, formerly of John-street, Tottenham-court-road, Middlesex, then of No. 1, Towin-street, Aldersgate-street, City, then of Wellington-street, Goswell-road, Middlesex, then of Stonnons-house, Bayswater, then of No. 11, Bedford-place, Silver street, Bayswater, both in Middlesex, and late of No. 15, Lansdown-road, Notting-hill aforesaid, Assistant Surgical Instrument Maker, now a Prisoner for Debt in the Debtors' Prison for London and Middlesex.

On Thursday the 5th December 1850, at Eleven o'Clock precisely, before the Chief Commissioner.

Thomas Robson, formerly of No. 393, Strand, Middlesex, in partnership with Henry Davis, as Tobacconist, Retailer of Beer, and Keeper of the American Bowling-saloon, carried on in the name of Henry Davis, then of the same place, Tobacconist, Retailer of Beer, and Keeper of the American Bowling-saloon, in partnership with the said Henry Davis, carrying on business in the name, style, and firm of Robson and Davis, then of the same place, Tobacconist Retailer of Beer and Keeper of the American Bowling-saloon on his own account, and in the name of Thomas Robson, and during the whole time Commission Agent, and up to September 1849 renting a House, No. 7, Wood-street, Cheapside, but carrying on no business there, then of No. 9, Palace, New-road, Lambeth, Surrey, Commission Agent, and then of No. 69, Murray-street, New North Road, Islington, Middlesex, Commission Agent, then of No. 60, Herbert-street, New North-road aforesaid, Commission Agent, and late of the same place, Clerk to a Warehouseman.

Myer Myers, formerly of Houndsditch, then of No. 12, Camomile-street, Bishopsgate, and next and late of No. 3, Little Saint Mary Axe, No. 1, Houndsditch, City, General Dealer and Commission Agent.

Thomas Colin Robert Campbell (sued as Thomas C. R. Campbell), formerly of No. 5, Maritime-houses, Bow-common, Middlesex, then of No. 4, Water-lane, Tower-street, City, then of Frederick's-place, Cannon-street-road, Saint George's-in-the-East, then and late of No. 3, Victoria-grove West, Stoke Newington, Middlesex, Clerk in the General Record and Register Office of Seamen, Admiralty Department, Custom House, London.

On Thursday the 5th December 1850, at Eleven o'Clock precisely, before Mr. Commissioner Phillips.

John Tittley, formerly of No. 5, Brick-lane, Whitechapel, Greengrocer, Coal and Potato Dealer, and Lodging-house Keeper, then of Union-street, Mile End-road, both in Middlesex, out of business, then of No. 8, Mitre-street, New-cut, Lambeth, Surrey, and also of Broad-wall Saw Mills, No. 110½, Stamford-street, Blackfriars, Surrey, in copartnership Henry Holland, and carrying on business there as Sawyers, under the firm of J. Tittley and H. Holland, then of No. 8, Mitre-street aforesaid, out of business, then and late of No. 5, New-street, Fieldgate-street, Whitechapel, Middlesex, out of business or employ.

John Reardon, late of Hibernia-cottage, William-street, Harts-lane, Bethnal-green-road, in Middlesex, Chair and Cabinet Maker, and Undertaker.

John Lambie, formerly a prisoner in the Debtors' Prison for London and Middlesex, then of No. 35, Foley-street, Portland-place, Marylebone, then lodging at No. 37, Foley-street aforesaid, then of No. 24, Warren-street, Fitzroy-square, then and late of No. 25, Harford-street aforesaid, all in Middlesex, Ivory and Hardwood-cutter, and Lodging-house Keeper.

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 opposition inclusive; 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 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 PRISONERS, whose Estates and Effects have been vested in the Provisional Assignee by Order of the Court for Relief of Insolvent Debtors, and whose Petitions and Schedules, duly filed, have been severally referred and transmitted to the County Court hereinafter mentioned, pursuant to the Statute in that behalf, are ordered to be brought up before the Judges of the said Courts respectively, as herein set forth, to be dealt with according to Law :

Before the Judge of the County Court of Essex, holden at Chelmsford, on Thursday the 5th day of December 1850.

Henry Guy, formerly of Howden, in the East Riding of the county of York. Articled Clerk to an Attorney, afterwards of Saint Helen's-street, Ipswich, in the county of Suffolk, Managing Clerk to an Attorney, then of Edenterrace, Stanwix, near the city of Carlisle, in the county of Cumberland, Attorney-at-Law and Solicitor, then of Abbey-street, in the city of Carlisle aforesaid, Attorney-at-Law and Solicitor, then of Castle-street, in the city of Carlisle aforesaid, Attorney-at-Law and Solicitor, afterwards of Northgate-street, in Ipswich aforesaid, Attorney-at-Law and Solicitor, and late of King-street, in Ipswich aforesaid, Attorney-at-Law and Solicitor, and at the same time occupying a house and carrying on the profession of an Attorney-at-Law and Solicitor, at Harwich, in the county of Essex.

Before the Judge of the County Court of Monmouthshire, holden at Monmouth, on the 13th day of December 1850, at Two o'Clock in the Afternoon precisely.

Richard White (sued jointly with Thomas Jones), late of the New Inn, in the parish of Cwmcarnon, in the county of Monmouth, Farmer, out of business, there residing with his daughter, Eliza White, Victualler, previously of the village of Ragland, in the said county, Farmer, out of business, then of the same place, and for a few weeks carrying on business as a Butcher, previously

of Little Trymynydd Farm, in the parish of Bryngwyn, in the said county, Farmer, previously of the Ship Inn, Ragland aforesaid, Licensed Victualler, and formerly of the New Inn aforesaid, Licensed Victualler.

Before the Judge of the County Court of Cornwall, holden at Bodmin, on Wednesday the 4th day of December 1850, at Ten o'Clock in the Forenoon precisely.

Moses Thomas Ancell, committed under the name of Thomas Ancell, late of Torpoint, in the parish of Antony, in the county of Cornwall, Superannuated Inspector of Shipwrights, in Her Majesty's Dockyard at Devonport, in the county of Devon; previously of the same place and occupation, and formerly of the same place and occupation.

John Eddy, late of the parish of Saint Buryan, in the county of Cornwall, Farmer, previously of the same place and occupation, and formerly of the same place and occupation.

Before the Judge of the County Court of Kent, holden at Maidstone, on Tuesday the 3rd day of December 1850.

Samuel Ward, formerly of No. 3, Morland-terrace, Holloway-road, Middlesex, Builder, carrying on business in copartnership with George Ward, under the style or firm of Samuel and George Ward, as Builders, then of Aldenham-terrace, Old Saint Pancras-road, Middlesex, Bricklayer, in the employ of Mr. William Brown, of No. 2, Mank's-place, Lee, Kent, Builder, then of No. 3, Mason-street, New-cross, Deptford, Kent, Bricklayer, in the employ of William Brown aforesaid, and late of No. 2, Mank's-place, Lee, Kent, Bricklayer, in the employ of William Brown aforesaid.

Robert Richardson, formerly of No. 18, Milton-road, Milton next Gravesend, Kent, Grocer, Cheesemonger, and Tea Dealer, and Dealer in British Wines, then of No. 24, Wrotham-road, Gravesend aforesaid, out of business and employ, and late of the Albion Baths, Milton next Gravesend aforesaid, out of business and employ.

Edward Harris, formerly of Brewery-hill, Spittlegate, Grantham, Lincolnshire, Baker, Grocer and General Dealer, and his wife carrying on the business of a Milliner and Dressmaker, and late of Gravesend, Kent, out of business and employ.

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.

Published by FRANCIS WATTS, Editor, Manager, and Publisher, of No. 1, Warwick Square, Pimlico, in the Parish of St. George, Hanover Square, at No. 45, St. Martin's Lane, in the Parish of St. Martin-in-the-Fields, both in the County of Middlesex.

Printed by THOMAS RICHARD HARRISON, and THOMAS HARRISON, Printers, at their Office, No. 45, St. Martin's Lane, in the Parish and County aforesaid.

Tuesday, November 19, 1850.

Price Two Shillings and Eight Pence.