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TUESDAY, JUNE 14, 1853.

. Lord Chamberlain's Office, May 2, 1853.

NOTICE is hereby given, that Her Majesty will hold a Drawing-Room, at St. James's-Palace, on Thursday, 23rd June next, at two o'clock:

REGULATIONS TO BE OBSERVED AT THE QUEEN'S DRAWING-ROOM, AT ST. JAMES'S PALACE.

The Ladies, who purpose to attend Her Majesty's Drawing-Room, are requested to bring with them two large cards, with their names clearly written thereon, one to be left with the Queen's Page in Attendance in the Anteroom, and the other to be delivered to the Lord Chamberlain, who will announce the name to Her Majesty.

Those Ladies who are to be presented are hereby informed, that it is absolutely necessary that their names, with the names of the Ladies who are to present them, should be delivered at the Lord Chamberlain's Office, before twelve o'clock, on Tuesday the 21st of June for the Drawing-Room to be held on the 23rd of June, in order that they may be submitted for the Queen's approbation; it being Her Majesty's command, that no presentation shall take place, unless the name of the Lady presenting, together with that of the Lady to be presented, shall appear on the card to be delivered to the Lord Chamberlain, which names shall correspond with those previously sent in to the Lord Chamberlain's Office.

It is particularly requested that in every case the names be very distinctly written upon the cards to be delivered to the Lord Chamberlain, in order that there may be no difficulty in announcing them.

The state apartments will not be open for the reception of Company coming to Court, until half-past one o'clock.

AT the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

ER Majesty in Council was this day pleased, upon a representation of the Right Honourable the Lords of the Committee of Council on Education, to appoint the Reverend Henry Ryder Poole Sandford, B.A., to be one of Her Majesty's Assistant Inspectors of Schools.

A T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by the "Foreign Deserters Act, 1852," it is provided, that whenever it is made to appear to Her Majesty that due facilities are or will be given for recovering and apprehending seamen who desert from British Merchant Ships in the territories of any Foreign Power, Her Majesty may, by Order in Council, stating that such facilities are or will be given, declare that seamen, not being slaves, who desert from Merchant Ships belonging to a subject of such Power, when within Her Majesty's dominions, or the territories of the East India Company, shall be liable to be apprehended and carried on board their respective ships, and may limit the operation of such Order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient:

And whereas it hath been made to appear to Her Majesty, that due facilities have been or will be given for recovering and apprehending seamen who desert from British Merchant Ships in the territories of His Majesty the King of Denmark; that is to say: such or the like facilities as are hereinafter given for recovering and apprehending seamen who desert from Danish merchant ships in the dominions of Her Majesty or the territories of the East India Company:

Now, therefore, Her Majesty, by virtue of the powers vested in Her Majesty by the said "Foreign Deserters Act, 1852," and by and with the advice of Her Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that from and after the publication hereof in the London Gazette, seamen, not being slaves, and not being subjects of Her Majesty, who desert from Merchant Ships belonging to subjects of His Majesty the King of Denmark, when within Her Majesty's dominions, or the territories of the East India Company, shall be liable to be apprehended and carried on board their respective ships.

And the Right Honourable the Lords Commissioners of Her Majesty's Treasury, and the Commissioners for the affairs of India, are to give the necessary directions herein accordingly.

Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June, 1853.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by the "Foreign Deserters Act, 1852" it is provided, that whenever it is made to appear to Her Majesty that due facilities are or will be given for recovering and apprehending seamen who desert from British Merchant Ships in the territories of any Foreign Power, Her Majesty may, by Order in Council, stating that such facilities are or will be given, declare that seamen, not being slaves, who desert from Merchant Ships belonging to a subject of such Power, when within Her Majesty's do-minions, or the territories of the East India Company, shall be liable to be apprehended and carried on board their respective ships, and may limit the operation of such Order, and may render the operation thereof subject to such conditions and qualifications, if any, as may be deemed expedient:

And whereas it hath been made to appear to Her Majesty, that due facilities have been or will be given for recovering and apprehending seamen who desert from British Merchant Ships in the territories of His Royal Highness the Grand

Duke of Oldenburg:

Now, therefore, Her Majesty, by virtue of the powers vested in her by the said "Foreign Descriters Act, 1852," and by and with the advice of Her Privy Council, is pleased to order and declare, and it is hereby ordered and declared, that from and after the publication hereof in the London Gazette, seamen, not being slaves, who desert from Merchant Ships belonging to subjects of the Grand Duke of Oldenburg, when within Her Majesty's dominions, or the territories of the East India Company, shall be liable to be apprehended and carried on board their respective

And the Right Honourable the Lords Commissioners of Her Majesty's Treasury, and the Commissioners for the affairs of India, are to give the

necessary directions herein accordingly.

Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June, 1853. :

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament, held in the eighth and ninth years of Her Majesty's reign, intituled "An Act "for the general regulation of the Customs," it is amongst other things enacted, that the several sorts of goods enumerated in the table therein following, denominated "a table of prohibitions restrictions inwards," shall either be absolutely prohibited to be imported, or shall be imported only under the restrictions mentioned in such table.

And whereas, among other sorts of goods, the following are enumerated in the said table, viz.:

"Goods of places within the limits of the East India Company's Charter, unless into ports approved of by the Lords of the Treasury, and declared by Order in Council to be fit and proper for such importation." And whereas the port of Grimsby has been ! approved of by the Lords of Her Majesty's

Treasury for that purpose;

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to declare, and it is hereby declared, that the port of Grimsby is fit and proper for the importation of goods of places within the limits of the East India Company's Charter.

And the Right Honourable the Lords Commissioners of Her Majesty's Treasury are to give the necessary directions herein accordingly.

Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June, 1853.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS by an Act passed in the session of Parliament, held in the first year of Her Majesty's reign, intituled "An Act to amend an "Act for the regulation of municipal corporations "in England and Wales," it is amongst other things enacted, that if the inhabitant householders of any town or borough in England or Wales shall petition Her Majesty to grant to them a charter of incorporation, it shall be lawful for Her Majesty by any such charter, if she shall think fit, by the advice of Her Privy Council, to grant the same, to extend to the inhabitants of any such town or borough, within the district to be set forth in such charter, all the powers and provisions of the Act of the fifth and sixth William the Fourth, chapter seventy-six, for regulating corporations, whether such town or borough be or be not a corporate town or borough or be or be not named in either of the schedules to the said Act; provided nevertheless that notice of every such petition and of the time when it shall please Her Majesty to order that the same be taken into consideration by her Privy Council, shall be published by the London Gazette, one month at least before such petition shall be so considered.

And whereas the inhabitant householders of the town of Brighton, in the county of Sussex, and of the borough of Aberavon, in the county of Glamorgan respectively, have presented petitions to Her Majesty in Council, praying that charters of incorporation may be granted to the said town and borough; Her Majesty was this day pleased to order, and it is hereby ordered, that the said petitions be taken into consideration by a committee of the Lords of Her Majesty's Most Honourable Privy Council, on Saturday, the sixteenth day of July next.

Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the tenth year of the reign of Her Majesty, intituled "An Act for the more easy recovery of small "debts and demands in England," it is, among other things, enacted, that it should be lawful for Her Majesty, with the advice of Her Privy Council, to order that the said Act be put in force in such county or counties as to Her Majesty, with the advice aforesaid, should seem fit, and to divide the whole or part of any such county (including all counties of cities and counties of

towns, cities, boroughs, towns, ports, and places, liberties and franchises therein contained or thereunto adjoining) into districts; and to order that the County Court should be holden for the recovery of debts and demands, under the said Act, in each of such districts; and, from time to time, to alter such districts as to Her Majesty, with the advice aforesaid, should seem fit; and, from time to time, with the advice aforesaid, to declare by what name, and in what towns and places, the County Court should be holden in each district:

And whereas Her Majesty was pleased, by an Order in Council, of the ninth day of March one thousand eight hundred and forty-seven, to order that the said Act be put in force in the counties and places therein specified, and the same was put in force accordingly:

And whereas it hath been represented, that it would be to the advantage of the public, if the following alteration were made in certain of the districts of the Courts, as specified or set forth in the

aforesaid Order:

Her Majesty, having taken the premises into consideration, is thereupon pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that, from and after the thirtieth day of June, one thousand eight hundred and fiftythree, so much of the district of the County Court of Brecknockshire, holden at Crickhowell, as is included within a line drawn from the point where the three counties of Monmouth, Glamorgan and Brecon meet, northward along the boundary between the said counties of Glamorgan and Brecon to the place called Rhyd-y-Milwr (being the place where the boundary between the hundreds of Penkelly and Crickhowell, in the said county of Brecon, meets the said boundary of the county of Glamorgan); thence in a straight line in a north-easterly direction across the mountain called Trefil Ddu to the place called the Duke's Table, being at or near the source of the river Sirhowy; thence in a straight line in an easterly direction across the mountain called Trefil Glas, and Llangattock Hills to a stone boundary-post standing on the bank of Clydach Brook, a little to the north of the Farm House called Blaen Clydach; thence first in a south-easterly direction, thence in an easterly direction, along the middle of the said last-mentioned brook or river to the mouth of a certain brook called Llamarch Brook, which empties itself into the Clydach Brook or river; and thence in a southerly direction up the middle of the course of the said Llamarch Brook to where it meets the northern boundary of the county of Monmouth; thence west-ward along the said northern boundary of the county of Monmouth to the point where the three counties of Monmouth, Glamorgan and Brecon meet as first described, shall be within and form part of the district of the County Court of Monmouthshire holden at Tredegar.

Wm. L. Bathurst.

A T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of Her Majesty's reign, intituled "An Act to carry into effect, with cer-" tain modifications, the fourth report of the Com-" subject only to any legally subsisting lease or

"missioners of Ecclesiastical Duties and Reve"nues," and of another Act, passed in the session
of Parliament held in the fourth and fifth years of
Her Majesty's reign, intituled "An Act to explain
"and amend two several Acts relating to the
"Ecclesiastical Commissioners for England," duly
prepared and laid before Her Majesty in Council
a scheme, bearing date the fourteenth day of
April, in the year one thousand eight hundred and
fifty-three, in the words following, that is to say:

fifty-three, in the words following, that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled 'An Act to carry into effect, with certain modifications, the fourth report of the Commissioners of Ecclesiastical Duties and Revenues,' and of another Act, passed in the session of Parliament held in the fourth and fifth years of your Majesty's reign, intituled 'An Act to explain and amend two several Acts relating to the Ecclesiastical Commissioners for England,' have prepared, and now humbly lay before your Majesty in Council, the following scheme for substituting a money payment to the Prebendary of Ipthorne, in the cathedral church of Chichester, for the property belonging to such prebend.

"Whereas, by and under the provisions of the said Acts, the whole of the separate estates and endowments belonging to the said prebend will (excepting any right of patronage), upon the first avoidance of such prebend become absolutely vested in us, for the purposes of the said Acts, and the chief of such purposes is that of making better provision for the cure of souls in parishes where

such assistance is most required:

"And whereas it was by the same Acts enacted, that by the authority therein provided, and for the purpose of fully carrying into effect any of the provisions thereof, any arrangement might from time to time be made, with the consent in writing under the hand of any prebendary of any cathedral church, for the sale, transfer, or exchange of any lands, tithes, or other hereditaments belonging to such prebend, or for the purchase of other lands, tithes, or other hereditaments in lieu thereof, or for substituting in any case any lands, tithes, or other hereditaments for any money payment, or any money payment for any lands, tithes, or other hereditaments:

"And whereas it has been agreed between us and the Reverend Charles Edward Hutchinson, the present holder of the said prebend, that with a view to sooner carrying into effect the purpose of the said recited Acts hereinbefore particularly mentioned, the following arrangement should be recommended by us to your Majesty in Council:

"We, therefore, with the consent of the said

"We, therefore, with the consent of the said Charles Edward Hutchinson, testified by his having signed this scheme, humbly recommend and propose that, without any conveyance of assurance in the law, other than this scheme, and any duly gazetted Order of your Majesty in Council ratifying the same, and upon and after the day of such gazetting, all lands, tithes, and other hereditaments whatsoever (except any right of patronage), now belonging to the said Frebend of Ipthorne as aforesaid, or to or in which he has or ought to have any estate, right, title, or interest, shall, together with all such estate, right, title, and interest therein (except as aforesaid), be and be held to be, for the consideration hereinafter mentioned, transferred and conveyed by and from the said Charles Edward Hutchinson to us, and shall then and thereupon become and be absolutely vested in us for the purposes of the said Acts, subject only to any legally subsisting lease or

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leases thereof, or of any part or parts thereof; and that, in consideration of and for such transfer and conveyance, there shall be paid by us to the said Charles Edward Hutchinson the sum of nine hundred pounds; provided that no renewal of any lease, nor any new lease, of the said lands, tithes, or other hereditaments, or of any part thereof shall, since the seventh day of January, one thousand eight hundred and fifty-three, have been, or shall be granted or made, by the said Charles Edward Hutchinson:

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

of Parliament."

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

. Wm. L. Bathurst.

A T the Court at Buckingham-Palace, the 13th day of June, 1853.

PRESENT.

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act passed in the session of Parliament, held in the third and fourth years of Her Majesty's reign, intituled "An Act to carry into effect with certain "modifications the fourth report of the Commis-"sioners of Ecclesiastical Duties and Revenues," and of another Act, passed in the session of Parliament, held in the fourth and fifth years of Her Majesty's reign, intituled "An Act to explain "and amend two several Acts relating to the "Ecclesiastical Commissioners for England," duly prepared and laid before Her Majesty in Council a scheme, bearing date the fourteenth day of April, in the year one thousand eight hundred and fifty-three, in the words following; that is to say:

say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled 'An Act 'to carry into effect, with certain modifications, 'the fourth report of the Commissioners of Eccle-'siastical Duties and Revenues,' and of another Act passed in the session of Parliament held in the fourth and fifth years of your Majesty's reign, intituled 'An Act to explain and amend two 'several Acts relating to the Ecclesiastical Com-'missioners for England,' have prepared, and now humbly lay before your Majesty in Council, the following scheme for substituting a money payment to the Precentor of the cathedral church of York, for the property belonging to the said precentorship.

"Whereas, by and under the provisions of the said Acts, the whole of the separate estates and endowments belonging to the said precentorship,

will (excepting any right of patronage), upon the first avoidance of the same, become absolutely vested in us, for the purposes of the said Acts, and the chief of such purposes is that of making better provision for the cure of souls in parishes where such assistance is most required:

"And whereas it was by the same Acts enacted that by the authority therein provided, and for the purpose of fully carrying into effect any of the provisions thereof, any arrangement might from time to time be made, with the consent in writing under the hand of any dignitary of any cathedral church, for the sale, transfer, or exchange of any lands, tithes, or other hereditaments belonging to such dignitary, or for the purchase of other lands, tithes or other hereditaments in lieu thereof, or for substituting, in any case, any lands, tithes, or other hereditaments for any money payment, or any money payment for any lands, tithes, or other hereditaments:

"And whereas it has been agreed between us and the Honourable and Very Reverend Edward Rice, the present precentor of the said cathedral church that, with a view to sooner carrying into effect the purpose of the said recited Acts hereinbefore particularly mentioned, the following arrangement should be recommended by us to your

Majesty in Council:

." We therefore, with the consent of the said Edward Rice, testified by his having signed this scheme, humbly recommend and propose, that, without any conveyance or assurance in the law, other than this scheme and any duly gazetted Order of your Majesty in Council ratifying the same, and upon and after the day of such gazetting, all lands, tithes and other hereditaments whatso-ever, except any right of patronage now belong-ing to the said precentorship as aforesaid, or to or in which he has or ought to have any estate, right, title, or interest, shall, together with all such estate, right title, and interest therein, (except as aforesaid), be and be held to be, for the consideration herein-after mentioned, transferred and conveyed by and from the said Edward Rice to us, and shall then and thereupon become and be absolutely vested in us, for the purposes of the said Acts, subject only to any legally subsisting lease or leases thereof, or of any part or parts thereof; and that, in consideration of and for such transfer and conveyance, there shall be paid by us to the said Edward Rice during his life, the annual sum of four hundred and sixty pounds, by equal half-yearly payments, on the first day of July, and the first day of January, and that the first such half-yearly payment shall be made on the first day of July next, provided that no renewal of any lease, nor any new lease, of the said lands, tithes or other hereditaments, or of any part thereof, shall since the first day of January, in the year one thousand eight hundred and fifty-three, have been or shall be granted or made by the said Edward Rice, and that if the next avoidance of the said precentorship by death shall happen on any other day than one of the said two half-yearly days of payment, then a proportionate sum only shall be paid to the representatives of the said precentor.

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

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

Wm. L. Bathurst.

A T the Court at Buckingham-Palace, the 13th day of June, 1853.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of Her Majesty's reign, intituled "An Act to carry into effect, with "certain modifications the fourth report of the "Commissioners of Ecclesiastical Duties and "Revenues," and of another Act, passed in the session of Parliament held in the fourth and fifth years of Her Majesty's reign, intituled "An Act "to explain and amend two several Acts relating "to the Ecclesiastical Commissioners for Eng"land," duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-first day of April, in the year one thousand eight hundred and fifty-three, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled 'An Act 'to carry into effect, with certain modifications, 'the fourth report of the Commissioners of Ecclesiastical Duties and Revenues,' and of another Act, passed in the session of Parliament held in the fourth and fifth years of your Majesty's reign, intituled 'An Act to explain and amend two 'several Acts relating to the Ecclesiastical Commissioners for England,' have prepared, and now humbly lay before your Majesty in Council, the following scheme for substituting a money payment to the Prebendary of the prebend of Holme, in the cathedral church of York, for the property belonging to the said prebend.

"Whereas, by and under the provisions of the said Acts, the whole of the separate estates and endowments belonging to the said prebend will (excepting any right of patronage), upon the first avoidance of such prebend, become absolutely vested in us, for the purposes of the said Acts, and the chief of such purposes is that of making better provision for the cure of souls in parishes where such assistance is most required:

"And whereas it was by the same Acts enacted, that by the authority therein provided, and for the purpose of fully carrying into effect any of the provisions thereof, any arrangement might from time to time be made, with the consent in writing under the hand of any prebendary of any cathedral church, for the sale, transfer, or exchange of any lands, tithes, or other hereditaments belonging to such prebend or for the purchase of other lands, tithes or other hereditaments in lieu thereof, or for substituting, in any case, any lands,

tithes, or other hereditaments for any money payment, or any money payment for any lands, tithes, or other hereditaments:

"And whereas it has been agreed between us and the Honourable and Very Reverend Henry Edward John Howard, Doctor in Divinity, the present holder of the said prebend that, with a view to sooner carrying into effect the purpose of the said recited Acts herein-before particularly mentioned, the following arrangement should be recommended by us to your Majesty in Council:

"We, therefore, with the consent of the said Henry Edward John Howard testified by his having signed this scheme, humbly recommend and propose, that, without any conveyance or assurance in the law, other than this scheme and any duly gazetted order of your Majesty in Council ratifying the same, and upon and after the day of such gazetting, all lands, tithes and other hereditaments whatsoever (except any right of patronage) now belonging to the said Prebendary of Holme as aforesaid, or to or in which he has or ought to have any estate, right, title or interest, shall, together with all such estate, right, title, and interest therein (except as aforesaid), be and be held to be, for the consideration hereinafter mentioned, transferred and conveyed by and from the said Henry Edward John Howard to us, and shall then and thereupon become and be absolutely vested in us, for the purposes of the said Acts, subject only to any legally subsisting lease or leases thereof, or of any part or parts thereof; and that, in consideration of and for such transfer and conveyance, there shall be paid by us to the said Henry Edward John Howard, during his life, the annual sum of one hundred and eighty pounds by equal half-yearly payments on the twenty-third day of September, and the twentythird day of March, and that the first such halfyearly payment shall be made on the twenty-third day of September next; provided that no renewal of any lease, nor any new lease, of the said lands, tithes, or other hereditaments, or of any part thereof, shall, since the sixteenth day of March, in the year one thousand eight hundred and fifty-three, have been or shall be granted or made by the said Henry Edward John Howard; and that if the death of the said Henry Edward John Howard, shall happen on any other day than one of the said two halfyearly days of payment, then a proportionate sum only shall be paid to the representatives of the said Henry Edward John Howard.

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

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

Wm, L. Bathurst,

T the Court at Buckingham-Palace, A 18th day of June, 1853,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners VV for England have, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of Her Majesty's reign, intituled "An Act to carry into effect, with cer-"tain modifications, the fourth report of the "Commissioners of Ecclesiastical Duties and "Revenues," and of another Act, passed in the session of Parliament held in the fourth and fifth years of Her Majesty's reign, intituled "An Act "to explain and amend two several Acts relating "to the Ecclesiastical Commissioners for Eng-"land," duly prepared and laid before Her Majesty in Council a scheme, bearing date the twelfth day of May, in the year one thousand eight hundred and fifty-three in the words following; that is to sav:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled, 'An Act' to carry into effect, with certain modifications, 'the fourth report of the Commissioners of Eccle-'siastical Duties and Revenues,' and of another Act, passed in the session of Parliament held in the fourth and fifth years of your Majesty's reign, intituled 'An Act to explain and amend two 'several Acts relating to the Ecclesiastical Commissioners for England, have prepared and now humbly lay before your Majesty in Council, the following scheme for substituting a money payment to the Prebendary of Bitton in the cathedral church of Salisbury for the property belonging to him as such prebendary.

"Whereas, by and under the provisions of the said Acts, the whole of the separate estates and endowments belonging to the said Prebend of Bitton will (excepting any right of ecclesiastical patronage), upon the first avoidance of the said prebend become absolutely vested in us for the purposes of the said Acts, and the chief of such purposes is that of making better provision for the cure of souls in parishes where such assistance is

most required:

"And whereas it was by the same Acts enacted, that by the authority therein provided, and for the purpose of fully carrying into effect any of the provisions thereof, any arrangement might from time to time be made, with the consent in writing under the hand of any prebendary of any cathedral church, for the sale, transfer, or exchange of any lands, tithes, or other hereditaments belonging to such prebend, or for the purchase of other lands, tithes, or other hereditaments in lieu thereof, or for substituting, in any case, any lands, tithes, or other hereditaments for any money payment, or any money payment for any lands, tithes, or other hereditaments:

"And whereas it has been agreed between us and the Venerable William Macdonald, the present Prebendary of Bitton, that with a view to sooner carrying into effect the purpose of the said recited Acts hereinbefore particularly mentioned, the following arrangement should be recommended

by us to your Majesty in Council:
"We, therefore, with the consent of the said
William Macdonald, testified by his having signed this scheme, humbly recommend and propose, that without any conveyance or assurance in the law, other than this scheme, and any duly gazetted

same, and upon and after the day of such gazetting, all lands, tithes, and other hereditaments whatsoever (except any right of ecclesiastical patronage), now belonging to the said William Macdonald as such prebendary as aforesaid, or to or in which he has or ought to have any estate, right, title, or interest shall, together with all such estate, right, title, and interest therein (except as aforesaid), be and be held to be, for the consideration hereinafter mentioned, transferred and conveyed by and from the said William Macdonald to us, and shall then and thereupon become and be absolutely vested in us for the purposes of the said Acts, subject only to any legally subsisting lease or leases thereof, or of any part or parts thereof; and that in consideration of and for such transfer and conveyance, there shall be paid by us to the said William Macdonald the sum of one thousand three hundred pounds, provided that no renewal of any lease, nor any new lease of the said lands, tithes, or other hereditaments, or of any part thereof, shall, since the thirty-first day of May, in the year one thousand eight hundred and fifty-two, have been, or shall be granted or made by the said William Macdonald:

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

of Parliament.

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

Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June, 1853.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of Her Majesty's reign, intituled "An Act to carry into effect, with cer-" tain modifications, the fourth report of the Com-"missioners of Ecclesiastical Duties and Reve-"nues," and of another Act passed in the session of Parliament held in the fourth and fifth years of Her Majesty's reign, intituled "An Act to ex-"plain and amend two several Acts relating to "the Ecclesiastical Commissioners for England," duly prepared and laid before Her Majesty in Council a scheme, bearing date the twelfth day of May, in the year one thousand eight hundred and fifty-three, in the words following, that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act, passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled 'An Act 'to carry into effect, with certain modifications, order of your Majesty in Council ratifying the 1 the fourth report of the Commissioners of Eccle'siastical Duties and Revenues,' and of another Act, passed in the session of Parliament held in the fourth and fifth years of your Majesty's reign, intituled 'An Act to explain and amend two several Acts relating to the Ecclesiastical Commissioners for England, have prepared, and now humbly lay before your Majesty in Council, the following scheme for substituting a money payment to the Prebendary of Leighton Beaudesert, otherwise Leighton Buzzard, in the cathedral church of Lincoln, for the property belonging to him as such prebendary.

"Whereas, by and under the provisions of the said Acts, the whole of the separate estates and endowments belonging to the said Prebend of Leighton Beaudesert, otherwise Leighton Buzzard, will (excepting any right of ecclesiastical patronage), upon the first avoidance of the said prebend, become absolutely vested in us, for the purposes of the said Acts, and the chief of such purposes is that of making better provision for the cure of souls in parishes where such assistance is most

required:

"And whereas it was by the same Acts enacted, that by the authority therein provided, and for the purpose of fully carrying into effect any of the provisions thereof, any arrangement might from time to time be made, with the consent in writing under the hand of any prebendary of any cathedral church for the sale, transfer, or exchange of any lands, tithes, or other hereditaments belonging to such prebend, or for the purchase of other lands, tithes, or other hereditaments in lieu thereof, or for substituting, in any case, any lands, tithes, or other hereditaments, for any money payment, or any money payment for any lands, tithes, or other hereditaments:

And whereas it has been agreed between us and the Reverend James Morton, the present Prebendary of Leighton Beaudesert, otherwise Leighton Buzzard, that with a view to sooner carrying into effect the purpose of the said recited Acts hereinbefore particularly mentioned, the following arrangement should be recommended by

us to your Majesty in Council.
"We, therefore, with the consent of the said James Morton, testified by his having signed this scheme, humbly recommend and propose that, without any conveyance or assurance in the law other than this scheme and any duly gazetted order of your Majesty in Council ratifying the same, and upon and after the day of such gazetting, all lands, tithes, and other hereditaments whatsoever (except any right of ecclesiastical patronage), now belonging to the said James Morton as such prebendary as aforesaid, or to or in which he has or ought to have any estate, right, title, or interest, shall, together with all such estate, right, title, and interest therein (except as aforesaid), be and be held to be, for the consideration hereinafter mentioned, transferred and conveyed by and from the said James Morton to us, and shall then and thereupon become and be absolutely vested in us for the purposes of the said Acts, subject only to any legally subsisting lease or leases thereof, or of any part or parts thereof; and that in consideration of and for such transfer and conveyance there shall be paid by us to the said James Morton the sum of three thousand two hundred and fifty pounds, provided that no renewal of any lease, nor any new lease of the said lands, tithes, or other hereditaments, or of any part thereof, shall, since the fifteenth day of February, in the year one thousand eight hundred and fifty-three, have been, or shall be granted or made by the said James Morton:

nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in conformity with the provisions of the said recited Acts or either of them, or of any other Act of Parliament."

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

Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council

HEREAS Her Majesty's Commissioners for building new churches have, in pursuance of an Act, passed in the session of Parliament held in the seventh and eighth years of Her Majesty's reign, intituled "An Act concerning " banns and marriages in certain district churches " or chapels," duly prepared and laid before Her Majesty in Council a representation, bearing date the third day of May, one thousand eight hundred and fifty-three, in the words following, namely:

"Your Majesty's Commissioners for building new churches beg leave humbly to represent that on or about the fourteenth day of August, one thousand eight hundred and forty-one, your Majesty's said Commissioners, with the consent of the Right Honourable and Right Reverend Charles James, Bishop of the diocese of London, made a representation to your Majesty in Council that it appeared to them to be expedient and therefore humbly prayed that a particular district should be assigned to the consecrated church of Saint Luke, situate in Berwick-street, in the parish of Saint James, Westminster, in the county of Middlesex, and in the diocese of London, under and by virtue of the power or authority for such purpose, contained in the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled An Act to amend and render more effectual an Act passed in the last Session of Parliament for ' building and promoting the building of additional churches in populous parishes, and that such proposed district should be named or called The District of Saint Luke, Westminster,' and that the boundaries thereof should be such as were described or mentioned in the said representation.

"Your Majesty's said Commissioners also represented that it also appeared to them to be expedient that baptisms and churchings should be solemnized or performed in the said church of Saint Luke, and that the fees to arise therefrom should be paid and belong to the minister of such

church for the time being.

"That by an order of your Majesty in Council, bearing date the twenty-first day of August, one thousand eight hundred and forty-one, your Maorton:

jesty was graciously pleased, by and with the "And we further recommend and propose, that advice of your Privy Council, to approve of the assignment of the said district, and was pleased to order that the same should be accordingly made, and that the recommendations of your Majesty's said Commissioners in respect of the solemnization of baptisms and churchings, and of the fees arising therefrom, should be carried into effect agreeably

to the provisions of the said Act.

"Your Majesty's said Commissioners beg leave further to represent that having taken into consideration the present circumstances of the said district of Saint Luke, Westminster, it appears to them to be expedient that banns of marriage should hereafter be published, and that marriages should hereafter be solemnized in the said church of Saint Luke, in Berwick-street aforesaid, and that the fees to arise therefrom should be paid and belong to the Minister or Incumbent of such church for the time being, and that a supplemental order for such purpose should be made, pursuant to the provisions of the fourth section of an Act of Parliament, passed in the seventh and eighth years of your Majesty's reign, intituled 'An Act 'concerning banns and marriages in certain district churches or chapels.'

"That the consent of the said Charles James, Bishop of the said diocese of London, has been obtained thereto as required by the Act and Section lastly hereinbefore mentioned, in testimony whereof he has signed and sealed this represen-

tation.

"Your Majesty's said Commissioners, therefore, humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto as to your Majesty in your royal wisdom shall seem meet."

Her Majesty having taken the said representation into consideration was pleased, by and with the advice of Her Privy Council to approve thereof, and to order, as it is hereby ordered, that the recommendations of the said Commissioners, in respect of the publication of banns and the solemnization of marriages in the said church of Saint Luke, in Berwick-street, and the fees to the provisions of the said Act; and Her Majesty is further pleased to direct that this supplemental order be forthwith registered by the Registrar of the diocese of London.

Wm. L. Bathurst.

A T the Court at Buckingham-Palace, the 13th day of June, 1853.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

W HEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the ninth section of an Act, passed in the session of Parliament holden in the eighth and ninth years of Her Majesty's reign, intituled "An Act for the "further amendment of the Church Building Acts," as enlarged and extended by the nineteenth and twentieth sections of an Act, passed in the session of Parliament holden in the fourteenth and fifteenth years of Her Majesty's reign, intituled "An Act to amend the Church Building Acts," duly prepared and laid before Her Majesty in Council a representation, bearing date the ninth day of May, one thousand eight hundred and fifty-three, in the words following, viz.:

"Your Majesty's Commissioners for building

new churches beg leave humbly to represent, that having taken into consideration all the circumstances of the parishes of Langley Marish, otherwise Langley Marsh, and Horton, in the county of Buckingham, and in the diocese of Oxford, and of the adjoining parish of Stanwell, in the county of Middlesex, and in the diocese of London, it appears to them to be expedient to unite and consolidate certain contiguous portions of the said three parishes of Langley Marish, otherwise Langley Marsh, Horton, and Stanwell, and to form the same into one consolidated chapelry for all ecclesiastical purposes, for the consecrated church of Saint Thomas, situate in that part of the chapelry or reputed chapelry of Colnbrook (which is within the said parish of Langley Marish, otherwise Langley Marsh), under and by virtue of the power and authority for such purpose contained in the ninth section of an Act, passed in the session of Parliament holden in the eighth and ninth years of your Majesty's reign, intituled 'An Act for the further amendment of the Church 'Building Acts,' as enlarged and extended by the nineteenth and twentieth sections of an Act, passed in the session of Parliament holden in the fourteenth and fifteenth years of your Majesty's reign, intituled 'An Act to amend the Church Building 'Acts;' and that such proposed consolidated chapelry should be named or called 'The Con-'solidated Chapelry of Saint Thomas, Colnbrook,' and that the boundaries thereof should be those hereinafter mentioned; that is to say:

"The boundary line of such consolidated chapelry commences at the point where the three parishes of Langley, Horton, and Iver meet, at Deventon Ditch, near the Red Lion Inn, and from thence proceeds in a northerly and easterly direction along the middle of that ditch or other boundary line of the said parishes of Langley and Iver, as far as the Allowance River, whence the boundary line proceeds along the middle of that river in a southerly direction as far as the road leading from Stanwell to Horton; thence it proceeds in a westerly direction along the middle of the said last-mentioned road as far as the Shire Ditch, when it proceeds in a northerly direction along the middle of the said ditch as far as the cross stream, from whence the boundary line crosses to the parish of Horton, and proceeds in a westerly direction along the boundary fence that divides fields Nos. 105 and 106 (belonging to Miss Cane) on the Tithe Commutation Map of the said parish of Horton, from fields numbered on the said map 107 and 109 (belonging to T. P. Williams, Esq.), as far as Horton-lane, whence the boundary line again proceeds northerly along the middle of that lane as far as an orchard, field, and premises, belonging to Mrs. Holderness, numbered on the said map 61 and 62; thence along the fences separating such orchard, field, and premises, from field No. 95 on the said map, as far as Horton-road; it then proceeds along the middle of that road in a south-westerly direction as far as the southern corner of field No. 67 on the said map, when it again proceeds along the fences separating fields Nos. 67, 68, 69, 70, and the market garden, 87, from fields, Nos. 93, 92, 91, and 90, as far as field No. 86, when it proceeds along the fences separating the market garden, No. 87, and fields, Nos. 85 and 73, from fields, Nos. 86, 84, and 74, as far as the high road to Bath; and again entering the parish of Langley, proceeds westerly along that road as far as the western fence of field. marked No. 468, on the tithe map of the parish of Langley, and proceeding northerly up such western fence as far as the northern fence thereof; then diverges easterly and proceeds along the

northern fences of that field, and of fields, Nos. 467, 466, 465, 464, 463, and 458, as far as the parish of Iver, when the boundary line again diverges to the south, and follows the boundary line which divides the said parishes of Langley and Iver, to the point where those parishes meet the parish of Horton, in or near to the said high road to Bath, when the boundary line of the said consolidated chapelry again proceeds in an easterly direction along the boundary line that divides the said parishes of Horton and Iver, as far as Deventon Ditch, at the point where the boundary commenced; as such consolidated chapelry is more particularly delineated on the map or plan hereunto annexed, and is thereon coloured pink, yellow, and green.

"That the consents of the Right Reverend Samuel, Bishop of the said diocese of Oxford, of the Right Honourable and Right Reverend, Charles James, Bishop of the said diocese of London, of the Dean and Canons of your Majesty's free chapel of Saint George, within your Castle of Windsor (patrons of the parish church of the said parish of Langley Marish, otherwise Langley Marsh), and of the Right Honourable Robert Monsey, Baron Cranworth, Lord High Chancellor of Great Britain, patron in right of the Crown of the parish church of the said parish of Stanwell (such two respective patrons being a majority of the patrons of the said three parishes of Langley Marish, otherwise Langley Marsh, Horton, and Stanwell, according to the provisions of the nineteenth and twentieth sections of the Act lastly hereinbefore-mentioned or referred to), have been severally obtained to the formation of the said consolidated chapelry of Saint Thomas Colnbrook (as required by the said last-named two sections and Act); in testimony whereof the said Samuel, Bishop of Oxford, Charles James, Bishop of Lon-don, and Robert Monsey, Baron Cranworth, have signed and sealed this representation; and the said Dean and Canons have caused their common or capitular seal to be hereunto affixed.

"Your Majesty's said Commissioners beg leave further to represent that it has been mutually agreed between the said Dean and Canons, and Robert Monsey, Baron Cranworth, as such respective patrons as aforesaid (testified as aforesaid), with the approbation of your Majesty's said Commissioners (testified as hereinafter mentioned), and of the said Samuel, Bishop of Oxford, and Charles James, Bishop of London (testified as aforesaid), that the right of presentation and appointment of an incumbent or spiritual person, to serve the said church of Saint Thomas, at Colnbrook aforesaid, should be vested in, belong to, and, whenever occasion may require, be exercised by the Bishop of the Diocese of Oxford for the time being.

"Your Majesty's said Commissioners therefore humbly pray, that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto, as to your Majesty in your royal wisdom shall seem meet."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the proposed formation into one consolidated chapelry, for the consecrated Church of Saint Thomas, at Colnbrook, be accordingly made, and the agreement in respect of the right of presentation and appointment of an incumbent or spiritual No. 21448.

person to serve the said church, be carried into effect, agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the respective Registrars of the dioceses of London and Oxford. Wm. L. Bathurst.

T the Court at Buckingham-Palace, the A. 13th day of June, 1853,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

HEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the fourth section of an Act, passed in the session of Parliament holden in the seventh and eighth years of Her Majesty's reign, intituled "An Act concerning banns and marriages in cer-"tain district churches or chapels," duly prepared and laid before Her Majesty in Council a representation, bearing date the fourteenth day of May, one thousand eight hundred and fifty-three, in the words following; viz.:

"Your Majesty's Commissioners for building new churches beg leave humbly to represent that on or about the ninth day of March, one thousand eight hundred and forty-three, your Majesty's said Commissioners (with the consent of the Right Reverend John Bird, then Bishop of the Diocese of Chester,) made a representation to your Majesty in Council that it appeared to them to be expedient, and therefore humbly prayed that a particular district should be assigned to the consecrated church of Saint John, situate at Abram, in the parish of Wigan, in the county of Lancaster, and in the diocese of Chester, under and by virtue of the power or authority for such purpose contained in the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled An Act to amend and render more effectual an Act passed in the last session of Parliament for building and promoting the building of addi-'tional churches in populous parishes,' and that such proposed district should be named or called 'The Chapelry district of Saint John the Evangelist Abram,' and that the boundaries thereof should be such as were mentioned or described in the said representation.

"Your Majesty's said Commissioners also represented that it appeared to them to be expedient that baptisms, churchings, and burials, should be solemnized or performed in Saint John's church. at Abram aforesaid, and that the fees to arise therefrom should be paid and belong to the Minister or Incumbent of such church for the time

being.
"That by an order of your Majesty in Council,
"April one thousand bearing date the third day of April, one thousand eight hundred and forty-three, your Majesty was graciously pleased by and with the advice of your Privy Council, to approve of the assignment of the said district, and to order that the same should be accordingly made, and also that the recommendations of your Majesty's said Commissioners in respect of the solemnization of baptisms, churchings, and burials, and of the fees arising therefrom should be carried into effect agreeably to the provisions of the said Act.

"Your Majesty's said Commissioners beg leave further to represent that having taken into consideration the present circumstances of the said chapelry district of Saint John the Evangelist Abram, it appears to your Majesty's said Com-7

missioners to be expedient that banns of marriage should hereafter be published, and that marriages should hereafter be solemnized in such church, and that the fees to arise therefrom should be paid and belong to the Minister or Incumbent of such church for the time being, and that a supplemental order for such purpose should be made, pursuant to the provisions of the fourth section of an Act of Parliament, passed in the seventh and eighth years of your Majesty's reign, intituled 'An Act concerning banns and marriages in cer-' tain district churches or chapels.'

"That the consent of the Right Reverend John Bishop of the said diocese of Chester has been obtained thereto as required by the Act and Section, lastly hereinbefore mentioned, in testimony whereof he has signed and scaled this represen-

"Your Majesty's said Commissioners therefore humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such order in respect thereto as to your Majesty in your royal wisdom shall seem meet."

Her Majesty having taken the said representation into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is by this supplemental order ordered, that the recommendations of the said Commissioners, in respect of the publication of banus and the solemnization of marriages, and the fees to arise therefrom be carried into effect agreeably to the provisions of the said Act; and Her Majesty, by and with the like advice, is pleased to direct that this supplemental order be forthwith registered by the Registrar of the divcese of Chester.

Wm. L. Bathurst,

T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the "burial of the dead in the metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, of should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metro-polis, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such order, and so from time to time as direumstances may require; provided that notice of such repre-sentation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes may require; provided that notice of such repre-in which any burial grounds or places of burial sentation, and of the time when it shall please Her affected by such representation shall be situate, or Majesty to order the same to be taken into con-

on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Diseases Prevention Act, 1848," directing the provisions of that Act for the prevention of epidemic, endemic, and contagious diseases to be put in force, is in force within such part or parts, then seven days at least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish;

And whereas, after giving to the Incumbent and Vestry Clerk of the parish of Saint Clement Danes, ten days' previous notice of his intention to make such representation, the Right Honours able Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, made a representation stating that, for the protection of the public health, burials in the grounds attached to the said parish church of Saint Clement Danes

should be discontinued:

And whereas, Her Majesty in Council was pleased on the eleventh day of March last to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Monday the eighteenth day of April last; and such notice has been published in the London Gazette, and copies thereof have been affixed on the doors of the parish church of Saint Clement Danes, one calcular month at the least before the said eighteenth day of April:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that burials in the grounds attached to the parish church of Saint Clement Danes be discontinued, from and after

the twentieth day of this instant June.

Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial of the dead in the metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order that from and after a time mentioned in the order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her thalasts to are the same to be taken but some

sideration by the Privy Council, shall be published | in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Dis-eases Prevention Act, 1848," directing the provisions of that Act, for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' previous notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish;

And whereas, after giving to the Incumbents and Vestry Clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, The Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, made a representation stating that for the protection of the public health, burials in the parishes of Saint Edmund the King with Saint Nicholas Acons, Allhallows the Great and Allhallows the Less, and Saint Lawrence Jewry and Saint Mary Magdalen, in the city of London, should be

discontinued:

And whereas Her Majesty in Council was . pleased, on the first day of April last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Saturday the fourteenth day of May last; and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches of the said parishes, one calendar month at the least before the said fourteenth day of May last.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council is pleased to order, and it is hereby ordered, that from and after the twentieth day of this instant June, burials be discontinued in the parishes of Saint Edmund the King with Saint Nicholas Acons, Allhallows the Great and Allhallows the Less, and Saint Lawrence Jewry and Saint Mary Magdalen, in the Wm. L. Bathurst.

city of London.

the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council,

THEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the "burial of the dead in the metropolis," it is enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued or metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metro-

polis, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Dis-"eases Prevention Act, 1848," directing the provisions of that Act for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at the least before such representation is so considered; provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' pre-vious notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish;

And whereas, after giving to the Incumbent and Vestry Clerk of Saint Mary Haggestone, in the parish of Saint Leonard Shoreditch, ten days' previous notice of his intention to make such representation, the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Sccretaries of State, made a representation stating that, for the protection of the public health, burials in all that part of the churchyard of Saint Mary Haggestone, in the parish of Saint Leonard Shoreditch, which has already been buried in, should, subject to rights of burial now existing, be forthwith discontinued, and that, subject to similar rights, the whole churchyard should be closed in two years, and that in the meantime no more than one body should be buried in each grave.

And whereas Her Majesty in Council was pleased on the first day of April last to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on Saturday the fourteenth day of May last; and such notice has been published in the London Gazette; and copies thereof have been. affixed on the doors of the church of Saint Mary Haggestone, one calendar month at the least before.

the said fourteenth day of May last.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council is pleased to order, and it is hereby ordered, that burials in all that part of the churchyard of Saint Mary Haggestone, in the parish of Saint Leonard Shoreditch, which has already been buried in, shall, subject to rights of burial now existing, be discontinued from and after the twentieth day of this instant June; and that, subject to similar rights, the whole of the said churchyard shall be closed in two years from the date of this Order in Council, and that in the mean time no more than one body shall be buried. in each grave. Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June, 1853, PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS by an Act, passed in the session of Parliament held in the fifteenth and sixteenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the "burial of the dead in the metropolis," enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, burials in any part or parts of the metropolis, or in any burial grounds or places of burial in the metropolis, should be wholly discontinued, or should be discontinued subject to any exception or qualification, it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that from and after a time mentioned in the order, burials in such part or parts of the metropolis, or in such burial grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such order, and so from time to time as circumstances may require; provided that notice of such representation, and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of the parishes in which any burial grounds or places of burial affected by such representation shall be situate, or on some other conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month, or where any order made under "The Nuisances Removal and Dis-"eases Prevention Act, 1848," directing the provisions of that Act for the prevention of epidemic, endemic, and contagious diseases, to be put in force, is in force within such part or parts, then seven days at the least before such representation is so considered: provided always, that no such representation shall be made in relation to the burial ground of any parish until ten days' pre-vious notice of the intention to make such representation shall have been given to the Incumbent and the Vestry Clerk of such parish;

And whereas, after giving to the Incumbents and Vestry Clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, The Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, made a representation, stating that, for the protection of the public health, burials in the parishes, of Saint Margaret Lothbury, Saint Christopher-le-Stocks, and Saint Bartholomew Exchange, and in the parish of Saint Bartholomew the Great, in the city of London, should be discontinued:

And whereas, Her Majesty in Council was pleased on the first day of April last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Saturday the fourteenth day of May last: and such notice has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches of the said parishes one calendar month at the least before the said fourteenth day of May last:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that from and after the twentieth day of this instant June, burials be discominued in the parishes of Saint Margaret Lothbury, Saint Christopher-le-Stocks, and Saint Bartholomew Exchange, and in the parish of Saint Bartholomew the Great, in the city of London,

Wm. L. Bathurst.

A T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and Vestry Clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act passed in the last session of Parliament, intituled "An Act to amend the "laws concerning the burial of the dead in the "metropolis," made a representation stating that, for the protection of the public health, burials should be discontinued in the burial grounds of the undermentioned parishes, with the accompanying qualifications, namely:

That in the parish of Saint Marylebone, with the reservation of existing rights, burials should henceforth cease in all those portions of Saint John's Wood burial ground which has been hitherto used for interments; and that, with the reservation of existing rights, and under the condition that no more than one corpse be buried in a grave during the interval, all interments should cease within a period of eighteen months. And that, with the reservation of existing rights, the two burial grounds in Paddington-street, north and south side, and the parish chapel burial ground, should be forthwith closed:

That in the parish of Saint Matthew, Bethnal Green, burials in the churchyard should be discontinued after the thirty-first December, one thousand eight hundred and fifty-three; and in the vaults under the National and Infant Schools, and within the church, they should cease at once:

That in the parish of Saint Mary, Islington, burials in the Roman Catholic burial ground of Saint John the Evangelist should be discontinued after the thirty-first March, one thousand eight hundred and fifty-four, and in the New Bunhill Fields burying ground after the thirty-first December, one thousand eight hundred and fifty-three:

ber, one thousand eight hundred and fifty-three:
Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Thursday the twenty-first day of July next.

on Thursday the twenty-first day of July next.

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July next.

Wm. L. Bathurst.

A T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Viscourt Palmerston, one of Her Majesty's Principe I Secretaries of State, after giving to the incumbents and the vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has, under the provisions of an Act, passed in the last session of Parliament, intituled "An Act to amend the

"laws concerning the burial of the dead in the "metropolis," made a representation stating, that for the protection of the public health, burials in the parishes of

Saint Dionis Backchurch, Allhallows Barking, Saint Catherine Coleman, Saint Catherine Cree, Saint Helen's Bishopsgate, Saint Martin Ludgate, Saint Botolph Bishopsgate,

Saint Antholin with Saint John the Baptist, in the city of London, should be discontinued;

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on Thursday the twenty-first day of July next.

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July next.

Wm. L. Bathurst.

the Court at Buckingham-Palace, the _ 13th day of June, 1853.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Vestry Clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act passed in the last session of Parliament, intituled "An Act to " amend the laws concerning the burial of the "dead in the metropolis," made a representation stating that burials should be discontinued in the undermentioned parishes in the city of London, namely:

Allhallows Staining,

Saint Mary Aldermary and Saint Thomas the Apostle,

Allhallows Lombard-street,

Saint Ethelburga Bishopsgate, Allhallows Bread-street and Saint John the Evangelist, and

Saint Dunstan's in the West, with the exception of the rights of burial already acquired in vaults under Saint Dunstan's church,

And in the parish of Saint Paul Covent-garden, in the county of Middlesex:

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council

on Thursday the twenty-first day of July next.

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation one calendar month at the least before the said twenty-first day of July next.

Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and the vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has, under the provisions of an Act, passed in the last session of Parliament, intituled "An Act to amend the "laws concerning the burial of the dead in the "metropolis," made a representation stating that, for the protection of the public health, burials should be discontinued in the burial grounds of the parishes of

Saint Clement Eastcheap, and Saint Martin Orgar,

Saint Botolph Without Aldersgate,

Saint Andrew by the Wardrobe, and Saint Anne, Blackfriars,

Saint Michael, Cornhill,

And in the chapel and burying-ground of the Baptist Church meeting in Mazepond, in the borough of Southwark:

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Thursday the twenty-first day of July next.

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July next. Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbent and the Vestry Clerk of the parish of Saint George the Martyr, ten days' previous notice of his intention to make such representation, has, under the provisions of an Act passed in the last Session of Parliament, intituled "An "Act to amend the laws concerning the burial " of the dead in the metropolis," made a representation stating that, for the protection of public health, burials in the burial ground of the said parish of Saint George the Martyr should be discontinued, subject to the following qualifications,

I. That burials be permitted in that portion of the ground in which no burials have taken place before the present date, or that in which no burials have taken place for the last thirty years, under the following regulations:

1st. That no grave be dug within a clear distance of six feet of the wall of any inhabited

house. 2nd. That for each adult grave a space be measured off eight feet six inches long and four feet six inches wide, the grave to be dug within that area, and no part of the space to be afterwards included in the space measured off for any other

grave.

3rd. That for the burials of children and young persons a clear space of twelve inches in width shall be left all round the grave at both ends, as well as at both sides, and this space of twelve inches all round, along with the area of the grave itself, is to be considered as the grave space allotted for the interment, and not to be encroached upon by any other grave space.

4th, That not more than one coffin shall in future be deposited in any grave in this portion of

the ground.

5th. That every coffin buried in this portion of the ground shall be covered with six feet of earth at the least, measuring from the upper surface of

the coffin to the level of the ground.

6th. That if in digging any such grave in any portion of the ground any coffin or any undecayed portion of a body be found, such coffin or remains shall not be disturbed, but the ground shall be immediately filled up and never again opened.

7th. That when a grave is once occupied under these regulations it shall never be reopened, but shall be considered as permanently closed.

II. That burials be permitted in private vaults under the following regulations:

1st. That no vault shall be permitted to be constructed in any portion of the ground in future. 2nd. That all bodies buried in vaults shall be

enclosed in leaden coffins.

3rd. That after each body is deposited, a flat stone or stones shall be placed over the coffin, and properly cemented all round and at the joints, so as to prevent the escape of effluvia as far as practicable.

III. That burials be permitted in purchased family graves under the following regulations:

1st. That no family graves shall in future be

sold in any part of the ground.

2nd. That in all family graves a foot of earth

shall be placed between every coffin interred.

3rd. That in all family graves, ten feet or less in depth, a covering of six feet of earth, measuring from the upper surface of the coffin to the level of the ground, shall be placed over the last coffin buried, and no coffin shall be buried neares the surface than six feet, measured from the upper side of the coffin to the level of the ground.

4th. That in all family graves exceeding ten feet in depth, a covering of seven feet of earth, measuring from the surface of the coffin to the surface of the ground, shall be filled in, and that no coffin shall be buried nearer the surface of the ground than seven feet, measured from the upper side of the coffin to the level of the grave.

5th. That all family graves of these respective depths shall be considered full in which the covering of earth over the last coffin to be deposited would not amount to the depth of earth prescribed

for each as above.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Thursday the twenty-first day of July next.

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the parish church of Saint George the Martyr, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July next. Wm. L. Bathurst,

T the Court at Buckingham-Palace, the 13th day of June, 1853,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and the vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has, under the provisions of an Act passed in the last session of Parliament, intituled "An Act to amend the "laws concerning the burial of the dead in the "metropolis," made a representation stating, that, for the protection of the public health, burials should be wholly discontinued in the parishes of

Saint Mildred, Bread-street, and St. Margaret Moses, Saint Benet, Paul's Wharf, and Saint

Peter, Paul's Wharf.

Saint Benet, Gracechurch-street, and Saint

Leonard Eastcheap.

And also that burials should be wholly discontinued in the vaults of Trinity Chapel, in Saint Giles in the Fields, and, with the exception of existing rights, in the churchyard and in those portions of the New Burial Ground of the said parish, in which burials have taken place; and that, with the same exception, burials in the said New Burial Ground should wholly cease at the expiry of twelve months.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council,

on Thursday the twenty-first day of July next.

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July next. Wm. L. Bathurst.

T the Court at Buckingham-Palace, the A 13th day of June, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has, under the provisions of an Act, passed in the last session of Parliament, intituled "An Act to amend the "laws concerning the burial of the dead in the "metropolis," made a representation, stating that, for the protection of the public health, burials should be wholly discontinued in the under-mentioned parishes:

Saint James's, Duke's place,

Saint Olave Jewry, and Saint Martin Pomercy, Saint Anne, and Saint Agnes with Saint John Zachary,

Saint Alphage

Saint Mary Woolnoth, and Saint Mary Wool-

Saint Stephen, Coleman-street, Saint Andrew Undershaft, and Saint Mary Somerset, and Saint Mary Mount. law,

And further representing that all that portion of the churchyard of Christ Church, Spitalfields, which has already been used for interments should, with the exception of existing rights, be at once closed; and that, with the same reservation, interments should be wholly discontinued in the

said churhyard after the end of this present year:
Now, therefore, Her Majesty in Council is
pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Thursday the twenty-first day of July next :

And Her Majesty is further pleased to direct that this Order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July next. Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 🔼 13th day of June, 1853.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and Vestry Clerks of the parishes here-inafter mentioned ten days previous notice of his intention to make such representation, has, under the provisions of an Act passed in the last session of Parliament, intituled "An Act to amend the "laws concerning the burial of the dead in the "metropolis," made a representation, stating that, for the protection of the public health, burials should be discontinued in the following places, viz.:

In the churchyard and vaults of Saint Mary-le-Bow, and the burial ground of St. Pancras Soper-lane,

In the united parishes of Saint Stephen Wal-brook and Saint Benet Sherehog,

In the churchyard of Christchurch Southwark, Surrey,

In the churchyard and vaults of Saint Peter upon Cornhill,

In the parishes of Saint Mary Abchurch and Saint Lawrence Pountney,

In the churchyard and vaults of the parishes of Saint Vedast Foster Lane and Saint Michaelle-Querne,

In the churchyard and vaults of the parish of Saint Anne Soho, and

In the churchyards and vaults of the united parishes of Saint Mary-at-Hill and Saint Andrew Hubbard:

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Thursday the twenty-first day of July next:

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July next.

With. L. Bathurst. T the Court at Buckingham-Palace, the . 13th day of *June*, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has, under the provisions of an Act passed in the last session of Parliament, intituled "An Act to amend the laws "concerning the burial of the dead in the metro-"polis," made a representation stating that, for the protection of the public health, burials should be discontinued in the following places; viz.:-

In the churchyard and vaults of St. Margaret, Westminster, and in the Broadway or Christ Church burial-ground;

In the churchyard and vaults of St. Dunstanin-the-East;

In the churchyard and vaults of St. James, Garlick Hythe;

In the churchyard, church, and vaults of St. Alban, Wood-street, and the burial-ground of St. Olave, Silver-street;

Within the walls of St. Michael, Wood-street, and the burial-ground of St. Mary, Staining; and

In the churchyard and vaults of St. James, Westminster, and in the part of the burialground of that parish in the Hampstead-road which has been used for interments; the burials in the unused portion, and in the vaults under the chapel in that ground, wholly to cease at the end of this year.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on Thursday the twenty-first day of July next.

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July next. Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of June 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act, passed in the last session of Parliament, intituled "An Act to amend the laws " concerning the burial of the dead in the metro-" polis," made a representation, stating that, for the protection of the public health, burials should be discontinued in the following places; viz.:

In the churchyard and church vaults of Saint Michael, Paternoster Royal, and in the burial-ground of Saint Martin, Vintry; In the churchyard and church vaults of Saint

Mary Magdalen, Old Fish-street, and in the burial-ground of Saint Gregory by Saint Paul, and in the vault in that ground;

With the exception of existing rights in the churchyard and vaults of Saint Andrew, Holborn, and in all that portion of the burialground in Gray's-inn-road belonging to that parish which has already been used for interments; and with the same reservation burials in the latter ground wholly to cease at the end of twelve months;

With the exception of existing rights in the church vaults and churchyard of Saint Mary, Whitechapel, and wholly within the work-house ground, and the school ground of that

In the churchyard of Saint Mary-le-Strand, and in the burial-ground in Russell-court

In the burial ground of Saint Gabriel, Fenchurch-street, and within the church walls of Saint Margaret Pattens;

In the churchyard and vaults of the parish of

Trinity, Minories;

With the exception of existing rights in the churchyard of Saint Mary, Newington, and in that part of the burial-ground of Saint Peter, Walworth, which has been already used; burials with the same reservation wholly to cease in the latter ground at the end of the year;

With the exception of existing rights in the churchyard and vaults of Saint Sepulchre (London and Middlesex), and wholly in the

Durham-yard burial-ground;

And with the exception of existing rights in all that portion of the churchyard of Saint John the Baptist, Hoxton, which has been used; burials, with the same reservation, wholly to cease in the churchyard and church vaults of the same after the expiry of eighteen months:

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on Thursday the twenty-first day of July next:

And Her Majesty is further pleased to direct that this Order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July next.

Wm. L. Bathurst.

T the Court of Buckingham-Palace, the 13th day of *June*, 1853,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has, under the provisions of an Act passed in the last session of Parliament intituled "An Act to amend the laws concerning the burial of the dead in the metropolis," made a representation stating that, for the protection of the public health, burials should be discontinued in the following places:

In St. Leonard's, Shoreditch-1st. With the reservation of existing rights of burial, in all that portion of the churchyard which has already been used for interments.

With the same reservation, to cease entirely in the churchyard at the end of this

year 3rd. With the same reservation, to cease at once in the vaults under the church.

4th. In the burial ground in the Hackney Road, to cease at once.

St. Martin in the Fields-1st. In the vaults under and round the church

2nd. In the Tavistock Burial Ground, in Drury Lane.

St. Thomas, Southwark-In the church vaults and burial ground.

St. Magnus the Martyr, and St. Margaret, New Fish-street, and St. Michael, Crooked-lane— 1st. In the churchyard and burial ground of St. Michael.

2nd. With reservation of existing rights, in the vaults of the parish church.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council

on Thursday the twenty-first day of July next.

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July next.

Wm. L. Bathurst.

T the Court at Buckingham-Palace, the 13th day of *June*, 1853.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the incumbents and vestry clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act, passed in the last session of Parliament, intituled "An Act to "amend the laws concerning the burial of the "dead in the metropolis," made a representation stating that, for the protection of the public health, burials should be discontinued in the under-mentioned parishes with the following exceptions and qualifications:

St. George's-in-the-East-In the vaults under the church and in that portion of the churchyard which has already been used for interments: the burials in the unused ground, and the exercise of private rights, to be continued for twelve months, but after that time the whole to be closed.

St. Mary Aldermanbury-In the churchyard and church vaults.

St. Olave Hart-street-In the churchyard and church vaults.

Paddington-With the exception of existing rights, in the portion of the churchyard of St. Mary which surrounds the church, and is situate within the railing or fence by which the church is enclosed. With the same reservation, interments in the remaining portion of the churchyard should in future be confined to those parts of the unused area which are situate at a distance greater than one hundred and twenty yards from the northern wall of the church: and with the same reservation, burials in this churchyard should be wholly discontinued at the end of twelve months from this date. Interments in the vaults of the churches of St. Mary and St. John, should finally and wholly cease at the end of twelve months from this date.

St. Michael Queenhithe—In the churchyard and within the church of St. Michael Queenhithe, and within the burial-ground of the

Holy Trinity the Less.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on Thursday the twenty-first day of July next:

And Her Majesty is further pleased to direct that this order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts of the metropolis affected by such representation, one calendar month at the least before the said twenty-first day of July.

Wm. L. Bathurst.

A T the Court at Buckingham-Palace, the 13th day of June, 1853,

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 April, one thousand eight hundred and fifty-three, 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 Redruth, in the county of Cornwall (the number of the said petitioners greatly exceeding thirty in the whole), directed Thomas Webster Rammell, 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 pur-poses of the said Public Health Act; also as to the natural drainage areas, and the existing municipal, parochial, and other local boundaries, and the 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;

No. 21448.

"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

"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:

"1. 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 of Redruth, in the county of Cornwall, and that such area, places, and parts of places should 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 should consist of nine persons, and that the entire number should be elected for the whole of the said district.

"3. That the first election of the said Local Board of Health should take place on the twelfth day of July, in the year of our Lord one thousand eight hundred and fifty-three.

"4. That one-third in number of the said Local Board of Health should go out of office on the thirty-first day of March in each year subsequently to that in which the said first election of that Local Board takes place; but in case the day so appointed should fall on a Sunday, or on a day appointed for public fast or thanksgiving, then that such one-third should go out of office on the

day next 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, 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 five hundred pounds, or should 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 twenty pounds.

"6. That at the first election of the said Local Board, the Reverend John Webster Hawksley, Rector of Redruth aforesaid, should 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 rate-payers, and should 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 John Webster Hawksley, from illness or other sufficient cause, should be unable to exercise or discharge such powers or duties, or should be absent, or should refuse to act, then that Robert Tweedy, Banker, of Redruth aforesaid, should 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, should be given to the said John Webster Hawksley, at his residence, the Rectory, Redruth, situate within the aforesaid district; or in case he should refuse, or be unable to receive the same, then to the said Robert Tweedy, at his residence, Penrynstreet, Redruth, likewise within the district aforesaid.

"Given under our hands, and under the scal of the General Board of Health, this sixteenth day of April, in the year of our Lord, one thousand eight hundred and fifty-three.



Edwin Chadwick. T. Southwood Smith."

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:—

1. That from and after the date of this Order, the Public Health Act, 1848, 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 said parish of Redruth, in the county of Cornwall, 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 twelfth day of July, in the year of our Lord one thousand eight hundred and fifty-three.

4. That one-third in number of the said Local Board of Health shall go out of office on the thirty-first day of March in each year, subscquently to that in which the said first election of that Local Board takes place; but in case the day so appointed shall fall on a Sunday, or on a day appointed for public last or thanksgiving, then such one-third shall go out of office on the day

next 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, be resident, as in the said Public Health Act, 1848, is required, and be seised or possessed of real or personal estate, or both, to the value or amount of not less than five hundred 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 twenty openeds.

twellty pounds:
6. That at the first election of the said Local Board, the Reverend John Webster Hawksley, Rector of Redruth aforesaid, 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 rate-

payers, 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 John Webster Hawksley, 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 that Rebert Tweedy, Banker, of Redruth aforesaid, shall exercise and perform such of the said powers and duties as then remain to be exercised or performed.

formed.
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 John Webster Hawksley, at his residence, the Rectory, Redruth, situate within the aforesaid district; or in case he shall refuse, or be unable to receive the same, then to the said Robert Tweedy, at his residence, Penryn-street, Redruth, likewise within the district aforesaid.

Wm. L. Balhürst.

Buckingham-Palace, June 13, 1853.

This day had audience of Her Majesty; Shaffee Khan, to deliver his credentials as Envoy-Extraordinary and Minister Plenipotentiary from the Shah of Persia; and

The Count de Vitzthum, to deliver his credentials as Minister Resident from the King of

Saxony

To which audiences they were respectively introduced by the Right Honourable the Earl of Clarendon, K.G., Her Majesty's Principal Secretary of State for Foreign Affairs, and conducted by Major-General the Honourable Sir Edward Cust, K.C.H., Master of the Ceremonies.

St. James's-Palace, June 13, 1853.

The Queen has been pleased to appoint
The Venerable Archdencom Hare,
The Venerable Archdeacon Tattam, and
The Reverend Henry Melvill, B.D.,
to be Chaplains in Ordinary to Her Majesty.

Downing-Street, June 14, 1853.

The Queen has been pleased to appoint James Lushington Wildman, Esq., to be Collector of Customs for the island of Trinidad.

Her Majesty has also been pleased to appoint Robert Graham, Esq., to be Civil Commissioner and resident Magistrate of the division and district of Albany, Cape of Good Hope.

Her Majesty has also been pleased to appoint J. G. Borcherds, Esq., to be Clerk of the Peace at Worcester, and J. A. Munnik, Esq., to be Clerk of the Peace at Clanwilliam, Cape of Good Hope.

Her Majesty has further been pleased to appoint William M. Collins, Esq., to be Postmaster for

the district of Natal, in South Africa.

War-Office, 14th June, 1858.

31st Foot.

Lieutenant-General Sir Alexander Leith, K.C.B., from the 90th Regiment, to be Colonel, vice General Henry Otway, Lord Daere, C.B., deceased. Dated 14th June, 1853.

90th Foot.

Major-General Felix Calvert, C.B., to be Colonel,

vice Lieutenant-General Sir Alexander Leith, K.C.B., removed to the 31st Foot. Dated 14th June, 1853.

BREVET.

View 2

To be LIEUTENANT-COLONELS in the Army.

Brevet-Major Edward Alan Holdigh, of the 80th

Foot. Dated 28th May, 1853.

Major George Jackson Carey, of the Cape Mounted Rifles. Dated 28th May, 1853.

To be MAJORS in the Army.

Captain Edward W. C. Wright, of the 91st Foot. Dated 26th February, 1852.

Captain Robert Bruce, of the 74th Highlanders. Dated 28th May, 1853.

Commissions signed by the Lord Lieutenant of the County of Westmorland.

Edward Tatham, Esq., to be Deputy Lieutenant.

Royal Westmorland Light Infantry Corps of Militia.

Silas George Saul, Gent., to be Ensign.

Commission signed by the Lord Lieutenant of the County of Sussex.

Artillery Battalion of the Royal Sussex Militia. Adjutant Henry Thomas Settle to serve with the rank of Captain. Dated 13th April, 1853.

Commission signed by the Lord Lieutenant of the County of Surrey.

2nd Regiment of the Royal Surrey Militia. To be Lieutenant,

Robert Barclay, Gent. Dated 2nd June, 1853.

Commissions signed by the Lord Lieutenant of the County of Warwick.

Warwickshire Militia.

1st Regiment.

Captain Stuart to be Major, vice Sir T. G. Skipwith, promoted to Lieutenant-Colonelcy of 2nd Regiment. Dated 3rd June, 1853.

Lieutenant Baxter to be Captain, vice Hooper, resigned. Dated 3rd June, 1853.

Ensign Ashwell to be Lieutenant, vice Baxter,

promoted. Dated 3rd June, 1853.

2nd Regiment.

William Richard Freer, Esq., to be Captain. Dated 3rd June, 1853.

Ensign Leake to be Lieutenant. Dated 3rd June,

Ensign Payn to be Lieutenant. Dated 3rd June, 1853.

Ensign Beaumont to be Lieutenant. Dated 3rd June, 1653.

Commissions signed by the Lord Lieutenant of the County of Hertford.

Hertfordshire Militia.

Lieutenant Adolphus Mectkerke to be Captain. Dated 8th June, 1853.

Ensign James John Gape to be Licutenant. Dated 8th June, 1858.

Ensign Richard Lang Bayliff to be Lieutenant.

Dated 8th June, 1853. *
William Gergrd Lysley, Esq., to be Ensign. Dated 8th June, 1858.

Commission signed by the Lord Lieutenant of the County of Cornwall.

1st Cornwall Rifles Militia.

Lieutenant Frederick John Trick to be Captain. Dated 9th June, 1853.

Commission signed by the Lord Lieutenant of the County of Pembroke.

Castlemartin Corps of Yeomanry Cavalry: Mr. Spencer William Hustler to be Cornet. Dated 9th June, 1853.

Commission signed by the Lord Lieutenant of the County of Edinburgh or Mid-Lothian.

Royal Mid-Lothian Yeomanry Cavalry,

The Honourable David Stuart Erskine, commonly called Lord Cardross, to be Cornet, vice Mowbray, promoted. Dated 1st June, 1853.

Whitehall, May 26, 1853.

The Queen has been pleased to grant unto Robert Harding-Featherstone, of Pickering Marishes, in the county of York, Gentleman, the reputed son of Henry Harding, of Heworth, in the county of York, Gentleman, her royal licence and authority, that he may take and henceforth use the surpame of Harding in lieu of that of Featherstone.

And also to command that the said royal concession and declaration be recorded in Her Majesty's College of Arms, otherwise to be void

and of none effect.

Whitehall, June 8, 1853.

The Queen has been pleased to grant unto Thomas Waddingham, of Barton-upon-Humber, in the county of Lincoln, Gentleman, Her royal licence and authority that he and his issue may, in compliance with a clause contained in the last will and testament of Elizabeth Tombleson, late of Barton-upon-Humber aforesaid, Spinster, deceased, take and henceforth use the surname of Tombleson only, instead of that of Waddingham:

And also to command that the said royal concession and declaration be recorded in Her Majesty's College of Arms, otherwise to be void

and of none effect.

TREASURY WARRANT.

WHEREAS by an Act, passed in the fourth year of the reign of Her present Majesty, intituled "An Act for the regulation of the duties of postage," power is given to the Commissioners of Her Majesty's Treasury, from time to time by warrant under their hands, to alter and fix any of the rates of British postage or inland postage, payable by law on the transmission by the post of foreign or colonial letters or newspapers, or of any other printed papers, and to subject the same to rates of postage according to the weight thereof, and a scale of weight to be contained in such warrant; and from time to time by warrant as aforesaid, to alter or repeal any such altered rates, and to make and establish any new or other rates in lieu thereof; and it is provided that the power thereby given should extend to any increase, or reduction or remission of postage.

And whereas it is expedient that new regulations: should be made for the transmission by the postof the printed publications hereinafter mentioned;

C 2

Now we, the undersigned, being two of the Commissioners of Her Majesty's Treasury, do, in exercise of the power or authority in us for such purpose vested in and by the said Act, and of all other powers enabling us in this behalf by this warrant under our hands, direct that every printed price current, commercial list, course of exchange, shipping list, or other publication, respectively printed and published in the United Kingdom, although not strictly a newspaper, but bearing a newspaper stamp, the circulation of which by the post under the newspaper privilege shall be from time to time approved and allowed by the Postmaster-General, may be sent by the post free of British postage, or liable to British postage, according to the regulations and rates hereinafter set forth: that is to say; by the post from one town or place to another within the United Kingdom (except by private ships), free. But if there be any writing or marks on the publication so sent, in addition to the name and address of the person to whom sent, one penny.

By the post of a post town addressed to a person within the limits of such post town, or the suburbs thereof, one penny, which rate shall cover any writing or marks upon such publication.

Between places within the United Kingdom, by private ships, one penny.

By packet boats from the United Kingdom to any of Her Majesty's colonies, free; by private ships, one penny each.

From the United Kingdom to a foreign country in which British newspapers are allowed to pass by post, free of postage, by packet-boat free, and by private ships one penny each.

From the United Kingdom to a foreign country in which British newspapers are not allowed to pass by post free of postage, the same rate shall be chargeable on every printed publication sent by the post under the regulations of this warrant (whether by packet-boat or private ship), as if the same were a British newspaper.

By packet-boats between any of Her Majesty's colonies, whether direct or through the United Kingdom, free.

And we direct, that in all cases in which any printed publications sent by the post, under the regulations of this warrant, shall pass through a foreign country, or be transmitted by a foreign packet-boat, they shall be chargeable with any foreign postage payable thereon.

And we direct, that no such printed publications shall be sent by the post under the regulations of this warrant, unless the following conditions be observed:

First. No such printed publication shall exceed the weight of two ounces.

Second. Every such publication shall be sent without a cover, or in a band or cover open at the sides or ends.

Third. The rate of postage chargeable under the regulations aforesaid, on any publication posted within the United Kingdom, shall be pre-paid on the same being posted, not in money but by a postage stamp affixed outside the publication, or the band or cover thereof.

Fourth. There shall be no word or communition printed on the publication after it be published, nor (except in the case of a publication sent by the post from one town or place to another, within the United Kingdom, and a publication sent by the post of a post town addressed to a person within such post town, or its suburbs, on which respective publications a postage rate will be chargeable under this warrant), any writing or marks upon it,

other than the name and address of the person to whom sent, nor shall there be any word or communication printed on the cover of any publication whatever, sent by the post under the regulations of this warrant, or any writing or marks upon it, except the name and address of the person to whom sent, and the printed name and address of the newsvender who shall send it.

Fifth. There shall be no paper or thing enclosed in or with any such printed publication.

And in case any such publication or packet shall exceed two ounces in weight, or shall not be sent without a cover, or be sent in a band or cover not open at the sides or ends, or if the postage chargeable under the regulations of this warrant on any publication posted within the United Kingdom shall not be prepaid on the same being posted, not in money, but by a postage stamp or postage stamps affixed outside the publication or the band or cover thereof, every such publication or packet shall be charged with the like rate of postage to which it would have been liable as a letter; and in case either of the fourth or fifth conditions before mentioned shall not be fulfilled (except as aforesaid), the whole of such publication or packet shall be charged with treble the rates of postage to which it would have been liable as a letter.

And we further direct that every printed publication bearing a date of the day of publication sent by the post under the regulations of this warrant addressed to places out of the United Kingdom, shall, in all cases, be put into a post-office or receiving-office in the United Kingdom within seven days next after the day on which the same shall be published, the day of publication to be ascertained by the date of such paper; and in case any such publication, addressed to places out of the United Kingdom, shall be put into a post-office or receiving-office after the expiration of such seven days, the Postmaster-General may either detain the publication or forward it by post charged with full postage as a letter.

And we further direct that, for the purposes of this warrant, every printed bonâ fide supplement or additional sheet to any such publication shall be considered as a distinct publication, unless sent in the same cover or together with the publication to which it is a supplement or addition; and that every such supplement or additional sheet shall bear the stamp of a newspaper supplement, except that no such stamp shall be required on any supplement to the publication called Lloyd's List, provided such publication hear a newspaper stamp, and the supplement be sent with it.

And we further direct, that on every printed price current, commercial list, course of exchange, shipping list, or other printed publication which shall be posted within the United Kingdom, or posted in any of Her Majesty's Colonies (for transmission by packet boat to any other of Her Majesty's Colonies), without bearing a newspaper stamp, or being a supplement to any such publication without bearing the stamp of a newspaper supplement (except as aforesaid), there shall be charged and taken in lieu of any rates of British postage now payable by law on such publications, the full letter rates of postage.

And we further direct, that nothing herein contained shall be deemed, or construed to extend to any printed votes or proceedings of the Imperial Parliament, nor to any British newspapers liable to the stamp duties and duly stamped.

And we further direct that the several terms

and expressions used in this warrant, shall be construed to have the like meaning in all respects as they would have had if inserted in the said Act.

And we further direct, that this warrant shall come into operation on the first day of July, one

thousand eight hundred and fifty-three.

Provided lastly, and we hereby declare and direct that it shall be lawful for the Commissioners for the time being of Her Majesty's Treasury, or any two of them, by warrant under their hands at any time hereafter to alter or repeal any of the rates hereby altered or the regulations hereby made, and to make and establish any new or other rates or regulations in lieu thereof, and from time to time to appoint at what time the rates that may be payable are to be paid.

Whitehall, Treasury-Chambers, the tenth day of June, one thousand eight hundred and fifty-three.

Alfred Hervey. F. Charteris.

COURT OF QUEEN'S BENCH. Trinity Term, 16th Victoria,

13th June, 1853.
This Court will hold a Sitting on Saturday the 25th day of June instant, at half-past ten o'clock in the morning, for the purpose of giving judgment in cases which have been argued.

By the Court. .

COURT OF EXCHEQUER.

This Court will, at the Sitting already appointed for the 6th July next, proceed with the case of Mostyn v. Griffiths and another, and that of Harries v. Parry and another, standing in the Special and New Trial Papers respectively.

Dated this 13th day of June, 1853.

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

NOTICE.

REGISTRY OF COUNTY COURTS' JUDGMENTS.

IN pursuance of the Act, 15 and 16 Vict., c. 54, relating to proceedings in the County Courts, the Lords Commissioners of Her Majesty's Treasury (with the view of affording to traders a ready means of ascertaining the solvency of parties, and to enable executors and administrators to discover what judgment debts they are bound to satisfy), have established an Office at No. 1, Parliamentstreet, Westminster, wherein the name, address, and occupation of every party against whom a judgment has been recorded since March, 1847, in any of the County Courts throughout England and Wales, for £10, and upwards, and which remains unsatisfied, has been registered; and wherein also the name, &c., of every party against whom a judgment may hereafter be obtained in the said Courts, will be immediately registered.

The following Fees are directed to be taken:

	8.	d.
For each search personally made	1.	0
For each search obtained by letter ad-	•	
dressed to the Registrar (postage stamps		
may be inclosed), or through the clerk of		
any county court who will correspond		
with the office in London	2	0
For having the record of any judgment		
removed from the register, to be paid		
to the Clerk of the Court in which the		•
indoment is setisfied	1	6

THE CIVIL COURT OF WESTERN AUSTRALIA

•			-			
			£ s. d.	£ 8. A.	£ 8. d.	
Charles Cummins, Mercantile Clerk	. Fremantle .	Rye, Sussex	44 1 0	0 8 9	37 13 0	37 13 0 A few articles of
				-		apparel, &c., valı
		•		•		£4.

The above is a true report to the best of my belief

A. H. STONE, Registrar.

Edward Barnard, Agent-General for Crown Colonies, 5, Cannon-row, Westminster.-June 14, 1853.

1668

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 4th day of June, 1853.

PRIVATE BANKS.

Name, Title, a	nd Principal Place of I	ssuė.	A werage
Andover Bank Ashford Bank Aylsham Bank Aylesbury Old Bank	Andover	Jemmett, Pomfret, and Cq G, and T. Copeman	£. 12710 10793 4572 25527
Baldock Bank and Baldock and Biggleswade Bank Barnstaple Bank Basingstoke and Odiham Bank Bedford Bank Bewdley Bank Bicester and Oxfordshire Bank and Oxford Bank Birmingham Bank Birmingham Bank Birmingham and Warwickshire Bank Blandford Bank Boston Bank Boston Bank Bristol Bank Broseley and Bridgnorth and Bridgnorth and Broseley Bank Bury and Suffolk Bank, Sudbury Bank, and Stowmarket Bank Banbury Old Bank Banbury Old Bank Bedfordshire Leighton Buzzard Bank Bradford Old Bank Bradford Old Bank Bradford Old Bank Bradford Old Bank Brighton Union Bank Burlington and Driffield Bank Burlington and Driffield Bank Burlington and Driffield Bank Burlington and Bank	Baldock Barnstaple Basingstoke Bedford Bewdley Bicester Birmingham Birmingham Blandford Boston Bridgwater Bristol Broseley Buckingham Bury St. Edmunds Banbury Bath Leighton Buzzard Birmingham Bradford, Yorkshire Brecon Brighton Burlington Bury St. Edmunds	Wilkins and Ce. Hall, West, and Borrer Harding, Smith, and Co.	23764 10710 16251 32485 11283 15380 23540 10630 6517 65755 13502 5423 31890 16404 22241 65718 37262 28515 3304 35595 12157 66926 23418 11904
Cambridge Bank	Cambridge Cambridge Canterbury Carmarthen Chertsey Colchester Truro Coventry Exeter Settle Cardiff	Messrs. Fosters Hammond and Co. David Morris and Sons. La Coste and Son Round and Green. Mills, Bawtree, and Co. Little and Woodcook Milford and Co. Alcocks, Birkbecks, & Co. Towgood and Co.	41079 29814 28534 8120 17224 29451 46114 6843 19929 78210 6590
Derby Bank	Derby Derby	Samuel Smith and Co	3 9110

Name, Title, and Principal Place of Issue.			
Devizes and Wiltshire Bank	Dëvizes	Locke and Co	£ 947
Diss BankDoncaster Bank and Retford Bank	Diss	Oakes, Fincham, and Co	
Darlington Bank, Durham Bank, and Stockton-on-Tees Bank	Darlington	Backhóuse and Co	8229
Devonport Bank	Devonport	Hodge and Co	1044
Dorchester Old Bank and Dorset-	Dorchester	R. and H. Williams	4662
East Cornwall Bank	Liskeard	Robins, Foster, and Co	
East Riding Bank Essex Bank and Bishop's Stortford	Beverley Chelmsford	Sparrow, Round, and Co	1
、Bank∫ Exeter Bank	Exeter	Sanders and Co	
Fakenham Bank	Fakenham	Gurneys, Birkbeck, & Co	
Farringdon Bank and Bank of Wantage Farnham Bank	Farringdon Farnham	Barnes, Medley, and Co John and Jas. Knight	635 1268
Faversham Bank	Faversham	Hilton and Co.	511
Godalming Bank	Godalming	Mellersh and Keen	579
Guildford Bank Grantham Bank	Guildford Grantham	Messrs. Haydon Hardy and Co	79) 2722
Hastings Old Bank	Hastings	Smith, Hilder, and Co	266
Hereford City and County Bank	Hereford	Matthews and Co	1689
Hertford and Ware Bank	Hull	Smith, Brothers, and Co	l .
Bank	l 1	Rust and Veaseys	421
Harwich Bank	Harwich Hemel Hempstead	Cox, Cobbold, and Co	
Hemel Hempstead Bank	l	Sharples and Co	
Hereford, Ross and Archenfield Bank, and Ross and Archenfield Bank	Hereford	Morgan and Co	209
Ipswich Bank	Îpswich	Bacon and Co	190
Ipswich and Needham Market Bank, Suffolk, Hadleigh Bank, Man-			
ningtree and Mistley Bank, and Woodbridge Bank	Ipswich	Alexanders and Co	594
Kentish Bank	Maidstone	Mercer, Randall, and Co	
Kington and Radnorshire Bank Knighton Bank	Kington	Davies and Co	
Knaresborough Old Bank and Ripon (Knaresborough	1	1
Old Bank	1	Wakefield, Crewdson, and Co	433
Kettering Bank	Kettering	J. C. Gotch and Sons	91
Lane End Staffordshire Bank	Lane End	C. Harvey and Son	
Leeds BankLeeds Union Bank	Leeds	W. Williams, Brown and Co	
Leicester Bank	Leicester Lewes	Pagets and Kirby	
Lewes Old BankLichfield Bank		Palmer and Greene	. 133
Lincoln BankLampeter Bank, [Lincoln	Smith, Ellison, and Co	
and Llandilo Bank	Llandovery		
Loughborough Bank	Loughborough Lymington	Middleton and Cradock St. Barbe and Co	
Lynn Regis and Lincolnshire Bank Lynn Regis and Norfolk Bank	Lynn Regis	Gurneys and Co	305
Macclesfield Bank	Macclesfield	Brocklehurst and Co	
			- 476

Name	, Title, and Principal Pla	ace of Issue.	Average Amount
Merionethshire Bank Miners' Bank Monmouthshire Agricultural and Commercial Bank	Dolgelly Truro Abergavenny	Willyams and Co	£. 8611 16057 27550
Monmouth Old Bank, Monmouth Bank, Brecon Bank, Chepstow (Bank, Chepstow Old Bank, and Ross and Herefordshire Bank)	Monmouth	Bromage, Snead, and Co	15129
Newark Bank Newark and Sleaford Bank, and Sleaford and Newark Bank Newbury Bank Norwich Crown Bank and Norfolk and Suffolk Bank Norwich and Norfolk Bank Nottingham and Nottinghamshire Bank Nuneaton Bank Naval Bank, Plymouth New Sarum Bank Nottingham Bank	Nottingham	Handley, Peacock, and Co. Bunny and Slocock Eaton, Hammond, and Co. Harveys and Hudsons Gurneys and Birkbeck Hart, Fellows, and Co. Craddock and Co.	25755 47833 22975 16807 42502 65937 10602 2494 24667 11219 28094
Oswestry Bank and Oswestry Old Bank Oxford Old Bank Old Bank, Tonbridge, Tonbridge and Tonbridge Wells Old Bank, Ton- bridge and Tonbridge Wells and Sevenoaks Bank Oxfordshire Witney Bank	Oswestry Oxford Tonbridge	Croxon and Co	10670 88350 7177 9935
Pease's Old Bank, Hull, the Hull Old Bank and Beverley Bank Penzance Bank	Hull Penzance Peterborough Haverfordwest	Batten and Co	39471 10893 8817 10954
Reading Bank	Reading	Stephens, Blandy, and Co. Roper and Co. Clement, Royds, and Co. Day and Nicholson Fordham and Sons A. Butlin and Son.	28535 31241 6398 4300 6466 11491 11080 13017 4060
Saffron Walden and North Essex Bank Salop Bank Scarborough Old Bank Shrewsbury Old Bank and Shrews- bury and Ludlow Bank Sittingbourne and Milton Bank Southampton Town and County Bank Southwell Bank Southampton and Hampshire Bank Stone Bank Stafford Old Bank	Sittingbourne Southampton Southwell Southampton Stone	Burton, Lloyd, and Co. Woodall and Co. Rocke, Eytons, and Co. Vallance and Co. Maddison and Pearce Wylde and Co. Atherley, Fall, and Co. W. Moore	25339 16330 22410 39152 2480 13447 13306 3987 400 1618

Name, Title,	and Principal Place of	Issue.	Average Amount
Stamford and Rutland Bank Shrewsbury and Welsh Pool Bank	Stamford Shrewsbury	Eaton, Cayley, and Co Beck, Downward, and Co	£. 28522 22726
Taunton Bank	Taunton Tavistock Thornbury Tiverton	H. and R. Badcock Gill and Rundle Rolph and Co Not re Dunsford and Co.	26038 11878 ceived 8210 1148
Northamptonshire	Tring Towcester	Yorke and Eland	1348 840
Town and County of Poole Bank and Bingwood and Poole Bank Union Bank, Cornwall	Poole Helston Uxbridge	G. W. Ledgard and Sons Vivian and Co	923 1065 1606
Wallingford Bank	Wallingford Warwick Wellington Wakefield Whitby Winchester	Hedges, Wells, and Co	297 4498 1361 1854 634
Weymouth Old Bank and Dorchester Bank Wirksworth and Ashbourne Derbyshire Bank Wisbech and Lincolnshire Bank Wiveliscombe Bank Wolverhampton Bank Worcester Bank	Weymouth Wirksworth Wisbech Wiveliscombe Wolverhampton Worcester	Arkwright and Co. Gurneys and Co. P. and W. Hancock Goodricke and Holyoake Farley, Lavender, and Co.	4308 676
Worcester Old Bank and Tewkes- bury Old Bank	Worcester Kidderminster Walsall Wolverhampton	Berwick, Lechmere, and Co Farley, Turner, and Co Charles Forster and Sons R. and W. F. Fryer	. 6340 . 940 . 5
Yarmouth and Suffolk Bank, and Halesworth and Suffolk Bank } Yarmouth, Norfolk and Suffolk Bank York Bank	Yarmouth	Gurneys, Birkbeck, and Co Sir E. H. K. Lacon, Bart. & Co Swann, Clough, and Co	1

JOINT STOCK BAN	KS.	
Name, Title, and Principal Place	of Issue.	Average
The state of the s		£.
Bank of Westmorland	Kendal	11789
Barnsley Banking Company	Barnsley	8441
Bradford Banking Company	Bradford	48331
Bilston District Banking Company	. Wolverhampton	9495
Bank of Whitehaven	Whitehaven	31301
Bradford Commercial Banking Company	Bradford	19640
Burton, Uttoxeter, and Staffordshire Union Banking Company	Burton-upon-Trent	58667
Chesterfield and North Derbyshire Banking Company	Chesterfield	9053
Cumberland Union Banking Company	Workington	33647
Cheltenham and Gloucestershire Banking Company	Cheltenham	10034
Coventry and Warwickshire Banking Company	Coventry	24640
No. 21448. D		

Name, Title, and Principal Place of Issue.	Average Amount
Coventry Union Banking Company	. 19858
Dudley and West Bromwich Banking Company	19072
East of England Bank	24050
Gloucestershire Banking Company Gloucester	151100
Halifax Joint Stock Bank Huddersfield Banking Company Hull Banking Company Halifax Commercial Banking Company Halifax and Huddersfield Union Banking Company Helston Banking Company Herefordshire Banking Company Hereford	39960 1516
Knaresborough and Claro Banking Company	25870 3487
Lancaster Banking Company	22892 72700 45050
Moore and Robinson's Nottinghamshire Banking Company Nottingham	84118
Nottingham and Nottinghamshire Banking Company	28616 399635 45600 67732 22571
North and South Wales Bank	36943 53056
Saddleworth Banking Company Sheffield Banking Company Stamford, Spalding and Boston Banking Company Stuckey's Banking Company, Bristol Somersetshire Bank, and Somersetshire Bank Shropshire Banking Company Sheffield and Hallamshire Banking Company Sheffield and Hallamshire Banking Company Sheffield and Batharker Lairt Stark Bank Sheffield	32133 52283 329376 46081 54177
Sheffield and Rotherham Joint Stock Banking Company Sheffield	51948 50296
Wolverhampton and Staffordshire Banking Company Wakefield and Barnsley Union Bank Whitehaven Joint Stock Banking Company Warwick and Leamington Banking Company West of England and South Wales District Bank Wilts and Dorset Banking Company West Riding Union Banking Company Whitehaven Whitehaven Warwick Bristol Salisbury Salisbury Huddersfield Whitehurch Worcester City and County Banking Company Worcester	29223 29641 77253 69698 31495 3818
York Union Banking Company	66120 92350

THE Inclosure Commissioners for England and Wales hereby give notice, that applications have been made by the under-mentioned persons for the advance of the under-mentioned sums, under the provisions of "The Private Money Drainage Act, 1849," for the drainage of the lands hereinafter specified:

Applicant.	Name of Estate.	Parish.	County.	Sums applied for by way of Loan.
Lieutenant-Colonel the Honourable Charles Henry Egerton	Dunton	Dünton	Bedford	£ 2,828
Christopher Turnor, of Stoke Rocheford, in the county of Lincoln, Esquire	Lands in	Somerby, Little Ponton, North Stoke and South Stoke, Colster- worth, Creeton	Lincoln	10,000

Witness my hand this 3rd day of June, in the year of our Lord, 1853.

A. M. ATTREE.

By order of the Board.

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:

Applicant.	Name of Estate.	Parish.	County.	Sums applied for by way of Loan.
The President and Scho- lars of Corpus Christi College, in the Univer- sity of Oxford	Lands in	Little Staughton, Keysoe, Pertenhall	Bedford	£ 825
The Reverend John Rad- clyffe Pretyman, of Aylesbury, in the coun- of Bucks, Clerk	Prebendal Farm	Aylesbury	Bucks	700
Joseph Weld, of Lul- worth Castle, in the county of Dorset, Es- quire	Lulworth	Tyneham, East Lul- worth, West Lul- worth, Stoke, Coombe, Wool, Winfrith, Chalden, Sutton	Dorset	1,500
The Reverend George Watson, of Etherley, in the county of Dur- ham, Clerk	Glebe Lands of Etherley	St. Andrew, Auck- land	Durham	200
John Curling, of Hitchin, in the county of Hert- ford, Esquire	Offley Holes Farm	Hitchen and King's Walden	Hertford	600
Edward Jarvis Hopkins, Esq., Elizabeth Betty Hopkins, his Wife, of Ireton Wood House, in the county of Derby, and the Reverend John Henry Dent, of Hal- lalan, in the county of Leicester, Clerk, her Trustee	Farcet Field	Farcet	Huntingdon	500
The Reverend Frederic Hartshill Richings, of Atherstone, in the county of Warwick, Clerk	Lands in	Higham	Leicester	200
The Reverend John San- key, of Stoney Stanton, in the county of Lei- cester, Clerk	The Glebe D 2	Stoney Stanton	Leicester	600

	1		· · · · · · · · · · · · · · · · · · ·	
Applicant.	Name of Estate.	Parish.	County.	Sums applied for by way of Loan.
Francis Henry Deane, of Euxteth House, in the county of Middlesex, Esquire		Ruislip	Middlesex	£ 3,000
Charles Orlando Childe Pemberton, of Milli- chope Hall, in the coun- ty Salop, Esquire	Lands in	Tugford	Salop · · · ·	1,00 0
The Reverend Henry Townsend, of Honning- ton Hall, in the county of Warwick, Clerk	Lands in	Honnington	Warwick	500
The Reverend Joseph Crosby, of Heslington, in the county of York, Clerk		Atwick	York	90
The Reverend Campion Napper, of Marton- cum-Mosby, in the county of York, Clerk	Lands in	Atwick	York	125
The Reverend John Blan- chard, of Lund, in the county of York, Clerk	Lands in	Atwick	York	. 45
The Reverend E. J. Ran- dolph, of Dunnington, in the county of York, Clerk	The Glebe	Dunnington	York	300
The Right Honourable Sarah, Countess of Tyrconnel	Lands in	Catterick	York	2,500

Witness my hand this 3rd day of June, in the year of our Lord 1853.

A. M. ATTREE. By order of the Board.

Sussex, to wit.

OTICE is hereby given, that in pursuance of the summons, and under the authority of the Most Noble Charles, Duke of Richmond, Her Majesty's Lieutenant of the said county, and of Sir Henry Shiffner, Baronet, and John Ellman, Esquire, two of the Deputy Lieutenants of the said county, and under and by virtue of the provisions of an Act of Parliament made and passed in the forty-second year of the reign of His Majesty King George the Third, chapter 90, and of the several Acts amending the same, a General Meeting of the Lieutenancy of the said county of Sussex will be holden on Tuesday the fifth day of July next, at the County Hall, in the town of Lewes, in the said county, at twelve o'clock, at noon precisely, for the purpose of ordering and directing that a convenient and proper place for keeping therein the arms, accoutrements, clothing, and other stores belonging to the Artillery Battalion of the Royal Sussex Militia, when not embodied, be provided or built, pursuant to the directions of the said Act.—Dated this 11th day of June, 1853.

Wm. V. Langridge, Clerk to the General Meetings.

NOTICE is hereby given, in terms of the Act 7 Wm. IV., and 1 Vic. cap. 73. sec. 32,

invention of "improvements in electro-magnetic apparatus suitable for the production of motive power, of heat, and of light," and the benefits, priviliges, and rights conferred by the several letters patent already granted for making, using, exercising, and vending the said invention, and also for the purpose of working and carrying out the said invention and the manufactures by the said patents authorized to be made and vended, and also for the granting of licences to use the said invention; and that the said application has been referred by Her Majesty to the Committee of Privy Council for Trade and Plantations.

Amory, Travers, and Smith, 25, Throg-morton-street, Solicitors to the Petitioner.

Master's Office, Southampton-Buildings, Tuesday, 7th June, 1853.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the Allt-y-Crib, Mine Company.

OTICE is hereby given, that all parties claiming to be creditors of this Company are to come in and prove their debts before Richard Richards, Esq., the Master of the High Court of Chancery charged with the winding up of the said Company, at his chambers, in Souththat an application has been made to Her Majesty ampton-buildings, Chancery-lane; and until they to grant a Charter of Incorporation for incorporating a Company, to be called "The Electric Gas commencing or prosecuting any proceedings for Company," for the purpose of purchasing a certain recovery of their debts.

R. Richards. In Chancery.

In the Matter of the Joint Stock Companies'
Winding-up Acts, 1848 and 1849, and the
Railways Abandonment Act, and of the Sligo

and Shannon Railway Company.

DY direction of Nassau William Senior, Esq., the Master of the High Court of Chancery charged with the winding up of this Company, notice is hereby given, that the said Master purposes, on the 17th day of June instant, at ten o'clock in the forenoon, at his chambers, in Southampton-buildings, Chancery-lane, London, to proceed to make a call on all the contributories of the said Company, and that the Master purposes that such call shall be for £7 per share. All persons interested are entitled to attend at such day, hour, and place, to offer objections to such call.—Dated this 9th day of June, 1853.

N. W. Senior.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

OTICE is hereby given, that—

148. George Carter, of Mottingham Lodge, Eltham, in the county of Kent, Gentleman, has given notice at the Office of the Commissioners of his intention to proceed with his application for letters patent for the invention of "improvements in the construction of furnaces."

As set forth in his petition, recorded in the said office, on the 21st day of January, 1853.

- 176. And William Nairne, of South Inch Mill, Perth, in the county of Perth, Flax Spinner, has given the like notice in respect of the invention of "improvements in dressing yarns for looms."
- 178. And William Kendall, of Blawith, near Ulverston, in the county of Lancaster, Wood Turner, has given the like notice in respect of the invention of "improvements in the manufacture of boxes and similar articles, and in the machinery or apparatus to be employed therein."

 181. And Andrew Edmund Brae, of Leeds, in

the county of York, has given the like notice in respect of the invention of "a method of communicating signals from one part of a railway train to another."

As set forth in their respective petitions, all recorded in the said office on the 24th day of Janu-

ary, 1853.

210. And Robert Shaw, of Portlaw, in the county of Waterford, in Ireland, Cotton Spinner and Manufacturer, has given the like notice in respect of an invention for "starting, stopping, and reversing steam engines."

As set forth in his petition, recorded in the said office on the 28th day of January, 1853.

244. And Thomas Knox, of Birmingham, in the county of Warwick, Boot and Shoe Maker, has given the like notice in respect of the invention of "a new or improved rotatory heel for boots and shoes."

As set forth in his petition, recorded in the said office on the 31st day of January, 1853.

317. And Thomas Peacock, of Ashton-under-Lyne, in the county of Lancaster, Hat and Silk Manufacturer, has given the like notice in respect of the invention of "certain improvements in weaving and in machinery for weaving hat plush, and other cut-piled fabrics."

As set forth in his petition, recorded in the said office on the 5th day of February, 1853.

334. And Richard Archibald Brooman, of the firm of Robertson, Brooman, and Company, of 166, Fleet-street, in the city of London, Patent Agents, has given the like notice in respect of the invention of "improvements in sail hanks for securing stay sails, jibs, and other sails, to their proper stays."—A communication.

As set forth in his petition, recorded in the said office on the 7th day of February, 1853.

392. And Frederick Chinnock, of No. 28, Regent-street, St. James's London, has given the like notice in respect of the invention of "improved means of securing axles in their boxes."—A communication.

As set forth in his petition, recorded in the said office on the 15th day of February, 1853.

413. And James Murphy, of Newport, in the county of Monmouth, Civil Engineer, has given the like notice in respect of the invention of "improvements in the permanent way of railways."

As set forth in his petition, recorded in the said office on the 17th day of February, 1853.

492. And Robert Griffiths, of Great Ormondstreet, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in propelling vessels."

As set forth in his petition, recorded in the said office on the 26th day of February, 1853.

531. And Charles Humpage, of King's Norton, in the county of Worcester, has given the like notice in respect of the invention of "the application of certain materials to the manufacture of coffin furniture."

As set forth in his petition, recorded in the said office on the 3rd day of March, 1853.

809. And William Willcocks Sleigh, of London, in the county of Middlesex, Physician and Surgeon, has given the like notice in respect of the invention "for the production of motive power, which he entitles 'The counteracting reaction motive power engine.'"

As set forth in his petition, recorded in the said office on the 5th day of April, 1853.

841. And Leopold Joseph Green, of Leatherhead, in the county of Surrey, Ironmonger and Whitesmith, has given the like notice in respect of the invention of "improvements in axle-tree boxes." As set forth in his petition, recorded in the said office on the 7th day of April, 1853.

910. And William Ogden, of Oldham, in the county of Lancaster, Manufacturer, has given the like notice in respect of the invention of "a certain improvement or improvements applicable to carding engines used for carding cotton wool and other fibrous material."

As set forth in his petition, recorded in the said office on the 14th day of April, 1853.

994. And William Johnson, of 47, Lincoln's-inn-fields, in the county of Middlesex, and of Glasgow, North Britain, Civil Engineer, has given the like notice in respect of the invention of "improvements in the means of retarding and stopping railway trains."—A communication.

As set forth in his petition, recorded in the said office on the 25th day of April, 1853.

1033. And William Hurt Sitwell, of Sydenham, in the county of Kent, Esquire, has given the like notice in respect of the invention of "improvements in projectiles for cannon and firearms."

As set forth in his petition, recorded in the said office on the 28th day of April, 1858.

1183. And William Thomas, of Cheapside, in the city of London, Merchant, has given the like notice in respect of the invention of "improvements in weaving narrow fabrics for binding."

As set forth in his petition, recorded in the said office on the 13th day of May, 1858.

1212. And George Jones, of Birmingham, in the county of Warwick, Engineer and Iron Founder, has given the like notice in respect of the invention of "improvements in ventilating mines." As set forth in his petition, recorded in the said office on the 16th day of May, 1853.

1225. And Charles Clarkson, of No. 9, Averyrow, Lower Grosvenor-street, in the parish of
St. George, Hanover-square, Middlesex, has
given the like hotice in respect of the invention
of "an improved duster or dusting-brush,
painting-brush, and all other description of
brushes the handle of which passes through the
centre and the hair or bristles are bound or
tied round it."

As set forth in his petition, recorded in the said office on the 18th day of May, 1853.

1240. And John Hippisley, of Stoneaston, in the county of Somerset, Esquire, has given the like notice in respect of the invention of "improvements in steam-engines suitable for agricultural purposes, and to locomotion on common roads." As set forth in his petition, recorded in the said office on the 19th day of May, 1853.

1248. And Edward Jones Schollick, of Aldingham Hall, Ulverston, Esquire, has given the like notice in respect of the invention of "improvements in obtaining motive power."

1249. And Samuel Schollick, of Ulverston, Ship Builder, has given the like notice in respect of the invention of "improvements in ship building."

1252. And Thomas Isaac Dimsdale, of Kingstown, near Dublin, in the Kingdom of Ireland, Esquire, has given the like notice in respect of the invention of "improvements in purifying coal gas, and in disinfecting sewage or other fetid matters and in absorbing noxious gaseous exhalations."

As set forth in their respective petitions, all recorded in the said office on the 20th day of May, 1853.

1266. And William Simson, of Edinburgh, Scotland, Banker, has given the like notice in respect of the invention of "improvements in locks."

As set forth in his petition, recorded in the said office on the 23rd day of May, 1853.

1283. And Samuel Sanderson Hall, of the Circus, Minories, in the city of London, Ship Broker, has given the like notice in respect of the invention of "improvements in the means of preventing railway carriages running off the rails"—A communication.

rails."—A communication.

1285. And William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, has given the like notice in respect of the invention of "improvements in the generation of steam."—A communication.

1286. And Jonathan Dodgson Carr and John Carr, of Carlisle, Biscuit Manufacturers, have given the like notice in respect of the invention

of "an improved construction of oven."
1287. And William Haslett Mitchel, of the city of Brooklyn, in the county of Kings, and State of New York, in the United States of America, has given the like notice in respect of the in-

vention of "improvements in means for distributing and composing types."

As set forth in their respective petitions; all recorded in the said office on the 25th day of May, 1853.

May, 1853.

1293. And Charles Cowper, of 20, Southampton-buildings, Chancery-lane, in the county of Middlesex, Patent Agent, has given the like notice in respect of the invention of "improvements in the manufacture of iron."—A communication.

1294. And William Warcup, of Lyndhurst Villa, Coronation-road, Bristol, in the county of Somerset, Contractor, has given the like notice in respect of the invention of "improvements in the construction of springs for carriages, and similar purposes."

1295. And Alphonse Rene le Mire de Normandy, of Judd-street, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in regulating the pressure of steam."

1297. And Theophilus Westhorp, of the West India-road, Poplar, has given the like notice in respect of the invention of "improvements in the manufacture of oakum."

1298. And William James Harvey, of 68, South-street, Exeter, Gun Maker, has given the like notice in respect of the invention of "improvements in fire-arms."

1299. And John Box, of No. 27, Rue Pepinière, Brussels, in the Kingdom of Belgium, Furnishing Engineer, has given the like notice in respect of the invention of "improvements in supplying water to steam engine boilers."—Partly a communication.

As set forth in their respective petitions all recorded in the said office on the 26th day of May, 1853.

1303. And William Henham, of East Peckham, in the county of Kent, Farmer, has given the like notice in respect of the invention of "certain improvements in ploughs."

1304. And Samuel Smith Shipley, of 3, Fowkes-buildings, Tower-street, London, in the county of Middlessex, Esquire, trading under the firm of Shipley and Co., has given the like notice in respect of the invention of "improvements in cases or receptacles for containing a composition shaving soap or other articles."

As set forth in their respective petitions, both recorded in the said office on the 27th day of May, 1853.

1318. And Daniel Bateman, of Low Moor, near Bradford, in the county of York, Card Maker, has given the like notice in respect of the invention of "improvements in carding wool and other fibrous substances, and in the manufacture of cards for that purpose."

As set forth in his petition, recorded in the said office on the 28th day of May, 1853.

1334. And William Brookes, of 73, Chancery-lane, in the county of Middlesex, Patent Agent, has given the like notice in respect of the invention of "improvements in stoves and grates or fire-places."—A communication.

1335. And William Frederick Shoebridge, of Thames-cottage, East Greenwich, in the county of Kent, has given the like notice in respect of the invention of "improvements in the manufacture of drain pipes."

As set forth in their respective petitions, both recorded in the said office on the 31st day of May, 1853.

And notice is hereby further given, that all persons having an interest in opposing any one of such applications, are at liberty to leave particulars,

in writing of their objections to such application, at the said Office of the Commissioners, within twenty-one days after the date of the Gazette in which this notice is issued.

IRISH EDUCATIONAL BOOKS.

Stationery Office, May 27, 1858.

**TOTICE is hereby given, that from and after the 4th July north 41, 51, 1979. the 4th July next, the School Books used by the Commissioners of National Education in Ireland, may be obtained from the Office, Merionstreet, Dublin, for Ready Money only, by the Trade (and by Private Persons ordering them in Quantities of the Value of £10 and upwards), at the under-mentioned Prices.

From the above date the Commissioners will supply no books, except to the Irish National

Schools.

NAMES OF BOOKS.	Prices.
First Book of Lessons	$0s. 0\frac{1}{2}d$
Second Book of Lessons	$Q 3^{-}$
Sequel to Second Book, No. 1	0 3
Ditto - ditto, No. 2	0 3
Fourth Book of Lessons	0 7
Supplement to Fourth Book	0 8
Fifth Book of Lessons	0 7
Girl's Reading Book.	Ó 7
Biographical Sketches of British Poets	0 :9
Selections from British Poets, Vol. 1.	0 8
Ditto - ditto, Vol. 2.	0 9
Introduction to the Art of Reading .	0 5
English Grammar	0 3
Key to ditto	$0 0^{\frac{1}{2}}$
Third Book of Lessons	0. 6-
First Arithmetic	0 3
Key to ditto	0 8
Arithmetic in Theory and Practice .	0 7
Book-keeping	0 4
Key to ditto	0 3
Epitome of Geography	0 10
Compendium of ditto	0 3
Elements of Geometry	0 3
Mensuration	0 5
Appendix to ditto	0 4
Scripture Lessons, Old Test., No. 1.	0 4
Ditto - ditto, No. 2.	0 4
Ditto - New Test., No. 1.	0 4
Ditto - ditto, No. 2.	
Sacred Poetry	0 1
Lessons on Truth of Christianity	0 2
Agricultural Class Book	0 6
Farm Account Book	0 2 0 6 1 2 1 7
Treatise on Needlework	i 1

SALE OF OLD STORES AT GOSPORT.

Admiralty, Somerset-Place, May 30, 1853.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom Great Britain and Ireland do hereby give notice, that, on Thursday the 16th June next, at twelve o'clock at noon, the Captain Superintendent will put up to sale, at the Royal Clarence Victualling Yard, at Gosport, several lots of

OLD STORES;

Consisting of Serviceable Tongues, Old Provisions, Biscuit Bags, Paymasters' Necessaries, Books, Mess Utensils, Glass Lamps, &c., &c., &c.,

all lying in the said Yard.

Persons wishing to view the lots must apply to the Superintendent for notes of admission for that

Catalogues and conditions of sale may be had

here and at the Yard,

CONTRACT FOR HIDES IN THE HAIR.

Department of the Storekeeper-General of the Navy, Somerset-

Place, May 30, 1853.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give natice, that, on Tuesday the 21st June next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying Her Majesty's several Dock Yards with

DRIED HIDES IN THE HAIR.

A sample of the hides and 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 will any be 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 Hides in the Hair," and must also be delivered at Somerset-place, accampanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering in the sum of £500 for the due performance of the

CONTRACT FOR LEATHER AND LEATHER ARTICLES.

Department of the Storekeeper-General of the Navy, Somerset-Place, May 30, 1853.

NHE 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 21st June next, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying Her Majesty's several Dock Yards with

LEATHER AND LEATHER ARTICLES.

Patterns may be seen and a form of the tender

obtained at the said Office.

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

Every tender must be addressed to the Secretary of the Admiralty, and beur in the left-hand corner the words "Tender for Leather and Leather Articles," and must also be delivered at Somersetplace, accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering in the sum of £1,000 for the due performance of the contract.

CONTRACT FOR PIG IRON.

Department of the Storekeeper-General of the Navy, Somerset-Place, June 1, 1853.

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 14th instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying Her Majesty's Dock Yard, at Chatham, with

30 tons of SOFT MELTING PIG IRON (Blenayon)

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 will any be 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.

CONTRACTS FOR BLANKETS AND PILLOW CASES FOR THE TRANSPORT SERVICE.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, June 10, 1853.

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 7th July 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 the Transport Stores at Her Majesty's Victualling Yard at Deptford, half of each in two months and the remainder in one month afterwards,

BLANKETS. . . 5,000 number. PILLOW CASES . 1,500 ,,

Patterns of the articles and the conditions of the contracts 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 ," 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 £20 per cent. on the value, for the due performance of the contracts.

CONTRACT FOR KERSEY.

Department of the Storekeeper-General of the Navy, Somerset-Place, June 10, 1853.

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 28th June instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying Her Majesty's several Dockyards with

KERSEY.

A pattern and 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 will any be 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 Kersey," 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 £400 for the due performance of the contract.

CONTRACT FOR COPPER.

Department of the Storekeeper-General of the Navy, Somerset-Place, June 9, 1853.

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 21st instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying Her Majesty's Dock Yard at Chatham, with

100 tons, or 200 tons, of English Tough Cake Copper; half to be delivered in one month, and the remainder in two months.

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 will any be 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 £5,000 for the due performance of the contract.

CONTRACT FOR WELSH COALS FOR THE COAST OF AFRICA.

Department of the Storekeeper-General of the Navy, Somerset-Place, June 1, 1853.

THE Commissioners for executing the office of Lord High Admiral of the United Kinydom of Great Britain and Ireland do hereby give notice, that, on Tuesday the 21st instant, at one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Store at the undermentioned places, the following quantities of

SOUTH WALES COALS,

Fit for the Service of Her Majesty's Steam Vessels,

 Sierra Leone
 . 4,200 tons.

 Fernando Po
 . 2,200 ,

 St. Paul de Loando
 . 2,000 ,

 Ascension
 . 3,600 ,

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 will any be noticed unless the party attends, or an agent for him duly authorised in writing.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words "Tender for Coals," 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 £5,000 for the due performance of the contract.

South Australian Company.

London, June 10, 1853:

THE Directors give notice, that the seventeenth Annual General Meeting of the Proprietors will be held at the Company's Offices, No. 4, New Broad-street, on Wednesday the 29th instant, at one o'clock precisely. Three Directors will then have to be elected to supply the vacancies caused by the death of J. Ruddell Todd, Esq., and the retirement of two others, pursuant to the deed of settlement. Two Auditors will also be elected in the room of those retiring from office, who, being sligible offer themselves for re-election

eligible, offer themselves for re-election.

The transfer books of the Company will be closed on Friday the 1st, and re-open on Monday the 11th, of July.

By order of the Board.

And. Miller, Manager.

OTICE is hereby given, that the Partnership subsisting between us the undersigned, John Jamieson and Henry Taylor, under the firm of Jamieson and Taylor, at Liverpool, in the business of a Ship's Store Dealer, has been this day dissolved by mutual consent.—Dated this 13th day of June, 18:3.

John Jamieson. Henry Taylor.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Norton, William Cook Norton, and Matthew Turton, as Merchants, in the city of Lincoln, under the name or firm of Norton, Son, and Turton, was so far as the same related to the said William Norton dissolved by mutual consent on the 31st day of July last.—As witness our hands this 8th day of October, 1852.

Wm. Norton.

Wm. C. Norton.

Wm. C. Norton. M. Turton.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James
Hurst and George Waide Reynolds, carrying on business
at Birmingham, in the county of Warwick, as Stay Manufacturers, under the style or firm of Hurst and Reynolds,
was this day dissolved by mutual consent. All debts due
to or owing by the said late Partnership, will be received
and paid by the said George Waide Reynolds, by whom the
business will in future be carried on under the style of
G. W. Reynolds and Co.—Dated this 1st day of June, 1853. James Hurst.

George Waide Reynolds.

THE Partnership heretofore existing between the undersigned, William White, Josiah Parlby, and Matthew Whitelaw, who carried on business under the firm of White Shepherd-street, Oxford-street, and at Shepherd-street, Oxford-street, was dissolved on the 11th day of June instant.—Witness our hands this 13th day of June, 1853.

William White.

Josiah Parlby Matthew Whitelaw.

NOTICE is hereby given, that the Partnership heretoore subsisting between us the undersigned, as Oil and Russia Brokers, under the firm of George Rowes and Sons, is this day dissolved by mutual consent.—Dated this 29th day of April, 1853.

George Bowes.

Francis Henry Bowes. Geo. Bowes, jr.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George
Ballard and Colquboun Smith, trading under the firm of
Ballard, Smith, and Co., Merchants, at Aux Cayes and
Jaemel, in the Island of Hayti, and in the city of London,
was this day dissolved by mutual consent. All moneys due
to the firm to be paid to the said George Ballard, by whom
all claims will be also settled.—Dated this 4th day of June,
George Ballard.

C. Smith C. Smith.

NOTICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, John Coates and Joseph Mills, carrying on business as Cattle Dealers, at Rochdale, in the county of Lancaster, is this day dissolved by mutual consent. All debts owing to or by the said copartnership are to be received and paid by the said John Coates.—Dated this 10th day of June, 1853.

Josh. Mills.

John Coates.

OTICE is hereby given that any Partnership hereto-fore subsisting between the undersigned, carrying on business as Soda Water Manufacturers, at Liverpool, in the county of Lancaster, under the name of H. Martindale, was dissolved by mutual consent, as on and from the 31st day of December, 1852.—Dated the 19th day of April, 1853. 1853.

W. E. Terrill. Saml. Ferguson. Nicholas Martindale.

Mary Martindale, Joseph Firth, Executor and Executrix of Henry Martindale.

OTICE is hereby given, that the Partnership subsisting between us the undersigned, William Grant and William Pearson, carrying on the business of Photographic and Daguerreotype Artists, at Bacup, and other places, in the county of Lancaster, under the firm of Grant and Pearson was this day dissolved by mutual consent. All debts will be received and paid by the said William Pearson.—Dated this 8th day of June, 1853.

William Grant.

William Pearson.

William Pearson.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned. Anthony Thomas Martin and William Price, carrying on business as Artists, at Birmingham, in the county of Warwick, under the style or firm of Martin and Price, is this day dissolved by mutual consent. All debts due to or owing by the late firm will be received and paid by the said Anthony Thomas Martin, who will continue to carry on the said business on his own account.—Dated this 4th day of June, 1853.

Anthony Thomas Martin.

William Price

William Price.

OTICE is hereby given, that the Partnership heretafore subsisting between us the undersigned, James Kellock and Darly Wilson, as Seedsmen and Nursery Gardeners, at Birkenhead and Rock Ferry, in the county of Chester, under the firm of James Kellock and Co., is this day dissolved by mutual consent. All debts due to and by the said copartnership will be received and paid by the said James Kellock, who will hereafter carry on the same business on his own account.—Witness our hands this 4th day of June 1853 James Kelloch. day of June, 1853. D. Wilson

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned. Henry
Ashford and Alfred Ashford, as Bakers and Corn Dealers,
at Rayleigh, in the county of Essex, was this day dissolved
by mutual consent. All debts due to or from the said partnership will be received or paid by the said Alfred Ashford,
who will continue the business on his sole account.—As
witness our hands this 7th day of June, 1853.

Henry Ashford.

Henry Ashford. Alfred Ashford.

OTICE is hereby given, that the Partnership hereto-fore subsisting between Joseph Beckett and Thomas Beckett, of the city of Chester, Mercers and Drapers, was this day dissolved by mutual consent. All debts due to or from the said Partnership will be received and paid by the said Joseph Beckett, by whom the said business will in future be carried on. As witness our hands this 16th day of May, 1853.

Joseph Beckett.

Thomas Parkett. Thomas Beckett.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Shaw and John Atkinson, carrying on business together as Bath Proprietors, at Leeds, in the county of York, and at Charles-street, in Birmingham, in the county of Warwick, under the style or firm of Shaw and Atkinson, has this day been dissolved by mutual consent. All debts due by and to the said firm will be paid and received by the undersigned John Atkinson.—As witness our hands this 11th day of June, 1853.

John Shaw.

John Atkinson.

John Atkinson. THE Partnership heaetofore subsisting between the undersigned, as Commission Merchants, &c, at Liverpool, under the firm of Pearse and Paris, was dissolved by mutual consent, on the 31st day of December, 1852.—Dated the 10th day of June, 1853.

Thos. Pearse. C. B. Paris.

Edinburgh, June 8, 1853.

HE Copartnership which subsisted between the Subscribers, the Sole Partners, as Distillers, at Sunbury, Edinburgh, under the firm of Graham Menzies and Co., and at Saucil, Paisley, under the firm of James Stewart and Co., was dissolved on 31st July, 1852.

For Margaret Whyte, deceased. Matw. Whyte. Janet Menzies. Matw. Whyte.

JAMES CRAIG, Witness ANDREW DRYSDALE, Witness.

VITH reference to the above, the Subscriber hereby intimates, that the Business of both Distilleries is now conducted for his own behoof, under the respective firms of Graham, Menzies, and Co., and James Stewart and Co. Graham Menzies.

NEXT OF KIN.

If the relations or next of kin of William Pegg, a Cornet, on half pay, of the 25th Regiment of Light Dragoons, late of Carisbrooke, in the Isle of Wight, who died on or about the 20th day of February, 1853, will apply either personally or by letter to H. R. Reynolds, Esq., Solicitor for the affairs of Her Majesty's Treasury, at the Treasury-chambers, Whitehall, London, they may hear of something to their advantage. to their advantage,

BRITISH GUIANA.

Official Advertisement.-Berbice, to wit.

I N pursuance of the Ordinance No. 7, of the year 1851, intituled "An Ordinance for amending and consolidating the rules and regulations applicable to the office of Administrator-General of British Guiana,"—

I, the undersigned, Administrator-General of Berbice, in the colony of British Guiana, do hereby call up and require the creditors of the estates hereinafter mentioned to file their claims, according to law, at my office, in the Public-buildings, in the town of New Amsterdam, in the colony aforesaid, within the period of four months from the pub-lication of my second and last advertisement in the London Gazette, on pain in default thereof of being debarred from filing thereafter any claims omitted to be filed within the period aforesaid, this being my first advertisement.

Berbice, this 9th day of May, 1853.

L. HOUSTON, Administrator-General of Berbice.

List of Estates referred to in the above Official Advertisement.

Estate of Frederick Kyte, deceased, lately an inhabitant of the county Berbice, who died in said county intestate, on or about the 14th day of January, 1853.

Estate of John Cavan, deceased, who died in the town New American, in the county of Berbice, on or about the 9th American 1959.

Amsterdam, in the county of Derbice, on or about the August, 1852.

Estate of James Moore, deceased, lately an inhabitant of the county Berbice, who died at Moore Park, on or about the 28th day of September, 1852.

Estate of Thomas Elliot, deceased, lately an inhabitant of the county of Berbice, who died in the town New Amsterdam, on or about the 27th day of April, 1853.

L. HOUSTON, Administrator-General of Berbice.

Surrey. The Caterham Estate.

To be sold shortly by auction, pursuant to an Order of the High Court of Chancery, and with the approbation of Sir William Horne, one of the Masters of the said Court, by Mr. Joseph Nash, the person appointed by the said Master (unless an advantageous offer by private contract be previously made and accepted, of which due notice will be given)

be previously made and accepted, of which due notice will be given).

The above important freehold estate, comprising the Court Lodge Farm, Tupwood and Chalk Pit Farms, the Half Moon Inn and Farm, and Salmons and Portley Farms, the Bottom and Ninhams Farms, the lands allotted under the Caterham inclosure, the Manor Cottage, a neat villa residence with park-like grounds, several houses and cottages in the village of Caterham, and upon the estate, forming altogether an important domain of upwards of 1,740 acres of valuable arable, meadow, pasture, and woodland, in a fine healthy and sporting part of the country, possessing many beautiful sites for the crection of residences, &c., affording to the capitalist and speculator a rase opportunity for investment, being situate only 16 miles from London, between Croydon and Godstone, on the high road to Brighton, Lewes, and Eastbourne, within a convenient distance of the Stoat's Nest and Godstone Stations, on the Brighton and South Eastern Railways, and about half an hour's ride of the metropolis.

on the Brighton and South Eastern Railways, and about half an hour's ride of the metropolis.

Particulars, with lithographed plans of the estate, are now preparing, and when ready may be had at the Master's office, Southampton-buildings, Chancery-lane; and of Mr. J. B. Kelly, Solicitor, No. 1, Inner Temple-lane, Temple; Messrs. Underwood and Coleman, Solicitors, No. 11, Holles-street, Cavendish-square; Messrs. Yarborough and Wilkinson, Solicitors, No. 44, Lincoln's-inn-Fields; Messrs. Murray, Rymer, and Murray, Solicitors, No. 7, Whitehall-place; Mr. Frederick Smith, Solicitor, No. 15, Furnival's-inn, Holborn; Mr. Charles Bell, Solicitor, No. 36, Bedfordrow; Mr. 'I'. A. Brown, Solicitor, Warwick-chambers, Warwick-court, Holborn; Mr. Dufaur, Solicitor, No. 13, South-square, Gray's-inn; Mr. H. W. Bull, Solicitor, No. 25, Ely-place, Holborn; Mr. Dingwall, Solicitor, No. 8, Tokenhouse-yard, Lothbury; Messrs. Burgoyne, Solicitors, No. 160, Oxford-street; and of Messrs. Nash, Auctioneers, Land Agents, and Surveyors, Reigate.

The Fair Mile Estate.

The Far Mile Estate.

To be sold shortly by auction, pursuant to an Order of the High Court of Chancery, and with the approbation of Sir William Horne, one of the Masters of the said Court, by Mr. Joseph Nash, the person appointed by the said Master (unless an advantageous offer by private contract be previously accepted, of which due notice will be given.)

be given).

The above freehold estate consisting of a neat villa residence, situate on a lawn with a carriage approach through the fields, with the requisite domestic offices, detached coach-house, stabling, gardens, and pleasure grands, together with a convenient farm-house, out-buildings, and 3 labourers cottages and gardens, situate in the

parish of Cobham, containing altogether 383 acres of land or thereabouts, and now let upon lease to a responsible tenant for a term of which 11 years were unexpired at

Michaelmas, 1852.

The estate is free of rectorial and vicarial tithe rent charges, and is altogether a very desirable property both for residence and investment.

Adjoining the Claremont estate the high Portsmouth turnpike-road, I mile from the village of Cobham, 2 from Esher, 6 from Kingston, 10 from Guildford, and within 3 miles from the South Western Railway Station, being within half an hour's ride of the metropolis

The neighbourhood is beautiful, dry and healthy, and the

sporting excellent

Particulars, with lithographed plans, are preparing, and when ready may be had at the Master's office, Southampton-buildings, Chancery-lane; and Mr. J. B. Kelly, Solicitor, No. 1, Inner Temple-lane, Temple; Messrs. Underwood and Coleman, Solicitors, No. 11, Holles-street, Cavendish-square; Messrs. Yarborough and Wilkinson, Solicitors, No. 44, Lincoln's-inn-Fields; Messrs. Murray, Rymer, and Murray, Solicitors, No. 7, Whitchall-place; Mr. F. Smith, Solicitor, No. 15, Furnival's-inn, Holborn; Mr. Charles Bell, Solicitor, No. 36, Bedford-row; Mr. J. A. Brown, Solicitor, Warwick-chambers, Warwick-court, Holborn; Mr. Dufaur, Solicitor, No. 13, South-square, Gray's-inn; Mr. H. W. Bull, Solicitor, No. 25, Ely-place, Holborn; Mr. Dingwall, Solicitor, No. 8, Tokenhouse-yard, Lothbury; Messrs. Burgoyne, Solicitors, No. 160, Oxford-street; and of Messrs. Nash, Auctioneers, Land Agents, and Surveyors, Reigate. Particulars, with lithographed plans, are preparing, and

Chancery, made in a cause Griffiths v. Smith and others, with the approbation of William Henry Tinney, Esq., one of the Masters of the said Court, at the Auction Mart, some time in the month of July, 1853, of which due

notice will be given.

notice will be given.

The following valuable estates, comprising six residences, situate Nos. 17, 18, 19, 20, and 21, Connaught-terrace, Edgware-road, with very extensive stabling in the rear of No. 18, let to respectable tenants at rentals amounting together and of the estimated value of £660 per annum, and held on lease for unexpired terms of about 56 years, at moderate ground-rents. A leasehold dwelling-house, nearly equal in value to freehold, situate No. 49, Gloncesterplace. New-road let to a respectable tenant at a rental of nearly equal in value to freehold, situate No. 49, Gloucesterplace, New-road, let to a respectable tenant at a rental of £85 per annum, and held on lease for an unexpired term of about 36 years at an annual rental of sixpence. A freehold cottage and piece of copyhold land situate at Ealing, and a freehold cottage and land situate at Walhamgreen, in the county of Middlesex.

Also the following shares:

58 shares in the West Middlesex Water Works Company.

36 shares in the Grand Junction Water Works Company.

50 shares in the English and Scottish Law, Fire and Life Association.

Life Association.

19 shares in the Westminster and General Life Assurance

The premises may be viewed by permission of the respective tenants, and printed particulars and conditions of sale in a short time may be had (gratis) at the said Master's chambers Southampton-buildings, Chancery-lane of John J. Field, Esq., Solicitor, No. 95, Guilford-street; Russell-square; of Messrs, Forbes and Horwood, Solicitors, No. 8, Warnford court, Throgmerton-street; and of Messrs, Norton, Hoggart, and Trist, 62, Old Broad-street, Roya.

Cheshire.

TO be sold, pursuant to an Order of the High Court of Chancery, made in a cause of Lowe v. Watson, with the approbation of the Honourable Sir George Rose, one of the Masters of the said Court:

A freehold plot or parcel of ground at the lower end of Jordan Gate, in Macclesfield, in the county of Chester, bounded on the east by the turnpike-road leading from bounded on the east by the turnpike-road leading from London to Manchester; on the south, by land and buildings belonging to John Booth; on the west, by a plot of land formerly belonging to Mrs. Avery; and on the north, by land belonging to Messrs. Foden and Roylance, and containing in the whole about 435 yards or thereabouts, of superficial square measure; and also all that messuage or dwelling-house now standing and being on the said plot of ground, and lately in the occupation of William Watson the younger, Schoolmaster, deceased.

The time and place of sale will be shortly advertized, when particulars and conditions, which are in a course of preparation, may be had (gratis) in London at the Master's Chambers, in Southampton-buildings, Chancery-lame, on personal application only; also of Mr. Parkinson, Solicitor, No. 9, Argyle-street, Regent-street; and of Messrs. Jaques,

personal application only; also of Mr. Farkinson, Solicitor, No. 9, Argyle-street, Regent-street; and of Messrs. Jaques, Edwards, Jaques, and Layton, Solicitors, Ely-place, Holborn; and in the country, of Messrs. Parrett, Colville, and May, Solicitors, Manafesfield; and of Mr. Singleton, Solicitor, Varie, and of Mr. Knight, Austioneer, Macclesfield.

To be sold, pursuant to an Order of the High Court of Chancery made in a cause of Duffield v. Elwes, and the causes supplemental thereto, with the approbation of the Right Honourable the Master of the Rolls, the Judge to whose Court the said causes are attached, at the Auction Mart, Bartholonew-lane, in the city of London, on Wednesday the 6th day of July next, at twelve o'clock at noon,

A freehold and very small part copyhold estate, situate in Ripple Level, in the parish of Barking, in the county of Essex, adjacent to the Southend and Tilbury Line of Railway, containing in the whole 119A. 2R. 27P., or thereabouts. Also the Crooked Billet Public-house, situate on the north bank of the Thames, adjoining the above, with suitable

appurtenances.

The premises may be viewed (with the permission of the tenants), by applying on the respective premises, and particulars and conditions of sale may shortly be had of Messrs. Law, Tindal, and Hussey, Solicitors, No. 10, New-square, Lincoln's-inn; of Messrs. Simpson and Cobb, Solicitors, No. 62, Moorgate-street; of Messrs. Bennett and Field, Solicitors, No. 2, New-square, Lincoln's-inn; of Messrs. Shuttleworth and Sons, Auctioneers, Poultry; at the Auction Mart, Rartholomew-lane, London; at the Crooked Billet and White Hart Inns, Brentwood; at the White Hart Inn, Romford; and at the Angel Inn, Ilford.

TO be sold, in lots, pursuant to an Order of the High Court of Chancery, made in a cause of Turnbull v. Wawn, with the approbation of Nassau William Senior, Esq., one of the Masters of the said Court, at the Golden Lion Hotel, King street, South Shields, in the county of

Lion Hotel, King-street, South Shields, in the county of Durham, in or about the month of July next, of which due notice will be given;
Certain freehold messuages and premises, situate in Saville-street, and Fowler-street, South Shields aforesaid, and certain perpetually renewable leasehold yards and premises held at a nominal rent under the Dean and Chapter of Durham, and situate in Queen-street, South Shield aforesaid, that the property of Juhn Turnbull of South Shields Mason late the property of John Turnbull, of South Shields, Mason,

Particulars whereof may in a short time be had (gratis) at the said Master's chambers, Southampton-buildings, Chancery-lane; of Messrs. Hopwood and Son, Solicitors, No. 47. Chancery-lane, London; of Mr. Christopher Akenhead Wawn, Solicitor, South Shields; of Messrs. Rogerson and Ford, Solicitors, No. 31, Lincoln's-inn-fields; and at the

said Hotel.

DURSUANT to an Order of the High Court of Chancery, made in a cause William Roberts Taylor, an Infant, by James Tanner, his next friend, against Alfred Jones and others, the creditors and all persons having charges and incumbrances upon the real estate of Robert Taylor, late of Littleton upon Severn, in the county of Gloucester, deceased, Gentleman, who died in or about the month of August, 1851, are by their Solicitors, on or before the 8th day of July, 1853, to come in and prove their claims at the chambers of the Master of the Rolls, in the Rollsyard, Chancery-lane, Middesex, or in default thereof they will be peremptorily excluded from the benefit of the said will be peremptorily excluded from the benefit of the said

Thursday, the 14th day of July, 1853, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 13th day of June,

. 1853.

DURSUANT to an Order of the High Court of Chancery, made in a cause Kirke against Pritchard, the creditors of Mary Kirk, formerly of Manchester, but late of Swansea, in the county of Glamorgan, Spinster, who died in or about the month of September, 1848, are, by their Solicitors, on or before the 9th day of July, 1853, to come in and prove their claims at the chambers of the Vice-Chancellor Kindersley, No. 15, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Thursday, the 14th day of July, 1853, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 13th day of June, 1853.

June, 1853.

PURSUANT to an Order of the High Court of Chancery, made in a cause Thomas Downes, plaintiff, against Amelia Downes, defendant, the creditors of John Downes, late of the parish of Saint Nicholas, in the city of Downes, late of the parish of Saint Nicholas, in the city of Durham, Publican, who died in or about the month of January, 1852, are, by their Solicitors, on or before the 30th day of June, 1853, to come in and prove their debts or claims at the chambers of the Vice-Chancellor Sir William Page Wood, No. 11, New-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Tuesday, the 5th day of July, 1853, at twelve o'clock at at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 7th day of June, 1853.

June, 1853.

DURSUANT to an Order of the High Court of Chan-PURSUANT to an Order of the High Court of Chancery made in a cause Charlotte Ledger against D niel Hooker and another, the creditors of John Ledger, 13 e of the parish of Woodford, in the county of Essex, dece sed, who died in the month of July, 1837, are, by their Solicitors, on or before the 28th day of June instant, to come in and prove their debts or claims at the chambers of the Vice-Chancellor Wood, No. 11, New-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Monday, the 4th day of July next, at twelve o'clock at noon, at the said chambers is appointed for hearing and adjudicating upon the claims.—Dated this 9th day of June, 1853.

DURSUANT to an Order of the High Court of Chancery, made in a cause Kendall against Roskruge, the creditors of Thomas Roskruge, late of the parish of Saint Martin, in the county of Cornwall, who died in or about the month of June, 1847, are, by their Solicitore, on or before the 7th day of July next, to come in and prove their debts or claims, at the chambers of Joseph Humphry, Esquire, one of the Masters of the said Court, Southampton-buildings, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Thursday, the 14th day of July next, at eleven o'clock in the forenoon, is appointed for hearing and adjudicating upon the claims.—Dated this 1st day of June, 1853.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Richard Hart and another, plaintiffs, against Lewis Stride and others, defendants, the creditors of and also all persons (if any), claiming to be incumbrancers upon the real estate of John Hart, late of Folkestone, in the county of Kent, Gentleman, the testator in the pleadings of this cause named, and who died on the 11th day of January, 1852, are, by their Solicitors, on or before the 11th day of July, 1853, to come in and prove their debts and claims, at the chambers of the Vice-Chancellor Stuart, No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree.

Monday, the 18th day of July, 1853, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 11th day of June, 1853.

June, 1853.

DURSUANT to an Order of the High Court of Chancery, made in a cause John Whytehead against Thomas Hill and another, the creditors of Thomas Whytehead, late of Newton, in the parish of Kirkdale, in the county of York, Gentleman, deceased (who died on or about the 20th day of January, 1836), are, by their Solicitors, on or before the 4th day of July, 1853, to come in and prove their debts at the chambers of His Honour the Vice-Chancellor Stuart, 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Friday, the 8th day of July, 1853, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 9th day of June, 1853.

June, 1853.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Manning against Purcell and others, the creditors of Edward Stephen Manning, formerly of Upper Edmund-street, King's Cross, afterwards of Frederick-street, Gray's-inn-road, both in the county of Middlesex, and of the Crown Tavern, Clifford's-inn-passage, in the city of London, Gentleman, deceased (who died in or about the month of February, 1851), are, by their Solicitors, on or before the 4th day of July, 1853, to come in and prove their debts or claims at the chambers of the Vice-Chancellor Sir John Stuart, No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree.

Thursday, the 7th day of July, 1853, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 10th day of June, 1853.

June, 1853.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Thomas Taylor Webb the younger, against David Morgan Lloyd and others, the creditors and also persons claiming to be incumbrancers on the real estate of Thomas Lloyd, late of Glenafon, in the county of Pembroke, who died in or about the month of June, 1851, are by their Solicitors, on or before the 30th day of June, 1853, to come in and prove their debts or claims at the chambers of the Vice-Chancellor Stuart, No. 12, Old-square, Lincoln's-inn, Middlesex, or in defaut thereof they will be peremptorily excluded from the benefit of the said Decree.

Tuesday, the 5th day of July, 1853, at one o'clock in

Tuesday, the 5th day of July, 1853, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.—Dat d this 7th day of June, 1853.

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DURSUANT to a Decree of the High Court of Chancery, made in a cause Sir Walter Rockeliff Farquhar, I at, and others against Samuel Addington and others, the creditors of George Willis and Leopold Schmidt, deceased, or of the firm of George Willis and Co., late of No. 18, St. James-street, in the city and liberty of Westminster, Woollen Drapers, Man Mercers, and Clothiers, who claim to be entitled to the benefit of an indenture or deed of trust, dated the 25th day of April, 1848, and who have not executed the said deed and received the dividends thereunder, are, by their Solicitors, on or before the 15th day of July, 1853, to come in and prove their debts or claims at the chambers of the Vice-Chancellor Stuart, No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree.

Tuesday, the 19th day of July, 1853, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 13th day of June, 1853.

NOTICE is hereby given, that by an indenture of assignment, bearing date the 10th day of June, 1853, Richard Brown, of Preston, in the county of Lancaster, Joiner, Builder, and Licensed Victualler, assigned all his real and personal estate and effects, whatsoever, unto Thomas Clarke, of Preston aforesaid, Gentleman, Robert Lawe, of Preston aforesaid, Banker, Thomas Bond, of Preston aforesaid, Ironmonger, and William Welch, of Lancaster, in the said county, Timber Merchant, upon trust, for the equal benefit of themselves and all other the creditors of the said Richard Brown, who should execute the said indenture of assignment within three months from the day of the date thereof; which said indenture was executed by the said Richard Brown, Thomas Clarke, Robert Lawe, Thomas Bond, and William Welch respectively, on the day of the date thereof, in the presence of and attested by Robert Ascroft, of Preston aforesaid, Solicitor; and further, that the said indenture of assignment is now lying at the office of Paul Catterall the younger, in Camden-place, in Preston aforesaid, for inspection by and signature of the respective creditors or the said Richard Brown; and all such creditors are hereby required forthwith to execute the said indenture in order that they may not be excluded from the benefit of the same.—Dated this 10th day of June, 1853.

NOTICE is hereby given, that by an indenture of assignment, bearing date the 31st day of May, 1853, John Dexter, of Ashby-de-la-Zouch, in the county of Leicester, Baker and Grocer, assigned all his personal estate and effects unto Thomas Adecek, of Ashby Mills, in the parish of Ashby-de-la-Zouch aforesaid, Miller, and Luke Severn, of Ashby-de-la-Zouch aforesaid, Auctioneer, upon certain trusts therein mentioned, for the equal benefit of themselves and the other creditors of him the said John Dexter, who should assent to and execute the said indenture of assignment within two calendar months from the date thereof; and that the same indenture was duly executed by the said John Dexter, Thomas Adcock, and Luke Severn, on the day of the date thereof, and such executions of the said indenture as aforesaid, were attested by George Fowler Brown, of Ashby-de-la-Zouch aforesaid, Attorney-at-Law, and W. B. Cheatle his Clerk. And notice is hereby given, that the said indenture of assignment now lies at the office of the said George Fowler Brown, in Ashby-de-la-Zouch aforesaid, for execution by the creditors of the said John Dexter.—Dated this 4th day of June, 1853.

John Dexter.—Dated this 4th day of June, 1853.

NOTICE is hereby given, that Charles Forsythe, of Berwick-upon-Tweed, in the county of the borough and town of Berwick-upon-Tweed, Linen and Woollen Draper, lath by an indenture of release and assignment, bearing date the 25th day of May, in the year of our Lord 1853, conveyed and assigned all his real and personal estate and effects unto John Wilson, of the city of Glasgow, Merchant, Alexander Collie, of the same place, Merchant, and Edward Paxton, of Berwick-upon-Tweed aforesaid, Linen and Woollen Draper, in trust for the equal benefit or the creditors of the said Charles Forsythe; the said indenture of release and assignment was duly executed by the said Charles Forsythe and Edward Paxton on the said 25th day of May, in the presence of, and attested by, Jonathan Rowland, of Berwick-upon-Tweed, Attorney-at-Law, and George Robson of the city of Glasgow, Accountant, and the same indenture was duly executed by the said John Wilson and Alexander Collie, on the 26th day of the said month of May, in the presence of, and attested by, the said Jonathan Rowland and George Robson.

very recently of the city of Bristol, Draper, has by indenture, bearing date the 11th day of June, 1853, assigned all his personal estate and effects whatsoever unto James Illium Iton, of Wincanton, in the county of Somerset, Draper, for the benefit of himself, and all other the creditors of the said John Campbell, who shall execute such indenture within one calendar month from the date thereof, which

said indenture was duly executed by the said John Campbell and James Hamilton, on the said 11th day of June; and the execution thereof by them is attested by John Welman Jillard, of Wincanton aforesaid, Solicitor; and the same indenture is now lying at the office of the said John Welman Jillard, in Wincanton aforesaid, for execution by such of the creditors of the said John Campbell, who have not already executed the same.—Dated this 11th day of June, 1853.

WHEREAS a Petition for arrangement, under the superintendence and control of the Court, was, on the 24th day of February, 1853, filed by Henry Ashdown, of Welling, in the parish of East Wickham, in the county of Kent, Wheelwright, Blacksmith, and Carpenter, Dealer and Chapman, and whereas, at the adjourned first private sitting, under the said Petition, held this 14th day of June, 1853, the said Henry Ashdown was adjudged bankrupt, and all further proceedings under the said Petition adjourned into public Court, he the said Henry Ashdown is hereby required to surrender himself to Edward Holroyd, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 23rd of June instant, at eleven in the forenoon precisely, and on the 26th of July next, at twelve of the clock 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. James Foster Groom, No. 12, Abehurch-lane, King William-street, London, the Official Assignee in the matter of this bankruptcy, and give notice to Messrs. Stedman and place, Solicitors, No. 2, Guildhall-chambers, Basinghall-street, London.

WHEREAS a Petition for adjudication of Bankruptcy, was, on the 3rd day of June, 1853, filed against John Strutt, of No. 3, Catherine-street, Strand, in the county of Middlesex, and also of Buckingham-street, Strand aforesaid, Newspaper Proprietor, Printer, and Publisher, Dealer and Chapman, 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 28th day of June instant, at half past one of the clock in the afternoon precisely, and on the 26th day of July next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, Basing-hall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. James Foster Groom, No. 12, Abchurch-lane, King William-street, London, the Official Assignee in the matter of this Bankruptcy, and give notice to Messrs. A'Beckett and Sympson, Solicitors, Goldensquare, and to Messrs. J. and J. H. Linklater, Solicitors, No. 17, Sise-lanc, Bucklersbury, London.

WHEREAS a Petition for adjudication of Bankruptcy, was, on the 6th of June, 1853, filed against Edward Brock, of No. 10, Sackville-street, Piccadilly, in the county of Middlesex, Tailor, and now a Prisoner for Debt, in the Queen's Prison, in the county of Surrey, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Joshua Evans, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 23rd day of June instant, at two o'clock in the afternoon precisely, and on the 28th of July 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. W. Bell, No. 3, Coleman-sfreet-buildings, Moorgate, the Official Assignee whom the Commissioner has appointed, and give notice to Mr. Sherwood, Solicitor, No. 10, Walbrook.

W HEREAS a Petition for adjudication of Bankruptcy was, on the 9th day of June, 1853, filed in Her Majesty's Court of Bankruptcy in London, against John Crow Twyman, of High-street, Ramsgate, in the county of Kent, Upholsterer and General Dealer, and he being declared a bankrupt is hereby required to surrender himself to Robert-George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 25th day of June instant, and on the 29th day of July 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. Whitmore, of No. 2, Basinghall-street, London, the Official Assignee whom the Commissioner has appointed, and give notice to Mr. Pain, Solicitor, of No. 5, Gresham-street, City.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 10th day of June, 1853, hath been filed in Her Majesty's Court of Bankruptcy in London, against Edward Green, of No. 21, Cork-street, in the parish of Saint James, Westminster, in the county of Middlesex, Tailor, and he being declared bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 25th day of June instant, at eleven o'clock in the forenoon precisely, and on the 29th day of July next, at twelve o'clock 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. Cannan, No. 18, Aldermanbury, London, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. C. and J. Allen, Solicitors, of No. 17, Carlisle-street, Soho.

HEREAS a Petition for adjudication of Bankruptcy, bearing date the 3rd day of June, 1853, hath been filed against William Elgood, of Leicester, in the county of Leicester, Merchant, Hosier, Oil Refiner and General Agent, and he being declared a bankrupt is hereby required to surrender himself to John Balguy, Esq., one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptcy, at Nottingham, on the 24th day of June instant, and on the 22nd day of July next, at ten of the clock in the forenoon on each day, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. John Harris, Highstreet, Nottingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. William Gregory, Solicitor, Leicester, or to Mr. T. R. T. Hodgson, Solicitor, Birmingham.

WHEREAS a Petition for adjudication of Bankruptey, against William Carter, of Malmsbury, in the county of Wilts, Tailor and Draper, was filed on the 1st day of June, 1853, in Her Majesty's Court of Bankruptey for the Bristol District, at the city and county of Bristol, and he being declared a bankrupt is hereby required to surrender himself to Matthew Davenport Hill, Esq. one of Her Majesty's Commissioners of the Court of Bankruptcy for the Bristol District, on the 28th day of June instant, and on the 26th day of July next, at eleven o'clock in the forenco precisely, on each day, at the Court of Bankruptcy for the Bristol District, in the city of Bristol, 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. Alfred John Acraman, No. 19, Saint Augustine's-place, Bristol, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Abbot and Lucas, Solicitors, Albion-chambers, Bristol.

WHEREAS a Petition for adjudication of Bankruptcy for the Newcastle-upon-Tyne District, on the 4th day of June, 1853, against William Marshall, of South Shields, in the county of Durham, Ship Owner, Banker, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Nathaniel Ellison, Esq., one of Her Majesty's Commissioners, the Commissioner authorized to act in the prosecution of the said Petition, on the 20th day of June instant, at twelve of the clock at noon precisely, and on the 27th day of July next, at one o'clock in the afternoon precisely, at the District Court of Bankruptcy, in the Royal-arcade, in Newcastle-upon-Tyne, 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 bank-rupt 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 Wakley, Newcastle-npon-Tyne, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. William Murray, Solicitor. London-street, Fenchurch-street, London, or Messrs. Thomas and William Chater, Solicitors, Newcastle-upon-Tyne.

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 16th day of February, 1846, awarded and issued forth against Thomas Maginnis Taylor, of the borough and county of Newcastle-upon-Tyne, Merchant, will sit on the 6th day of July next, at half past twelve of the clock in the afternoon precisely, at the District Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Tyne, in order to proceed to the choice of one or more Assignee or Assignees of the estate and effects of the said bankrupt under the said Fiat, in the place of Robert Castle Tweddle, deceased; when and where the creditors of the said bankrupt, who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, vote in such choice accordingly.

DOBERT GEORGE CECIL FANE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 29th day of December, 1852, against Thomas Hillman, of Worthing, in the county of Sussex, Wine and Spirit and Coal Merchant, Dealer and Chapman, will sit on the 24th day of June instant, at half past eleven in the forencom precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to take the Last Examination 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.

Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 8th day of August, 1849, awarded and issued forth against Albert Paine and George Frederick Davics, of No. 189, High-street, in the borough of Southwark, in the county of Surrey, Woollen Drapers, Dealers and Chapmen, will sit on the 25th day of June instant, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to take the Last Examination of Albert Paine, one of the said bankrupts; 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.

TOWARD HOLROYD, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 31st day of January, 1852, against Samuel Norcliffe, of Brydges-street, Covent-garden, in the county of Middlesex, Licensed Victualler, will sit on the 7th day of July 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 take the Last Examination 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.

DWARD GOULBURN, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptey, filed the 14th day of December, 1849, against Edward Whalley, of No. 13, Kingsgate-street, High Holborn, in the county of Middlesex, Clothworker, Presser and Packer, Dealer and Chapman, will sit on the 24th day of June instant, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to take the Last Examination 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.

OHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 20th day of April, 1853, against George Barber, of No. 150, Bishopsgate-street Without, in the city of London, Grocer and Tea Dealer, Dealer and Chapman, will sit on the 29th day of June instant, at one o'clock in the afternoon 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.

one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 9th day of March, 1853, against Henry Simmonds, of Ore, in the county of Sussex, Brick Maker, Builder, Dealer in Bricks, Lodging-house Keeper, Dealer and Chapman, will sit on the 27th day of June instant, at half past twelve of the clock in the afternoon 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 Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ROBERT GEORGE CECIL FANE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 29th day of December, 1852, against Thomas Hillman, of Worthing, in the county of Sussex, Wine and Spirit and Coal Merchant, Dealer and Chapman, will sit on the 24th day of June instant, at half past eleven of the clock in the forencon 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.

DWARD HOLROYD, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 10th day of March, 1858, against Robert Baxter, of Wisbech Saint Peter, in the county of Cambridge, Currier, Leather Seller, Dealer and Chapman, will sit on the 28th day of June instant, at one o'clock in the afternoon 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 Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

EDWARD HOLROYD, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 11th day of April, 1859, against Robert Chinery, of Withersfield, in the county of Suffolk, Brewer, Dealer in Malt and Hops, Dealer and Chapman, will sit on the 28th of June instant at two in the afternoon 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.

MATTHEW DAVENPORT HILL, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 27th day of March, 1848, awarded and issued forth against William Stothert, George Wood, John White Little, John Cottle Spender, William Brunton, Joseph Rusher, and William Henry Buckland, all of No. 35, Abchurch-lane, in the city of London, and of Maesteg, in the county of Glamorgan, carrying on business in copartnership together as Iron Manufacturers, under the style or firm of the Maesteg Iron Company, will sit on the 28th of June instant at twelve at noon precisely, at the Bristol District Court of Bankruptcy, in the city of Bristol, in order to Audit the Accounts of the Assignees of the joint and separate estates and effects of the several bankrupts under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

WALKER SKIRROW, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 21st day of January, 1853, against George Smith, of Market-street, Manchester, in the county of Lancaster, Hatter, Dealer and Chapman, will sit on the 30th day of June instant, at twelve of the clock at noon precisely, at the Manchester District Court of Bankruptcy, at Manchester, 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.

W ALKER SKIRROW, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 11th day of November, 1841, awarded and issued forth against James Hawarden, Robert Myerscough and John Jackson, of Little Bolton, in the county of Lancaster, and of Manchester, in the said county, Manufacturers of Cotton Cloth by Power, and Commission Agents, will sit on the 1st day of July next, at twelve of the clock at noon, at the Manchester District Court

of Bankruptcy, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts under the said Fiat, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

PICHARD STEVENSON, Esq., one of Her Majesty's Commissioners authorized to act under a
Petition for adjudication of Bankruptcy, filed on the 3rd
day of September, 1850, against Richard Battersby and
James Telford, both of Liverpool, in the county of Lancaster, Iron Founders, Dealers and Chapmen, trading together under the style or firm of Battersby, Telford, and
Company, will sit on the 24th day of June instant, at
eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, Lancashire, in
order to Audit the Accounts of the Assignees of the separate estate and effects of Richard Battersby, one of the said
bankrupts under the said Petition, pursuant to the Acts of
Parliament made and now in force relating to bankrupts.

MARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 13th day of November, 1843, awarded and issued forth against Thomas Barlow, of Sheffield, in the county of York, Grocer and Tea Dealer, will sit on the 2nd day of July next, at ten of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Fiat, pursuant to "The Bankrupt Law Consolidation Act, 1849."

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 2nd day of September, 1844, awarded and issued forth against Henry Clarke, of Sheffield, in the county of York, Builder and Railway Contractor, will sit on the 2nd day of July next, at ten in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Council Hall, in Sheffield, 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 Bankrupt Law Consolidation Act, 1849."

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 6th day of March, 1843, awarded and issued forth against Edward Butler, of Carrington, in the parish of Basford, in the county of Nottingham, Iron Merchant, Dealer and Chapman, will sit on the 2nd of July next, at ten in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Council Hall, Sheffield, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Fiat, pursuant to "The Bankrupt Law Consolidation Act, 1849."

WILLIAM SCROPE AYRTON, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 11th day of April, 1851, presented and filed against William Farrow, of the town or borough of Kingston-upon-Hull, Coal Merchant, will sit on the 29th day of June instant, at twelve o'clock at noon precisely, at the Leeds District Court of Bankruptcy, julthe Townhall, in Kingston-upon-Hull, 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 Bankrupt Law Consolidation Act, 1849."

WILLIAM SCROPE AYRTON, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 15th day of September, 1836, awarded and issued forth against John Teasdale and George Atkinson Swales, of Sheffield, in the county of York, Timber and Slate Merchants, Dealers in Cement, Dealers and Chapmen, will sit on the 2nd day of July next, at ten o'clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Council Hall, in Sheffield, in order to Audit the Accounts of the Assignees of the separate estate and effects of John Teasdale, one of the said bankrupts, under the said Fiat, pursuant to "The Bankrupt Law Consolidation Act, 1849."

WILLIAM SCROPE AYRTON, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 15th day of September, 1836, awarded and issued forth against John Teasdale and George Atkinson Swales, of Sheffield, in the county of York, Timber and State Merchants, Dealers in Cement, Dealers and Chapmen, will sit on the 2nd day of July next, at ten of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Council-hall, Sheffield, in order to Audit the Accounts of the Assignees of the separate estate and effects of George Atkinson Swales, one of the said bankrupts, under the said Fiat, pursuant to "The Bankrupt Law Copsolio dation Act, 1849."

WILLIAM SCROPE AYRTON, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 18th day of June, 1851, presented and filed against William Tucker the younger, of the town or borough of Kingston-upon-Hull, Coal Merchant, will sit on the 29th day of June instant, at twelve of the clock at noon precisely, at the Leeds District Court of Bankruptcy, in the Townhall, Kingston-upon-Hull, 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 Bankrupt Law Consolidation Act, 1849."

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 18th day of June, 1849, awarded and issued forth against William Hutchinson, of Sutton-upon-Trent, in the county of Nottingham, Seed Crusher and Victualler, Dealer and Chapman, will sit on the 8th of July next, at ten of the clock in the forenoon, at the Birmingham District Court of Bankruptcy, at Nottingham, 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; and the said Commissioner will also sit on the same day, at the same hour, and at the same place, to make a First and 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.

JOHN BALGUY Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 11th day of March, 1852, filed against Robert James, of Lenton, in the county of Nottingham, Lace Maker, Dealer and Chapman, will sit on the 8th day of July next, at ten of the clock in the forenoon, at the Birmingham District Court of Bankruptcy, at Nottingham, 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; and the said Commissioner will also sit on the same day, at the same hour, and at the same place, in order to make a First and 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.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 13th day of December, 1852, filed against Stephen Dudgeon, of Litchurch, in the county of Derby, Builder and Retailer of Beer, will sit on the 8th day of July next, at ten of the clock in the forenoon, at the Birmingham District Court of Bankruptcy, at Nottingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said insolvent, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts; and the said Commissioner will also sit on the same day, at the same hour, and at the same place, in order to make a First and 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.

W ALKER SKIRROW, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 11th day of November, 1841, awarded and issued forth against James Hawarden, Robert Myerscough, and John Jackson, of Little Bolton, in the county of Lancaster, and of Manchester, in the said county, Manufacturers of Cotton Cloth by Power, and Commission Agents, will sit on the 8th day of July next, at twelve o'clock at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, 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.

Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 21st day of January, 1853, against George Smith, of Market-street, Manchester, in the county of Lancaster, Hatter, Dealer and Chapman, will sit on the 7th day of July next, at twelve of the clock at noon precisely, at the Manchester District Court of Bankruptcy, at Manchester, in order to make a Dividend of the estate and effects of the said bank-

rupt; 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.

And all claims not then proved will be disallowed.

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 September, 1850, against Richard Battersby and James Telford, both of Liverpool, in the county of Lancaster, Iron Founders, Dealers and Chapmen, trading together under the style or firm of Battersby, Telford, and Company, will sit on the 7th day of July 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 separate estate and effects of Richard Battersby, 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.

WILLIAM SCROPE AYRTON, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 18th day of June, 1851, presented and filed against William Tucker the younger, of the town or borough of Kingston-upon-Hull, Coal Merchant, will sit on the 6th of July next, at twelve of the clock at noon precisely, at the Leeds District Court of Bankruptcy, in the Townhall, Kingston-upon-Hull, in order to make a First 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 Petition for adjudication of Bankruptcy, bearing date the 11th day of April, 1851, presented and filed against William Farrow, of the town or borough of Kingston-upon-Hull, Coal Merchant, will sit on the 6th of July next, at twelve at noon precisely, at the Leeds District Court of Bankruptcy, in the Townhall, Kingston-upon-Hull, in order to make a Second and 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.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, now in prosecution against George Barber, of No. 150, Bishopsgate-street Without, in the city of London, Grocer and Tea Dealer, Dealer and Chapman, filed the 20th day of April, 1853, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 6th day of July next, at half past twelve 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, intilled "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 their 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, now in prosecution against Joseph Boys, of High-street, Peckham, in the county of Surrey, Linen Draper, Dealer and Chapman, filed the 14th day of March, 1853, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 6th of July next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their 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.

EDMUND ROBERT DANIELL, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 30th day of March, 1853, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, against John Broome, late of Air-street, Piccadilly, in the county of Middlesex, but now of Birmingham, in the county of Warwick, Licensed Victualler, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting for the allowance of the Certificate under such Petition for adjudication of Bankruptcy, to be holden on the 5th day of July next, at twelve o'clock at noon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham; 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.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptey, filed on the 25th day of February, 1853, against William Price, of the Hope Dining Rooms, No. 8, Bucklersbury, Cheapside, in the gity of London, Eating-house Keeper, Dealer and Chapman, did, on the 10th day of June instant, allow the said William Price a Certificate of the second class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 12th day of March, 1853, against Joseph Dunthorn, of No. 4, Broadwall, Christehurch, Blackfriarsroad, in the county of Surrey, Corn and Flour Dealer, did, on the 24th day of May, 1853, allow the said Joseph Dunthorn, a Certificate of the first class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

In the County Court of Kent, at Ashford.

A DIVIDEND of 3d. in the pound is now payable to the creditors of Jeffery Barton, of New-street, Ashford, in the county of Kent, Veterinary Surgeon, an insolvent debtor, upon application at my office, in Ashford. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators are required to produce the probate of the will or the letters of administration under which they claim.—Dated this 10th day of June, 1858.

A. DANGERFIELD, Official Asisgnee.

In the Estate of Thomas Wills, of Lower Croan, in the parish of Egloshayle, in the county of Cornwall, Farmer.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a Dividend of 7s. 6d. in the pound, upon application at my office, as under, on Monday the 20th day of June, 1853, or any subsequent days, between the hours of ten and four o'clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators are required to produce the probate of the will or the letters of administration under which they claim.—Dated June 8, 1853.

June 8, 1853.

JNO. BASSET COLLINS, Official Assignee,
Fore-street, Bodmin.

WHEREAS a Petition of Richard Corbett, at present and for nine months and twenty-four days last past residing at Bilston, in the county of Stafford, in no business or occupation, previously and for one year, seven months, and sixteen days, residing at Bilston aforesaid, Keeper of an Inn, Licensed Retailer of Wines, Spirituous Liquors, Ale, Beer, and Tobacco, and during a portion of such last-mentioned time being also a Dealer in Malt and Corn, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Court-house, Queenstreet, Wolverhampton, and an interim order for protection from process having been given to the said Richard Corbett, under the provisions of the Statutes in that case made and provided, the said Richard Corbett is hereby required to appear before the said Court, on the 27th day of June instant, at nine 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 Richard Corbett, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, Clerk of the said Court, at his office, in Queen-street, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Henry Radnall, of Dudley-street, Bilston, in the county of Stafford, Provision Dealer's Assistant, heretofore of the same place out of business, and theretofore of Coseley-street, in Bilston aforesaid, Retail Provision Dealer and Retail Brewer, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Court House, Queen-street, Wolverhampton, and an interim order for protection from process having been given to the said Henry Radnall, under the provisions of the Statutes in that case made and provided, the said Henry Radnall is hereby required to appear before the said Court, on the 27th of June instant, at nine 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 Radnall, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, Clerk of the said Court, at his office, in Queen-street, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of George Stanney, for six months last past residing and carrying on business at No. 55, Back Water-street, Brinnington, in the county of Chester, Shopkeeper, an insolvent debtor, having been filed in the County Court of Cheshire, at the Court-house, in Stockport, and an interim order for protection from process having been given to the said George Stanney, under the provisions of the Statutes in that case made and provided, the said George Stanney is hereby required to appear before Joseph St. John Yates, Esq., Judge of the said Court, on the 24th day of June instant, at eleven in the forencon 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 Stanney, or that have any of his effects, are not to pay or deliver the same but to Mr. Henry Coppock, Clerk of the said Court, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Robert Huggins, of Palgrave, in the county of Suffolk, Blacksmith, an insolvent debtor, having been filed in the County Court of Suffolk, at Eye, and an interim order for protection from process having been given to the said Robert Huggins, under the provisions of the Statutes in that case made and provided, the said Robert Huggins is hereby required to appear before the said Court, on the 1st of July 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 Robert Huggins, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Collins, Clerk of the said Court, at his office, at Eye, the Official Assignee of the estate and effects of the said insolvent.

WI HEREAS a Petition of Henry Pratt, at present and for two months last past residing at No. 3, Melbourn-place, in the parish of Saint Andrew the Less, in the borough of Cambridge, Cambridgeshire, out of business, but occasionally selling ale by commission, previously for one year and three quarters of a year residing at the Sir John Falstaff Public House, Short-street, in the parish of the Holy Trinity, in the said borough of Cambridge, for one year during the said period selling beer by retail, and the remainder of the said period of one year and three quarters of a year Licensed Victualler, and formerly and for two years and upwards residing at No. 18, Jesus-lane, in the parish of All Saints, in the said borough of Cambridge, Boot and Shoe Maker, an Insolvent debtor, having been filed in the County Court of Cambridgeshire, at Cambridge, and an interim order for protection from process having been given to the said Henry Pratt, under the provisions of the Statutes in that case made and provided, the said Court, on the 28th of June 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 Henry Pratt, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas John Barstow, Clerk of the said Court, at the Office, of the said Court, No. 16, Sydney-street, in Cambridge aforesaid, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Thomas Henry Case, at present and for about three years last past residing at No. 2, Trinty-lane, in the parish of Saint Michael, in the town of Cambridge, Cambridgeshire, Carpenter and Joiner, for a part of the time having a workshop in Trinity-street, in the said town of Cambridge, and for about a year last past being a Supernumerary Chorister at King's College Chapel, in Cambridge aforesaid, an insolvent debtor, having been filed in the County Court of Cambridgeshire, at Cambridge, and an interim order for protection from process having been given to the said Thomas Henry Case, under the provisions of the Statutes in that case made and prohaving been given to the said Thomas Henry Case, under the provisions of the Statutes in that case made and provided, the said Thomas Henry Case is hereby required to appear before the said Court, on the 28th day of June instant, at ten o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Thomas Henry Case, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas John Barstow, Clerk of the said Court, at the Office of the said Court, No. 16, Sidney-street, in Cambridge aforesaid, the Official Assignee of the estate and effects of the said insolvent. the said insolvent.

aforesaid, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Shareman, at present and for six years last past residing at the Duke of Gloucester Public-house, Prospect-row, in the parish of Saint Andrew the Less, in the borough of Cambridge, Cambridgeshire, Publican, Tailor, Gardener, and occasionally dealing in Pigs, previously for two years residing in Jesus-terrace, New-square, in the parish of Saint Andrew-the-Great, previously for five months residing at No. 16, New-square, in the parish of Saint Andrew-the-Great, previously for five months residing in Fitzroy-street, in the parish of St. Andrew-the-Less, all in the borough of Cambridge aforesaid, Tailor, and formerly and for one year and a quarter of a year residing at the Blue Lion Public-house, Saint Andrew-street, in the parish of Saint Andrew-the-Great, in the borough of Cambridge aforesaid, Licensed Victualler and Tailor, an insolvent debtor, having been filed in the County Court of Cambridgeshire, at Cambridge, and an interim order for protection from process having been given to the said John Shareman, under the provisions of the Statutes in that case made and provided, the said John Shareman is hereby required appear before the said Court, on the 28th day of June 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 John Shareman, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas John Barstow, Clerk of the said Court, at any of his effects, are not to pay or deliver the same but to Mr. Thomas John Barstow, Clerk of the said Court, at the office of the said Court, No. 16, Sidney-street, in Cam-bridge, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Mary Boam (commonly called or known by the name of Mary Storer), of No. 6, Russell-street, Liverpool, in the county of Lancaster, Spinster, and Boarding and Lodging-house Keeper, an insolvent debtor, having been filed in the Liverpool Disrict County Court, and an interim order for protection from process having been given to the said Mary Boam, under the provisions of the Statutes in that case made and provided, the said Mary Boam is hereby required to appear before Joseph Pollock, Esq., Judge of the said Court, on the 20th of June instant, at ten in the forenoon Court, on the 20th of June instant, at ten in the forencom precisely, at the Liverpool District County Court, No. 3, Lime-street, Liverpool, for her first examination touching her 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 Mary Boam, or that have any of her effects, are not to pay or deliver the same but to Mr. William Statham, No. 3, Limestreet, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

effects of the said insolvent.

In the Matter of the Petition of Robert Dent, at present and for three weeks last past residing at No. 11; Manor-street, in the parish of the Holy Trinity, in the town of Cambridge, Cambridgeshire, Blacksmith, previously for seven years and upwards residing at the Black Swan Public House, Bridge-street, in the parish of Saint Clement, in the said town of Cambridge, Blacksmith and Licensed Victualler, and during all the time having a workshop in Jordan's, afterwards called Haggis's, Yard, in Bridge-street aforesaid

workshop in Jordan's, afterwards caned hagges a, Tard, in Bridge-street aforesaid

OTICE is hereby given, that the County Court of Cambridgeshire, at Cambridge, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 28th day of June instant, at ten o'clock in the forenoon precisely, unless 'cause be then and there shewn to the contrary.

In the Matter of the Petition of Henry Watson Kett, of King-street, in the parish of Saint Peter, Southgate, in the city of Norwich, Coal Merchant, Wherryman, and Dealer

city of Norwich, Coal Merchant, Wherryman, and Dealer in Cement.

OTICE is hereby given, that Thomas Jacob Birch, Esq., Judge of the County Court of Norfolk, at Norwich, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th day of June instant, at ten of the clock in the forenoon precisely, unless cause be then and there shown to the contrary.

In the Matter of the Petition of Samuel Green, formerly of the Matter of the Petition of Samuel Green, formerly of Station-street, in the parish of Saint Mary Stoke, in Ipswich, in the county of Suffolk, Railway Guard, and carrying on in copartnership with Robert Green the trade or business of a Grocer and General Shopkeeper, in Station-street aforesaid, afterwards of Alount-street, in the parish of Saint Helen's, in Ipswich aforesaid, carrying on in copartnership with the said Robert Green, the trade or business of a Vender of Beer, Ale and Porter, in Mount-street aforesaid, and also the trades or businesses of a Baker and General Shop Keeper, in Mount-street aforesaid, then of No. 12. Starling-place, in the parish of Saint

Baker and General Shop Keeper, in Mount-street aforesaid, then of No. 12, Starling-place, in the parish of Saint Stephen, in the city of Norwich, Railway Guard, and now of No. 4, Store-place, in the hamlet or parish of Lakenham, otherwise New Lakenham, in the county of the city of Norwich, Railway Guard.

OTICE is hereby given, that Thomas Jacob Birch, Esq., Judge of the County Court of Norfolk, at Norwich, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th day of June instant, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of William Cullis, at present In the Matter of the Petition of William Cullis, at present and for twenty years last past residing at Back-lane (or Rivers-street), in the parish of Chippenham, in the county of Wilts, and there carrying on the trades of a Brick Maker and Licensed Victualler, and for about four months of the said period, namely, from February till about June, 1842, residing at Folkstone, in Kent, and there seeking his livelihood as a Brick Maker.

JOTICE is hereby given, that Joseph Grace Smith, Esq., Judge of the County Court of Wiltshire, at Chippenham, acting in the matter of this Petition, will proceed to make a Final Order thereon at the said Court, on the 22nd day of June instant, at one o'clock in the after-

on the 22nd day of June instant, at one o'clock in the after-noon precisely, unless cause be then and there shown to the contrary.

In the Matter of the Petition of William Hopkins, at present

and for six months and upwards last past residing in the parish of Bisley, in the county of Gloucester, Farmer, previously thereto residing at Edgworth, in the said county of Gloucester, being a Farmer.

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

In the Matter of the Petition of Caroline Vaughan, of Dudley-street, Bilston, in the county of Stafford, Dress Maker, theretofore of High-street, Bilston aforesaid, car-rying on the trade of business of a Retail Provision Dealer, under the name, firm, or style of Frederick

Notice.

Notice is hereby given, that the County Court of Staffordshire, at Wolverhampton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th day of June instant, at nine o'clock in the forenoon, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of William Dowsing, late of Ipswich, in the county of Suffolk, Innkeeper, then of Kingston, near Woodbridge, in the said county of Suffolk, ont of business, and now of Woodbridge, in the said county of Suffolk, out of business.

NOTICE is hereby given, that the County Court of Suffolk, at Woodbridge, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 25th day of June instant, at ten of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary. then and there shewn to the contrary.

In the Matter of the Petition of Robert Dykes, of Eye, in the county of Suffolk, Cooper.

OTICE is hereby given, that the County Court of Suffolk, at Eye, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the lat of July next, at eleven of the clock in the forenoon precisely, unless cause be then and there shown to the contrary.

In the Matter of the Petition of Thomas Rodwell, of Wetheringsett, in the county of Suffolk, Bricklayer and

O'IICE is hereby given, that the County Court of Suffolk, at Eye, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 1st day of July 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 Arthur Motley, of Longhoo in the county of Glamorgan, Agent to the Spitty Copper Company, in the parish of Llanelly, in the county of Carmarthen, but up to August, 1846, residing at the town of Llanelly, a Timber Merchaut.

OTICE is hereby given, that the County Court of Carmarthenshire, at Llanelly, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 23rd day of June instant, at eleven o'clock in the forenon precisely, unless cause then

at eleven o'clock in the forenoon precisely, unless cause then and there shewn to the contrary.

In the Matter of the Petition of John Augur, of Maidenhead, in the county of Berks, Shoe Manufacturer.

NOTICE is hereby given, that the County Court of Berkshire, at Windsor, acting in the matter of this Petition, will proceed to make a Final Order thereon at the said Court, on the 6th day of July next, at half past ten o'clock in the forenoon, unless cause be then and there shewn to the contrary,

ARTHUR JAMES JOHNES, Esq., Judge of the County Court of Anglesey, at Llangefni, authorized to act under a Petition of Insolvency presented by Richard Griffith, of Defeity, in the parish of Llangefni, in the county of Anglesey, Farmer and Lime Burner, will sit on the 21st of June instant, at ten o'clock in the forencon, at the said Court to Audit the Accounts of the Assignee of the Court, to Audit the Accounts of the Assignee of the estate and effects of the said insolvent, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to insolvents.

JOHN STOCK TURNER, Esq., Judge of the County
Court of Lancashire, at Oldham, authorized to act
under a Petition of Insolvency, bearing date the 10th day
of April, 1852, presented by the Reverend John Holme, of
the Parsonage House, Hollinwood, in Oldham, in the county
of Lancaster, Clerk, will sit on the 1st of July next, at twelve
at noon precisely, at the Town-hall, Oldham, to Audit of Lancaster, Clerk, will sit on the 1st of July next, at twelve at noon precisely, at the Town-hall, Oldham, to Audit the Accounts of the Assignees of the estate and effects of the said insolvent, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to insolvents; and the said Judge will also sit on the same day, at the same hour, and at the same place, in order to make a Dividend of the estate and effects of the said insolvent; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed. be disallowed.

JOSEPH POLLOCK, Esq., Judge of the County Court of Lancashire, at Liverpool, authorized to act under a Petition of Insolvency presented by Francis Higgins, of No. 3, Marybone, in the parish of Liverpool, in the county of Lancaster, Ironmonger and Tin Plate Worker, will sit on the 20th day of June instant, at ten of the clock in the forenoon, at the Court-house, Lime-street, Liverpool, to Audit the Accounts of the Assignee of the estate and effects of the said insolvent, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to insolvents; and the said Judge will also sit on the 4th day of July next, at the same hour, and at the same place, to make a Dividend of the estate and effects of the said insolvent; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THE estates of Margaret and Elizabeth Davidson, now or lately carrying on business as Lodging-house Keepers, in Edinburgh, and of Margaret Robertson Davidson and Elizabeth Davidson, residing there, the Individual Partners of that Company, as Partners thereof, and as Individuals, were sequestrated on the 9th day of June, 1852

The first deliverance is dated the said 9th day of June,

1853.

1853.

The meeting to elect Interim Factor or separate Interim Factors, is to be held at two o'clock afternoon, on Monday, the 20th day of June, 1853, within Dowells and Lyon's Rooms, George-street, Edinburgh; and the meeting to elect the Trustee, or separate Trustees and Commissioners is to be held at two o'clock afternoon, on Monday the 11th day of July, 1853, within the same place.

A commosition may be offered at this latter meeting:

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 9th day of December, 1853.

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

LOTHIANS & FINLAY, S.S.C., Agents,
60, George-street, Edinburgh.

THE estates of James Adair, Toll Contractor and Spirit
Merchant, Glasgow, now deceased, were sequestrated
on the 9th day of June, 1853.
The first deliverance is dated the 9th day of June,

1853.

The meeting to elect Interim Factor is to be held at twelve o'clock noon, on Saturday the 18th day of June, 1853, within Forrester's Commercial Hotel, Glassford-street, Glasgow; and the meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Saturday

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 9th day of December, 1853.

All future advertisements relating to this sequestration will be reliable to the Ediphyreh Occatte close.

will be published in the Edinburgh Gazette alone.

J. & J. MACANDREW Edinburgh, 33, Dublin-street, Agents.

Sequestration of John Murray, Lecturer on Chemistry, and Publisher, sometime residing in Nicolson-street, Edin-

burgh.

THE Trustee hereby calls a meeting of the creditors of the said John Murray, to be held within Stevenson's Rooms, No. 5, George-street, Edinburgh, on Thursday the 30th day of June, 1853, at two o'clock afternoon, for the purpose of receiving and accepting the Trustee's resignation.

JOHN HAY, Trustee.

Halflakiln, June 10, 1853.

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 Portugalstreet, Lincoln's-Inn, as follows, to be examined and dealt with according to the Statute:

On Wednesday the 29th June, 1853, at Eleven o'Clock precisely, before the Chief Commissioner.

Samuel Sartin, formerly of No. 36, Albion-street, Hyde-park, Paddington, Lodging house Keeper, next of the Sheridan Knowles, Brydges-street, Covent-garden, Licensed Victualler, next of No. 21, Great Titchfield-street, Marylebone, next and late of No. 78, Norton-street, Portland-place, Marylebone, all in Middlesex, out of hericass. of business

Henry Charles Hills, formerly of No. 41, Hare-street, Bethnal-green, Cheesemonger, then of No. 112, Upper Whitecross-street, Saint Luke's, Cheesemonger, and now of No. 40, Ossulstone-street, Somers-town, all in Middlesex, Cab Driver.

On Wednesday the 29th June, 1853, at Ten o'Clock precisely, before Mr. Commissioner

Thomas Walter Best, formerly of East-end, Finchley, Mid-dlesex, Omnibus Proprietor, then and now of No. 79, High-street, Camden-town, Middlesex, out of business.

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 11th day of June, 1853.

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.

William Mc Taggart, late of No. 17, Saint Jude's-place' Manningham-lane, Bradford, Yorkshire, Grocer, out of business, Insolvent, No. 76,595 C.; Thomas Ellison and William Bracewell, Assignees.

George Barnes Canning, late of Chelmsford, Essex, Attorney's Clerk, Insolvent, No. 76,057 C.; Charles Davis, Assignee.

John Davison, late of Hunslet, near Leeds, Yorkshire, Caravan Builder, out of business, Insolvent, No. 76,484 C.; Joseph Jowett, Assignee.

Horace Whayman, late of High House, Sudbourne, near Woodbridge, Suffolk, Farmer's Assistant, Insolvent, No. 76,474 C.; George Watkins and William Field, Assignees.

James Smith Yates, late of No. 7, Regent-street, Leeds, Yorkshire, Grocer, out of business, Insolvent, No. 75,063

C.; Joseph Oughtibridge, Assignee.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 11th day of June, 1853.

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

On their own Petitions.

Henry Malpas, late of No. 45, Alfred-street, River-terrace, City-road, Middlesex, Surveyor's Clerk.—In the Debtors' Prison for London and Middlesex.

Bezer Blundell, late of No. 47, York-road, Lambeth, Surrey, Attorney-at-Law.—In the Queen's Prison:

Samuel Hodges, late of No. 11, Cecil-court, Saint Martin's-lane, Middlesex, Military Accourtement Maker.—In the Debtors' Prison for London and Middlesex.

David Enscoe, late of No. 7 A, Paneras-lane, City, General Dealer.—In the Debtors' Prison for London and Middlesex.

Samuel Barber, late of No. 22. Halsey-street, Chelsea, Middlesex, Carpenter and Builder.—In the Debtors' Prison for London and Middlesex.

Prison for London and Middlesex.

Edward Bland Carter, late of the Nag's Head Beer-shop,
Lower Tottenham, Middlesex, out of business.—In the
Debtors' Prison for London and Middlesex.

William Armstrong Folkard, late of No. 2, Albion-street,
Bow-road, Middlesex, Draughtsman and Engraver on
Wood.—In the Debtors' Prison for London and Mid-

Michael Dean, late of No. 28, Tothill-street, Westminster, Middlesex, Marine Store Dealer.—In the Debtors' Prison

for London and Middlesex.

John Smith, late of No. 5, Church lane, Battersea, Surrey, out of business.—In the Debtors' Prison for London and

John Alexander Loudan, late of No. 31, Commercial-road, Lambeth, Surrey, Clerk and Assistant to a Lighterman.— In the Queen's Prison.

John Bendle, late of No. 63, Acton-street, Gray's-inn-road, Middlesex, Tailor.—In the Debtor's Prison for London and Middlesex.

Robert Watts Freestone, late of No. 242, Tooley-street, Southwark, Surrey, Eating-house Keeper, out of busi-ness.—In the Debtors' Prison for London and Middlesex.

ness.—In the Debtors' Prison for London and Mindress.

David Magrath, late of No. 42, Green-street, Stepney, Middlesex, Colour Manufacturer.—In the Debtors' Prison

George Augustus Craven, late of No. 4, Clephane-road, Ball's Pond, Middlesex, out of business.—In the Debtors' Prison for London and Middlesex.

Henry David King, late of No. 2, Ely-place, Ball's Pond, Middlesex, Corn Chandler.—In the Debtor's Prison for London and Middlesex.

Joseph Isaacs, late of No. 18, Lamb-street, Spitalfields, Middlesex, Fruit Dealer.—In the Debtors' Prison for London and Middlesex.

George Wombwell, late of the Swan Inn Finchley, Middlesex, Cattle Dealer.—In the Debtors' Prison for London and Middlesex.

Henry Wheeler, late of No. 2, Wells-street, Cripplegate, City, Inspector in the Hand-in-Hand Insurance Society.—In the Debtors' Prison for London and Middlesex.

Pierre Matheron, late of Metropolitan-buildings, Mile End New Town, Middlesex, following no business.—In the Debtors' Prison for London and Middlesex.

Thomas Howard, late of Thenley Hill, Hertfordshire, Journeyman Plumber and Glazier.—In the Gaol of Hertford. James Frost, late of Watford, Northamptonshire, Butcher.—In the Gaol of Northampton.

Stephen Lushington Goodwin, late of Saint Lawrence, in the city of Norwich, out of business.—In the Gaol of Norwich.

wich.

George Alexander Holland, late of Gaol-street, Great Yarmouth, Norfolk, Baker, Confectioner, and Dealer in Flour.—In the Gaol of Norwich.

Robert Ground, late of Whittlesey, in the Isle of Ely, Cambridgeshire, Surveyor.—In the Gaol of Cambridge.

George Southern, late of Salter's-lane, Haswell, Durham, Draper, Hatter, &c.—In the Gaol of Durham.

Alice Ann Cumming, late of Buxton, Derbyshire, out of business.—In the Gaol of Derby.

William Airey, late of Drake-street, Rochdale, Lancashire, Plasterer and Painter.—In the Gaol of Lancaster.

William Cleary, late of No. 11, Dyer's-yard, Byrom-street, and occupying shop, No. 1, in St. John's Oyster-market, both in Liverpool, Lancashire, Oyster Dealer.—In the Gaol of Lancaster.

William Deaville, late of Oldham-road, Manchester, Lancashire, out of business.—In the Gaol of Lancaster.

Joseph Kay Greenhalgh, late of Livesey-street, Manchester, Lancashire, out of business.—In the Gaol of Lancaster.

Thomas Soughton, late of Bullock House, Bullock-street, Little Bolton, Bolton-le-Moors, Lancashire, out of business.

Little Bolton, Bolton-le-Moors, Lancashire, out of Dusiness.—In the Gaol of Lancaster.

James Holliday Bowen, late of Friar-street, Ipswich, Suffolk, out of business.—In the Gaol of Ipswich.

John Jobson, late of West Holborn, South Shields, Durham, Common Brewer and Publican.—In the Gaol of Durham. Thomas Owen, late of Llanidloes, Montgomeryshire, Innkeeper and Mine Agent.—In the Gaol of Montgomeryshire. meryshire.

meryshire.

Henry Butler the elder, late of Regent-street, Leamington Priors, Warwickshire, Butcher and Lodging House Keeper.—In the Gaol of Warwick.

Frederick Town Smith, late of No. 18, London-wall, in the city of London, Stationer.—In the Gaol of York.

John Trotman, late of Stokescroft-place, Stokescroft, in the city and county of Bristol, Corn Merchant's Clerk.—In the Gaol of Bristol.

John Wolstengroft, late of Middleton Mills, Middleton near

John Wolstencroft, late of Middleton Mills, Middleton, near Mancester, Lancashire, Grocer.—In the Gaol of Lan-

COURT FOR RELIEF OF INSOLVENT DEBTORS.

See Notice at the end.

The following PRISONERS, whose Estates and Effects have been vested in the Provisional Assignee by Order of the Court, having filed their Schedules, are ordered to be brought up 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 Tuesday the 28th June, 1853, at Eleven o'Clock precisely, before the Chief Commis-

George Rowbotham, late of No. 3, Church-street, High-street, Southwark, Surrey, formerly Grocer and Tea Dealer, and lately Assistant to a Grocer and Tea Dealer. Henry Winter, late of No. 24, and previously of No. 47, College-place, Camden Town, and formerly of No. 60, College-street, Camden Town aforesaid, Middlesex, and before that of Prospect-terrace, Southwark, Surrey, in no business or profession.

On Wednesday the 29th June, 1853, at Ten o'Clock precisely, before Mr. Commissioner

business or profession.

Daniel Wilson, formerly of No. 3, Percival-street, Goswell-street, Middlesex, Wine Merchant's Agent, carrying on

business at No. 31, Great Saint Helen's, Bishopsgatestreet, London, then of the Prince Arthur Palace, No. 125, Leadenhall-street, London, Licensed Victualler, then and late of No. Great Saint Helen's, Bishopsgate-street Within, London, out of business.

On Thursday the 30th June, 1853, at Eleven o'Clock precisely, before Mr. Commissioner Phillips.

Henry Galley Eden (sued and committed as Henry Gallie enry Galley Eden (sued and committed as Henry Gallie Eden), formerly of Greek and also of Phœnix-street, Soho, Middlesex, Dealer in Carriages and Timber, and Commission Agent, trading as H. G. Eden, then of No. 3, Union-row, New Kent-road, Surrey, trading as aforesaid, then of No. 15, Mercer-street, Long Acre, Middlesex, Dealer in Carriages and Timber, and Commission Agent, trading as H. G. Eden, and late of No. 3, Union-row, New Kent-road, Surrey, Commission Agent for sale of Carriages and Timber.

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 Eleven in he Forenoon and Three 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 Courts 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 Cambridgeshire, holden at Cambridge, on Tuesday the 28th day of June, 1853, at Ten o'Clock in the Forenoon precisely.

John Deere Halsted, late of No. 57, Bridge-street, pre-viously of No. 12, Park-street, and formerly of No. 105, Fitsroy-street, all in the town of Cambridge, Cambridge-

shire, Surgeon, and for a part of the time in Fitzroy-street, a Chemist and Druggist.

Robert Ground, formerly of Whittlesey, in the Isle of Ely, and county of Cambridge, Builder, and for about two years also a Farmer, afterwards of the same place. Brewer, and Victualler, and Surveyor, and also for about two years an Auctioneer and Appraiser, and late of the

same place, Surveyor.

John Cockell Prime (sued, detained, and generally known as John Prime), formerly of Thriplow, in the county of Cambridge, Farmer, and late of the same place, Farmer, and Manufacturer of Bone Manure.

Before the Judge of the County Court of Warwickshire, holden at the Shirehall, Warwick, on the 1st day of June, 1853, at Ten o'Clock in the Forenoon precisely.

Henry Butler the elder, late of Regent-street, Leamington Priors, Warwickshire, previously of No. 10, High-street, Leamington Priors aforesaid, and formerly of No. 11, High-street, Leamington Priors aforesaid, Butcher and Lodging-house Keeper, at the same time renting a Slaughter-house, in Springfield-street, Leamington Priors, aforesaid aforesaid.

Before the Judge of the County Court of Gloucestershire, holden at the Shirehall, in the City of Gloucester, on Saturday the 2nd day of July, 1853, at Nine o'Clock in the Forenoon precisely.

Thomas Gardner, the elder, (sued and detained as Thomas Gardner), formerly of the parish of Painswick, Gloucestershire, first a Malster and Hop Dealer, and afterwards a Malster, Hop Dealer and Farmer, and occasionally a Miller, and during a portion of such residence being in copartnership with one John Bailey, as Malsters, Mealmen and Farmers, under the firm of Gardner and Bailey, then of the Horsengols Inn. in the said parish of Painsmen and Farmers, under the firm of Gardner and Bailey, then of the Horsepools Inn, in the said parish of Painswick, Inn-keeper, Malster and Hop Dealer, then in lodgings at the Horsepools, in the said parish, Malster and Hop Dealer, then in lodgings in Worcester-street, Gloucester, first a Malster and Hop Dealer, and afterwards occasionally dealing in Malt and Hops, then in lodgings at the Horsepools aforesaid, first a Malster and Hop Dealer, and afterwards out of business and employment, then of Pitchcombe, Gloucestershire, first out of business and employment, then a Miller, and afterwards out of business and employment, and late in lodgings at the Horsepools aforesaid, first a Farmer, and late out of business and employment. business and employment.

Before the Judge of the County Court of Essex, holden at the Shirehall, at Chelmsford, on Thursday the 7th day of July, 1853, at Twelve o'Clock at Noon.

John Hadfield, late of Egremont, in the county of Chester, Confectioner, also at the same time in the employment of Messrs. Speer, and Saunders, at their Paint Works, Liverpool, previously of William's-terrace. Commercial-road, Old Kent-road, in the county of Middlesex, in the employment of Joshua Bewley and Company, of King's Head-court, No. 42, Beech-street, Barbican, in the city of London, Varnish Manufacturers, formerly of No. 5, St. Mary's-place, London-road, Greenwich, in the county of Kent, in partnership with one Jeremiah Barrett, carrying on the business of Varnish Manufacturers, at Birmingham, and in King's Head-court, Beech-street, Barbican aforesaid.

-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.

INSOLVENT DEBTORS' COURT.

DIVIDENDS.

A Dividend of two shillings and seven pence three farthings in the pound is now payable to the creditors of Henry Shaw, late of Clarence-place, Brighton, Sussex, Licensed Victualler, No. 74,838 C.

Of one shilling and five pence half-penny (making eleven shillings and one penny half-penny) in the pound to the creditors of Samuel Okey, late of Goswell-street-road, Middlesex, Retired Custom House Clerk and Agent, No. 34,027 T.

Of two shillings and ten pence (making four chillings and

Of two shillings and ten pence (making four shillings and one penny half-penny) in the pound to the creditors of Chorley Earl, late of Guildford, Surrey, Hat Manufacturer, No. 56,216 T.

facturer, No. 56,216 T.

Of four shillings and nine pence (making seven shillings and cleven pence) in the pound to the creditors of Thomas Martindale, late of No. 14, Bidborough-street, Burton-crescent, Middlesex, Clerk, in the Registration Office, Somerset House, No. 60,600 T.

Of six pence in the pound to the creditors of Edward Howe Halse, late of No. 2, Dowry-square, Clifton, Gloucestershire, Surgeon and Apothecary, No. 39,701 T.

Of eight pence in the pound to the creditors of John Day, late of Bridge House-place, Newington Causeway, Surrey, Tailor, &c., N. 62,863 T.

A Dividend of eight pence half-penny in the pound is now payable to the creditors of Benjamin Jackson, late of Woodbine Cottage, near Red Briars, Durham, Draper, out of business, No. 75,594 C.

Of eight pence half-penny in the pound to the creditors of Robert Jackson, late of Claypath, Durham, Linen Draper,

No. 74,966 C.

No. 74,966 C.

Of three pence half-penny in the pound to the creditors of James Theobald Brown, late of Perry-street, Northfleet, Dealer in Stout and Whiskey, No. 63,701 C.

Of twenty shillings in the pound to the creditors of James Boreham, late of Mitcham-street, Saint Marylebone, Middlesex, Wheelwright, No. 1,552 T.

Of two shillings and nine pence three-farthings in the pound to the creditors of Edwin Alexander Hancock, of Harlington-street, New North-road, Middlesex, Clerk in the Money Order Department, General Post Office, No. 3,066 P.

Of four shillings and three pence walking rise alignment.

Of four shillings and three pence, making nine shillings and four pence half-penny in the pound, to the creditors of William Henry Forman Edwards, of Derwent Villas, Hammersmith, Middlesex, Teacher of Drawing, No.

1,877 P.

Of three shillings in the pound to the creditors of Augustus Christopher Buckland, of Coronation-place, Stoke Newington, Middlesex, Pensioner in the East India Company's Service, No. 2,662 P.

Apply at the Provisional Assignee's Office, No. 5, Portugal-Street, Lincoln's-Inn, London, between the hours of Eleven and Three.

Insolvent Debtors' Court.-Dividend, No. 15,517 T. THE creditors of Theophilus Patterson, may receive a Dividend of four shillings and seven pence halfpenny in the pound (making with former dividends 17s. 43d.) by applying to Messrs. Nichols and Clark, Solicitors for the Assignee, No. 9. Cook's-court, Lincoln's-inn, on or after the 16th June instant. Bills and securities to be produced.

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.

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Tuesday, June 14, 1853.

Price One Shilling.

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