

The London Gazette.

Published by Authority.

FRIDAY, JUNE 9, 1854.

A^T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

H ER Majesty having been pleased to appoint the Most Honourable Henry Marquis of Anglesey to be Lord Lieutenant and Custos Rotulorum of the county of Anglesey, and also the Right Honourable Edward John Lord Hatherton to be Lord Lieutenant and Custos Rotulorum of the county of Stafford, their Lordships this day took the oaths appointed to be taken thereupon, instead of the oaths of allegiance and supremacy.

A T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

H 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 James Laurie, Esq., to be one of Her Majesty's Inspectors of Schools.

A^T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS it has appeared expedient and necessary to Her Majesty, by and with the advice of Her Privy Council, by reason of the hostilities now subsisting between Herself and His Imperial Majesty the Emperor of all the Russias, to prohibit the goods hereinafter mentioned to be exported from the Islands of Jersey, Guernsey, Alderney, and Sark, and the Isle of Man, except as hereinafter provided:

Her Majesty is pleased, by and with the advice of Her Privy Council aforesaid, to order, and it is hereby ordered, that from and after the publication of this Order in the said Islands respectively, all arms, ammunition and gunpowder, military and naval stores, and the following articles, being articles deemed capable of being converted into or made useful in increasing the quantity of military or naval stores; that is to say: marine engines, screw-propellers, paddle-wheels, cylinders, cranks, shafts, boilers, tubes for boilers, boiler-plates, firebars, and every article, or any other component part of an engine or boiler, or any article whatsoever, which is, can, or may become applicable for the manufacture of marine machinery, shall be, and the same are, hereby prohibited to be exported from the said Islands of Jersey, Guernsey, Alderney, and Sark, and the Isle of Man, except with the licence of the Governor, or other officer administering the government of any of such Islands respectively, for that purpose first had and obtained.

And the Lieutenant-Governors of Her Majesty's Islands of Jersey, Guernsey, Alderney, and Sark, and of the Isle of Man, for the time being, are to give the necessary directions herein as to them may respectively appertain.

C. C. Greville.

A^T the Court at Buckingham Palace, the 8th day of June, 1854,

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 England," duly prepared and laid before Her Majesty in Council, a scheme, bearing date the twenty-seventh day of April, in the year one thousand eight hundred and fifty-four, 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 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 Prebendary of Alrewas, in the cathedral church of Lichfield, 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 Alrewas, 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 wherens 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 prebendary, 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 George Hodson, the present holder of the said prebend of Alrewas, 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 George Hodson, 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 patron-age) now belonging to the said George Hodson 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 George Hodson to us as from the twelfth day of October now last past, and shall then and thereupon become and be absolutely vested in us, for the purposes of the said Acts, as from the said twelfth day of October last past, 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 George Hodson, during the term of his natural life, the annual sum of two hundred and ninety pounds, by equal half-yearly payments, on the twelfth day of April, and the twelfth day of October; and that two of such half-yearly payments shall be made on the twelfth day of October 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 thirty-first day of March, in the year one thousand eight hundred and fiftyfour, have been or shall be granted or made by the said George Hodson; and that if the decease of the said George Hodson, shall happen on any other day than one of the said two half-yearly days of pay- | ment, then a proportionate sum only shall be paid to the representatives of the said George Hodson.

"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 Lichfield.

Wm. L. Bathurst.

A.^T the Court at *Buchingham Palace*, the 8th day of *June*, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W 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-" 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 fourth day of May, in the year one thousand eight hundred and fiftyfour, 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 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 Prebendary of Huntington, in the cathedral church of Hereford, 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 prebend of Huntington, will (excepting any right of ecclesiastical 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 prebendary, 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 Reverend Henry Rodney, the present holder of the said prebend of Huntington, 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 Henry Rodney, 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 Henry Rodney, 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 Henry Rodney 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 Rodney, the sum of one thousand eight hundred and sixty pounds sterling ; 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 twenty-first day of October, in the year one thousand eight hundred and forty-eight, have been or shall be granted or made by the said Henry Rodney.

"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 Hereford.

Wm. L. Bathurst. A 2 A T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W 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 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 England," duly prepared and laid before Her Majesty in Council a scheme, bearing date the eleventh day of May, in the year one thousand eight hundred and fifty-four, in the words and figures following ; that is to say :

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 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 Prebendary of the prebend of Oxton Prima, in the collegiate church of Southwell, 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 ecclesiastical 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 collegiate 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 Jarvis Peach, the present holder of the said prebend of Oxton Prima that, with a view to sconer 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 Jarvis Peach, 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 ratify-

ing 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 Jarvis Peach 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 Jarvis Peach 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 Jarvis Peach during the term of his natural life, the annual sum of two hundred and sixty pounds, by equal half-yearly payments, on the first day of May and the first day of November ; and that the first of such halfyearly payments shall be made on the first day of November 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 twelfth day of April, in the year one thousand eight hundred and fifty-four, have been or shall be granted or made by the said James Jarvis Peach, and that if the decease of the said James Jarvis Peach 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 James Jarvis Peach.

"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 Lincoln. Wm. L. Bathurst.

A^T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W 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 "Commissioners of Ecclesiastical Duties and "Revenues," duly prepared and laid before Her Majesty in Council a scheme, bearing date the eleventh day of May, in the year one thousand eight hundred and fifty-four, in the words and figures following, that is to say:

"We. the Ecclesiastical Commissioners for be substituted, or any land, tithe, or other heredita-

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 Ecclesi-'astical Duties and Revenues,' have prepared and now humbly lay before your Majesty in Council, the following scheme for making better provision for the cure of souls in certain parishes.

"Whereas by the said Act it is enacted, that, except as therein otherwise specified, all the monies and revenues to be paid to us, and all the rents and profits of the lands, tithes, and other hereditaments vested and to be vested in us by and under the authority of the same Act, together with all accumulations of interest produced by and arising therefrom, shall be from time to time carried over by us to a common fund, and by payments or investments made out of such fund, or if in any case it be deemed more expedient, by means of an actual conveyance and assignment of such lands, tithes, or other hereditaments, or of a portion thereof, additional provision shall be made by the authority in the same Act provided (that is to say, by Orders of your Majesty in Council, ratifying schemes prepared by us,) for the cure of souls in parishes where such assistance is most required, in such manner as shall, by the like authority, be deemed most conducive to the efficiency of the Established Church; provided always, that in making any such additional provision out of any tithes, or any lands or other hereditaments allotted or assigned in lieu of tithes, so vested or to be vested in us, or out of the rents and profits thereof, due consideration shall be had of the wants and circumstances of the places in which such tithes now arise or have arisen :

"Now, therefore, we humbly recommend and propose, that there shall be paid by us, out of the said common fund, in each and every year, to the incumbent for the time being of each of the benefices or churches described in the first schedule hereunto annexed the fixed annual sum set opposite to the name of such benefice or church in the last column of the same schedule, by equal half-yearly payments on the first day of May and the first day of November in each year; provided nevertheless, that the amount of the payment on the first day of November next in respect of each of the annual sums specified in the said schedule shall be calculated from such date as, according to the circumstances of each case, shall appear to us to be just and reasonable.

"" And we further recommend and propose, that the lands and premises particularly described in the second schedule hereunto annexed, with their appurtenances now vested in us for the purposes of the said Act, and all our estate and interest therein, shall 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 from the day of the gazetting thereof, be transferred to and become absolutely vested in the Reverend John Armstrong, Rector of the Rectory of Dinder, in the county of Somerset, and his successors in the same rectory.

"And we further recommend and propose, that nothing herein contained shall prevent the further augmentation by us of any of the said benefices or churches, if it shall be deemed fit, when there shall be sufficient means for that purpose; and that if it shall appear to us to be expedient, at any future time, that instead of the annual sum then in course of payment by us to the incumbent of any benefice, or instead of any part of such annual sum, a gross sum equivalent thereto should be substituted or any lend tithe or other hereditanothing herein or in any other scheme contained shall prevent us from recommending and proposing such a substitution, or from recommending and other Act of Parliament."

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ment should be conveyed to such benefice in fee, proposing any other measures relating to the nothing herein or in any other scheme contained matters aforesaid or any of them, in accordance matters aforesaid or any of them, in accordance with the provisions of the said Act or of any

Name of Benefice or Church.	County.	Diocese.	Annual Grant.
Bishton alias Bishopstone, P.C. Catshill Christ Church, P.C. Durnford, V. Halam, P.C.	- Lancaster - Monmouth - Worcester - Wilts - Nottingham - Wilts	Chester Llandaff Worcester Salisbury Lincoln Gloucester and Bristol	£ 30 2 30 14 3 100

SECOND SCHEDULE.

No. on Tithe Commutation Map I the Parish of Dinder.	Description.	Quality.	Quantity.
190 192 195 200 201	House and Garden Orchard Orchard Orchard Wheelhouse Orchard	Garden Orchard Orchard Orchard Orchard Orchard	A. R. P. 0 0 14 0 2 8 1 0 7 0 2 6 1 1 0
		Acres -	3 1 35

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 Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrars of the several dioceses of Bath and Wells, Chester, Gloucester and Bristol, Lincoln, Llandaff, Salisbury, and Worcester.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

THEREAS the Ecclesiastical Commissioners VV for England have, in pursuance of an Act passed in the session of Parliament held in the sixth and seventh years of Her Majesty's reign, intituled "An Act to make better provision for "the spiritual care of populous parishes," duly prepared and laid before Her Majesty in Council a scheme, bearing date the eleventh day of May, in the year one thousand eight hundred and fiftyfour, in the words and figures following; that is

to say: "We, the Ecclesiastical Commissioners for of an Act passed in the England, in pursuance of an Act passed in the session of Parliament held in the sixth and seventh years of your Majesty's reign, initialed "An Act "to make better provision for the spiritual care of 'populous parishes," have prepared, and now each year, and that the payment to be made in

humbly lay before your Majesty in Council, the following scheme for compensating certain spiritual persons whose emoluments have been diminished by reason of proceedings under the said Act.

"Whereas the said Act, together with the Acts therein recited, authorize the assigning at any time, and from time to time, to the incumbent of any church or chapel whose fees, dues, or other emoluments shall be diminished by or in consequence of any proceeding under the provisions of the first-mentioned Act, of such an annual sum as shall upon due inquiry appear to be a just and reasonable compensation for such diminution.

"And whereas by certain duly gazetted orders of your Majesty in Council for confirming certain schemes prepared by us, pursuant to the same Act, certain new parishes have been duly constituted, and the perpetual curates thereof respectively have become entitled to receive certain fees, dues, and other emoluments arising therein, and we deem it just and reasonable, that compensation should be made to the incumbents of the churches or chapels hereinafter mentioned, whose fees, dues, or other emoluments have been diminished by or in consequence of such proceedings, and that the annual sums hereinafter mentioned should be assigned to such incumbents.

"Now, therefore, we humbly recommend and propose, that in respect of the new parishes mentioned in the first column of the schedule hereunto annexed, there shall be paid by us, to the several Incumbents named and described in the second column of the same schedule, so long as they shall respectively remain such Incumbents, and no longer, the annual sums mentioned in the third column thereof by way of such compensation as aforesaid, by equal half-yearly payments, on the each case on the first day of November next shall be a sum calculated at the annual rate applicable to such cases from the day on which the fees, dues, and other emoluments became so as aforesaid receivable by the perpetual curates of such new parishes respectively.

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

SCHEDULE.

1. New Parisb.			1. 2. New Parish. Grantees.								
					£						
Cowling -	-	-	. .	The Reverend John T. C. Fawcett, Incumbent of the Vicarage of Kildwick, in the county of York, and diocese of Ripon	2						
East Crompton	-	-	-	The Reverend Daniel Brammall, Incumbent of the Per- petual Curacy of Shaw, in the county of Lancaster and diocese of Manchester	2						
Moxley -	•	-	-	The Reverend Joseph B. Owen, Incumbent of the Vicar- age of Saint Mary Bilston, in the county of Stafford and diocese of Lichfield	4						
Musbury -	-	-	-	The Reverend Louis Henry Mordacque, Incumbent of the Perpetual Curacy of Haslingden, in the county of Lancaster and diocese of Manchester	5						

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 Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrars of the several dioceses of Lichfield, Manchester, and Ripon,

Wm. L. Bathurst.

A^T the Court at Buchingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council,

WHEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the sixteenth section of an Act, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled "An Act to "amend and render more effectual an Act, passed "in the last session of Parliament, for building "and promoting the building of additional "churches in populous parishes," and of the third section of an Act, passed in the session of Parliament held in the second and third years of Her Majesty's reign, intituled "An Act to make better "provision for the assignment of ecclesiastical "districts to churches or chapels augmented by "the Governors of the Bounty of Queen Anne, "and for other purposes," duly prepared and laid before Her Majesty in Council, a representation bearing date the second day of May, one thousand eight hundred and fifty-four, 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 parish of Clapham, in the county of Surrey, and in the diocese of Winchester,

it appears to them to be expedient that a particular district should be assigned to the consecrated church of Saint James, situate in the said parish of Clapham, under and by virtue of the power or authority contained in the sixteenth section of an Act, passed in the fifty-ninth year of the reign of His Majesty King George the Third, intituled An Act to amend and render more effectual an Act, passed in the last session of Parliament, for · building and promoting the building of additional ' churches in populous parishes,' and in the third section of an Act of Parliament, passed in the second and third years of your Majesty's reign, intituled 'An Act to make better provision for 'the assignment of ecclesiastical districts to ' churches or chapels augmented by the Governors 'of the Bounty of Queen Anne, and for other 'purposes,' and that such proposed district should be called or named, ' The District Chapelry of Saint James, Clapham;' and that the boundaries thereof should be those hereinafter mentioned; that is to say: to commence in the centre of the high road leading from London to Clapham about one hundred and twenty feet westward of Manorstreet, and to proceed in a westerly direction along the middle of the High-street to the porthern end of Park-road; then in a south-easterly direction down the middle of Park-road, as far as the road leading to Park-place; then in a south-westerly direction along the middle of that road to the back of the premises in the Grove; then south-easterly to the end of the garden and premises in the occupation of — Twining, Esquire; then south-westerly, partly by a line drawn through the centre of a footway leading from Park-road to Brixton-lane, and partly by an imaginary straight line drawn from the said footway, averaging about four hundred and eighteen yards, from the south side of the high road leading from Clapham to Tooting, and across Cavendish-road, as far as the boundary line between the parishes of Clapham and Streatham, at the point where a bound stone is placed; then proceeding along the boundary line separating the parish of Streatham from the parishes of Clapham and Lambeth, as far as the end of Bedford New-road, less one hundred and ten yards or thereabouts ; then in a south-westerly

direction, by an imaginary line drawn through the gardens at the backs of the houses on the south side of the road leading from London to Clapham, to the southern end of the chapel on the premises known as the Grammar School; and then in a north-westerly direction, partly along the enclosure fence of the said premises, and partly along a passage leading into the High-street to the point where the boundary commenced, as the district chapelry of Saint James, Clapham, is more particularly delineated on the map or plan hereto annexed, and thereon coloured pink.

"Your Majesty's said Commissioners beg leave further to represent that it also appears to them to be expedient that banns of marriage should be published and that marriages, baptisms, and churchings should be solemnized or performed in the said church of Saint James, at Clapham aforesaid; and that the fees to arise there from should be paid and belong to the minister or incumbent of such church for the time being.

"That the consent of the Right Reverend Charles Richard, Bishop of the said diocese of Winchester, has been obtained thereto, as required by the Acts and sections hereinbefore mentioned, in testimony whereof he has signed and sealed this representation.

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

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint James, in the parish of Clapham, be accordingly made, and the recommendations of the said Commissioners in respect of the publication of banns and the solemnization of marriages, baptisms, and churchings, and the fees to arise therefrom, 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 Registrar of the diocese of Winchester.

C. C. Greville.

A^T the Court at Buckingham Palace, the 8th day of June, 1854.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS Her Majesty's Commissioners for building new churches have, in pursuance of the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of 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 also of the third section of an Act of Parliament, passed in the second and third years of Her Majesty's reign, intituled "An Act to make better "provision for the assignment of ecclesiasti-"cal districts to churches or chapels augmented "by the Governors of the Bounty of Queen Anne, " and for other purposes," duly prepared and laid

before Her Majesty in Council a representation, bearing date the twelfth day of May, one thousand eight hundred and fifty-four, in the words following; viz.:

"Your Majesty's Commissioners for building new clurches beg leave humbly to represent that having taken into consideration all the circumstances of the parish of Bambrough, otherwise Bamburgh, in the county of Northumberland, and in the diocese of Durham, it appears to them to be expedient that a particular district should be assigned to the consecrated church situate at Beadnell, in the said parish of Bamburgh, under and by virtue of the power or authority contained in the sixteenth section of an Act of Parliament, passed in the fifty-ninth year of the reign of 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 also in the third section of an Act of Parliament, passed in the second and third years of your Majesty's reign, intituled 'An Act to make better provision for 'the assignment of ecclesiastical districts to 'churches or chapels augmented by the Gover-'nors of the Bounty of Queen Anne, and for 'other purposes,' and that such proposed district (which is to comprise the townships of Beadnell, Swinhoe, and Tuggal, and such portions of the townships of Preston and Chathill as are within the said parish of Bamburgh) should be named or called "The District Chapelry of Beadnell," and that the boundaries thereof should be those hereinafter mentioned; that is to say: On the east by the German Ocean, on the south by the parish of Embleton, on the west by the parish of Ellingham, and on the north-west and north by the remaining part of the parish of Bamburgh, from which the said district chapelry of Beadnell is separated by the boundary lines which divide the townships of Newham and Fleatham from the said township of Swinhoe and the township of North Sunderland from other part of the said township of Swinhoe and from the township of Beadnell, as such district chapelry of Beadnell is more particularly delineated on the map or plan hereunto an-nexed, and is thereon coloured green.

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

"That the consent of the Right Reverend Edward, Bishop of the said diocese of Durham, has been obtained thereto, as required by the Acts and sections hereinbefore mentioned, in testimony whereof he has signed and sealed this representation.

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

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, as it is hereby ordered, that the proposed assignment of a district chapelry to

the church at Beadnell, in the parish of Bambrough, otherwise Bamburgh, in the county of Northumberland, be accordingly made, and the recommendations of the said Commissioners in respect of the publication of banns and the solemnization of marriages, baptisms, churchings, and burials, in the said church, and the fees to arise therefrom, be carried into effect agreeably to the provisions of the said Acts; and Her Majesty, by and with the like advice, is pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Durham.

C. C. Greville.

T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS there was this day read at the Board, a Report from the General Board of Health, dated the seventeenth day of May, one thousand eight hundred and fifty-four, 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 township of Heanor, in the county of Derby (the number of the said petitioners greatly exceeding thirty in the whole), directed William Lee, a Superintending Inspector, appointed for the purposes of the said Public Health Act, to visit the said township, 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 township, for paving, lighting, cleansing, watching, regulating, supplying with water, or improving the said township, or having relation to the purposes 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 in-quiry in the manner directed by that Act, and hath reported in writing to the said Board upon the said several matters with respect to which he was directed to inquire, and upon certain other matters with respect to which he deemed it expedient to report for the purposes of that Act ;

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

said township, for paving, lighting (otherwise than for the profit of proprietors or shareholders), cleansing, watching, regulating, supplying with water, or improving such township, or any part thereof, or in anywise relating to the purposes of the said Public Health Act;

"Now, therefore, we, the said General Board of Health, do hereby, in pursuance of the said Public Health Act, humbly report to your Majesty that it appears to us to be expedient that :

'The Public Health Act, 1848,' and every part thereof, except the section numbered 50 in the copies of that Act, printed by your Majesty's printers, should be applied to and be in force within and throughout the entire area, places, and parts of places comprised within the boundaries of the said township of Heanor, in the county of Derby, 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. 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. The first election of the said Local Board should take place on the twenty-first day of July, in the year of our Lord, one thousand eight hundred and fifty-four.

"4. 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. 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, should 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 four pounds.

"6. At the first election of the said Local Board, Mr. Henry Frearson, of Heanor 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 Henry Frearson, 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 Mr. John Argyle, of Heanor aforesaid, should exercise and perform such of the said powers and duties as then remain to be exercised or performed.

"7. 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 Henry Frearson, at And it appears by the said report, that there is his residence, at Heanor, situate within the no local Act of Parliament in force within the aforesaid district; or in case he should refuse, or be unable to receive the same, then to the said John Argyle, at his residence, Parkfield House, likewise within the district aforesaid.

"Given under our hands and under the seal of the General Board of Health, this seventeenth day of May, in the year of our Lord, one thousand eight hundred

and fifty-four. (Signed) L. S.

Shaftesbury. 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 that :

1. 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 township of Heanor, in the county of Derby, 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. 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. The first election of the said Local Board of Health shall take place on the twenty-first day of July, in the year of our Lord, one thousand eight hundred and fifty-four.

4. One-third in number of the said Local Board of Health shall go out of office on the thirtyfirst 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 shall fall on a Sunday, or on a day appointed for public fast or thanksgiving, then that such one-third shall go out of office on the day next following.

5. Every person at the time of his election as member of the said Local Board, and so long as he shall continue in office by virtue of such election, shall be resident, as in the said "Public Health Act, 1848," is required, and be 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 four pounds.

6. At the first election of the said Local Board, Mr. Henry Frearson, of Heanor 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 Henry Frearson, 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 Mr. John Argyle, of Heanor aforesaid, shall exercise and perform such of the said powers and duties as then remain to be exercised or performed.

7. 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 Henry Frearson, at his residence, at Heanor, situate within the aforesaid district; or in case he shall refuse, or be unable to receive the same, then to the said John Argyle, at his residence, Parkfield House, likewise within the aforesaid district.

C. C. Greville.

A T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS there was this day read at the Board, a Report from the General Board of Health, dated the twenty-second day of May, one thousand eight hundred and fifty-four, 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 Wanstead, in the county of Essex (the number of the said petitioners greatly exceeding thirty in the whole), directed William Ranger, 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 burialgrounds, 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, supply-ing with water or improving the said parish, or having relation to the purposes of the said Public Health Act; also as to the natural drainage areas, and the existing, municipal, parochial, or other local boundaries, 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;

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

"And 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 purgrance of the said

No. 21560,

Public Health Act, humbly report to your Majesty that it appears to us to be expedient that :

"1. "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 parish of Wanstead, in the county of Essex, and that such area, places, and parts of places should be and constitute a district for the purpose of the said Public Health Act accordingly.

"2. 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. The first election of the said Local Board of Health should take place on the sixth day of July, in the year of our Lord, one thousand eight hundred and fifty-four.

"4. 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.

day next following. "5. 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 one thousand 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 thirty pounds.

"6. At the first election of the said Local Board, the Reverend William Pitt Wigram, Rector of Wanstead 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 ratepayers, 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 William Pitt Wigram, 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 John Rogers Jennings, Esquire, Vestry Clerk of Wanstead aforesaid, should exercise and perform such of the said powers and duties as then remain to be exercised or performed.

7. The fourteen days' notice of qualification required by the said 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 William Pitt Wigram, at his residence, Wanstead Rectory, or in case he should refuse or be unable to receive the same, then to the said John Rogers Jennings, at his residence Wanstead, within the district aforesaid.

"Given under our hands and under the seal of the General Board of Health, this twenty-second day of May, in the year of our Lord, one thousand eight hundred and fifty-four. (Signed) Shaftesbury.

L.S.

Shaftesbury. Edwin Chadwich. 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 that :

1. 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 parish of Wanstead, in the county of Essex, 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. 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. The first election of the said Local Board of Health shall take place on the sixth day of July, in the year of our Lord, one thousand eight hundred and fifty-four.

4. 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, subsequently 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 fast or thanksgiving, then such one-third shall go out of office on the day next following.

5. 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 one thousand pounds, or shall be so resident, and rated to the relief of the poor of some parish, township, or place, of which some part is within the said district, upon an annual value of not less than thirty pounds.

6. At the first election of the said Local Board the Reverend William Pitt Wigram, Rector of Wanstead 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 ratepayers, and shall perform all other duties which it may be requisite for him to perform in conducting and completing the said first election; and in case the said William Pitt Wigram, 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 John Rogers Jennings, Esq., Vestry Clerk of Wanstead aforesaid, shall exercise and perform such of the said powers and duties as then remain to be exercised or performed.

7. 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 William Pitt Wigram, at his residence, Wanstead Rectory; or in case he shall refuse or be unable to receive the same, then to the said John Rogers Jennings, at his residence, Wanstead, within the district aforesaid.

C. C. Greville.

8th day of June, 1854,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS 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 Ma-jesty 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 dis-continued, 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' 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 an Order, dated the fifteenth of September last, made under the last recited Act, directing the provisions of that Act for the pre-vention of epidemic, endemic, and contagious diseases to be put in force, is in force throughout the whole of Great Britain:

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incum-bents and the Vestry Clerks of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, burials should be discontinued in the hereinafter-mentioned places:

And whereas Her Majesty in Council was pleased, by Her Order in Council of the fifteenth 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 the fifth day of May last; and such Order has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of the said parishes, or on some conspicuous places within the part or parts

B 2

T the Court at Buckingham Pulace, the | of the metropolis affected by such representation, seven days at the least before the said fifth day of May

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that burials be discontinued, as follows, in the under-mentioned places, from and after the sixteenth day of this instant June (except as is herein otherwise directed), viz.:

- ST. GILES IN THE FIELDS .- In the parish church and churchyard, and in the Baptist Chapel, Little Wild-street.
- ST. PAUL, SHADWELL. – Under Ebenezer Chapel, and in the burial-ground thereof.
- CHELSEA .- In the burial-ground of the Royal Hospital, from and after the first January,
- one thousand eight hundred and fifty-five. Wm. L. Bathurst.

T the Court at Buckingham Palace, the 8th day of June, 1854.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the last session of Parliament, intituled "An Act " to amend the laws concerning the burial of the " dead in England, beyond the limits of the metro-" polis, and to amend the Act 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, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-ground or places of burial, 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 no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require), that after a time mentioned in the Order, burials in such city or town, or within such limits, 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 always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same 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, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered; provided also, 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 Vestry Clerk or Churchwardens of such parish.

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his inten-tion to make such representation, has made a representation stating that, for the protection of the public health, no new burial-ground should be

opened in the undermentioned places, without the consent of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the following modifications :

And whereas Her Majesty was pleased, by Her Order in Council of the twenty-ninth 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 the tenth day of May last, and such Order has been published in the London .Gazette; and copies thereof have been affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representation, one month before the said tenth day of May.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the undermentioned places without the previous approval of one of Her Majesty's Principal Secretaries of State; and that burials in the said places be discontinued, with the following modifications, from and after the sixteenth day of June instant (except as is herein otherwise directed), viz. :

- ELY. To be discontinued forthwith within the Cathedral, St. Mary's Church (reserving, however, to Mrs. Layton, the Rev. J. Griffith, and the Rev. S. Smith, the right of interment in the respective family vaults made for their use in St. Mary's Church many years ago, on the conditions that lead coffins shall be used, and that the graves shall be walled in by solid brickwork with cement), within St. Michael's Church, the Wesleyan Chapel, and the Countess of Huntingdon's Chapel: to be discontinued from and after the first of February, one thousand eight hundred and fifty-five, in St. Mary's Churchyard, and in the burial-grounds of the above chapels; and from and after the first July, one thousand eight hundred and fifty-four, in the churchyard of the Holy Trinity.
- WIGAN.—To be discontinued at once in St. John's Roman Catholic Chapel, Standishgate, and in the burial-ground of the same from and after the first of January, one thousand eight hundred and fifty-five. ST. IVES, COENWALL.—To be wholly discon-
- ST. IVES, COENWALL.—To be wholly discontinued in the churchyard and burial-ground from and after the first of September, one thousand eight hundred and fifty-four.
- BARNSTAPLE.—To be wholly discontinued in such parts of the churchyard of St. Mary Magdalene as are within twenty feet of the church or any other building, and only one body to be buried in each grave. To be discontinued in the old church and churchyard of St. Peter and St. Paul, in Bear-street Chapelyard, in Ebenezer Baptist Chapelyard, and in such parts of the burialground of Cross-street Chapel as are within twenty feet of the chapel or any other building; and only one body to be buried in each grave in the said grounds. To be discontinued in such parts of the churchyard of the Holy Trinity as are within twenty feet of the church or any other building, and only one body to be buried in each grave.
- **DARTMOUTH.**—To be wholly discontinued in the churchyard of *St. Saviour* from and after the first of August, one thousand eight hundred and fifty-four.

- EAST STONEHOUSE, DEVON.—To be discontinued in *Emma-place Independent Chapel*yard, and in the old part of *Stonehouse Churchyard*; and only one body to be buried in each grave in the new part of the same, and in the burial-ground of the *Royal Naval Hospital*.
- ROCHDALE. To be discontinued forthwith in the vault under the vestry of St. Mary's Church; in Blackwater-street Chapel; the Wesleyan Chapel; and the vaults under St. John's Roman Catholic Chapel. To be discontinued from and after the first of March, one thousand eight hundred and fifty-five, in the burial-grounds of the above three chapels; and of Hope Chapel; West-street Chapel; Countess of Huntingdon's Chapel; Providence Chapel; and of the Unitarian Chapel, Clover-street; in the Quakers' Burial-ground, in the Old and New Churchyards, and in St. Mary's Churchyard.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the last session of Parliament, intituled "An Act " to amend the laws concerning the burial of the " dead in England, beyond the limits of the metro-"polis, and to amend the Act concerning the "burial of the dead in the metropolia;" 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, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-ground or places of burial, 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 no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require), that after a time mentioned in the Order, burials in such city or town, or within such limits, 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 always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same 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, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered ; provided also, 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 Vestry Clerk or Churchwardens of such parish.

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, no new burial-ground shall be opened in the undermentioned places without the consent of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued, with the following modifications :

And whereas Her Majesty was pleased, by Her Order in Council of the seventh 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 the twentysecond day of May last; and such Order has been published in the London Gazette, and copies thereof have been affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representation, one month before the said twentysecond day of May.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the undermentioned places without the previous approval of one of Her Majesty's Principal Secretaries of State; and that burials in the said places be discontinued, with the following modifications, from and after the sixteenth day of June instant (except as is herein otherwise directed), viz. :

- BOLTON, LANCASHIRE .- Burials to be discontinued within the Parish Church forthwith; and from and after the first of March, one thousand eight hundred and fifty-five, in the Parish Churchyard, in the churchyards of St. George, the Holy Trinity, All Saints, and Christ Church, and in the burial-grounds of the following chapels, namely, the Baptist Chapel Moor-lane, the Wesleyan Chapel Bridge-street, the Wesleyan Chapel Flctcherstreet, the Roman Catholic Chapel St. Peter and St. Paul Pilkington-street, the Independent Chapel Mawdsley-strect, Albert-place Chapel, the Independent Methodist Chapel Fold's-road, the Primitive Methodist Chapel Higher Bridge-street, the Unitarian Chopel Deansgate, and the Refugee Chapel Hunoverstreet, in the Ridgway Gates Wesleyan Burial-ground, and in the Quakers' Burialground. No more than one body to be buried in each
- No more than one body to be buried in each grave in the churchyard of *Emmanuel*, and (unless they are members of the same family), in the churchyard of *St. Stephen and All Martyrs Lever-bridge*; no coffin in these churchyards to have a covering of less than four feet and a half of earth measuring from the upper surface of the coffin to the level of the ground; and burials to be wholly discontinued in *Emmanuel Churchyard* from and after the first of March, one thousand eight hundred and fifty-six.
- BURY, LANCASHIRE. -- No new burial-ground to be opened without the previous approval of a Secretary of State within the townships of Bury and of Elton.
- Burials to be discontinued forthwith within the Parish Church, the New-road Independent Chapel, the Baptist Chapel and Burialground Freetown, and the Union-street Wesleyan Chapel; and from and after the first of January, one thousand eight hundred and fifty-five, in the Parish Churchyard, St. John's Churchyard, Bethel Chapel Burialground, the New-road Independent Chapel

Burial-ground, the Presbyterian Chapel Burial-ground, the Union-street Wesleyan Chapel Burial-ground, and in Castlecroft Chapel Burial-ground.

In St. Paul's Churchyard, in Brunswick Cemetery, and in Elton Churchyard, no burial (except in existing private vaults and graves) to take place within twenty feet of the church, chapel, or schools; with the same exception, no more than one body to be buried in each grave; and no burial to take place without a covering of not less than four feet six inches of earth, measuring from the upper surface of the coffin to the level of the ground.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS by an Act, passed in the last session of Parliament, intituled "An Act " to amend the laws concerning the burial of the " dead in England, beyond the limits of the metro-" polis, and to amend the Act 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, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-ground or places of burial, 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 no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require), that after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burial-grounds or places of burial, shall be discontinued wholly, or subject to any excep-tions or qualifications mentioned in such Order, and so from time to time, as circumstances may require ; provided always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same be taken into consideration by the Privy Council, shall be pub-lished in the London Gazette, and shall be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered; provided also, 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 Vestry Clerk or Churchwardens of such . parish.

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, no new burial-ground should be opened, in the undermentioned places, without the consent of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the following modifications.

And whereas Her Majesty was pleased, by Her Order in Council of the seventh 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 the twenty-second day of May last, and such Order has been published in the London Gazette ; and copies thereof have been affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representation, one month before the said twenty-second day of May.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the undermentioned places without the previous approval of one of Her Majesty's Principal Secretaries of State; and that burials in the said places be discontinued, with the following modifications, from and after the sixteenth day of June instant (except as is herein otherwise directed), viz.:

- PENZANCE .- Burials (except in vaults and family graves which have not been opened during ten years) to be discontinued in the churchyard of Saint Mary's, from and after the first of October, one thousand eight hundred and fifty-four.
- KINGSTON-ON-THAMES .--- Burials to be discontinued forthwith in the parish church, and from and after the first of October, one thousand eight hundred and fifty-four, in the Old and New Burial-grounds, and in the burial-grounds of the Independent Chapel, and of the Baptist Chapel; in the burialground of Surbiton Church, burials to be discontinued within five yards of the walls of the church, and, with the exception of family vaults and graves, only one body to be buried in each grave.
- HASTINGS .- Burials to be discontinued forthwith under the churches of St. Mary in the Castle, and of St. Clement's, and from and after the first of January, one thousand eight hundred and fifty-five, in St. Mary's parish burial-ground, and St. Clement's Burial-ground near the Croft; in the burial-ground of St. Clement's Chapel Halton burials to be forthwith discontinued within five yards of the houses situated on the east side of the burialground and also (with the exception of family vaults and graves) only one body to be buried in each grave; from and after the first of January, one thousand eight hundred and fifty-five, burials to be discontinued in the burial-ground of *Croft Chapel*; in the burial-ground of *All Saints* (with the excep-tion of family vaults and graves) only one body to be buried in each grave; burials to be discontinued forthwith under All Saints Church and in the old original churchyard; and from and after the first of January, one thousand eight hundred and sixty, in the whole of burial-ground of All Saints parish.
- ST. LEONARD'S, SUSSEX .-- Burials to be discontinued forthwith underneath All Souls Roman Catholic Chapel; burials to be discontinued from and after the first of January, one thousand eight hundred and fifty-five, in the burial-ground of the Wesleyan Chapel, in the parish of St. Mary Magdalene, St. Leonard's. | to order that the same be taken into consideration

EAST RETFORD .- Burials to be discontinued forthwith within the Wesleyan Chapel Grovestreet, East Retford, and in the burial-ground of the same from and after the first of June, one thousand eight hundred and fifty-four, except of members of the families of those already buried therein.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the Sth day of June, 1854.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the last session of Parliament, intituled "An Act " to amend the laws concerning the burial of the " dead in England, beyond the limits of the metro-" polis, and to amend the Act 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, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-ground or places of burial, 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 no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require), that after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burial-grounds or places of burial, shall be discontinued wholly, or subject to any excep-tions or qualifications mentioned in such Order, and so from time to time, as circumstances may require; provided always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same 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, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered; provided also, 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 Vestry Clerk or Churchwardens of such parish.

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned places without the consent of one of Her Majesty's Principal Secre-taries of State, and that burials should be discontinued therein, with the following modifications.

And whereas Her Majesty was pleased, by Her Order in Council of the fifteenth of April last, to give notice of such representation, and by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the twentyninth day of May last; and such Order has been published in the London Gazette, and copies thereof have been affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representation, one month before the said twenty-ninth day of May.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the undermentioned places without the previous approval of one of Her Majesty's Principal Secretaries of State; and that burials in the said places be discontinued, with the following modifications, from and after the sixteenth day of June instant (except as is herein otherwise directed), viz.:

- GREAT TORRINGTON.—Burials to be discontinued forthwith within the *Parish Church*; within such parts of the *churchyard* as are within five yards of the church, or any other building, and within five yards of the *Wesleyan and Baptist Chapels*; and to cease wholly from and after the first March, one thousand eight hundred and fifty-five, in the churchyard and burialgrounds of the above chapels.
- GREAT YARMOUTH.-Burials to be discontinued forthwith in St. Nicholas Church, and from and after the first November, one thousand eight hundred and fifty-four, in the Old Churchyard, and in the portion of the burial-ground lying on the east of the former (containing three roods and twenty-four perches, more or less); and in the remaining portions still further to the east (with the exception of family vaults and graves), only one body to be buried in each grave. Burials to be wholly discontinued from and after the first November, one thousand eight hundred and fiftyfour, in Great Yarmouth General Cemetery, in the Old Meeting Burial-ground, in the Friends' Burial-ground, and in the Jews' Burial-ground, and forthwith within the General Baptist Chapel, and within the Methodist New Connexion Chapel.
- BUNGAY.—Burials to be discontinued forthwith within the churches of Holy Trinity and St. Mary, and within five yards of the walls of the latter and within three yards of the public roads and also of dwelling-houses; and from and after the first January, one thousand eight hundred and fifty-five, in the churchyard of Holy Trinity, and the burial-ground of the Independent Chapel. Burials to cease forthwith in the burial-ground of the Roman Catholic Chapel within five yards of the walls of the chapel, and also within three yards of dwelling-houses.
- STOWMARKET. Burials to be discontinued forthwith within the Church of Stowmarket; and from and after the first January, one thousand eight hundred and fifty-five, in the churchyard thereof, and in the burial-grounds of the Independent Chapel, Bethesda Chapel, and the Plymouth Brethren Chapel. In the churchyard of Stow Upland burials to be discontinued within three yards of the church; and with the exception of family vaults and graves only one body to be buried in each grave.
- **ROTHERHAM.**—Burials to be discontinued in the *church* and *churchyard*.

W. L. Bathurst.

T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the last session of Parliament, intituled "An Act "to amend the laws concerning the burial of the " dead in England, beyond the limits of the metro-" polis, and to amend the Act 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, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-ground or places of burial, 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 no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require), that after a time mentioned in the Order, burials in such city or town, or within such limits, 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 always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same 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, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered ; provided also, 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 Vestry Clerk or Churchwardens of such parish.

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has made a representation, stating that, for the protection of the public health, no new burial-ground should be opened in the city and county of the city of Nor-WICH without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued in the same, with the following modifications :

And whereas Her Majesty was pleased, by Her Order in Council of the fifteenth 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 the twentyninth day of May last; and such Order has been published in the London Gazette, and copies thereof have been affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representation, one month before the said twenty-ninth day of May.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the city and county of the city of NORWICH without the previous approval of one of Her Majesty's Principal Secretaries of State; and that burials be discontinued in the same, with the following modifications, from and after the sixteenth day of June instant (except as is herein otherwise directed), viz:

- Forthwith in the following churches, and from and after the first day of February, one thousand eight hundred and fifty-five, in the churchyards thereof:
- St. Stephen, St. Giles, St. Peter Mancroft, St. John Madder Market, St. Gregory, St. Lawrence, St. Andrew, St. George Colegate, St. George Tombland, St. Julian and St. Edward, St. Michael-at-Thorne, All Saints, St. Martin-at-Palace, St. Helen, St. Martinat-Oak, St. James-with-Pochthorpe, St. Michael-at-Plea, St. Mary Coslany, St. Peter-at-Southgate, St. Etheldred, St. Simon and St. Jude, St. Clement, St. Michael Coslany, St. Margaret-de-Westwick, St. Swithin, St. Benedict, St. Augustine, St. Paul, St. Saviour, St. Edmund-the-King, St. Peter-at-Hungate, St. John-de-Sepulchre, St. Peter-mountergate, St. John the Baptist Timberhill, and Trowse Newton.
- To be discontinued forthwith in the Cathedral; Tabernacle Chapel, St. Martin-at-Palace; Independent Chapel, Princes-street; Dutch Church, in St. Andrew and St. Peter Hungate; Lobby of St. Mary's Baptist Chapel, Coslany; Baptist Chapel, St. Margaret's; Emmanuel Chapel, St. Paul's; and Trinity Chapel, Heigham.
- To be discontinued from and after the first day of February, one thousand eight hundred and fifty-five, in the following burial-grounds:
- The Cathedral Burial-ground; New City Chapel Burial-ground, St. Stephens; Octagon Chapel Burial-ground, St. George Colegate; Tabernacle Burial-ground, St. Martin-at-Palace; Jews' Burial-ground, St. Martin-at-Oak; Priory-yard Chapel Burial-ground, St. James's; Old Meeting Chapel Burial-ground, St. Clement's; Baptist, Chapel Burial-ground, St. Margaret's; Emmanuel Chapel Burialground, St. Paul's; Calvert-street Chapel Burial-ground, St. Saviour's; and Trinity Chapel Burial-ground, Heigham.
- To be discontinued forthwith underneath Christchurch in St. Clements, and within five yards of the walls of the church; with the exception of family vaults and graves, only one body to be buried in each grave, and from and after the first January, one thousand eight hundred and fifty-seven, burials to cease entirely in the churchyards.
- In the Rosary Cemetery, in the hamlet of Thorpe, to be forthwith discontinued within ten yards of dwelling-houses; and, with the exception of family-vaults and graves, only one body to be buried in each grave.
- To be discontinued forthwith within the church of St. Bartholomew Heigham, and within five yards of the walls of the same ; with the exception of family vaults and graves, only one body to be buried in each grave ; and from and after the first day of January, one thousand eight hundred and fifty-seven, burials to cease entirely in the churchyard.
- To be discontinued forthwith within the parish church of *Lakenham*, and within five yards of its walls; and, with the exception of family vaults and graves, only one body to be buried in each grave in the churchyard.

To be discontinued forthwith within five yards of the walls of the church of *St. Mark Lakenham*, and also of the parochial schools; and, with the exception of family vaults and graves, only one body to be buried in each grave in the churchyard.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the last session of Parliament, intituled "An Act " to amend the laws concerning the burial of the " dead in England, beyond the limits of the metro-"polis, and to amend the Act 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, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-ground or places of burial, 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 no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require) that, after a time mentioned in the Order, burials in such city or town, or within such limits, 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 always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same 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, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered ; provided also, 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 In-cumbent and Vestry Clerk or Churchwardens of such parish.

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the city of MANCHESTER, or within two miles of any part of the boundary of the city, without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the following modifications:

And whereas Her Majesty was pleased, by Her Order in Council of the fifteenth 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 the twenty-ninth day of May last, and such Order has been published in the London Gazette; and copies thereof have been affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representation, one month before the said twenty-ninth day of May.

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that no new burial-ground shall be opened in the city of MANCHESTER, or within two miles of any part of the boundary of the city, without the previous approval of one of Her Majesty's Principal Secretaries of State; and that burials be discontinued therein, with the following modifications, from and after the sixteenth day of June instant (except as is herein otherwise directed), viz.:

- Burials to be discontinued forthwith in the Cathedral and burial-ground, in St. Anne's Churchyard, in that portion of the burial-ground of St. John's Church which has been added since the consecration of the church, in St. George's Church and Churchyard, St. Michael's Church and Churchyard, St. Matthew's Church, St. Peter's Church, St. James's Church and Churchyard, St. Luke's Churchyard Chorlion-on-Medlock, St. Mark's Church Cheetham, St. Thomas's Church and Churchyard Ardwick, in the Independent Chapel Burial-ground Grosvenor-street, Great Bridgwater-street Chapel Cross-street Burial-ground, Unitarian Chapel and Burial-ground, St. Augustine's Roman Catholic Chapel and Burial-ground, Swedenborgian Chapel Burial-ground, All Chorlton, St. Saviour's 1, St. Luke's Church Saints Church Church Chorlton, Cheetham, and St. Andrew's Church Ancoats.
- Burials to be discontinued from and after the first of March, one thousand eight hundred and fifty-five, in *St. Mark's* Churchyard *Cheetham*, and the *Quakers'* Burial-ground *Mount-street*.

In all the undermentioned burial-grounds, no interment to take place in any grave without a covering of at least four and a half feet of earth, measuring from the upper surface of the coffin to the level of the ground :---

- In the churchyard of All Saints Chorlton, with the exception of private vaults and graves, only one body to be buried in each grave, and burials wholly to ccase from and after the first of March, one thousand eight hundred and fifty-six.
- In St. Saviour's Churchyard Chorlton, burials (with the same exceptions) to be discontinued.
- In St. George's Churchyard Hulme (with the same exceptions), only one body to be buried in each grave, and burials wholly to cease from and after the first of March, one thousand eight hundred and fifty-six.
- In St. Luke's Churchyard Cheetham (with the same exceptions), only one body to be buried in each grave.
- In St. Andrew's Churchyard Ancoats (with the the same exceptions), only one body to be buried in each grave, and burials to be wholly discontinued from and after the first of March, one thousand eight hundred and fifty-five.
- In the burial-ground of Upper Brook-street Unitarian Chapel (with the same exceptions), burials to be wholly discontinued. No. 21560.

- In the burial-grounds of the Roman Catholia chapels of St. Chad's York-street Cheetham, St. Patrick's Livesey-street, and St. Wilfred Bedford-street Hulme (with the same exceptions), only one body to be buried in each grave; in St. Chad's and St. Wilfred's, no burial to take place within twenty feet of any dwelling-house; and burials wholly to cease in St. Chad's and St. Patrick's from and after the first of March, one thousand eight hundred and fifty-five, and in St. Wilfred's from and after the first of March, one thousand eight hundred and fifty-six.
- In Christ Church Burial-ground Every-street, Ancoats (with the same exceptions), only one body to be buried in each grave, and burials to be wholly discontinued from and after the first of March, one thousand eight hundred and fifty-six.
- In Ardwick Cemetery (with the same exceptions), only one body to be buried in each grave.

In Rusholme-road Cemetery (with the same exceptions), burials to be wholly discontinued. Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS 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, 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;

And whereas Her Majesty was pleased by Her Orders in Council of the twenty-fifth of November, twenty-ninth of December, and cighteenth February last, to direct that burials should be wholly discontinued in the churchyards of St. Giles Camberwell, and of St. George Camberwell, from and after the first day of May last, and in Putney Burial-ground, and in the churchyard of St. Luke Charlton, from the first of June instant; And whereas the Right Honourable Viscount

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, has made representations stating that he is of an opinion that the time for closing the said churchyards and burial-grounds may be extended;

Now, therefore, Her Majesty, having taken the said representations into consideration, is pleased by and with the advice of Her Privy Council, to order, and it is hereby ordered, that burials be discontinued in that part of the churchyard of *St. Giles Camberwell* which has not yet been buried in, and in the churchyard of St. George Camberwell, from and after the first September, instead of from and after the first May, one thousand eight hundred and fifty-four; and that burials in *Putney Burial-ground*, and in the churchyard of St. Luke Charlton, be discontinued from and after the first December, instead of from and after the first June, one thousand eight hundred and fifty-four.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act passed in the last session of Parliament, intituled "An "Act to amend the laws concerning the burial "of the dead in England, beyond the limits "of the metropolis, and to amend the Act con-"cerning the burial of the dead in the metro-"polis;" it is, amongst other things, enacted, that in case it appear 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 city or town, or within any other limits, or in any burial-ground or places of burial, should be wholly discontinued, or should be discontinued subject to any exemption or qualification; it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burialgrounds 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;

And whereas Her Majesty was pleased, by Her Orders in Council of the eighteenth of February, twenty-ninth of March, and seventh of April last, to direct that burials should be discontinued in various burial-grounds in the places and parishes hereinafter mentioned, from and after the days named in such orders respectively.

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, has represented that he is of opinion that the time for closing certain of the said burial-grounds may be extended.

Now, therefore, Her Majesty, having taken such representations into consideration, is pleased by and with the advice of Her Privy Council to order, and it is hereby ordered, that burials be discontinued in the undermentioned burial-grounds as follows, viz. :

- In the Jewish Burial-ground, Newcastle-on-Tyne, from and after the first December next, instead of the first of this instant June.
- In the burial-grounds of the parish of *Ware*, in the county of Hertford, from and after the sixteenth, instead of the first of this instant June.
- In the burial-grounds of the parish of *Luton*, in the county of Bedford, from and after the first of July next, instead of the first of this instant June.
- In the churchyard of St. Mary Magdalene, *Taunton*, from and after the first of August next, instead of the first of this instant June.

- first of this instant June. In the churchyard of the parish of *Bishop's Hull*, from and after the first of August next, instead of the first of July next.
- In the burial-ground of St. Mary's Church, *Rye*, and also in the burial-ground of the Baptist Chapel, in the said parish, from and after the first of September next, instead of the first of this instant June.
- In the burial-grounds connected with St. Nicholas's Church, *Brighton*, from and after the first of October next, instead of the first of this instant June.
- In the churchyards of Lammas-street Chapel, and of Pennel Chapel Priory-street, in *Carmarthen*, from and after the first of August next, instead of the first of this instant June.
- In the old part of the churchyard of South Bersted, Sussex, from and after the sixth of July next, instead of the eighth of April last.
- In the parish of St. Mary the Virgin Marlborough, from and after the sixteenth of this instant June, instead of the eighteenth of April last.

Wm. L. Bathurst.

A T the Court at Buckingham-Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the last session of Parliament, intituled "An "Act to amend the laws concerning the burial "of the dead in England, beyond the limits " of the metropolis, and to amend the Act con-" cerning the burial of the dead in the metropolis ;" it is, amongst other things, 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 city or town, or within any other limits, or in any burial-ground or places of burial, 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 after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burialgrounds 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;

And whereas Her Majesty was pleased by Her Order in Council of the seventh of April last, to direct that burials should be discontinued in Trinity Churchyard and under the church, and in St. Michael's Churchyard, in the town of Liverpool;

And whereas the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, has represented that the said churchyards and church have been established under the authority of certain Acts of Parliament, and it is expedient that so much of the said Order in Council as relates thereto be repealed;

Now, therefore, Her Majesty, having taken such

representations into consideration, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that so much of the said Order in Council of the seventh of April last as regulates and directs the discontinuance of burials in the churchyard of Trinity Church, Liverpool, and under that church, and also in the churchyard of St. Michael Liverpool, be, and the same is, hereby repealed.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 8th day of June, 1854,

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 Churchwardens 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 Eng-" land beyond the limits of the metropolis and to " amend the Act concerning the burial of the dead " in the metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened within the borough of SALFORD, or within two miles of its boundaries, without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein with the following modifications :-

- To be wholly discontinued forthwith in Trinity Church and Churchyard, in St. Philip's Church Vaults, in St. Stephen's Church Vaults, in Christ Church Vaults, and in St. John's Roman Catholic Chapel.
- In the undermentioned burial-grounds no interment to take place in any grave without a covering of at least four and a half feet of earth measuring from the upper surface of the coffin to the level of the ground:
- Except in existing private vaults and graves, burials to be discontinued in the churchyard of Christ Church, in the burial-ground of Christ Church King-street, and of the New Jerusalem Temple, and in Irwell-street Cemetery, and to cease entirely in all these grounds from and after the first of March, one thousand eight hundred and fifty-five:
- With the same reservation of existing rights, no more than one body to be buried in any grave in St. Stephen's Churchyard, and in St. John's Roman Catholic Burial-ground, and burials to cease entirely in both these grounds from and after the first of March, one thousand eight hundred and fifty-five.

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 the twentieth 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 sfixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representation, one month before the said twentieth day of July. C. C. Greville.

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T the Court at Buckingham Palace, the 8th day of June, 1854.

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 Churchwardens 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 England, beyond the limits of the metropolis, "and to amend the Act concerning the burial of "the dead in the metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the borough of WARRINGTON, or within one mile of its boundaries, without the previous approval of one of Her Majesty's Principal Secretarics of State, and that burials should be discontinued therein with the following modifications :-

- To be discontinued forthwith in the parish church, in St. Paul's Church; in Cairo-street Chapel; in St. Alban's Roman Catholic Chapel; and in St. John's Presbyterian Church Burial-ground: no more than one body to be buried in any grave in the parish churchyard, and in St. Paul's Churchyard; no burial to take place in any grave in these churchyards without a covering of at least four and a half feet of earth, measuring from the upper surface of the coffin to the level of the ground; and, except in private vaults and graves to be wholly discontinued in both these churchyards from and after the first of April, one thousand eight hundred and fiftysix.
- In the parish churchyard no burial to take place within ten yards of the church; in St. Alban's Roman Catholic Burial-ground, no burial to take place within twenty feet of any dwelling-house.
- To be wholly discontinued from and after the first April, one thousand eight hundred and fifty-five, in the old and new churchyards of St. James Latchford, in St. Alban's Roman Catholic Burial-ground, in Cairo-street Chapel Burial-ground, in Friars Green Chapel burial-ground, and in the Quakers' Burialground.

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 the twentieth 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, or on some conspicuous places within, the parishes affected by such representation, one month before the said twentieth day of July.

C. C. Greville.

T the Court at Buckingham Palace, the 8th day of June, 1854.

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 Churchwardens 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 England " beyond the limits of the metropolis, and to " amend the Act concerning the burial of the dead " in the metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the following places without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials therein should be discontinued, with the following modifications:

- DISS, NORFOLK.—In the *churchyard* burials to be discontinued forthwith within five yards of the walls of the church, and within three yards of any dwelling-houses, and with the exception of family vaults and graves, one body only to be buried in each grave; to be discontinued forthwith within the *Baptist Chapel*, and from and after the first of April, one thousand eight hundred and fifty-five, in the burial-ground thereof.
- NEWTON HEATH, MANCHESTER.—No burials to take place in *All Saints* Churchyard without a covering of at least four and a-half feet of earth, measuring from the upper surface of the coffin to the level of the ground, and, except in the twenty now existing private vaults, to be wholly discontinued from and after the first of March, one thousand eight hundred and fifty-five. To be discontinued from the same date in the *Wesleyan Chapel* Burial-ground.
- BURY ST. EDMUNDS.—Burials to be discontinued in the churches of St. Mary and of St. James; and from and after the first January, one thousand eight hundred and fifty-five, in the churchyards of the same, in the burial-ground of the Whiting-street Chapel, and in the Baptist Burial-ground. To be discontinued forthwith in the Friends' Burial-ground within five yards of the walls of the chapel and of any dwelling-houses.

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 the twentieth 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, or on some conspicuous places within, the parishes affected by such representation, one month before the said twentieth day of July.

C. C. Greville.

A T the Court at Buckingham Palace, the Sth day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned ten days' previous notice of his inten-

tion 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 England " beyond the limits of the metropolis, and to " amend the Act concerning the burial of the dead " in the metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened within the borough of STOCKPORT, or within two miles of its boundaries, without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the following modifications:—

- To be discontinued forthwith in the church of St. Mary the Virgin; in the Quakers' Burial-ground Hillgate; in the Tabernacle Burial-ground, and in the Chapel; in Zion Chapel Burial-ground; in High-street Chapel Burial-ground, and in the Chapel; in Mount Tabor Chapel Burial-ground, and in the Chapel; and in Brinshway Banks Churchyard.
- To be discontinued from and after the first May, one thousand eight hundred and fifty-five, in St. Mary's Old and New Churchyards; in St. Peter's Churchyard; in Teviotdale Chapel Burial-ground; in Hanover Chapel Cemetery Heaton Norris; in the Wesleyan Chapel Burial-ground Edgeley; and in the Roman Catholic Chapel Burial-ground Edgeley.
- To be discontinued from and after the first May, one thousand eight hundred and fiftysix, in Brunswick Chapel Burial-ground Portwood; St. Thomas's Churchyard; and Christ Church Churchyard Heaton Norris.
- To be discontinued from and after the first May, one thousand eight hundred and fiftyseven, in St. Paul's Churchyard Portwood.

In the following burial-grounds no burial to take place without a covering of at least four and a half feet of earth, measuring from the upper surface of the coffin to the level of the ground;

- Brunswich Chapel Burial-ground Portwood; St. Thomas's (hurchyard; St. Paul's Churchyard Portwood; Christ Church Churchyard Heaton Norris; Teviot Dale Chapel Burialground Heaton Norris; Hanover Chapel Cemetery Heaton Norris; in the Roman Catholic Burial-ground Edgeley: and in the Weslyan Chapel Burial-ground Edgeley; and in the four first above-mentioned burialgrounds (with the exception of private vaults and graves) one body only to be buried in each grave.
- Burials to be wholly discontinued in all that part of the *Roman Catholic Chapel* Burialground *Edgeley* which has been already used for burial.

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 the twentieth 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, or on some conspicuous places within, the parishes affected by such representation, one month before the said twentieth day of July.

C. C. Greville,

A^T the Court at Buckingham Palace, the 8th day of June, 1854,

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 Churchwardens 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 England beyond the limits of the metro-" polis, and to amend the Act concerning the " burial of the dead in the metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the following places without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the following modifications;

- IPSWICH.—To be discontinued forthwith in the following churches and chapels, and from and after the first February, one thousand eight hundred and fifty-five, in the burial-grounds thereof: St. Clement, St. Helen, St. Matthew, St. Laurence, St. Peter, St. Nicholas, St. Mary Key, St. Mary-le-Tower, St. Margaret, St. Stephen, St. Mary-at-the-Elms, Wesleyan Association Chapel (in St. Nicholas Parish), and Roman Catholic Chapel (in St. Helen's).
- To be discontinued from and after the first February, one thousand eight hundred and fifty-five, in the following places: the Unitarian Chapel and Independent Chapel Burial-grounds (in St. Nicholas), the Friends' Burial-ground (in St. Peter's), the Jews' Burial-ground (in St. Clement's), the Independent Chapel Burialground (in St. Margaret's), Holy Trinity Churchyard, St. Mary Stoke's Churchyard, and Stoke Green Chapel Burial-ground (in St. Mary Stoke).
- ILFRACOMBE.—Burials to be forthwith discontinued in the *Parish Church*, in the burialgrounds of the *Wesleyan* and *Independent Chapels*, and in such parts of the *churchyard* as are within five yards of the church, or of any other building; in the rest of the churchyard one body only to be buried in each grave, and no grave to be re-opened within a less period than ten years after the body has been placed in it, except in vaults or brick graves in which each coffin shall be imbedded in concrete or masoury.
- LITTLEHAM-CUM-EXMOUTH.—Burials to be discontinued forthwith in the church; only one body to be buried in each grave in the *churchyard*, and no grave to be re-opened within a less period than ten years after the last interment, except vaults and brick graves, in which each coffin shall be embedded in peat charcoal, and separately entombed with concrete or masonry.
- CHILDWALL.—Burials to be discontinued forthwith in the *church* of Childwall, and in the *churchyard* (excepting in private vaults and graves); no burial to take place in any grave without a covering of at least four and a-half feet of earth, measuring from the upper surface of the coffin to the level of the ground; with the same exception no burials to take

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place within twenty feet of the walls of the church, and to cease wholly in the churchyard from and after the first January, one thousand eight hundred and fifty-six.

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 the twentieth 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, or on some conspicuous places within, the parishes affected by such representation, one month before the said twentieth day of July.

C. C. Greville.

A T the Court at Buckingham Palace, the Sth day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens 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 England beyond the limits of the "metropolis, and to amend the Act concerning the "burial of the dead in the metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened without the previous approval of one of Her Majesty's Principal Secretaries of State, in the following places, and that burials therein should be discontinued with the following modifications :---

- WOODBRIDGE.—To be discontinued forthwith in St. Mary's Church and in Beaumont Chapel; and from and after the first of January, one thousand eight hundred and fifty-five, in St. Mary's Churchyard and Beaumont Chapel Burial-ground, and (with the exception of family vaults and graves) only one body to be buried in the said churchyard. In the Friends' Burial-ground, to be discontinued within three yards of all dwelling-houses and of the chapel. In Quay Meeting Burial-ground to be discontinued within five yards of the school-room and of the walls of the chapel, and (with the exception of family vaults and graves) only one body to be buried in each grave. In St. John's Churchyard to be discontinued within five yards of the walls of the church, and (with the exception of family vaults and graves) only one body to be buried in each grave.
- SOUTHWOLD, SUFFOLK.—In the Parish Churchyard and in the Independent Chapel Burialground (with the exception of family vaults and graves) only one body to be buried in each grave; burials to be discontinued within the parish church and within three yards of the walls of the said church and chapel.

- CHEBTSEY.—To be discontinued in the church; in St. Stephen's Burial-ground (with the exception of family vaults and graves), only one body to be buried in each grave; in the Meeting House Burial-ground to be discontinued within three yards of the walls of the chapel.
- HALESWORTH, SUFFOLK.—To be discontinued forthwith in the Baptist Chapel, Halesworth (in the parish of Holton), and from and after the first of January, one thousand eight hundred and fifty-five, in Halesworth Churchyard, and in the burial-grounds of the Independent and Baptist Chapels.
- LOWESTOFT.—To be discontinued forthwith within the church and within three yards of the walls thereof, and (with the exception of family vaults and graves) only one body to be buried in each grave in the churchyard.
- CALNE.—To be discontinued forthwith in the parish church, and in the churchyard adjoining the same.
- POOLE, DORSETSHIRE.—To be discontinued in the church and churchyard of St. James, in the Parish Burial-ground, in the burialground of the Unitarian Chapel, in the Baptist Chapelyard, and in the Old Burialground, in Westbutt-street, from and after the first of January, one thousand eight hundred and fifty-five. In the burial-ground of Skinner-street Independent Chapel, to be forthwith discontinued within five yards of the chapel, or of any other building, and for the future burials to be confined to that part of the ground which has never before been opened, and only one body to be buried in each grave.

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 the twentieth 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, or on some conspicuous places within, the parishes affected by such representation, one month before the said twentieth day of July.

C. C. Greville.

A^T the Court at Buckingham Palace, the 8th day of June, 1854,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the Right Honourable Viscount Palmerston, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens 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 England " beyond the limits of the metropolis, and to " amend the Act concerning the burial of the dead " in the metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned places without the previous approval of one of Her Majesty's Principal Secretaries of

- State, and that burials should be discontinued therein, with the following modifications :---
 - CHIPPENHAM.—To be discontinued in the parish church and churchyard from and after the first March, one thousand eight hundred and fifty-five.
 - EYE, SUFFOLK.— To be discontinued forthwith within the *Parish Church* and *Baptist Chapel*, and from and after the first of January, one thousand eight hundred and fifty-five, in the churchyard and in the burial-ground of the above chapel.
 - DOVER.—To be discontinued forthwith in the old burial-ground of St. Martin, in the churchyard of St. Mary, in the General Baptist Chapel, in Zion Chapel, in St. James's Church, in Salem Chapel, in the Wesleyan Chapel Snargate-street, in the burial-ground of Christ Church Hougham in Dover, and in the Wesleyan Chapel Buckland; and from and after the first November, one thousand eight hundred and fifty-four to be discontinued in the burial-grounds of the Baptist Chapel, Salem Chapel, Zion Chapel, the Wesleyan Chapel . Snargate-street, and the Friends' Chapel in Tavernor's-gardens, in St. James's Churchyard, and in the Wesleyan Chapel Burial-ground Buckland.
 - In the New Cemetery of St. Mary's Parish, in Hougham in Dover, to be discontinued within five yards of the houses which abut on the churchyard on the west and north-west, and, with the exception of family vaults and graves, only one body to be buried in each grave.
 - In the churchyard of *Charlton* to be discontinued forthwith within five yards of the walls of the church, of the parochial schools, and of the houses situate on the south-east of the church; and with the exception of family vaults and graves only one body to be buried in each grave.
 - In the churchyard of *Buckland*, *Dover*, to be discontinued from and after the first January, one thousand eight hundred and fiftyfive.
 - CROYDON.—To be discontinued forthwith under the parish church, and within five yards of the walls of the same, and of all buildings around the churchyard; and from and after the first May, one thousand eight hundred and fifty-six, in the churchyard and in the burial-grounds of the Baptist and Wesleyan Chapels.
 - WIGTON.—To be discontinued from and after the first January, one thousand eight hundred and fifty-five, in St. Mary's Churchyard, in the Independent Chapel Burial-ground, in the Quaker's Burial-ground, and in St. Cuthbert's Roman Catholic Chapel and Burialground.

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 the twentieth 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, or on some conspicuous places within, the parishes affected by such representation, one month before the said twentieth day of July.

C. C. Greville.

A^T the Court at Buckingham Palace, the 8th day of June, 1854,

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 Churchwardens 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 England " beyond the limits of the metropolis, and to " amend the Act concerning the burial of the dead " in the metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned places, without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials therein should be discontinued with the following modifications :

- **REDRUTH.**—To be discontinued in that part of the churchyard which is to the north or east of the church or within five yards of any part of the building, except in vaults, and every coffin buried in a vault to be separately entombed.
- GWENNAP.—Burials in the church and churchyard (except those in graves which have not been opened for twenty years) to be discontinued from and after the first March, one thousand eight hundred and fifty-five.
- LANNARTH, CORNWALL.—To be discontinued in the churchyard of Christ Church Lannarth forthwith.
- Sr. AGNES, CORNWALL.—To be discontinued forthwith in the church and churchyard of St. Agnes, and in that part of the burialground of the parish which is within five yards of any house ; and one body only to be buried in each grave.
- ST. COLOMB MAJOR. To be discontinued forthwith within the church of St. Colomb, and in the churchyard within five yards of the church or of any other building; and only one body to be buried in the same grave, and no grave to be re-opened within a period of twenty years from the time when it was last closed, and burials to be wholly discontinued therein from and after the first January, one thousand eight hundred and fifty-six.
- BRISTOL.—To be discontinued forthwith in the church and churchyard of St. Mary-le-Port Bristol.
- BECCLES.—To be discontinued forthwith within the parish church, and from and after the first January, one thousand eight hundred and fifty-five, in the churchyard and in the new burial-ground. In the Baptist Chapel burial-ground, burials to be discontinued within three yards of the school and of all dwelling-houses.
- HOUNSLOW. To be discontinued forthwith in the district church of Hounslow, and (with the exception of family vaults and graves) only one body to be buried in each grave in the churchyard. To be discontinued forthwith in *Providence Independent Chapel* burialground, Hounslow. In the *Independent Chapel* burial-ground, Hounslow (in the parish of ISLEWORTH), to be discontinued forthwith within five yards of the Sunday School; and (with the exception of family vaults and graves) one body only to be buried in each grave.

- WHEATLEY, OXFORDSHIRE.—To be discontinued in the churchyard from and after the first April, one thousand eight hundred and fiftyfive.
- GRAVESEND.—To be discontinued from and after the first January, one thousand eight hundred and fifty-five, in the *Churchyard* of Gravesend, in the *parish burial-ground*, in the burial-grounds of *Princes-street Chapel* Gravesend, and of *Ebenezer Chapel Milton*, and in *Milton* Churchyard ; and forthwith in *Princes-street Chapel* Gravesend.

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 the twentieth 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, or on some conspicuous places within, the parishes affected by such representation, one month before the said twentieth day of July.

C. C. Greville.

A^T the Court at Buckingham Palace, the 8th day of June, 1854,

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 Churchwardens 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, initialed "An Act to amend the laws " concerning the burial of the dead in England " beyond the limits of the metropolis, and to " amend the Act concerning the burial of the dead " in the metropolis," made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the under-mentioned places without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials therein should be discontinued, with the following modifications :--

- TROWBRIDGE.—To be discontinued from and after the first of January, one thousand eight hundred and fifty-five, in the parish church and churchyard; in the chapelyards or burialgrounds of Conigree Chapel, Zion Chapel, the Baptist Chapel, Bethesda Chapel, Bethel Chapel, and the Wesleyan Chapel; in the Tabernacle Chapelyard, and in Silver-street Chapelyard; and in the mean time only one body to be buried in each grave in the above burial places; in Holy Trinity Churchyard no burial to take place within five yards of the church or of any other building, one body only to be buried in each grave, and each coffin buried in a vault or brick grave to be separately entombed with concrete, or by a slab or masonry.
- BIDEFORD.—To be discontinued forthwith in the church and churchyard of *St. Mary*, and within such parts of the parochial burialground as are within five yards of any building; and all coffins buried in vaults or brick graves to be embedded in peat charcoal, and separately entombed in concrete, or by a slab or masonry.

- GLASTONBURY.—To be discontinued from and after the first of January, one thousand eight hundred and fifty-five, in the churches and churchyards of St. John the Baptist, and of St. Benedict.
- MARKET RASEN.—To be discontinued forthwith in the parish church and the Primitive Methodist Chapel; and from and after the first of January, one thousand eight hundred and fifty-five, in the churchyard and in the burialgrounds of the Wesleyan and Primitive Methodist Chapels.
- **BARNES.**—To be discontinued forthwith beneath the church; and from and after the first of January, one thousand eight hundred and fifty-five, in the churchyard.
- ALFRETON.—To be discontinued forthwith in the church; and from and after the first of August, one thousand eight hundred and fifty-four, in the churchyard.
- HOUGHTON-LE-SPRING.— To be discontinued forthwith in the church and churchyard.
- FAILSWORTH, MANCHESTER.—In the Roman Catholic Burial-ground, no burial to take place within ten yards of any dwelling-house, only one body to be buried in each grave, and no burial to take place without a covering of earth of at least four and a half feet in depth, measuring from the upper surface of the coffin to the level of the ground. FLINT.—To be wholly discontinued from and
- FLINT.—To be wholly discontinued from and after the first of January, one thousand eight hundred and fifty-five, in the churchyard.
- hundred and fifty-five, in the churchyard. **MIDDLESBROUGH.**—To be discontinued in the church and churchyard of *St. Hilda*, from and after the first of November, one thousand eight hundred and fifty-four.
- FALMOUTH.—To be discontinued forthwith in the church of *Charles the Murtyr*; and from and after the first of July, one thousand eight hundred and fifty-four, in the churchyard of the same.

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 the twentieth 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, or on some conspicuous places within, the parishes affected by such representation, one month before the said twentieth day of July.

C. C. Greville.

Foreign-Office, June 6, 1854.

The Queen has been pleased to approve of Mr. Johann Friedrich Kahts as Consul at Port Natal, for the Free Hanseatic City of Hamburgh.

War-Office, 8th June, 1854.

17th Regiment of Foot.

Major-General Thomas James Wemyss, C.B., to be Colonel, vice General Sir Peregrine Maitland, G.C.B., deceased. Dated 31st May, 1854.

94th Regiment of Foot.

Major-General Henry Thomas, C.B., to be Colonel, vice Major-General William Staveley, C.B., deceased. Dated 31st May, 1854.

War-Office, 9th June, 1854.

1790

- 2nd Regiment of Life Guards, John Henniker Lovett, Gent., to be Cornet and Sub-Lieutenant, by purchase, vice the Honourable Thomas H. G. Fermor, promoted. Dated 9th June, 1854.
- Royal Regiment of Horse Guards, Henry Peach Keighly Peach, Gent., to be Cornet, by purchase, vice Jones, promoted. Dated 9th June, 1854.
- 1st Regiment of Foot, Sherlock Vignolles Willis, Gent., to be Ensign, by purchase, vice Vize, who retires. Dated 9th June, 1854.
- 12th Foot, George Banks Flayer Arden, Gent., to be Assistant-Surgeon, vice Ricketts, appointed to the Staff. Dated 9th June, 1854.
- 31st Foot, Lieutenant Robert Law, to be Captain, without purchase, vice Walters, deceased. Dated 5th May, 1854.
- Ensign Alexander Mitchell, to be Lieutenant, without purchase, vice Law. Dated 5th May, 1854.
- Lieutenant Henry Prim Hutton to be Captain, without purchase, vice Law, whose promotion on the 6th June, 1854, has been cancelled. Dated 6th June, 1854.
- Dated 6th June, 1854. Ensign Frederick Young Cassidy to be Lieutenant, without purchase, vice Mitchell, whose promotion on the 6th of June, 1854, has been cancelled. Dated 6th June, 1854.
- cancelled. Dated 6th June, 1854. George Robert Routledge Fitz Maurice, Gent., to be Ensign, without purchase, vice Cassidy. Dated 9th June, 1854.
- 44th Foot, Lieutenant Richard Preston to be Adjutant, vice Gregory, who resigns the Adjutancy only. Dated 6th June, 1854.
- 57th Foot, Lieutenant Jason Hassard to be Captain, without purchase. Dated 6th June, 1854.
- Ensign Thomas Nind Woodall to be Lieutenant, without purchase, vice Hassard. Dated 6th June, 1854.
- Ensign Richard Astley Knatchbull Hugessen to be Lieutenant, without purchase. Dated 6th June, 1854.
- William Aldersey James Shortt, Gent., to be Ensign, without purchase, vice Woodall. Dated 6th June, 1854.
- 71st Foot, Robert Barttelot Aldridge, Gent., to be Ensign, by purchase, vice Peddie, appointed to the 41st Foot. Dated 6th June, 1854.
- 73rd Fobt, Major Thomas Ross, from the 90th Foot, to be Major, vice Campbell, who exchanges. Dated 6th June, 1854.
- 84th Foot, Ensign Robert Torrens Pratt to be Lieutenant, by purchase, vice MacMahon, who retires. Dated 9th June, 1854.
- Alfred Gibaut, Gent., to be Ensign, by purchase, vice Pratt. Dated 9th June, 1854.
- 87th Foot, Captain John Theophilus Ussher, from the 91st Foot, to be Captain, vice M'Clintock, who exchanges. Dated 6th June, 1854.
- 90th Foot, Major Robert Parker Campbell, from the 73rd Foot, to be Major, vice Ross, who exchanges. Dated 9th June, 1854.
- 91st Foot, Captain Thompson Macky M'Clintock, from the 87th Foot, to be Captain, vice Ussher, who exchanges. Dated 9th June, 1854.
- Rifle Brigade, Lord Edward William Pelham Clinton to be Ensign, by purchase, vice Markham, promoted. Dated 9th June, 1854.

- 2nd West India Regiment, Brevet-Colonel and Lieutenant-Colonel John Bazalgette, from halfpay Unattached, to be Lieutenant-Colonel, vice Cobbe, appointed to the 4th Foot. Dated 9th June, 1854.
- Major Herbert Watkin Williams Wynn to be Lieutenant-Colonel, by purchase, vice Bazal-gette, who retires. Dated 9th June, 1854.
- gette, who retires. Dated 9th June, 1854. Captain Thomas Gibbings to be Major, by purchase, vice Wynn. Dated 9th June, 1854.
- 3rd West India Regiment, Alexander Dunlop, Gent., to be Ensign, by purchase, vice Skinner, promoted. Dated 9th June, 1854.

BREVET.

Captain Augustus Frederick Blyth (Adjutant of a Cavalry Depôt), half-pay 6th West India Regiment, to be Major in the Army. Dated 9th November, 1846.

HOSPITAL STAFF.

To be Assistant-Surgeons to the Forces.

Assistant-Surgeon Charles Ricketts, from the 12th Foot. Dated 9th June, 1854.

- George Bell Poppelwell, Gent. Dated 9th June, 1854.
- William Grantt, M.B. Dated 9th June, 1854.
- Theodore William Rutter, M.D. Dated 9th June, 1854.
- Thomas Haughton Walker, Gent. June, 1854. Dated 9th
- Samuel Stacey Skipton, M.D. Dated 9th June, 1854.

John Macartney, Gent. Dated 9th June, 1854.

- James Petrie Street, M.D. Dated 9th June, 1854. James Alexander Eames, Gent. Dated 9th June,
- 1854.
- Charles William Hammond, Gent. Dated 9th June, 1854. Andrew Graves Power, M.D. Dated 9th June,
- 1854.

UNATTACHED.

Lieutenant Loftus Cassidy, from the 57th Foot, to be Captain, without purchase. Dated 6th June, 1854.

CONSOLIDATED DEPOTS OF CAVALRY.

To be Paymaster.

Lieutenant Charles Francis Grigg, on half-pay Unattached. Dated 9th June, 1854.

To be Quartermasters.

Quartermaster John Thompson, from the 4th Dragoon Guards. Dated 9th June, 1854.

Quartermaster Thomas Smith, from half-pay 6th Dragoon Guards. Dated 9th June, 1854.

To be Veterinary Surgeon.

Veterinary Surgeon Herbert Hallen, from the 6th Dragoons. Dated 9th June, 1854.

ROYAL MILITARY COLLEGE.

Captain Garnet Man, on half-pay Unattached, to be Captain of a Company of Gentleman Cadets, vice Brevet-Major James W. Dalgety, Unat-tached, appointed Major of Brigade of the South-west District. Dated 9th June, 1854.

MEMORANDUM.

The removal of Lieutenant William McBcan from the 22nd to the 27th Regiment, as stated in the Gazette of 27th May, 1854, has been cancelled. D

No. 21560.

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

Denbighshire Yeomanry Cavalry.

Charles Birley Leatham to be Cornet, vice Attree, promoted. Dated 6th June, 1854.

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

Artillery Battalion of the Royal Sussex Militia,

George Elliott Clarke, Gent., to be Second Lieutenant, vice Nunn, resigned. Dated 2nd June, 1854.

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

Royal North Lincoln Militia.

Lieutenant John Graburn to be Captain, vice Field, resigned. Dated 5th June, 1854.

Ensign Samuel Gordon McDakin the younger to be Lieutenant. Dated 5th June, 1854.

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

1st Regiment of King's Own Staffordshire Militia.

- Nelson Rycroft, Esq., late of 85th Regiment, to be Captain, vice the Earl of Dartmouth, resigned. Dated 1st June, 1854.
- Charles John Henry Howard, Gent., to be Lieutenant. Dated 1st May, 1854.
- Charles Colquhoun Pye, Gent., to be Lieutenant. vice Stevens, resigned. Dated 1st May, 1854.
- Robert Sandars Bateson, Gent., to be Assistant-Surgeon, vice Welchman, resigned. Dated 1st June, 1854.

2nd Regiment of King's Own Staffordshire Militia. Ensign Henry Sinckler Chinn to be Lieutenant, vice Johnson, resigned. Dated 1st June, 1854.

King's Own Rifle Regiment of Staffordshire Militia. Francis Vere Wright, Gent., to be Second Lieutenant. Dated 1st June, 1854.

Commission signed by the Lord Lieutenant of the Tower Hamlets.

King's Own Light Infantry Regiment of Militia. Campbell Knollys Price, Gent. to be Ensign. Dated 6th June, 1854.

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

The Essex Rifles.

First Lieutenant Matthew Henry Lister to be Captain, vice Jessopp, resigned. Dated 6th June, 1854.

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

Shropshire Regiment of Militiz.

Ensign Wallace Boyce to be Lieutenant. Dated 5th June, 1854.

Ensign William Holt Midgley to be Lieutenant. Dated 5th June, 1854.

Commission signed by the Lord Lieutenant of the North Riding of Yorkshire.

North York Rifle Regiment of Militia.

Robert George Hopkinson, Gent., to be Second Lieutenant. Dated 5th June, 1854.

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

Royal Wiltshire Militia.

David Archer, Gent., to be Lieutenant. Dated 29th May, 1854.

Robert Burrows Pilsworth, Gent., to be Lieutenant. Dated 30th May, 1854.

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

Royal Brecknock Rifle Regiment of Militia.

Edmund Clanergene Raymond Arundell de Pentheny O'Kelly, Gent., to be Second Lieutenant. Dated 6th June, 1854.

Commission signed by the Lord Lieutenant of the County of Gloucester, and of the City and County of the City of Gloucester, and of the City and County of the City of Bristol.

Royal South Gloucester Light Infantry Regiment of Militia.

William Robinson Partridge, Gent., to be Ensign. Dated 5th June, 1854.

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

Royal Glamorgan Light Infantry Militia. James Knight Erskine, Esq., Adjutant, to serve with the rank of Captain. Dated 1st June, 1854.

Commissions signed by Her Majesty's Commissioners of Lieutenancy for the City of London.

Royal London Militia.

Lieutenant Edward Charles Grant to be Captain, vice Graham Elmslie, promoted. Dated Sth June, 1854.

Ensign Thomas Joseph Jones to be Lieutenant, vice Charles John Mitchell, resigned. Dated 8th June, 1854.

Ensign Edward Vere Jones to be Lieutenant, vice William Claro Collins, superseded. Dated 8th June, 1854.

Royal London Militia.

MEMORANDUM.

The Commission of Lieutenant William Claro Collins, absent without leave has been superseded by Her Majesty's Commissioners of Lieutenancy for the city of London.

[This Article is substituted for that which appeared in the Gazette of Tuesday last.]

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

Denbighshire Yeomanry Cavalry.

Captain Charles John Tottenham, late of 2nd Life Guards, to be Second Major, without pay. Dated 1st June, 1854.

Whitehall, May 19, 1854.

The Lord Chancellor has appointed Isaac Knowles, of Wellington, in the county of Salop, Gentleman, to be a Commissioner to administer oaths in the High Court of Chancery in England.

Whitehall, June 2, 1854.

The Lord Chancellor has appointed Charles Templer Depree, of No. 9, Lawrence-lane, Cheapside, and of No. 12, Bloomsbury-square, Gentleman, to be a London Commissioner to administer oaths in the High Court of Chancery.

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the British Possessions in AMERICA, Computed from the RETURNS made in the Week ending the 6th day of June, 1854,

Is Twenty-three Shillings and Three Pence Farthing per Hundred Weight;

Exclusive of the Duties of Customs paid or payable thereon on the IMPORTATION thereof into GREAT BRITAIN;

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the MAURITIUS, Computed as above, and Exclusive of Duty, Is Twenty-two Shillings and Six Pence per Hundred Weight;

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the EAST INDIES, Computed as above, and Exclusive of Duty,

Is Twenty-three Shillings and Eleven Pence per Hundred Weight;

The AVERAGE PRICE of the three foregoing Descriptions of SUGAR, jointly,

> Computed as above, and Exclusive of Duty, Is Twenty-three Shillings per Hundred Weight.

> > By Authority of Parliament,

HENRY BICKNELL, Clerk of the Grocers' Company.

Grocers'-Hall, June 9, 1854.

NOTICE is hereby given, that a separate building, named the Baptist and Independent Chapel, situate at Kimbolton, in the parish of Kimbolton, in the county of Huntingdon, in the district of the Saint Neots Union, being a building certified according to law as a place of religious worship, was, on the 5th day of June, 1854, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 5th day of June, 1854. Geo. Day, Superintendent Registrar.

N conformity with an Act passed in the seventh year of the reign of His late Majesty King William the Fourth, and in the first year of the reign of Her present Majesty, intituled "An Act for better enabling Her Majesty to confer certain powers and immunities on trading and other companies," notice is hereby given that an companies," notice is hereby given that an application has been made to Her Majesty to grant a Supplemental Charter to the Crystal Palace Company, empowering them to hold on lease the portion of Dulwich Wood, facing the Crystal Palace, and also to purchase or hold other lands of limited extent, with power to sell, lease, or otherwise dispose of such parts of the said respective lands, as may not be permanently required for the purposes of the undertaking, and also to revoke the restriction in the existing Charter, as to the sale of wines and fermented liquors, so as to enable the Company for a period of two years, to furnish to persons visiting the palace and grounds, wines and fermented liquors other than spirituous liquors, and that the said application has been referred by Her Majesty to the Committee of Privy Council for Trade and Plantations.—Dated this 7th day of June, 1854.

> Johnston, Farquhar, and Leech, Solicitors to the said Company, No. 65, Moorgatestreet, London.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for 1257. Inventions.

NOTICE is hereby given, that the petition of Nehemiah Brough, of Birmingham, in the county of Warwick, Machinist, praying for letters patent for the invention of "improvements in the manufacture of buttons, and in attaching them to articles of wearing apparel," was deposited and recorded in the Office of the Commissioners, on the 6th day of June, 1854, and a complete specification accompanying such petition was at the same time filed in the said office.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

NOTICE is hereby given, that provisional protection has been allowed

406. To William Melville, of Roebank Works, Lochwinnoch, in the county of Renfrew, North Britain, Printer, for the invention of "improvements in printing textile fabrics and other surfaces."

On his petition, recorded in the Office of the Commissioners on the 20th day of February, 1854.

450. To William Macnab, of Greenock, in the county of Renfrew, North Britain, Engineer, for the invention of "improvements in steam engines of the class usually termed trunk engines."

On his petition, recorded in the Office of the Commissioners on the 24th day of February, 1854.

536. To Andrew Barclay, of Kilmarnock, in the county of Ayr, North Britain, Engineer, for the invention of "improvements in condensing steam engines."

On his petition, recorded in the Office of the Commissioners on the 6th day of March, 1854.

658. To Claude Adrien Bernard Chenot, of Paris, 29, Boulevart, St. Martin, in the Empire of France, and of 16, Castle-street, Holborn (City) London, for the invention of "improvements in the manufacture of steel, iron, and different alloys, cast, welded, and moulded."

On his petition, recorded in the Office of the Commissioners on the 20th day of March, 1854.

748. To Auguste Edouard Loradoux Bellford, of 16, Castle-street, Holborn, London, Patent Agent, for the invention of "certain improvements in breech-loading fire-arms."—A communication.

On his petition, recorded in the Office of the Commissioners on the 1st day of April, 1854.

1020. To Ralph Bulkley, of the city of New York, in the county and State of New York, a citizen of the United States of America, for the invention of "the extinguishment of fires in . steamers, vessels, houses, and buildings of all descriptions."

On his petition, recorded in the Office of the Commissioners on the 6th day of May, 1854.

1026. To Carl Pfersdorff, of South-row, Kensall New Town, for the invention of "a new toy or ærial top."

On his petition, recorded in the Office of the Commissioners on the 8th day of May, 1854.

1123. To Thomas Alletson, of Moorgate-street, in the city of London, Gentleman, for the invention of "improvements in the construction of flues and chimnies for steam engine boiler furnaces and other furnaces."

1125. To Auguste Edouard Loradoux Bellford, of 16, Castle-street, Holborn (City), London, Patent Agent, for the invention of "certain improvements in looms for weaving."—A communication.

- 1127. To William Church, of Birmingham, in the county of Warwick, Engineer, for the invention of "a new or improved projectile."
- 1129. To Robert Crosland and William Holiday, of Bradford, in the county of York, Engineers, and John Heaton, of the same place, Foreman Moulder to the said Robert Crosland and William Holiday, for the invention of "improvements in apparatus employed in the manufacture of cast metal pipes or tubes."
- 1131. To John Blake, of Greenock, in the county of Renfrew, North Britain, Engineer, for the invention of "an improved shackle hook."
- 1135. To Louis Sautter, of Paris, Engineer, for the invention of "improvements in lighthouses, and in lamps for lighthouses and other places."
- 1137. To Frederick Clark, of King-street, Whitehall, for the invention of "an improvement in fixing the spindles of door and other knobs and handles."
- 1139. To Joseph Blakey Spencer, of the Shooter's Hill-road, in the hamlet of Kidbrook, county of Kent, and Arthur James Melhuish, of 6, Bowater-place, Shooter's Hill-road aforesaid, in the parish of Greenwich, in the same county, for the invention of "improvements in photographic apparatus."
- 1141. And to Charles Bostock, of Manchester, in the county of Lancaster, Manager, and Stephen Greenwood, of the same place, Spindle Maker, for the invention of "certain improvements in machinery or apparatus for cleaning and doubling silk."

On their several petitions, recorded in the Office of the Commissioners on the 22nd day of May, 1854.

- 1143. To Thomas William Atlee and George Jobson Atlee, of Birmingham, in the county of Warwick, Factors and Manufacturers (trading under the firm of Atlee and Sons), for the invention of "improvements in printed or other forms, applicable for bankers' cheques, orders for goods, wharfingers' and carriers' receipts, taxes and rates collectors' receipts, and various other parochial, commercial or private purposes, whether such forms be bound up into books or not."
- 1145. To John Biggs, Civil Engineer, of the parish of Ightham, in the county of Kent, for the invention of "an improvement in the mariner's and other compasses by isolating and rendering them insensible to the disturbing influence of local attraction of iron, steel, and other bodies."
- 1149. To Joseph Kuczynski, of No. 46, Rue de Rivoli, in the city of Paris, and Empire of France, for the invention of "improvements in preparing baryta and its salts."
- 1151. And to Charles Levey, of Little Queenstreet, Lincoln's-inn-fields, in the county of Middlesex, Machinist, for the invention of "improvements in weaving bags, and other tubular fabrics."

On their several petitions, recorded in the Office of the Commissioners on the 23rd day of May, 1854.

1157. To Frederick Lipscombe, of No. 233, Strand, in the county of Middlesex, Water Filter Manufacturer, for the invention of "improvements in guiding ships and boats."

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- 1159. To Thomas Clarendon, of the city of Dublin, Gentleman and Owen John Gilsen, of the same city, Carpenter, for the invention of "improvements in the means or apparatus for working breaks on railway carriages."
- 1161. And to Josiah George Jennings, of No. 29, Great Charlotte-street, Blackfriars and
- 29, Great Charlotte-street, Diackinary and
 Robert Davenport, of Jonathan-street, Vauxhall, for the invention of "improvements in the construction of kilns for burning pottery and other ware."

On their several petitions, recorded in the Office of the Commissioners on the 24th day of May, 1854.

- 1162. To Edward Onslow Aston and George Germaine, both of Mill Wall, in the county of Middlesex, Master Mariners, for the invention of "improvements in mariners' compasses to counteract the effects of local attraction."
- 1163. To Jean Marie Chevron, of Paris, in the Empire of France, Civil Engineer, and Charles Victor Frederic de Roulet, of the same place, late a Ship Owner, but now out of business, for the invention of "improvements in textile fabrics and in machinery for manufacturing such fabrics."
- 1164. To Joseph Harrison, of Fitzroy-square, in the county of Middlesex, for the invention of "improvements in piano-fortes."
- 1165. To Edward Everall, of 2, Henrietta-street, Brunswick-square, in the county of Middlesex, Gentleman, and Thomas Jones, of the same place and county, Chemist, for the invention of "waterproofing all kinds of cloth, clothing, silk, and leather, without injury to their respiratory properties, flexibility of fabric, colour or appearance."
- 1166. To Edouard Cari Mantrand, of Paris (France), Chemist, for the invention of "improvements in the manufacture of phosphorus."
- 1167. To Louis Michel François Doyere, of Paris, in the Empire of France, and of 4, South-street, Finsbury, London, Professor of Natural History, for the invention of "improvements in purifying grain."
- 1168. To John William Jeakes, of Great Russellstreet, in the county of Middlesex, Engineer, for the invention of "an improved construction of stove-grate."
- 1169. To John Packham, of 68, Western-road, Brighton, for the invention of "improvements in boilers used for heating and circulating water."
- 1170. And to John Mc Gaffin, of Liverpool, in the county palatine of Lancaster, Engineer, for the invention of "improvements in metal, casks, and tanks."

On their several petitions, recorded in the Office of the Commissioners on the 25th day of May, 1854.

- 1171. To Allan Livingston, Junr., of Portobello, in the county of Mid Lothian, Scotland, Brick Manufacturer, for the invention of "improvements in carthenware pipes for drains and sewers."
- 1172. To Joseph Albert Corwin, of Newark, in the State of New Jersey, United States of America, Gentleman, for the invention of "improvements in knitting machinery."
- 1173. To Gardner Chilson, of Boston, in the State of Massachusetts, of the United States of America, for the invention of "a new or improved furnace or heat generator and radiator, to be used for warming buildings or apartments, or for various other useful purposes."
- 1174. To Samuel Sweetser, of the State of Massachusetts, of the United States of America,

for the invention of "an improvement in preparing skins or hides for the application of tannin thereto or for being tanned."—A communication from Warren A. Simonds, of the aforesaid State.

- 1175. To Mahlon Loomis, of the State of Massachusetts, of the United States of America, for the invention of "an improvement in the manufacture of artificial teeth."
- 1176. And to William Gossage of Widnes, in the county of Lancaster, Chemist, for the invention of "improvements in smelting or reducing copper ores, and certain other metallic compounds."

On their several petitions, recorded in the Office of the Commissioners on the 26th day of May, 1854.

- 1178. To Henry Distin, of No. 31, Cranbournstreet, Leicester-square, in the county of Middlesex, Musical Instrument Manufacturer, for the invention of "improvements in drums for musical purposes, and in the mode of supporting and keeping them in the required position when in use."—A communication.
- 1179. To Julius Schmoock, of Oxford-street, in the county of Middlesex, Carpenter, for the invention of "improvements in the construction of children's and other carriages moved by manual power."
- 1180. To Joseph Hipkiss, of Dudley Port, in the county of Stafford, Ironmaster, for the invention of "an improvement or improvements in puddling furnaces used in the manufacture of iron."
- 1181. To James Murdoch, of No. 7, Staple-inn, in the county of Middlesex, Patent Agent, for the invention of "improvements in toy pistols." —A communication.
- 1182. And to William Stenson, junior, of Whitwick Collieries, near Ashby-de-la-Zouch, Leicestershire, Mining Engineer, for the invention of "improvements in steam engine valves."

On their several petitions, recorded in the Office of the Commissioners on the 27th day of May, 1854.

- 1184. To Thomas Bazley, of the city of Manchester, in the county of Lancaster, Cotton Spinner, for the invention of "improvements in and applicable to furnaces and vessels used in connection therewith for the manufacture of glass."
- 1186. To John Evans, of Abbots Langley, in the county of Hertford, Paper Manufacturer, for the invention of "improvements in the manufacture of ornamental paper and paier bands."
 1188. And to Thomas Taylor, of Eddingley, in
- 1188. And to Thomas Taylor, of Eddingley, in the county of Nottingham, Agricultural Implement Manufacturer, for the invention of "improvements in machinery or apparatus for distributing manure and vegetable substances."

On their several petitions, recorded in the Office of the Commissioners on the 29th day of May, 1854.

- 1192. To Francis Mordan, of No. 13, Frederickplace, Goswell-street-road, in the county of Middlesex, for the invention of "an improved inkstand."—A communication.
- 1196. To Henry Doulton, of High-street, Lambeth, for the invention of "an improvement in the manufacture of junctions for sewers and drains."
- 1198. To Lewis Stirling Middleton, of Glasgow, in the county of Lanark, North Britian, Manufacturer, for the invention of "improvements in the manufacture or production of ornamental fabrics."

1200. And to Hall Colby, of the City and State of New York, United States of America, for the invention of "improvements in instruments for taking altitudes, levels and angles, which he designates 'Colby's Altimeter,' or self-adjusting quadrant or sextant."

On their several petitions, recorded in the Office of the Commissioners on the 30th day of May, 1854.

- 1202. To John MacFarlane, of Renfrew, in the county of Renfrew, North Britain, Manager, for the invention of "improvements in steam boilers.
- 1204. To John Kent, of St. James-square, Notting-hill, in the county of Middlesex, Ĝentleman, for the invention of "improvements in harbour and river boats and other floating vessels also in paddle-box boats."
- 1206. To William Edward Wiley, of Birmingham, in the county of Warwick, Gold Pen Manufacturer, and Edward Lavender, of Birmingham aforesaid, Gold Pen Manufacturer, for the intion of "improvements in the manufacture of certain kinds of metallic pens."
- 1208. And to Charles Claude Etienne Minié, of Paris, in the Empire of France, and of No. 16, Castle-street, Holborn, City, London, for the invention of "improvements in projectiles."

On their several petitions, recorded in the Office of the Commissioners on the 31st day of May, 1854.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the Arigna Iron and Coal Company.

Y the direction of Joseph Humphry, Esq., В the Master of the High Court of Chancery now charged with the winding up of this Company, notice is hereby given, that the said Master will proceed, on Friday the 7th day of July, 1854, at eleven of the clock in the forenoon, at his chambers, in Southampton-buildings, Chancerylane, London, to settle the list of contributories of this Company; and that after such list shall have been settled, no party affected thereby will be allowed to dispute the same, without leave of the High Court of Chancery first obtained.

J. Humphry.

NOTICE TO MARINERS. Devaar Lighthouse.

THE Commissioners of Northern Lighthouses L. hereby give notice that a Lighthouse has been built upon the Island of Devaar, at the entrance to the Bay of Campbeltown, in the county of Argyll, the light of which will be exhibited on the night of Monday, 10th July, 1854, and every night thereafter, from the going away of daylight in the evening till the return of daylight in the morning.

The following is a Specification of the Lighthouse, and the Appearance of the Light, by MR. DAVID STEVENSON, Engineer to the Commissioners :-

The Lighthouse is in N. Lat. 55° 25' 45", and W. Long. 5° 32' 16".

The Devaar Light will be known to mariners as a Revolving Light, which shews a bright white light once every half-minute.

The Light is elevated about 120 feet above the level of high water of ordinary spring tides, and may be seen at the distance of about 15 nautic miles, and at lesser distances according to the

state of the atmosphere : to a nearer observer, in favourable circumstances, the light will not wholly disappear between the intervals of greatest brightness. The arc illuminated by this light extends from about S. $\frac{1}{4}$ E. by compass, to about W. b N., and faces northwards.

And the Commissioners hereby further give notice, that Her Majesty, by Order in Council, dated 29th December, 1853, was pleased to order and direct that, upon the erection and lighting of the said Light upon the Island of Devaar, there should be paid, in respect thereof, for every vessel belonging to the United Kingdom of Great Britain and Ireland (the same not belonging to Her Majesty, or being navigated wholly in ballast), and for every foreign vessel which by any Act of Parliament, Order in Council, Convention or Treaty, shall be privileged to enter the ports of the United Kingdom, upon paying the same duties of tonnage as are paid by British vessels, the same not being navigated wholly in ballast, which shall pass or derive benefit from the said light, that is, which shall arrive at or depart from any port or place in the Bay or Loch of Campbeltown, if the burthen of the same shall not exceed fifty tons, sixpence, and if the same shall exceed fifty tons, for each additional fifty tons, or part of fifty tons, sixpence.

And Her Majesty was further pleased to order and direct, by the said Order in Council, that in respect of the said light on Devaar, and in respect of another light in Loch Ryan, on the south side of the basin of the Clyde, erected by the said Commissioners, there shall be paid by every vessel before described, and under the exemptions aforcsaid, which shall navigate on a distinct voyage within the great basin of the Clyde, bounded by a line drawn from the Point of Corsewall to Glenarm, in Ireland, on the south-east, and from another line drawn from the Mull of Kintyre to Fairhead, in Ireland, on the north-west, and on all other sides by the coasts of Ireland and Scotland surrounding the said basin, a similar rate of toll to that above set forth, being at the rate of threepence for each of the said lights.

Double the said respective tolls for every foreign vessel not privileged as aforesaid.

Provided always, that vessels arriving at or departing from any port or place within Loch Ryan, or within Campbeltown Loch, and paying the rates for such respective voyages, shall not in addition be liable in payment of the rates for navi-gating the basin of the Clyde.

The above rates are, by another Order in Council, declared to be subject to the following abatements on payment.

Over-sea vessels, twenty-five per cent.

Coasting vessels, ten per cent. By order of the Board,

Alex. Cuningham, Sec. Northern Lighthouse Office, Edinburgh, 1st June, 1854.

East India-House, June 7, 1854.

THE Court of Directors of the East India Company hereby give notice, that they have received Calcutta Gazettes, containing notices that the undermentioned Insolvents have filed their Petitions in the Court for the Relief of Insolvent Debtors there, under the provisions of the 11th Victoria, cap. 21:

Petitions filed praying for Relief.

Caroline De Cruze, alias Dollee Bebee, of Taltollah, in Calcutta, Inhabitant, filed 25th March. Date of Gazette containing notice, April 5, 1854.

- Sibchunder Doss, of College-street, in Calcutta, an Assistant in the Home Department, filed 5th April. Date of Gazette containing notice, April 8, 1854.
- Richard Burnham, of Zig-zag-lane, in Calcutta, an Assistant in the Foreign Department, filed 5th April Date of Gazette containing notice, April 8, 1854.
- George Henry Coles, late an Assistant in the Government Loan Office, Treasury, and now of Zig-zag-lane, in Calcutta, filed 4th April. Date of Gazette containing notice, April 8, 1854.

James C. Melvill, Secretary.

SALE OF OLD STORES AT GOSPORT. Admiralty, Somerset-Place,

June 1, 1854.

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 15th instant, at twelve o'clock at nocn, the Captain Superintendent will put up to sale, in the Royal Clarence Victualling Yard, at Gosport, several lots of

OLD STORES;

Consisting of Serviceable Tongues, Old Provisions, Biscuit Bags, Paymasters' Implements and Necessaries, Staves, &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 purpose.

Catalogues and conditions of sale may be had here and at the Yard.

SALE OF OLD STORES AT CHATHAM. Admiralty, Somerset-Place,

June 5, 1854.

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 25th July next, at ten o'clock in the forenoon, the Captain Superintendent will put up to sale, in Her Majesty's Dock Yard, at Chatham, several lots of

OLD STORES;

Consisting of Old Rope (Cable-laid and Hawserlaid), Yarn, Shakings, Ocham Tyers, Rakings,

Canvas, Lead, Ashes, &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 purpose.

Catalogues and conditions of sale may be had here and at the Yard.

CONTRACT for BRIGHT IRONMONGERY.

Department of the Storekeeper-General of the Navy, Somerset-Place, May 24, 1854.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Tuesday the 20th 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

BRIGHT IRONMONGERY ARTICLES, under a contract for twelve months certain, and afterwards until the expiration of six months' warning.

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

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

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words "Tender for Bright Ironmongery," 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 LOCKS.

Department of the Storekeeper-General of the Navy, Somerset-Place, June 3, 1854.

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 25th July 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

LOCKS AND LOCK FURNITURE.

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

No tender will be received after one o'clock on the day of treaty, nor 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 Locks," and must also be delivered at Somerset-place, accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £1000 for the due performance of the contract.

ACCOUNT of the ASSETS and LIABILITIES of the PRESTON BANKING COMPANY, at Preston, on Saturday the 3rd day of June, 1854.

(Incorporated by Royal Charter.)

Assets.	Am	ount	t.	Liabilities.	Am	oun	t.
Bills of Exchange, Bank Pre- mises, Preliminary Expenses, Loans, &c. Cash in Bank, and Deposits in other Banking Establishments	£. 441,767	<i>s</i> .	d. 2	Capital Stock Deposits and other Liabilities Undivided Profits	£. 100,000 828,219 13,548	s. 0 3 2	<i>d</i> . 0 8 6
	£441,767	6	2		£441,767	6	2

Henry Graves, Manager.

1797

SUPPLEMENT TO

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 27th day of May, 1854.

The under-mentioned Parties having omitted to transmit their Accounts in proper time to be inserted in the Gazette of Tuesday the 6th day of June, 1854.

	Na	me, Titl	e, an	d Principal Pla	ce of Iss	ue.	Average Amount.
Towcester Old Bank	•••	•••	•••	Towcester	•••	Percival and Co.	£. 7,801
Inland Revenue, Som	erset-Ho	use, Ju	ne 8,	1854.	P. DE	ANS, Registrar of 1	lank Returns.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Saturday the 3rd day of June, 1854.

Notes issued	 	•••	£. 26,006,875	Government Debt Other Securities Gold Coin and B Silver Bullion	•••	•••	•••	£. 11,015,100 2,984,900 12,006,875
		-	£26,006,875				-	£26,006,875
		_					-	· · · · · · · · · · · · · · · · · · ·

Dated the 8th day of June, 1854.

M. Marshall, Chief Cashier.

BANKING DEPARTMENT.

	£.		£.
Proprietors' Capital	14,553,000	Government Securities (including	
Rest	3,180,665	Dead Weight Annuity)	9,856,309
Public Deposits (including Ex-		Other Securities	15,494,525
chequer, Savings' Banks, Com-		Notes	5,466,545
missioners of National Debt, and		Gold and Silver Coin	743,274
Dividend Accounts)	2,557,654		·
Other Deposits	10,212,244		
Seven Day and other Bills	1,057,090		
-		-	
	£31,560,653		£31,56 0,653
-		· · ·	

Dated the 8th day of June, 1854.

M. Marshall, Chief Cashier.

A. Garrioch, Secretary.

BUCKS AND OXON UNION BANK.

MONTHLY RETURN UNDER ACT 7 & 8 VIC., CAP. 113, SEC. 4.

ACCOUNT of ASSETS and LIABILITIES of the BUCKS and OXON UNION BANK, on Wednesday the 31st May, 1854.

Liai	bilities		£	s.	đ.	Assets:	£	8 .	d.
Paid up Capital	•••	•••	50,000	0	0	Cash in Hand, and in other Banking Houses, Bills of			
Current Accounts,	Deposits,	and				Exchange, Loans and Notes			
other Liabilities				15	3	of Hand, Balance of Bank			
Undivided Profits	•••	•••	129	11	5	Premises and Preliminary Expenses	366,076	6	8
	•		£366,076	6	8		£366,076	6	8
Bucks and Oxe	on Union	Bar				1.			

(Signed)

Aylesbury, 6th June, 1854.

WEEKLY RETURNS of the Quantities and Price of BRITISH CORN, IMPERIAL MEASURE, as received from the Inspectors and Officers of Excise in the following Cities and Towns in ENGLAND and WALES, from which the Prices that govern Duty are calculated, conformably to the Act of the 5th Victoria, cap. 14.

Received in the Week ended June 3, 1854.	W	HEAT.	B	ARLEY.	0	DATS.		RYE.	ВІ	EANS.	P	FAS.
MARKETS.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
London Uxbridge Chelmsford Colchester Romford Chipping Ongar Saffron Walden Braintree Hertford Royston Bishop Stortford St. Albans Hemel Hempstead Hitchin Aylesbury Buckingham High Wycombe Newport Pagnel Oxford Banbury Henley Witney Chipping Norton Warminster Swindon Devizes Salisbury Troubridge Chippenham Windsor Reading Abingdon Maidenhead	550 2 576 3 145 6 375 5 316 1 121 2 65 2 282 1 None 265 4 112 4 120 0 104 3 105 0 638 0 628 0 821 4 533 0 None 43 0 791 2 200 4	\pounds s. d. 7198 16 3 1649 13 0 7484 18 2 3934 13 9 1371 19 0 Sold. 2171 7 6 2284 5 6 559 4 0 1489 7 0 199 1 6 493 2 0 260 13 6 1184 12 6 Return. Sold. 1055 11 0 452 4 0 464 0 6 392 16 0 205 18 0 205 18 0 205 18 0 2218 9 0 2964 18 0 2218 9 0 2964 18 0 2218 9 0 2964 18 0 2083 8 5 Sold. 172 11 0 3233 15 808 6	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \pounds & \pounds & d \\ 1708 & 3 & 9 \\ 34 & 14 & 6 \\ 287 & 10 & 9 \\ 17 & 10 & 0 \\ 26 & 5 & 0 \\ 50 & 10 & 0 \\ 45 & 12 & 0 \\ \hline \\ & 32 & 6 & 3 \\ \hline \\ & \\ & \\ & \\ & \\ & \\ & \\ & \\ & \\ &$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \pounds & i & d \\ 4025 & 6 & 2 \\ 46 & 18 & 0 \\ 33 & 12 & 0 \\ \hline & 7 & 10 & 0 \\ \hline & 7 & 10 & 0 \\ \hline & & & \\ 74 & 0 & 0 \\ \hline & & & \\ 48 & 4 & 0 \\ 31 & 0 & 0 \\ \hline & & & \\ 48 & 4 & 0 \\ 31 & 0 & 0 \\ \hline & & & \\ 64 & 12 & 6 \\ \hline & & & \\ 64 & 12 & 6 \\ \hline & & & \\ 64 & 12 & 6 \\ \hline & & & \\ 63 & 7 & 0 \\ \hline & & & \\ 63 & 7 & 0 \\ \hline & & & \\ 63 & 7 & 0 \\ \hline & & & \\ 14 & 10 & 0 \\ \hline & & & \\ 64 & 4 & 6 \end{array}$.	£. s. d. 405 11 3 	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \textbf{x. s. d.} \\ \textbf{542 16 9} \\ \textbf{85 11 6} \\ \textbf{462 13 9} \\ \textbf{31 10 0} \\ \textbf{83 6 0} \\ \textbf{19 16 0} \\ \textbf{49 14 0} \\ \textbf{76 3 0} \\ \textbf{7 12 6} \\ \textbf{7 12 6} \\ \textbf{7 12 6} \\ \textbf{32 10 0} \\ \textbf{67 0 0} \\ \textbf{55 4 0} \\ \textbf{82 5 0} \\ \textbf{16 0 0} \\ \textbf{218 3 0} \\ \textbf{23 3 6} \\ \textbf{29 0 0} \\ \\ \textbf{57 18 0} \\ \\ \textbf{57 18 0} \\ \\ \\ \\ \textbf{57 18 0} \\ $	Qrs. Bs. 58 0 25 0 5 0 34 0 11 1 13 0 13 0 11 1	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$

1798

Received in the Week ending June 3, 1854.	W.	WHEAT.		BARLEY.		OATS.		RYE.		BEANS.		PEAS.	
MARKETS.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	-
ewbury	Qrs. Bs.	£ s. d.	Qrs. Bs.	£ s. d	Qrs. Bs.	£ s. d.	Qrs. Bs.	£ s. d.	Qrs. Bs.	£ c. d.	Qrs. Bs.	£ 1. Å.	-
ewbury	1140 0	4537 7 0	207 0	362 2 0	160 0	244 0 0	—		105 0	267 0 0	-		
allingford	130 0	526 17 3	13 0	23.80	12 0	19 4 0	—		70	16 16 0	-		
ildford	209 0	870 7 9	10 0	18 10 0		·					-		
oydon	117 0	459 9 0	—	-	-15 0	24 0 0			10 0	24 0 0			
ngston	78 2	299 8 0				: —		. —	·				
orking	46 0	189 1 0	-			. —	-	—			— ,		
aidstone	121 0	474 9 0	15 0	29 5 0			-	— .					
anterbury	1032 0	4115 0 0	74 0	134 8 0	30 0	46 0 0			95 0	213 5 0			
artford	94 0	· 367 0 0		-		—		·				 .	
hatham & Rochester		—	·	-	20 0	31 0 0	-	. —	35 0	73 6 6	-		۰.
over	168 0	666 3 0	—			—		-	-	_			
ravesend	73 0	293 12 0	12 4	23 15 0							-		
shford	94	37 1 0	-	-	-				18 0	46 16 0		- .	•
hichester	171 4	687 14 0			24 4	36 15 0	-		-	·			
ewcs	307 4	1238 15 0	_						—			. 	
уе	None	Sold.	-					—			-		- 5
righton	55 O	220 0 0				—				. —		·	5
ast Grinstead	14 0	56 0 0	20	400	·			-	-	<u> </u>	-		799
attle	None	Sold.											-
rundel	133 0	538 10 0		<u> </u>				 .	—		1 - 1		
lastings	70 0	287 0 0	—		-			-		—		<u> </u>	
lidhurst	None	Sold.			-			-					
horeham	No	Return.		-					-				
Tinchester	150 4	625 3 0					· _	_	I	—	I		
ndover	358 0	1462 2 0	73 0	132 18 0	173 0	266 11 0		—		—	I — I		•
asingstoke	Ŝ93 2	2429 12 6	25 0	45 5 0	175 0	247 0 0		_	41 4	98 16 O	-		
areham	65 0	259 0 0	-				- I			—	-		
avant	No	Return.	—			_		<u> </u>			I — ·		
ewport	171 0	710 16 0	15 4	28 16 0			!			—	I - 1		•
ingwood	59 4	239 19 0	30 0	52 10 0	50	7100						·······	
outhampton	136 5	537 19 2	-		120 0	185 10 0	\	-	-				
ortsmouth	None	Sold.		_				_		-			
ristchurch		-	10 0	17 5 0	50	850		_	1 1	—	— I		
andford	349 0	1383 12 0	75 0	135 0 0	70 0	105 10 0		•	60	16 16 0			
idport	144 0	565 15 6	43 4	81 19 6			_					_	
orchester	276 0	1014 12 6	60 0	107 17 0		_							
erborne	None	Sold.											
aftesbury	343 0	1380 16 0	41 0	79 5 0	13 0	20 13 0	·	_	4 0	11 4 0			

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Received in the Week ended June 3, 1854.	W	HEAT.	BA	RLEY.		DATS.	1	RYE.	B	EANS.	PEAS.		
MARKETS.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	
Watton Diss East Dereham Harleston Holt Aylesham Fakenham Northwalsham Swaffham Lincoln Gainsborough Glanfordbridge Louth Boston Sleaford Stamford Stamford Spalding Barton-on-Humber Bourne Grantham Grinnsby Horncastle Market Raisin Caister Alford Holbech Long Sutton Nottingham Newark Mansfield Retford York Leeds Wakefield Bridlington Beverley Howden Sheffield	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	\pounds . i . d . 748 15 6 1141 12 0 1843 14 6 882 3 7 393 14 0 577 13 11 3183 19 3 1146 14 10 208 10 0 6164 5 0 1447 9 0 3037 14 0 862 7 0 6344 9 3 1081 15 9 3571 1 6 5494 2 0 210 0 0 Sold. 1486 16 1486 16 0 777 10 0 852 3 0 170 1 0 8320 9 6 3357 14	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \pounds & \pounds & d \\ 37 & 13 & 9 \\ 90 & 0 & 0 \\ 142 & 2 & 0 \\ 9 & 5 & 0 \\ 28 & 1 & 0 \\ 22 & 10 & 0 \\ 22 & 10 & 0 \\ 25 & 17 & 6 \\ 266 & 11 & 0 \\ 12 & 8 & 6 \\ 46 & 11 & 0 \\ 9 & 5 & 0 \\ 38 & 0 & 0 \\ \hline \\ 12 & 8 & 6 \\ 112 & 8 & 6 \\ 112 & 2 & 6 \\ 112 & 2 & 6 \\ 8 & 10 & 0 \\ 12 & 12 & 0 \\ 123 & 16 & 0 \\ 687 & 16 & 0 \\ \hline \\ 44 & 8 & 0 \\ \hline \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \textbf{\pounds}, \textbf{ a}, \textbf{ d}, \\ & & \\ &$	Qrs. Bs.	£. s d.	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Qrs. Bs.	£. s. d. 	

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1803

Received in the Week ended June 3, 1854.	WHEAT.		BA	BARLEY.		DATS.	F	RYE.	BEANS.		PEAS.		
MARKETS.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	
مي التي العالية البالية عنه العالية بالمالية .	Qrs. Bs.	£. · s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. 8. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	
Hull	1169 0	4725 1 1			68 0	95 5 6	—	—	47 6	112 19 0	12 0	28 16 O	
Whitby			-		-		-	-			-	-	
New Malton	554 1	2186 9 3		72 12 0	220 5	325 3 9	-				 {		
Barnsley		505 10 3					—						
Bedale	26 4	119 16 0	50	10 0 0	I - 1		- 1		- 1	·			
Bradford	None	Sold.	- 1		-				-		– –		
Doncaster	889 7	3921 5 7		760	24 0	37 15 0	23 4	59 3 0	23 5	60 0 0	1 1	280	
Knaresborough	7 0	28 14 0	· []	-	I —		I —	l —	-		-		
Pickering	None	Sold.		-	I -					—			
Richmond		452 14 6		2 3 0			[—		24	650			
Ripon			·		20 0	36 0 0			1 -	-			
Selby	. 74 7			-	-	·					I I		
Skipton	. None		- 1		-		I —		l	-	_		
Thirsk	41 1	174 0 9		_	16 4	24 12 9	·	_	(
Rotherham		Sold.	- 1	-	—		I	-	- 1	-			
Otley			- 1					-	-				•
Thorne	. None	Sold.	I			-	- 1				1	_	
Liverpool		191 13 8						-		<u> </u>	-	1	<u> </u>
Jlverstone		rect.	1	_	3 6	6 17 6		·	· ·		I	-	Ľ
Lancaster	. 24 0		il —		1		I —				- 1		
Preston	. 88 0			I	1 -			l —	15 2	38 19 9	- 1	<u> </u>	
Wigan		Sold.	I				I —	·	1			-	
Warrington	. 20	7 12 8	· - ·		- 1		l —			1 -	1	L	
Manchester	. 224 4	896 6 0)		42 2	67 8 6			28 0	78 8 0	-		
Bolton	. None		-				<u> </u>		I —		· ·	-	
Blackburn	. None	Sold.		- 1					- 1		1	-	
Bury	. No	Return.	-	1 -	- 1		·	-	1	-		-	
Rochdale	None	Sold.		-					- 1	J		-	
Appleby	35 0		15 0	32 5 0	96 0	165 12 0	1	-		-	}		
Kendal	. None				1 -		I _				1	-	
Carlisle	133 6	557 4 3	20 2	45 17 6		75 17 6		_]	1	-	
Whitehaven	37 1	167 7 6	5 7 4	16 10 0					I	-	1		
Cockermouth	. 254 5			153 3 9		58 14 0	1 -) —)	-	I	-	
Penrith	. 110 0	468 10 6		72 5 0	124 4	211 4 3	4 4	13 18 0			I	_	
Egremont	. 27 4			17 6 6	95	17 0 1					I	—	
Wigton	. 64 7) 41 5	93 10 0	6 3	11 1 0	·	-	1	-		1 _	
Maryport	. 220 1	892 13 8	5 87	19 18 6	13 5	22 10 6		—		_	-	-	
Workington	28 1	128 8 6	5 14	860		1 _			1				

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Received in the Week ended June 3, 1854.	W	HEAT.	BA	RLEY.	^{*;} 0	ATS.	, B	RYE.	BE	EANS.	PEAS.		
MARKETS.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	
D-101	Qre. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. s. d.	
Belford	None			00 11 4		17 10 0		-	-			-	
Hexham	Incor		11 7	26 11 4	86	17 10 0	_	~~~			-		
Newcastle	864 0	3086 3 11			203 0	389 11 3				—	—		
Morpeth	143 0	578 11 0	12 0	23 12 0	30 0	54 5 0	—	_	_		·		
Alnwick	17 4	66 10 0		<u> </u>	18 0	34 16 0	-		-	—			
Berwick	148 0	462 17 4	35 2	64 8 0	12 0	24 0 0	-						
Durham	$\begin{array}{ccc} 60 & 4 \\ 422 & 7 \end{array}$	228 11 9	-			_				—			
Stockton		1632 5 3	-			_							
Darlington		244 2 0	-			11 17 0	-		—	_	—		
Sunderland	· 592 3	2306 18 6		10.14 0	64	11 17 6	—	—		—			
Barnard Castle	70 0	318 12 6	60	12 14 0					-		-		
Wolsingham	30 1		50	9100	50	950	—				—		
Mold	32 6	126 10 0 596 0 3			10 0	10,10,0			—	,	-		
Denbigh	151 6		15 5	34 3 0	12 0	19 16 0		-	—	-			
Wrexham	None	Sold.									—		
Carnarvon	None	Sold.			- 1			-		-			
Bangor	None				-				I —	—	-		
Llangefni	None	Sold.					—	-	-	—			
Corwen	50	20 0 0			15 5	24 17 6			-	-	—		
Welshpool	None	Sold.			- 1		—	-	- 1		—		
Newtown	None	Sold.	-				- 1	—	-		—	_	
Haverfordwest	14	580	20	4 2 0	83 2	108 18 10	1 1		1 - 1	- 1			
Carmarthen	110 4	401 4 8	62 4	125 0 0	144 2	193 0 0	- 1		-				
Llandillo	None	Sold.	-			_					I —		
Swansea	None	Sold.	- 1		- 1	-		-		· —			
Cowbridge	None	Sold.	-	_			-			·			
Cardiff	None	Sold.	—				[—	1					
Brecon	None	Sold.	-		- 1				-	-			
Knighton	None	Sold.	-			_	—	—	-				
Grand Total	66083 3		6086 5		11859 5	·	284 0		3340 7		318 3	_	
		8. d.		s. d.		s. d.		s. d.		s. d.	1	8. d.	
General Weekly	_	79 11-886		36 9.510		29 10·301	l	48 7.362	I	48 6.704	1	46 10.415	
Average				00 0010						10 0101			
Aggregate Average Weeks	of Six	79 2		37 1		29 4	·	52 3		48 5		45 7	

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Board of Trade, Coin Department.

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Published by Authority of Parliament.

HENRY FENTON JADIS, Comptroller of Corn Returns.

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AN ACCOUNT of the Total Quantities of each Kind of CORN, distinguishing Foreign and Colonial, imported into the principal Ports of GREAT BRITAIN (viz. London, Liverpool, Hull, Newcastle, Bristol, Gloucester, Plymouth, Leith, Glasgow, Dundee, and Perth), with the Quantities entered therein for Home Consumption, and the Rates and Amount of Duty thereon, in the Week ended 31st May, 1854.

	Quantities Imported into the Ports of Great Britain, enumerated above (being those into which Corn is chiefly Imported).						Quantities E tion	intered for Hom , at the same Po	e Consump- orts.	Amount	of Duty receiv	Rates of Duty (Foreign and Colonial).				
SPECIES.	Foreig	ŗn.	Colonial	1.	Tota	1.	Foreign.	Colonial.	Total.	Foreign.	Colonial.	Total.		d Grain ts, per qr	Meal and of all sorts	
Wheat & Wheat Flour		Bus. 4		Bus. O	Qrs. 113615	Bus. 4	Qrs. Bus.	Qrs. Bus.	Qrs. Bus.	£ f. d. 6016 4 5	£ n. d. () 3 ()	£ s. d. 6016 7 5	s.]	d.	6.	d.
Barley & Barley Meal	11327	6		1	11327	6	-	-	-	566 7 10		566 7 10				
Oats and Oat Meal	20973	4			20973	4	—	-		10 4 8 13 7		1048 13 7				
Rye and Rye Meal	-		-		-			See Note.	-	—	-					
Pease and Pea Meal	1777	5	_		1777	5	—	-	-	88 17 9	_	88 17 9		0	0	4 <u>늘</u> ·
Beans and Bean Meal	7100	5			7100	5		<u> </u>		355 0 11	-	355 0 11				
Indian Corn & Indian Meal	21912	4	_		21912	4	-			1095 14 4	-	1095 14 4				
Buck Wheat & Buck Wheat Meal	-		_		-		—	_		-	-	-				
Bear or Bigg			-		-		-	— ·	-	-		-	L L			
	176704	4	3	0	176707	4	-			9170 18 10	0 3 0	9171 1 10				

Note.—The Quantities of Corn admitted to Home Consumption within the week, were identical with the quantities imported, shown in the first section of the preceding statement. Office of the Inspector-General of Imports and Exports, Custom-house, London, 7th June, 1854.

Inspector-General of Imports and Exports.

1806

CONTRACTS FOR WELSH COALS FOR JAMAICA AND SINCAPORE.

Department of the Storekeeper-General of the Navy, Somerset-Place, May 27, 1854.

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 13th June 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 Store at Jamaica and Sincapore, the undermentioned quantities of

SOUTH WALES COALS,

Fit for the service of Her Majesty's Steam Vessels : . 2,000 tons. Jamaica . .

Sincapore	•	•	•	1,600 "	
			-		

Forms of the tenders may be seen at the said Office.

No tender will be received after one o'cloch 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 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 £1,000 for the due performance of each of the contracts.

CONTRACTS FOR WHEAT, PEAS, OATS, AND SOAP.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, June 1, 1854.

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 Monday the 12th 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 Her Majesty's Victualling Stores at Deptford, the undermentioned articles, viz. :

- Wheat, 2,000 quarters; half to be delivered in three weeks, and the remainder in three weeks afterwards, or earlier, if preferred by the party tendering.
- Peas, 500 quarters; half to be delivered in three weeks, and the remainder in three weeks afterwards, or earlier if preferred by the party tendering.
- Oats (for making oatmeal), 300 quarters; half to be delivered in three weeks, and the remainder in three weeks afterwards, or earlier
- if preferred by the party tendering. Soap, 50 tons; half to be delivered in three weeks, and the remainder in three weeks afterwards, or earlier if preferred by the party tendering.

A proportional part of the price per bushel of wheat, will be paid for any weight exceeding 60 lbs. per bushel.

No tender will be received for a less quantity of wheat than 200 quarters, of peas and oats, than 50 quarters of each, and of soap than 5 tons, and every tender must specify in words, as well as in figures, the prices at which the articles may be offered.

Samples of the wheat, peas, and oats (not less than 2 quarts of each), and of the soap (not less than a bar), must be produced by the parties tendering.

The samples produced by persons whose tenders No. 21560. F

are not accepted, are requested to be taken away by them immediately after the contracts have been decided.

The conditions of the revised contracts, to which particular attention is called, may be seen at the said Office, at the Office of Commander Bevis, at Liverpool, and of the Collector of Customs, at Bristol.

No tender will be received after one o'clock on the day of treaty, nor any noticed unless made on the printed form provided for the purpose, and which may be obtained on application to the said office, and at Liverpool and Bristol; it will not be required that the parties tendering or an agent on their behalf should attend at the Office on the day of contract, as the result of the offer received will be communicated to them 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.

Bounty Office, June 5, 1854.

N Extraordinary General Court or Meeeting of the Governors of the Bounty of Queen Anne for the augmentation of the maintenance of the Poor Clergy has, pursuant to the Act of Par-liament, 1 Victoria, cap. 20, been appointed by the said Governors to be held at their House, called the Bounty Office, in Dean's-yard, Westminster, on Wednesday the 28th day of June instant, at twelve o'clock at noon, for the dispatch of the business of the said Governors.

By order of the Board,

Christopher Hodgson, Secretary.

Equitable Fire Insurance Company.

450, West Strand, London,

June 9, 1854. OTICE is hereby given, that the Annual General Meeting of the Shareholders of the Equitable Fire Insurance Company, held at the London Tavern, Bishopsgate-street, in the city of London, on Wednesday, the 7th day of June, 1854, is adjourned to Wednesday, the 28th day of June, 1854, at twelve o'clock precisely, there not being present at the said Annual Meeting the number of Proprietors required by the deed of settlement, to enable the said Meeting to proceed to the transaction of business.

The Adjourned Meeting to be held at the same place, the London Tavern, Bishopsgate-street, in the city of London.

By order of the Court of Directors,

William Howell Preston, Secretary.

Equitable Fire Insurance Company.

450, West Strand, London, June 9, 1854.

OTICE is hereby given, that the Special General Meeting of the Shareholders of the Equitable Fire Insurance Company, held at the London Tavern, Bishopsgate-street, in the city of London, on Wednesday the 7th day of June, 1854, is adjourned to Wednesday, the 28th day of June, 1854, at half-past twelve o'clock precisely, there not being present at the said Special General Meeting the number of Proprietors re-quired by the deed of settlement to enable the said Meeting to proceed to the transaction of business.

The Adjourned Meeting to be held at the same place, the London Tavern, Bishopsgate-street, in the city of London.

> Archibald Campbell Barclay, Chairman of the Board of Directors.

William Howell Preston, Secretary.

South Australian Banking Company.

(Incorporated by Royal Charter 1847.)

London, June 9, 1854 **THE thirteenth Annual General Meeting of this** Old Broad-street, on Tuesday the 27th day of June instant, when two of the Directors, viz., Edward Divett, Esq., M.P., and William Richards, Esq., and the Auditors, Churles Chippindale and William Grant, Esquires, retire from office, pursuant to the Company's deed of settlement, and being eligible, again offer themselves as Candidates for re-election by the proprietors. The chair will be taken at one o'clock precisely.

By order of the Court, William Purdy, Manager.

London Chartered Bank of Australia. Incorporated by Royal Charter.

June 8, 1854.

NOTICE is hereby given, that the Second Ordinary General Meeting of the Company will be held at the London Tavern Bishopsgatestreet, on Friday, the 23rd instant, for the declaration of a dividend, and for the general business of the corporation.

The chair will be taken at two o'clock precisely. The transfer books will be closed from the 16th to the 23rd instant.

By order of the Court,

G. M. Bell, Secretary.

NOTICE is hereby given to the officers and crew of Her Majesty's ship Locust, Roger Lucius Curtis, Esq., Lieutenant Commanding, that an account of bounties, &c., received for the undermentioned captures, will be forthwith deposited in the Registry of the High Court of Admiralty. Portage 25th July 1851

Penha, captured 25th July, 1851. Novo Mello, captured 28th July, 1851. Halford and Co., Agents.

London, June 8, 1854,

OTICE is hereby given to the officers and crew of Her Majesty's Ship Antelope, that an account of the net proceeds of the salvage money, awarded for services rendered to the brig Catherine, of South Shields, on 25th May, 1853, will be delivered into the Registry of the High Court of Admiralty forthwith.

Ommanney, Son, and Co., Agents.

June 9, 1854.

OTICE is hereby given, to the officers and crew of Her Majesty's Ship Antelope, entitled to share in the salvage money awarded for services rendered to the brig Catherine, on the 25th May, 1853, that distribution of the net proceeds will be made at No. 40, Charing-cross, on the 26th June, 1854.

Amount of an individual share.

•	,					
Commander	-	-	£32	15	8	
Fourth class	-		11	11	43	
Fifth class	-	-	6	14	114	
Sixth class	-	-	5	15	8 <u>i</u>	
Seventh class	-	-	3	17	$1\frac{1}{2}$	
Eighth class	-	-	1	18	63	
Ninth class	-	-	1	4	11	
Tenth class	•			14	5 <u>1</u>	
Omm	annev.	Son.	and (Со.,	Agents	

THIS is to give notice, that the Partnership heretofore existing between us, under the style or firm of Kemp and Hester, Builders, of No. 1, Dempsey-street, Stepney, in the county of Middlesex, is this day mutually dissolved.— As witness our hands this 8th day of May, 1854. *Wm. Kemp.*

Alfred Hester.

N OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigued, John Whittaker and Whitaker Riley, both of Cheetham, in the county of Lancaster, Calico and Delaine Printers, and car-Whittaker and Riley, was dissolved on the 23rd day of May, 1854.—Dated this 3rd day of June, 1854. John Whittaker.

Whitaker Riley.

NOTICE is hereby given, that the Partnership lately subsisting between James Loram and Samuel Loram, of the city of Exeter, Tea Dealers and Grocers, trading under the firm of J. and S. Loram, was, on the 23rd day of May last past, dissolved by mutual consent; and that the business will in future be carried on by the said James Loram alone, by whom all debts due to and owing from the late partnership will be received and paid.—As witness their hands this 1st day of June, 1854. James Loram.

James Loram. Samuel Loram.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned. Thomas Francis and Basil Francis, as Wine Merchants, carrying on business at No. 2, Fowkes-buildings, Tower-street, in the city of London, under the style or firm of Basil Francis and Co., was, on the 19th day of May last, dissolved by mutual consent.—Dated this 7th day of June, 1854.

Basil Francis. Thomas Francis.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Robert Halstead, Wilson Latham, and Robert Proctor, car-rying on business as Power Loom Cloth Manufacturers, at Burnley, in the county of Lancaster, under the firm of Halstead, Latham, and Proctor, is this day dissolved by mutual consent, so far as regards the said Robert Halstead, who retires from the said partnership. All debts due and owing from the said concern will be received and paid by the said Wilson Latham and Robert Proctor, who will carry on the said business in future.—Dated this 2nd day of June, 1854. *Wilson Latham*

Wilson Latham. Robert Proctor.

THE Copartnership lately subsisting between us, the an-dersigned, James Jenkyn and Osborn Augustus Jenkyn, as Solicitors, Attorneys, and Conveyancers, at John-street, and Buckingham-street, Adelphi, Middlesex, and at No. 3, Sherborne-lane, City, was this day dissolved by mutual consent. All debts due and owing to the said co-partnership firm are to be paid to Alfred Godwin, Esqre., Solicitor, 4, Essex-court, Temple, whose receipt alone will be a discharge for the same.—As witness our hands this 8th day of June, 1854. Jas. Jenhun.

Jas. Jenkyn.

O. A. Jenkyn.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigued, Edmund Greasly and Samuel Bennett, of the borough of Leicester, Manufacturers of Fancy Hosiery, under the style or firm of Greasly and Co., was this day dissolved by mutual con-sent.—Dated the 5th day of June, 1854. Edmund Greasly.

Samuel Bennett.

NOTICE is hereby given, that the Copartnership car-ried on for some years past by us the undersigned, in the profession of Attorneys-at-law, Solicitors, and Con-veyancers, lately at No. 32, Threadneedle-street, in the city of London, and since at the South Sea House, Thread-needle-street aforesaid, under the firm of Wordsworth and Dunn, and formerly carried on in partnership with Ralph Dunn (since deceased), under the firm of Dunn, Words-worth, and Dunn, was this day dissolved by mutual con-sent.—Dated this 5th day of June, 1854. Henry Wordsworth.

Henry Wordsworth. Thos. Dunn. Thos. Dunn, Sole acting executor of Ralph Dunn, deceased.

Dunn, deceased. I OTICE is hereby given, that the Partnership lately subsisting between the undersigned, John William Butler and Richard Butler, of No. 151 and 152, Edgware-road, Ironmongers, has this day been dissolved by mutual consent. All debts will be paid and received by Mr. John William Butler, who will continue to carry on the business on his own account, at No. 151 and 152, Edgware-road aforesaid.—Dated this 6th day of June, 1854. J. W. Butler. Richd, Butler.

NOTICE is hereby given, that the Partnership between the undersigned, William George Sharp Mockford and Morris Ellis Pemberton, as Merchants, at London, was dissolved on the 31st December, 1853. W. C. S. Mockford. M. E. Pemberton.

III. L. Femberton. NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Hobson and Thomas Hobson, both of the Hirst, in the parish of Ecclesfield, in the county of York, as File Manufacturers and Farmers, and carried on by us under the style or firm of Joseph Hobson and Sons, has been dis-solved this day by mutual consent. All debts due to the firm are requested to be paid forthwith to Mr. John Hewett, of Sheffield, in the said county of York, Accountant, and all partices having claims against the firm are requested to send particulars thereof to the said John Hewett, in order that the same may be examined, and if found correct. discharged. As witness the hands of the said parties the lst day of June, 1854. Joseph Hobson.

Thomas Hobson. John Hewett.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Joseph Wilkin-son and Joseph Thompson, of Kirkby Lonsdale, in the county of Westmorland, Skinners and Leather Dressers, and heretofore carried on under the firm of Wilkinson and Thompson, was this day dissolved by mutual consent; and that, by the like consent, all debts due from or to our late firm will be paid and received by the undersigned Joseph Wilkinson, by whom the said business will in future be earried on, upon his sole credit and account.—Dated this 2nd day of June, 1854. Josenh Wilkinson.

Joseph Wilkinson. Joseph Thompson.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Francis Jones and Hugh Burton, as Manufacturers of Earthenware, at Longton, in the parish of Stoke-upon-Trent, in the county of Stafford, has this day been dissolved by mutual consent; and that all debts owing from or to the said part-nership will be paid or received by the said Francis Jones alone, who will in future carry on the said business on his own account.—Witness our hands this 5th day of June, 1854. 1854. Francis Jones.

Hugh Burton.

NOTICE is hereby given, that the Partnership business heretofore carried on by us the undersigned, as Woollen Carders and Slubbers, at Wasp Mill, in Wardle, near Rochdale, under the firm of John and Mary Stott, was this day dissolved by mutual consent; and that all debts owing to and from the concern will be received and paid by the said John Stott, by whom the business will in future be carried on.—As witness our hands this 5th day of June 1854. of June, 1854.

John Stott. Joel Rigg. Mary Rigg, late Mary Stott.

Inte Mary Stott. NOTICE is hereby given, that the Partnership hereto-fore carried on and substing by and between the mdersigned, John Smith and Richard Griffiths Horton, at Sheffield, in the county of York, as Electro Plate Spoon and Fork Manufacturers, under the style or firm of Smith and Horton, was this day dissolved by mutual consent; and that all debts owing to and by the said partnership will be received and paid by the said John Smith, who will hence-forth carry on the said business on his own account.—As witness the hands of the said parties this 6th day of June, 1854. John Smith. 1854. John Smith.

Richard Griffiths Horton.

NOTICE is hereby given, that the Partnership hereto-fore existing between us the undersigned, under the name or firm of Fry and Williamson, of Regent-road, Liver-pool, Ship and House Joiners and Timber Dealers, is this day dissolved by mutual consent.—As witness our hands this 24th day of May, 1854.

R. D. Fry. Jas. Williamson.

HIS is to give notice, that the Partnership heretofore Johannes Hollenius and Barnard John Sheardown, carrying on business as Merchants, at the borough and county of Newcastle-upon-Tyne, under the firm of Hollenius and Sheardown, has been this day dissolved by mutual consent. --Witness our hands this 7th day of June, 1854.

Lauritz Johannes Hollenius. Barnard John Sheardown,

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Proudfoot, Alexander Mair, and James Moffat, at Rio. Grande and Monte Video, as Merchants and Commission Agents, under the firm of Proudfoot, Muir, and Moffat, was dissolved on the 30th day of April, 1853, by mutual consent. Dated at Glasgow, this 6th day of June, 1854. John Proudfoot. Alarm Murin

Alexr. Muir.

James Moffat.

NOTICE is hereby given, that the Partnership lately subsisting and carried on between the undersigned, Edward Barret and Joseph Morton Barret, at Otley and Leeds, in the county of York, as Attorneys and Solicitors, under the style or firm of E. and J. M. Barret, was, on the 2nd day of February instant, dissolved by mutual consent. --Dated this 8th day of February, 1854. Edwd. Barret. J. M. Barret.

J. M. Barret.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John Abercrombie, Thomas Abercrombie, and John Ashton Booth, carrying on business at Brewery or Martin Mill, in Saddleworth, in the county of York, as Cotton Manrfac-turers, under the firm of J. and T. Abercrombie and Booth, was this dear diselved by mutual excepted for as property was this day dissolved by mutual consent so far as regards the said John Abercrombie only.—As witness our hands this 31st day of May, 1854.

John Abercrombie. Thomas Abercrombie. John Ashton Booth.

Joseph Knight.

North CE is hereby given, that the Partnership which subsisted between us the undersigned, William Han-cock and John Loy, of Manchester, in the county of Lan-caster, carrying on business there as Brewers, under the firm of Hancock and Loy, is dissolved, from the day of the date hereof, by mutual consent. All debts owing to and by the firm will be received and paid by the said William Han-cock, who will carry on the business on his own account.— Dated this 3rd day of June, 1854. William Hancock.

John Loy.

John Loy. In Chancery.—Between Matthew Waggitt and Maria Waggitt, his wife, and George Welsh, Plaintiffs; and Thomas Welsh, Defendant. TO be sold by public auction, at the Cross Keys Inn, at Tofthill, near Bisbop Auckland, in the county of Durham, on Wednesday, the 21st day of June, 1854, at two o'clock in the afternoon, by order of the High Court of Chancery, made in the above cause, and with the approba-tion of John Elijah Blunt, Esq., the Master to whom the same cause stands referred, and with the consent of the preson mortgagee. Mr. William Shanks, Auctioneer, the person appointed by the said Master to sell the same. All that desirable copyhold farm, containing forty acres, or thereabouts, of arable, meadow, and pasture land, with a farm-house and outbuildings, now in the occupation of Mr. Hunter, as tenant thereof, and situate at Morley, in the township of Evenwood, in the said county of Durham, toge-ther with one moiety of the tithes, or commutation rent-charge in lieu of tithes, of the said premises. Morley is distant three miles from Tofthill, and only seven miles from the good market town of Bishop Auck-land. Bestinulars, way he hed (creative) at the said Master's

land.

Particulars may be had (gratis) at the said Master's chambers, Southampton-buildings, Chancery-lane, Loudon; of Mr. Danvers Ward, Solicitor, No. 13, King's Bench-walk, Temple, London; of Mr. J. W. Hays, Solicitor, Durham; of Messrs. Trotter and Hodgson, and of Mr. Bowser, Solicitors, Bishop Auckland; and of the Auc-tionear tioneer.

Stourport.

Stourport. TO be sold by auction, pursuant to a Decree of the High Court of Chancery, made in certain causes, entitled Bateman v. Cooke, Gallier v. Cooke, and Gallier v. Lomax, with the approbation of the Vice-Chancellor Sir John Stuart, the Judge to whose court the said causes are attached, by Mr. William Higgs, at the Swan Inn, in Stourport, in the county of Worcester, on Wednesday, the 5th day of July. 1854, at three o'clock in the afternoon, in 19 lots: All the valuable freehold and leasehold estates of the late Mr. Edward Smith, the statutor in the pleadings in the

Mr. Edward Smith, the testator in the pleadings in the said causes named, consisting of numerous messuages,

dwelling-houses, cottages, ground-rents, lands, and garden ground, situate in and near the town of Stourport, and in the adjoining parish of Hartlebury, in the county of Worcester.

Worcester. Particulars and conditions of sale, with full descriptions of the several lots and plans annexed, may be had (gratis) 14 days prior to the sale, of Mr. Marshall Turner, Solicitor, No. 47, Lincoln's-inn-fields; Messrs. T. W. and J. T. Bolton, and Messrs. Raven and Bradley, Solicitors, Inner Temple, London; and of Mr. E. Russell Ingram, Solicitor, Stour-port, Worcestershire; also at the Swan Ing, Stourport; the Lion Inn, Kiddermiuster; the George Inn, Bewdley; and of Mr. William Higgs, Auctioneer, and Mr. Henry Webb, Surveyor, Worcester. The lots may be viewed on application to the respective tenants.

tenants.

TO be peremptorily sold, pursuant to an Order of the High Court of Chancery, made in a cause Chandler v. Mate, with the approbation of the Honourable Sir George Rose, one of the Masters of the said Court, at the Royal Oak Inn, Dover, in the county of Kent, on Monday, the 26th day of June, 1854, at two o'clock in the afternoon pre-cisely, by Mr. William Edward Smith, the person appointed by the said Master for that purpose, in one lot; A freehold public-house and premises. situate in Queen-

by the said Master for that purpose, in one lot; A freehold public-house and premises, situate in Queen-street, Dover, in the county of Kent, called or known by the name or sign of The Good Intent, now in the occupa-tion of William Escott, at the yearly rent of £25. Printed particulars and conditions of sale may be had (gratis) in London, at the said Master's chambers, South-ampton-buildings, Chancery-lane (on personal application only); Messrs. Austen and De Gex, Solicitors, No. 4, Ray-mond-buildings, Gray's-iun; of Messrs. Richardson and Talbot, Solicitors, Bedford-row; and, in the country, of Messrs. Mercer and Edwards, Solicitors, Deal and Rams-gate, Kent; of Mr. W. H. Payn, Solicitor, Dover, Kent; of Mr. William Edward Smith, Auctioneer, Ramsgate; and at the Royal Oak Inn, Dover. the Royal Oak Inn, Dover.

NO be sold, pursuant to a Decree of the High Court of Chancery, made in a cause Jerkinson against Davies, with the approbation of His Honour the Master of the Rolls, (the Judge to whose Court this cause is attached), at the King's Arms Inn, in Ormskirk, in the county of Lancaster, on Friday the 30th day of June, 1854, at six o'clock in the evening, in one lot;

Valuable freehold estates, consisting of a messuage or dwelling-house, gardens, stable, shippen barn, and other buildings, and the several closes or parcels of land thereunto belonging, called Bellions, situate in Haskayne, in the said county of Lancaster, comprising the estate of John Davies, Clerk, deceased,

Particulars and conditions of sale whereof may be had of Messrs. Jaques, Edwards, Jaques, and Layton, Solicitors, No. 8, Ely-place, London; Messrs. Holme, Loftus, and Young, Solicitors, No. 10, New-inn, Strand, London; and in the country of Mr. Edge, Solicitor, Moor-street, Ormskirk; and of Mr. Wareing, Solicitor, Ormskirk; and of Mr. Stapley Gill Smith, the Auctioneer.

VO be sold, pursuant to an Order of the High Court of Y to be sold, pursuant to an Order of the High Court of Chancery, made in the cause Goodman and another v. Joze and others, with the approbation of the Right Honourable the Master of the Rolls, on Thursday the 6th day of July, 1854, at the Clarence Hotel, in the city of Manchester, in the county of Lancaster, at six o'clock in the evening, by William Grundy, the Auctioneer appointed by the said Court of Chancery, in several lots, and subject to caution conditions. certain conditions.

All those several freehold plots or pieces of land, situate All those several freehold plots or pieces of hand, situate in or near Oxford-road and Young-street, in the city of Manchester aforesaid, and the dwelling-houses, stables, and out-offices erected thereon, now or late in the respective occupations of Messrs. Burt, Edmundson, Wheeler, Shew, Phillips, Ydilbi, Bueres, and others; and also all those two leasehold shops, with the dwelling-houses attached, situate in Chapel-street, Salford, and also three cottages behind the said shops now in the respective occupation of Messrs. the said shops, now in the respective occupation of Messrs. Heath, Fisher, and others.

Heath, Fisher, and others. The respective tenants are requested to shew the premises, and further particulars and conditions of sale, which will be shortly printed, may then be had (gratis) of Messrs. Gregory, Faulkner, and Co., 1, Bedford-row; Messrs. Jaques and Co., 8, Ely-place, London; Messrs. Staniland and Co., 30, Bouverie-street, London; Mr. James Street, Solicitor, Manchester; Messrs. Atkinsons, Saunders, and Last, Soli-citors, Manchester; and at the Anctioneer's Office, Man-chester; and at Messrs. Stock and Franklin, Solicitors, Halifax. Halifax.

DURSUANT to an Order of the High Court of Chan-Cery, made in the matter of the estate of Eliza-beth Mary Bell, Anne Vincent against Thomas Smallwood Richards, the persons claiming to be next of kin to Elizabeth Mary Bell, late of No. 2, Phillimore-place, Kensington, in the county of Middlesex, Spinster, who died in or about the

month of September, 1854, are, by their Solicitors, on or before the 31st day of July, 1854, to come in and prove their claims at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

Monday, the 7th day of August, 1854, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 8th day of June, 1854.

PURSUANT to an Order of the High Court of Chan-cery, made in the matter of the estate of Elizabeth Mary Bell, Anne Vincent, against Thomas Smallwood Richards, the creditors of Elizabeth Mary Bell, late of No. 2, Phillimore-place, Kensington, in the county of Middles sex, who died in or about the month of September, 1651, are, by their Solicitors, on or before the 7th day of July, 1854, to come in and prove their debts or claims, at the chambers of the Right Honourable the Master of the Rolls, Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. DURSUANT to an Order of the High Court of Chan-

Thursday, the 13th day of July, 1854, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 8th day of June, 1854.

DURSUANT to an Order of the High Court of Chan-cery, made in a cause Dean and others v. Allen and another (whereby it is ordered that an enquiry be made whether the defendants or the estate of the testator William whether the defendants or the estate of the testator William Beer, are or is under any and what liability or liabilities in respect of any leasehold estates of the said testator, on mortgage or otherwise, sold or unsold, or any covenant or engagement concerning any such leasehold estates), the cre-ditors, and also all persons having any claims as above in respect of any such leasehold or mortgaged estates, of Wil-liam Beer, late of 'Tottenham, in the county of Middlesex, Esquire, who died in or about the month of March, 1851, are, by their Solicitors, on or before the 29th day of June, 1854, to come in and prove their debts or claims, at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order.

beremptorily excluded from the benefit of the said Order. Monday, the 3rd day of July, 1854, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 7th day of June, 1854.

DURSUANT to an Order of the High Court of Chancery, made in a cause Edwards against Briggs, the creditors of Charles Briggs, deceased, late of the Unicorn Inn, North-street, Brighton, in the county of Sussex, Licensed Victualler, who died in or about the month of October, 1853, are, by their Solicitors, on or before the 28th day of June, 1854, to come in and prove their claims, at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the beaufit thereof they will be peremptorily excluded from the beacfit of the said Order.

Munday, the 3rd day of July, 1854, at two o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 6th day of June, 1854.

PURSUANT to a Decretal Order of the High Court of Chancery, made in causes Reeves against Baker and others, Reeves against Loscombe and another, and Reeves against Baker, the creditors of Mary Reeves, late of Upper Clatford, in the county of Southampton, Widow, the testa-trix in the pleadings of these causes named, who died in or about the month of September, 1846, arc, by their Solicitors, on or before the 10th day of July, 1854, to come in and prove their debts, at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decretal Order. Monday, the 17th day of July, 1854, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the ciaims.—Dated this 8th day of June, 1854. JURSUANT to a Decretal Order of the High Court of

June, 1854.

DURSUANT to an Order of the High Court of Chan-cery, made in a cause Smith and others against Bright, L cerv, made in a cause Smith and others against Bright, the creditors of Jacob Smith, late of Lembrook Lodge, Bewdley, in the county of Worcester, Esquire, whi died in or about the month of December, 1851, are, by their Solici-tors, on or before the 8th day of July, 1854, to come in and prove their debts or claims, at the chambers of the Vice-Chancellor Sir Richard Torin 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.

Saturday, the 15th day of July, 1854, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 2nd day of June, 1854.

PURSUANT to an Order of the High Court of Chancery, made in a cause Thomas Pickford Scabrooke against I made in a cause Thomas Pickford Scabrooke against James Pickford, all persons claiming to be unpaid legatees under the will of Thomas Pickford, late of Market-street, in the parish of Flamstead, in the county of Hertford, Esquire, who died in or about the mouth of October, 1811, or their representatives, are, by their Solicitor, on or before Saturday, the 8th day of July next, to come in and prove their claims, at the chambers of the Vice-Chancellor Sir Richard Torin 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. Wednesday, the 12th day of July next, at twelve o'clock at noon, at the said chambers, is appointed for hearing and

at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 7th day of June,

1854. PURSUANT to a Decree of the High Court of Chancery, made in a cause Ivens against Elwes, the creditors of Peter Rye, late of Newland-street, Pimlico, in the county of Middlesex, an Admiral in Her Majesty's Royal Navy, deceased, who died in or about the month of January, 1851, are, by their Solicitors, on or before the 5th day of July, 1854, to come in and prove their debts or claims, at the chambers of the Vice-Chancellor Sir Richard Torin Kin-dersley, No. 15, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday, the 10th day of July, 1854, at twelve o'clock at noon at the said chambers, is appointed for hearing and sdjudicating upon the claims,—Dated this 8th day of June, 1854.

June, 1854.

June, 1854. **PURSUANT** to an Order of the High Court of Chan-cery, made in a cause Ann Hills against Thomas Busby, the persons claiming to be next of kin to John Crussell, formerly of Chelmsford, in the county of Essex, Fisherman, but late of No. 7, Cottage-place, Milton-next-Gravesend, in the county of Kent, Trinity Pilot, who died in or about the month of January, 1852, are, by their So-licitors, on or before the 8th day of July, 1854, to come in and prove their 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. Friday, the 14th day of July, 1854, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 2nd day of June, 1854.

June, 1854.

June, 1854. **PURSUANT** to a Decree of the High Court of Chan-cery, made in a cause Henry Thomas Coward Smyth Pigott and another against John Hugh Wadham Pigott Smyth Pigott, the creditors of John Hugh Smyth Pigott, late of the Grove, in the parish of Weston-super-Mare, in the county of Somerset, who died in or about the month of June, 1853, are, by their Solicitors, on or before the 7th day of July, 1854, to come in and prove their debts, 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 Decree. Friday, the 14th day of July, 1854, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 5th day of June, 1854.

June, 1854.

PURSUANT to a Decree or Order of the High Court **PURSUANT** to a Decree or Order of the High Court of Chancery, made in a cause Anne Denison and others against Thomas Avison and others, the creditors of John Holmes, late of Liverpool, in the county of Lancaster, of the Isle of Man, and of Wick County, in Scotland, Banker, Merchant, Herring Curer, and Cudbear Manufacturer (who died in or about the month of October, 1853), are, by their Solicitors, ou or before the 15th day of July next, to come in and prove their debts, 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 henefit of the said Decree. Tuesday, the 25th day of July, 1854, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 1st day of June, 1854.

June, 1854.

PURSUANT to a Decree or Order of the High Court of PURSUANT to a Decree or Order of the High Court of Chancery, made in a cause Anne Decison and others against Thomas Avison and others, the creditors of James Holmes, late of Douglas, in the Isle of Man, Banker, Mer-chant, Herring Curer, and Cudbear Manufacturer (who died in or about the month of November, 1853), are, by their Soli-citors, on or before the 15th day of July next 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 Decree, Tuesday, the 25th day of July, 1854, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 1st day of June, 1854.

1854

No. 21560.

PURSUANT to an Order of the High Court of Chan-cery, made in the matter of the estate of the Reverend Edward John Chaplin, and in a cause between James Embling, plaintiff, and Frederick Chaplin and another, defendants, the creditors of the Reverend Edward John Chaplin, late of Magdalen College, in the University of Oxford, who died in or about the month of January, 1853, are, by their Solicitors, on or before the 21st day of June, 1854, to come in and prove their debts 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. Monday, the 26th day of June, 1854, at three o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 7th day of June, 1854.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of John Demezy Goodchild, late of Abbey Mills, Reading, in the Demery Goodchild, late of Abbey Mills, Reading, in the county of Berks, Miller, deceased, and in a cause of Frances Goodchild, plaintiff, against Elizabeth Goodchild and John George Shipley, defendants, all persons claiming to be creditors of the above-numed John Demezy Goodchild, deceased, the testator in the proceedings in this matter and cause named, who died in or about the month of March, 1854, are, by their Solicitors, on or before the Sth of July, 1854, to come in and prove their claims, at the chambers of the Vice-Chancellor Sir John Stuart, Knight, No. 11, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Thursday, the 18th day of July, 1854, at twelve o'clock at noou, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 5th day of June, 1854.

1854.

NOTICE is hereby given, that Charles Young, of Ore, in the county of Sussex. Builder, by an indenture, dated the 7th day of June, 1854, conveyed all his real estate, and, by an indenture of the same date, assigned all his personal estate and effects, to John Amon Vidler, of Rye, in the said county of Sussex, Merchant, and Richard Sel-den, of Ore aforesaid, Timber Merchant, for the benefit of den, of Ore aforesaid, Timber Merchant, for the benefit of all the creditors of the said Charles Young who shall exe-cute the said deed of assignment; and notice is hereby fur-ther given, that the said indentures were respectively executed by the said Charles Young, John Amon Vidler, and Richard Selden, on the day of the date thereof, in the presence of, and are attested by, Edwin Nathaniel Dawes, of Rye aforesaid, Solicitor; and the said assignment is now lying at the office of the said Edwin Nathaniel Dawes, in Rye, for the signatures of the creditors of the said Charles Young; and all persons having any claims and demands upon the estate of the said Charles Young are requested to send the particulars thereof to the said Edwin Nathaniel upon the estate of the said Charles Young are requested to send the particulars thereof to the said Edwin Nathaniel Dawes, or the said trustees, within two months, or they will be excluded from all benefit to be derived from the said deeds; and all persons indebted to the said estate are requested to pay their respective debts forthwith to the said Edwin Nathaniel Dawes or the said trustees.—Dated the Shid Edwin Nathaniel Dawes or the said trustees. the 8th day of June, 1854.

NOTICE is hereby given, that by indenture, bearing date the 2nd day of June, 1854, Richard Burch, of Heywood, in the county of Lancaster, Bobbin Turner, and Shopkeeper, hath conveyed and assigned all and every the freehold and leasehold estates, stock in trade, goods, chattels, and all other the real personal and other estates and effects and an other the real personal and other estates and effects of the said Richard Burch, unto John Hipkins, of Bury, in the said county of Lancaster, Blacksmith, Robert Holt, of Bury aforesaid, Timber Merchant, Thomas Hill, of Hey-wood aforesaid, Boiler Maker, and John George Thomas Child, of Bury aforesaid, Accountant, upon trust, for the equal benefit of the creditors of him the said Richard Burch; which said indenture was avecuted by the said Richard equal benefit of the creditors of him the said Richard Burch; which said indenture was executed by the said Richard Burch, John Hipkins, Robert Holt and John George Tho-mas Child, on the day of the date thereof, in the presence of, and attested by, Thomas Grundy, of Bury, in the county of Lancaster, Attorney-at-Law, and was also executed on the 6th day of June instant, by the said Thomas Hill, in the presence of, and attested by, Alfred Grundy, of Man-chester, in the county of Lancaster, Attorney-at-Law; and notice is hereby further given, that the said indenture now lies at the offices of Messrs. T. A. and J. Grundy, Solicitors, No. 63, King-street, Manchester, for execution by the cre-ditors of the said Richard Burch.—Dated this 6th day of June, 1854. June, 1854. •

Notice is the set of the said frames of the said set, being respectively creditors of the said set, being respectively creditors of the said frames of the said set, being respectively creditors of the said frames of the said set.

Francis Dickinson, of the third part; the estate and effects of the said Francis Dickinson, were assigned to the said John Hewitt, for the equal benefit of the creditors of the said Francis Dickinson, who should execute the same within one month from the date thereof, or such further time as the said trustee should declare, not exceeding thirty days; and that the said assignment was respectively executed by the said Francis Dickinson, on the said 11th day of May now last past; and by the said John Hewitt, on the 15th day of May now last past; in the presence of Henry Patteson, of No. 18, Bank-street, in Sheffield aforesaid, Solicitor; and now lies at the office of the said assignee, in Central-chambers, in Sheffield aforesaid, for execution.

Sheffield aforesaid, for execution. NOTICE is hereby given, that John Courtis, of the parish of Beerferris, in the county of Devon, Grocer and Draper, has by an indenture, bearing date the 27th day of May, 1854, assigned all his estate and effects unto Charles Henry Daw, of Tavistock, in the county of Devon, Draper, and James Waters Boon the younger, of Plymouth, in the county of Devon, Miller, in trust for the benefit of all the creditors of the said John Courtis, who shall execute or assent in writing to the said indenture within three calendar months from the date thereof; which indenture was executed by the said Charles Henry Daw on the 29th day of May last, and by the said James Waters Boon the younger, on the 30th day of May last, in the presence of, and attested by, Edward Chilcott, of Tavistock, in the county of Devon, Solicitor; and notice is hereby further given, that the said indenture is now lying at the offices of Messers. Cornish and Chilcott, in Tavistock aforesaid, tor inspection and execution by the said creditors.—Dated the 5th day of June, 1854. NOTICE is hereby given, that Daniel Charles Eyers, of

NOTICE is hereby given, that Daniel Charles Eyers, of Wells, in the county of Somerset, Linen Draper, hath by indenture, bearing date the 9th day of May, 1854, granted, covenanted to surrender, and assigned, that is to say, as to such part of his estate and effects as are of freehold tenure granted, and as to such part of his estate and effects, as are of copyhold tenure, covenanted to surrender, and as to such part of his estate and effects as are of the nature of personal estate assigned, unto Edward Ansted, of Gutter-lane, in the city of London, Warehouseman, and Nathaniel Robert Henry Humphrys, of Aldermanbury, in the said city, Warehouseman, all and singular the real and personal estate and effects of him the said Daniel Charles Eyers, upon the trusts therein mentioned, for the benefit of all and every the creditor and creditors of him the said Daniel Charles Eyers; that the said indenture was duly executed by the said Daniel Charles Eyers, Edward Ansted, and Nathaniel Robert Henry Humphrys, on the day of the date thereof, and, as to their respective executions thereof, is witnessed and attested by, Augustus Bradbury, of Weavers Hall, No. 22, Basinghallstreet, in the city of London, Solicitor ; and that the said deed of assignment now lies at the offices of Messrs. Davidson and Bradbury, Weavers Hall, No. 22, Basinghall-street aforesaid, for execution by those creditors who have not executed the same.—Dated this 6th day of June, 1854.

executed the same.—Dated this 6th day of June, 1854. NOTICE is hereby given, that by an indenture of assignment, bearing date the 30th day of May, 1854, Thomas Greenough, of Seacombe, in the county of Chester, Grocer, assigned all his personal estate and effects, whatsoever and wheresoever, as therein mentioned, unto John Stanley Blease, of Liverpool, in the county of Lancaster, Accountant, upon trust, for the equal benefit of all the creditors of the said Thomas Greenough who should execute the same; and that the said indenture was executed by the said Thomas Greenough and John Stanley Blease respectively, on the day of the date thereof, in the presence of, and attested by, Edward Bretherton, of Liverpool aforesaid, Solicitor; and that the said indenture of assignment now lies at the office of the said Edward Bretherton, No. 49, North John-street, Liverpool, for execution by the creditors of the said Thomas Greenough are requested forthwith to pay the amount of their respective debts to the said trustee, or to the said Edward Bretherton.—Dated this 6th day of Jane, 1854.

any of June, 1854. NOTICE is hereby given, that by an indenture, dated the 3rd day of June, 1854, Mary Ann Clark, of Guilden Morden, in the county of Cambridge, Widow, hath conveyed and assigned all her real and personal estate⁵ and effects, whatsoever and wherecover, to Henry Routledge, of Baldock, in the county of Hertford, Draper and Grocer, William Field Butler and John Pendered, both of Royston in the said county of Hertford, Drapers, upon trust, for the equal benefit of all the creditors of the said Mary Ann Clark who shall execute the said indenture within the space of three calendar months from the date thereof; and which said indenture was duly executed by the said Mary Ann Clark, Henry Routledge, William Field Butler, and John Pendered, on the said 3rd day of June, in the presence of, and their execution thereof attested by, George De Vins Wade, of Baldock aforesaid, Attorney; and notice is hereby further given, that the said indenture is deposited and now lies at the office of the said George De Vins Wade, at Baldock aforesaid, for inspection and execution by the creditors of the said Mary Ann Clark.—Dated the 6th day of June, 1854.

N OTICE is hereby given, that George Josiah Mackelcan, of Lechlade, in the county of Gloucester, Civil Engineer, has by indenture of assignment, dated the 30th day of May, 1854, assigned all his estate and effects unto Edmund Page, of the city of Gloucester, Iron Merchant, whose place of abode is at Hempstead, near the said city of Gloucester, upon trust, for the benefit of such of the creditors of the said George Josiah Mackelcan, who shall execute the said assignment on or before the 15th day of September now next ensuing; and that the said assignment was executed by the said George Josiah Mackelcan, on the said 30th day of May, and by the said Edmund Page, on the 1st day of June instant; and the execution thereof by the said George Josiah Mackelcan, is attested by Benjamin John Boyes Fowler, of Cirencester, in the county of Gloucester, Solicitor; and the execution thereof by the said Edmund Page, is attested by George Peters Wilkes, of the city of Gloucester aforesaid, Solicitor; and the said assignment now lies at the offices of the said George Peters Wilkes, situate in Blackfriars, Gloucester aforesaid, for the inspection and execution of the ereditors of the said George Josiah Mackelcan.—Dated the 7th day of June, 1854.

In the Matter of John Gray, of No. 65, Chester-road, Hulme, in the parish of Manchester, in the county of Lancaster, Batcher and Contractor, against whom a Petition for adjudication of Bankruptcy was filed on the 29th day of December, 1853.

tition for adjudication of Bankruptey was filed on the 29th day of December, 1853. I HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 3s. 84d. in the pound, upon application at my office, No. 7, Charlotte-street, Manchester, on Tuesday the 13th of June next, or any subsequent Tuesday, between the hours of eleven and one. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration ander which they claim. JAS. S. POTT, Official Assignee.

JAS. S. POTT, Official Assignee. WHEREAS a Petition for adjudication of Bankruptcy, was, on the 5th day of June, 1854, filed against William Bennett, of Tilney Saint Lawrence, in the county of Norfolk, Miller, Dealer and Chapman, and he having been declared a bankrupt is hereby required to surrenderhimself to Joshua Evans, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 15th of June instant, and on the 20th day of July next, at one in the afternoon precisely, on each day, 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. William Bell, No. 3, Coleman-street-buildings, Moorgate-street, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Wilkin, Solicitor, No. 3, Furnival'sinn.

W HEREAS a Petition for adjudication of Bankruptoy, bearing date the 6th day of June, 1854, hath been duly filed against Edwin Pritchard, of the town and county of the town of Southampton, Brick, Lime, and Cement Manufacturer, Dealer and Chapman, and he being declared bankrupt is hereby required to surrender himself to Edward Goulburn, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 17th day of June instant, at two in the afternoon precisely, and on the 29th day of July next, at one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Isaac Nicholson, No. 24, Basinghall-street, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. J. and J. H. Linklaters, Solicitors, No. 17, Sise-lane, or to Messrs. Coxwell and Bassett, Solicitors, Southampton.

W HEREAS a Petition for adjudication of Bankruptey. filed the 6th day of June, 1854, hath been presented against Edmund Heninghem, of Carersham, in the county of Oxford, and of High Wycomb, in the county of Bucks, Fellmonger and Dealer in Wool, and he being declared a bankrupt is hereby required to surrender himself to John Samuel Martin Fonblanque, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 19th day of June instant, at two o'clock in the afternoon, and on the 19th of July next, at twelve o'clock at noon, at the Court of Bankruptcy, Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not pay or deliver the same but to Mr. George John Graham, the Official Assignee, whom the Com-missioner has appointed, and give notice to Mr. Rupert Clarke, Solicitor, Reading, Berks, or to Mr. A. G. Holmes, Solicitor, No. 25, Great James-street, Bedford-row.

Solicitor, No. 25, Great James-street, Bedford-row. W HEREAS a Petition for adjudication of Bankruptoy was, on the 8th day of June, 1854, filed in Her Majesty's Court of Bankruptoy in London, against George Bowley Medley. of Highbury Park North, Islington, in the county of Middlesex, and of No. 34, Great Tower-street, and of Lloyd's Coffee-house, both in the city of London, Underwriter, Trader, Dealer and Chapman (in partnership with William Adam, of No. 34, Great Tower-street, and of Lloyd's Coffee-house aforesaid), and he having been 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 28rd day of June instant, and on the 28th day of July next, at eleven o'clock in the forenoon precisely, on each day, at the Court of Bankruptey, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bank-rupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Cannan, No. 18, Alderman-bury, London, the Official Assignee whom the Commis-sioner has appointed, and give notice to Messrs. J. and J. H. Linklater, Solicitors, of No. 17, Sise-lane, Bucklers-bury. bury.

W HEREAS a Petition for adjudication of Bank-ruptcy, bearing date the 29th day of May, 1854, hath been filed against Daniel Warner, of Birmingham, in the county of Warwick, Baker, 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 Birmingham, on the 19th day of June instant, and on the 18th day of July next, at ten of the clock in the forenoon, on each of the said days, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared effects; when and where the creditors are to come prepared 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 bankrapt is required to finish his examination. All persons indebted to the said bankrapt, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Bittleston, No. 29, Waterloo-street, Birmingham, the Official Assignee whom the Commissioner has appointed, and give notice to Mr. T. H. Kirby, Solicitor, Coventry, or to Messrs. Motteram and Knight, Solicitors, Bennett's-hill, Birming-ham. ham.

WHEREAS a Petition for adjudication of Bankruptcy, against Thomas Langridge, of the city of Bristol, Cook and Confectioner, Dealer and Chapman, was filed on Cook and Confectioner, Dealer and Chapman, was filed on the 3rd day of June, 1854, in Her Majesty's Court of Bank-ruptcy for the Bristol District, at the city and county of Bristol, and he having been declared a bankrupt is hereby required to surrender himself to Matthew Davenport Hill, Esq., Commissioner of Her Majesty's Court of Bankruptcy for the Bristol District, on the 20th day of June instant, and on the 17th day of July next, at eleven o'clock in the forenoon precisely, on each of the said days, at the District Court of Bankruptcy, 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 as-signees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Rennie Hutton, No. 19, Saint Augustine's-place, Bristol, the Official As-signee whom the Commissioner has appointed, and give notice to Mr. Henry Brittan, Solicitor, Small-street, Bristol.

WHEREAS a Petition for adjudication of Bankruptey, filed the 6th day of June, 1854, in the Court of Bankruptey for the Liverpool District, against Joseph Cooper, of Liverpool, in the county of Lancaster, and of Birkenhead, in the county of Chester, Ironmonger, and he being declared a bankrupt is hereby required to surrender himself to Richard Stevenson, Esq., one of Her Majesty's Commissioners of the Liverpool District Court of Bank-

ruptcy, at Liverpool, on the 22nd day of June instant, and on the 13th day of July next, at eleven of the clock in the forenoon precisely, on each of the said days, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assig-nore and at the last sitting the said headrupt is required to prove their debts, and at the first sitting to choose assig-nees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. William Bird, South John-street, Liverpool, the Official Assignee, whom the Com-missioner has appointed, and give notice to Messrs. Lowndes, Robinson, and Bateson, Solicitors, Liverpool.

WHEREAS a Petition for adjudication of Bankruptcy was filed on the 31st day of May, 1854, in Her Majesty's District Court of Bankruptcy, at Manchester, against Samuel Walton, of Macclesfield, in the county of Chester, Silk Manufacturer and Publican, Dealer and Chap-man, and he being declared a bankrupt is hereby required to surrender himself to one of Her Majesty's Commissioners of the Manchester District Court of Bankruptcy, on the 21st day of June instant and on the 12th day of July a list day of June instant, and on the 12th day of July next, at twelve of the clock at noon, on each of the said days, at the Manchester District Court of Bankruptcy, in Manchester, and make a full dis-covery and disclosure of his estate and effects; when and covery 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 Stansell Pott, No. 7, Charlotte-street, the Official Assignee, whom the Commissioner has appointed to receive the same, and to give notice to Messrs. Parrott, Colville, and May, Solicitors, Church-side, Mac-clesfield.

Clessfield. W HEREAS a Petition for adjudication of Bank-ruptcy was filed on the 31st day of May, 1854, in Her Majesty's Court of Bankruptcy at Manchester, against Sømuel Barnes, of Werneth Iron Works, in the township of Oldham, in the county of Lancaster, Machine Maker, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to one of Her Majesty's Commissioners of the Manchester District Court of Bankruptcy, on the 20th day of Jane instant, and on the 13th day of July next, at twelve o'clock at noon, on each day, at the Manchester District Court of Bankruptcy, Manchester, and make a full dis-covery 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. Francis Hernaman, Princess-street, Manchester, the Official Assignee, whom the Commissioner has appointed to receive the same, and give notice to Messrs. Brown and Litler, Solicitors, Oldham. I OHN SAMUEL MARTIN FONBLANQUE, Esq.

Oldham. JOHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 25th day of April, 1854, awarded and issued forth against Thomas Harris, of West Wycomb, in the county of Buck-ingham, Chair Manufacturer, will sit on the 21st of June instant, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 31st day of May last), in order to take the last Examination of the said bankrupt; when and where he is recoursed to surrender himself, and make a full 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.

the same. JOHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act nnder a Petition for adjudication of Bankruptey, filed the 9th day of March, 1854, awarded and issued forth against James Green, of Northampton, in the county of North-ampton, Carpenter and Builder, will sit on the 19th day of June instant, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London (by adjournment from the 9th day of May last), 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. the same.

W ALKER SKIRROW, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 19th day of April, 1854, against Nicholas Kennedy, of Cross-street, Bradshaw-street, Shudehill, in the city of Manchester, in

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the county of Lancaster, Ivory Turner, Dealer and Chapman, will sit on the 21st day of June instant, at twelve o'clock at noon at the Manchester District Court of Bankruptcy, at Manchester (by adjournment from the 2nd day of June instant), 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.

JOSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 22nd day of April, 1854, against John Stapp, of Snow-hill, in the city of London, Wholesale Cheesemonger, Dealer and Chapman, trading under the firm of John Stapp and Son, will sit on the 20th of June instant, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

JOHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 28th day of January, 1854, against George Lambourn, of Taplow, in the county of Bucks, Timber Merchant, Dealer and Chapman, will sit on the 21st day of June instant, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignces 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.

JOSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 20th day of March, 1854, against Charles Edward Reinhard, of Free Schoollane, in the city of Rochester, in the county of Kent, Coal and Cement Merchaot, Dealer and Chapman, carrying on business with Thomas Siddon the younger, under the style or firm of Reinhard and T. Siddon, jun., will sit on the 22nd of June instant, at one 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.

J OHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 28th day of December, 1853, awarded and issued forth against William Cobb, of Maidstone, in the county of Kent, Builder, will sit on the 21st of June instant, at two in the afternoon precisely, at the Court of Bankruptcy, in Basinghallstreet, in the city of London, in order to Audit the Accounts of the Assignees of the estates and effects of the said bankrupt under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

JOHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptoy, filed on the 25th day of April, 1854, against Thomas Harris, of West Wycomb, in the county of Buckingham, Chair Manufacturer, will sit on the 21st day of June instant, at eleven in the forenoon precisely, at the Court of Bankruptoy, 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 bankrupt.

made and now in force relating to bankrupts. **JOHN SAMUEL MARTIN FONBLANQUE**, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 10th day of April, 1854, against Thomas Walters, of Goswell-road, in the county of Middlesex, Grocer and Tea Dealer, Dealer and Chapman, will sit on the 21st day of June instant, at half past one o'clock in the afternoon precisely, at the Court of Bankruptcy, 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.

JOHN SA MUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for arrangement, filed the 19th day of November, 1853, by George Coode, late of Haydock Lodge, in the parish of Winwich, in the county of Lancaster, Proprietor of a Lunatic Asylum and Boarding and Lodging House Keeper, and also of New Oxford-street, and now of No. 13, Victoria-street, Westminster, both in the county of Mid-

dlesex, Patent Irrigator and Hose Manufacturer, will sit on the 21st day of June instant, at two of the 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.

JOHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 11th day of April, 1654, against William Henry Dean, of No. 91, Fleet-street, in the city of London, Auctioneer and Wine Merchant, Dealer and Chapman, will sit on the 19th of June instant, at one 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 Assignces 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.

force relating to bankrupts. **EDWARD HOLROYD**, Esq., one of Her Majesty's adjudication of Bankruptcy, filed on the 1st day of April, 1854, against Frederick Hellyer, formerly of No. 78, Brunswick-street, Blackwall, in the county of Middlesex, but now residing at Wellington-cottage, New Brompton, near Chatham, in the county of Kent, Wood Carver and Contractor, trading under the name of Hellyer and Son, will sit on the 22nd of Jane instant, at eleven in the forenoon precisely, at the Court of Bankruptcy, 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.

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 the 19th day of April, 1854, against George Hartshorne and George Hartshorne the younger, of No. S7, Great Dover-street, in the borough of Southwark, in the county of Surrey, Ironmongers, Dealers and Chapmen, will sit on the 30th of June instant, at two in the afternoon precisely, at the Court of Bankruptcy, in Basingball-street, in the city of London, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

E DWARD HOLROYD, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptey, filed on the 27th day of March, 1854, against John Tipple, of Exchange-street, in the city of Norwich, Tailor, Draper, Dealer and Chapman, will sit on the 30th of June instant, at eleven in the forenoon precisely, at the Court of Bankruptey, 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.

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 3rd day of April, 1824, against George Battcock, of No. 1, Saint James's-street, Brighton, in the county of Sussex. Apothecary, Dealer and Chapman, will sit on the 30th day of June instant, at twelve of the clock at noon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignces 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.

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 15th day of April, 1854, against Frederick William Wright, of Clifton Hill, Clifton-road, Brighton, in the county of Sussex, Chemist and Druggist, will sit on the 20th day of June instant, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of Jondon, in order to Audit the Accounts of the Assignees of the State and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts. **T**DWARD HOLROYD, Esq., one of Her Majesty's

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 7th day of April. 1854, against Alfred Guy, of No. 32, Upper Rosoman-street, Clerkenwell, in the county of Middlesex, Lamp Manufacturer, will sit on the 30th of June instant, at one 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 estates and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts. WILLIAM THOMAS JEMMETT, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptey, filed on the 20th day of December, 1853, against Thomas Wilkinson, of Openshaw, in the county of Lancaster, Builder, Carpenter, Dealer and Chapman, will sit on the 21st of Juue instant, at twelve at noon precisely, at the Manchester District Court of Bankruptey, in Manchester, to Audit the Accounts of the Assignces 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.

R ICHARD STEVENSON, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 7th day of August, 1848, awarded and issued forth against Henry Hilliar the younger, of Birkenhead, in the county of Chester, Innkeeper, Dealer and Chapman, will sit on the 22nd day of June instant, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, at Liverpool, 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.

RICHARD STEVENSON, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 5th day of March, 1849, awarded and issued forth against Thomas Occleshead and Charles Cummins, of Liverpool, in the county of Lancaster, Commission Forwarding Agents, and General Merchants and Copartners, carrying on business under the firm of Occleshead and Co., will sit on the 22nd day of June instant, at eleven o'clock in the forenoon precisely, at the District court of Bankruptcy, at Liverpool, in order to Audit the Accounts of the Assignces 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

R ICHARD STEVENSON, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 7th day of March, 1854, against James Hughes, of Birkenhead, in the county of Chester, Coal Merchant, Dealer and Chapman, will sit on the 22nd day of June instant, at eleven in the forenoon precisely, at the District Court of Bankruptcy, at Liverpool, in order to Andit the Accounts of the Assignces 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.

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 29th day of July, 1844, awarded and issued forth against Richard Jackson and Richard Yale, of Leeds, in the county of York, Engineers, Machine Makers, Iron and Brass Founders, Dealers and Chapmen, and Copartners in Trade, carrying on business at Leeds aforesaid, under the style or firm of Fenton, Murray, and Jackson, will sit on the 22nd of June instant, at eleven o'clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, Leeds, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts, under the said Fiat, pursuant to "The Bankrupt Law Consolidation Act, 1849."

MARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 12th day of April, 1854, filed against John Whitaker Rowbottom, sometimes trading in the name of John Rowbottom, of Halifax, in the county of York, Boiler Maker and Millwright, Dealer and Chapman, will sit on the 22nd day of June instant, at eleven of the clock in the forenoon preciscly, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, Leeds, 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 Petition for adjudication of Bankruptcy, bearing date the 13th day of March, 1854, filed against William Crawshaw, of Wakefield, in the county of York, Draper, Dealer and Chapman, will sit on the 11th of July next, at eleven in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, to Audit the Accounts of the Assignces of the estate and effects of the said bankrupt, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

JOSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptoy, filed on the 22nd day of April, 1854, against John Stapp, of Snow-hill, in the city of London, Wholesale Cheesemonger, Dealer and Chapman, trading under the firm of John Stapp and Son, will sit on the 30th of June instant, at eleven in the forenoon precisely, at the

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

not then proved will be disallowed. **E**DWARD HOLROYD, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 23rd of May, 1845, awarded and issued forth against William Clarkson, of Redcrossstreet, in the eity of London, Boot and Shoe Manufacturer, Dealer and Chapman, will sit on the 4th day of July next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghallstreet, in the eity of London, to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

E DWARD HOLROYD, Esq., one of Her Najesty's Commissioners authorized to act under a Petition for adjudication of Bankraptcy, filed on the 11th day of September, 1852, against Lewis Worms and Matthew Worms, both of Queen-street, Cheapside, in the city of London, Merchants and Copartners, Dealers and Chapmen, will sit on the 3rd day of July next, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the separate estate and effects of Lewis Worms, one of the said bankrupts, when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD HOLROYD, Esq., one of Her Majesty's adjudication of Bankruptcy, filed on the 11th day of September, 1852, sgainst Lewis Worms and Matthew Worms, both of Queen-street, Cheapside, in the city of London, Merchants and Copartners, Dealers and Chapmen, will sit on the 3rd day of July next, at tweive of the clock at noon precisely, at the Court of Bankruptcy, in Basinghallstreet, in the city of London, to make a Dividend of the separate estate and effects of Matthew Worms, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

ECuded the benefit of the said Dividend. And all claims not then proved will be disallowed.

E DWARD HOLROYD, Esq., one of Her Majesty's adjudication of Bankruptcy, filed on the 29th of March, 1851, against George Frederick Jones, of East Ilsley, in the county of Berks, Surgeon, Apothecary, Dealer and Chapman, will sit ou the 4th day of July next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. Aud all claims not then proved will be disallowed.

E DWARD HOLROYD, Es₁, one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 25th day of February, 1854, against Charles John Darkin Campbell, of College-street, Canden Town, and of No. 22, John-street, Adelphi, both in the county of Middlesex, and of No. 3, Bolton-terrace, Edward-street, Walworth, in the county of Surrey, Builder, Dealer in Bricks and Building Materials, Dealer and Chapman, will sit on the 4th of July next, at one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed. **EDWARD HOLROYD**, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 27th day of March, 1854, against John Tipple, of Exchange-street, in the city of Norwich. Tailor, Draper, Dealer and Chapman, will sit on the 4th of July next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD HOLROYD, Esq., one of Her Majesty's adjudication of Bankruptoy, filed on the 11th day of September, 1850, against Frederick Vines, now of South-street, Greenwich, in the county of Kent, and Thomas Kitclee, now of Chesham, in the county of Buckingham, both lately carrying on business in copartnership at Steam Mills, East Greenwich, in the county of Kent, under the style or firm of Frederic Vines and Company, Millers and Corn Factors, Dealers and Chapmen, will sit on the 3rd day of July next, at two in the afternoon precisely, at the Court of Bankruptoy, in Basinghall-street, in the city of London, in order to make a Dividend of the separate estate and effects of Thomas Kitelee, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

WILLIAM THOMAS JEMMETT, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 20th of December, 1853, against Thomas Wilkinson, of Openshaw, in the county of Lancaster, Builder, Carpenter, Dealer and Chapman, will sit on the 5th day of July next, at twelve of the clock at noon precisely, at the Manchester Bistrict Court of Bankruptcy, in Manchester, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

R ICHARD STEVENSON, Esq., one of Her Majesty's for adjudication of Bankruptcy, filed on the 19th day of April, 1854, against Robert Williams, of Mold, in the county of Flint, Draper, will sit on the 30th day of June instant, at eleven in the forenoon precisely, at the District Court of Bankruptcy, in Liverpool, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove-the same, or they will be excluded the benefit of the said Dividend.

They will be excluded the benefit of the said Dividend. MARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 18th day of January, 1854, presented and filed against Henry Hudson, of Heaton Fold in Marsh, in the parish of Huddersfield, in the county of York, Cattle Dealer, Dealer and Chapman, will sit on the 30th day of June instant, at eleven of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, at the Commercalbuildings, in Leeds, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

WILLIAM SCROPE AYRTON, Esq., one of Her Majesty's Commissioners of the District Court of Bankruptcy, at Leeds, authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 13th day of March, 1854, presented and filed against William Crawshaw, of Wakefield, in the county of York, Draper, Dealer and Chapman, will sit on the 11th day of July next, at eleven of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

NATHANIEL ELLISON, Esq., Her Majesty's Commissioner of the Newcastle-apon-Tyne District Court of Bankruptey, the Commissioner authorized to act under a Petition for adjudication of Bankruptey, bearing date 15th day of March, 1854, filed against George Havelock and Matthew Benjamin Robson, of Monkwearmouth, in the county of Durham, Ship Builders and Copartners, will sit on the 3rd day of July next, at twelve o'clock at noon precisely, at the District Court of Bankruptey, in the Royal-arcade, in Newcastle-npon-Tyne, in order to make a First 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.

allowed. NATHANIEL ELLISON, Esq., Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 15th day of March, 1854, filed against George Havelock and Matthew Benjamin Robson, of Monkwearmouth, in the county of Durham, Ship Builders and Copartners, will sit on the 3rd 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, in Newcastleupon-Tyne, in order to make a First Dividend of the separate estate and effects of George Havelock, one of thave 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.

N ATHANIEL ELLISON, Esq., Her Majesty's Commissioner of the Newcastle-upon-Tyne District Court of Bankruptcy, being the Commissioner atthorized to act under a Petition for adjudication of Bankruptcy, bearing date the 15th day of March, 1854, filed against George Havelock and Matthew Benjamin Robson, of Monkwearmouth, in the county of Durham, Ship Builders and Copartners, will sit on the 3rd of July next, at one in the afternoon precisely, at the District Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Tyne, to make a First Dividend of the separate estate and effects of Matthew Benjamin Robson, one of the said bankrupts; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

W HEREAS the Court, authorized to act in the proseeution of a Petition for adjudication of Bankruptcy, filed on the 20th day of January, 1854, against Joseph Vince, of Church Plain, Great Yarmouth, in the county of Norfolk, Boot and Shoe Maker, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Goulburn, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 5th day of July next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, initialed "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 the 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.

W HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptey, filed on the 5th day of April, 1854, against Michael Ballard Lee, of No. 2, Castle-square, Brighton, in the county of Sussex, Jeweller, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Goulburn, Esq., one of Her Majesty's Commissioners of the Court of Bankruptey, on the 5th of July next, at half past eleven in the forenoon precisely, at the Court of Bankruptey, 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, initialed "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 WHEREAS the Court, authorized to act in the prose-cution of a Petition for adjudication of Bankruptcy, filed on the 27th day of March 1854, and now in pro-secution against George Jarrett, of Wickham Welford, in the county of Berks, Builder and Grocer, has, on the application of the said bankrupt, appointed a public sitting under such Petition to be held before Edward Goulburn, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 5th of July next, at twelve at noon pre-cisely, at the Court of Bankruptcy, in Basinghall-street, Lon-don, for the allowance of the Cortificate of the said bank-rupt's conformity to the laws now in force concerning bankrupt's conformity to the laws now in force concerning bankrapts, according to the form and subject to the provisions of rupts, 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, initialed "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 afore-said; when and where any of the creditors of the said bank-rupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Cer-tificate, and the same will be allowed, unless cause be then and there shown to the contrary or such other order will and there shewn to the contrary, or such other order will he made therein as the justice of the case may require.

he made therein as the justice of the case may require. W HEREAS the Court, authorized to act in the pro-secution of a Petition for adjudication of Bank-ruptoy, filed on the 15th day of April, 1854, against George Lawrance, of Abingdon, in the county of Berks, Saddler and Harness Maker, and of Sunningwell, in the said county of Berks, Brickmaker, Limeburner, and Farmer, and of Culham, in the county of Xeford, Brickmaker and Limeburner, has, on the application of the said bankrupt, appointed a public sitting under such Petition to be held before Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptoy, on the 30th of June instant, at twelve at noon precisely, at the Court of Bankruptoy, in Basinghall-street, in the city of Lon-don, for the allowance of the Certificate of the said bank-rupt's conformity to the laws now in force concerning bankrupt's conformity to the laws now in force concerning bankrupi's conformity to the laws now in force concerning bank-rupis, 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 pre-sent Majesty, initialed "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 aforesuid; 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. require.

require. WHEREAS the Court, authorized to act in the pro-secution of a Petition for adjudication of Bank-ruptcy, filed on the 15th day of February, 1854, against Richard Keily, formerly of No. 6, Cleveland-row, Saint James's Palace, in the county of Middlesex, afterwards of No. 1, Royal Exchange-buildings, in the city of London, and now of No. 15, Ladbrooke-terrace, Notting-hill, in the connty of Middlesex, Merchant, Emigration Agent, Passage Broker and Dealer, Dealer and Chapman, has, on the ap-plication of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Goulburn, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 5th of July next, at half past twelve in the afternoon precisely, at the Court of Bankruptcy, Basing-hall-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 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 Parlia-ment holden in the twelfth and thirteenth years of the reign of Her present Majesty, initialed "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 con-trary, or such other order will be made therein as the justice of the case may require.

of the case may require. W HEREAS the Court, authorized to act in the prose-cution of a Petition for adjudication of Bankruptcy, filed on the 23rd day of March, 1854, against Henry Gladwell Mortimer, of Elm-place, Maidstone-road, Lee, in the county of Kent, Builder, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Holroyd, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 3rd of July next, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according 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 tweifth

and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolida-tion 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 al-lowed, nuless 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.

justice of the case may require. W HEREAS the Court, authorized to act in the prose-cution of a Petition for adjudication of Bank-ruptcy, filed on the 17th day of March, 1854, against Peter Leicester, of No. 26, Birchin-lane, Cornhill, in the city of London, fron Merchant, and Bill and Metal Broker, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Holroyd, Esq., one of Her Majesty's Commissioners of the Court of Bank-ruptcy, on the 3rd day of July next, at one o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basing-hall-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 of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupt's conformity 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, initialed "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 thesame will be allowed, unless cause be then and there shewn to the justice of the case may require.

contrary, or such other order will be made therein as the justice of the case may require. WHE REAS the Court, authorized to act in the pro-secution of a Petition for adjudication of Bank-ruptcy, filed against Mary Long, of the Mall, in the parish of Clifton, in the city and county of Bristol, Hotel Keeper, aud bearing date the 20th day of April, 1854, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Matthew Davenport Hill, Esq., Her Majesty's Commissioner of the Court of Bankruptcy, on the 4th day of July next, at eleven of the clock in the forenoon pre-cisely, at the Bristol District Court of Bankruptcy, in the city of Bristol, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force con-cerning bankrupts, according to the form and sub-ject to the provisions of the Statute, passed in the Par-liament holden in the twelfth and thirteenth years of the reign of Her present Majesty, initialed " The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Coart 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 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. WHIS is to give notice, that the Court acting in the presention of a Puttion for a dundingtion of Benk

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 Bank-ruptcy, filed on the 6th day of June, 1853, against Edward Brock, of No. 10, Sackville-street, Piccadilly, in the county of Middlesex, Tailor, did, on the 8th day of June, 1854, allow him, the said Edward Brock, a Certificate of the second class, after a suspension of six months; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court. CWIMIN is to give notice, that the Court acting in the

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 Bank-ruptcy, duly filed against Henry Husbands King, of the eity of Bristol, Bookseller and Stationer, Dealer and Chap man, bearing date the 20th day of March, 1854, did on the 6th day of June, 1854, allow the said Henry Husbands King a Certificate of the first class, and that such Cer-tificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court. W ILLIAM SCROPE AYRTON, Esq., one of the Com-missioners of Her Majesty's Court of Bankrupty for the Leeds District, acting in the prosecution of a Petition for adjudication of Bankrupty, filed against William Birkett, of Manningham, in the parish of Bradford, in the said bankrupt a Certificate of conformity of the first class, bearing date the 80th day of May, 1854; and such Certifi-cate will be delivered to the said bankrupt, at the ex-piration of twenty-one days from the date hereof, unless an appeal be duly entered against the same.

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WILLIAM SCROPE AYRTON, Esq., one of the Commissioners of Her Majesty's Court of Bank-ruptcy for the Leeds District, acting in the prosecution of a Petition for adjudication of Bankruptcy, filed against William Crawshaw, of Wakefield, in the county of York, Draper, Dealer and Chapman, hath allowed to the said bankrupt a Certificate of conformity of the second class, bearing date the 5th day of June, 1854; and such Certificate will be delivered to the said bankrupt, at the expiration of twenty-one days from the date hereof, unless an appeal be duly entered against the same. an appeal be duly entered against the same.

MARTIN JOHN WEST, Esq., one of the Commis-sioners of Her Majesty's Court of Bankruptcy for the Leeds District, acting in the prosecution of a Petition for adjudication of Bankruptcy, filed against Joseph Flint, of Sheffield, in the county of York, Shoemaker, Dealer and Chapman, hath allowed to the said bankrupt a Certificate of exploring the mean class howing dive the 2nd day of conformity of the second class, bearing date the 3rd day of June, 1854; and such Certificate will be delivered to the said bankrupt at the expiration of twenty-one days from the date hereof, unless an appeal be duly entered against the same.

against the same. JOHN BALGUY, Esq., one of Her Majesty's Com-missioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 8th day of March, 1854, and filed in Her Majesty's District Court of Bankruptcy at Birmingham, against Edwin Shaw, of Bir-mingham, in the county of Warwick, Pocket-book Maker, Dealer and Chapman, did, on the 8th day of June, allow the said Edwin Shaw 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. such Court, and notice thereof be given to the Court.

such Court, and notice thereof be given to the Court. JOHN BALGUY, Esq., one of Her Majesty's Com-missioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 11th day of March, 1854, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, against John Hunter, of Fazeley, in the county of Stafford, Tape and Lace Manu-facturer, Dealer and Chapman, did, on the 8th day of June, allow the said John Hunter 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.

to the Court. JOHN BALGUY, Esq., one of Her Majesty's Com-missioners authorized to act under a Fiat in Bank-ruptcy, bearing date the 1st day of November, 1844, and filed in Her Majesty's District Court of Bankruptcy at Bir-mingham, against Edwin Cottrill, of Redditch, in the county of Worcester, Draper, Dealer and Chapman, did, on the 8th day of June, allow the said Edwin Cottrill a Certificate; 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.

THE creditors of Joseph Fielding Higgins, late of Keighley, in the county of York, Architect, an insol-yent debtor, are desired to meet Mr. Belthazar Hemrich Christiansen, the Assignee of the above-named insolvent, or his Attorney or Agent, on Wednesday the 28th day of June instant, at two o'clock in the afternoon, at Scarborough's Hotel, Leeds, to assent to or dissent from a pro-posed arrangement for winding up certain suits in equity respectively intituled Fielding v. Higgins and Newland v. Higgins, wherein the said insolvent is interested, and to a Petition from the said Assignee to the Lord High Chancellor for that purpose; and also to assent to or dissent from the said Assignce making sale and disposing of the interest of the said insolvent in the subject matter of the said suits.

In the estate of Thomas Wills, of Lower Croan, in the

In the estate of Thomas Wills, of Lower Croab, in the parish of Egloshayle, in the county of Cornwall, Farmer. I HEREBY give notice, that the creditors who have proved their debts under this estate, may receive a Second Dividend of 1s. 8³/₂d. in the pound, upon application at my office, as under, on Saturday the 17th of June instant, or any subsequent days, between the hours of ten and four of the clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to the debt. Executors and administrators will be required to produce the probate of the will or the letters of ad-ministration under which they claim.—Dated June 7, 1854. JNO. BASSET COLLINS, Fore-street, Bodmin.

Declaration of a Dividend under a Petition, dated the 20th day of September, 1849, filed by William Tomlinson Standbridge, of No. 1, Portland-square, in the borough of Plymouth, in the county of Devon, a Lieutenant in Her Majesty's Royal Navy. NOTICE is hereby given, that the creditors who have proved their debts under this estate, may receive a Second Dividend of 4s. 10d. in the pound, upon appli-

cation at my office, St. George's Hall, East Stonehouse, between the hours of ten and four. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and adminis-trators are required to produce the probate of the will or the letters of administration under which they claim.— Dated this 31st day of May, 1854. P. PEARCE, Official Assignee.

Declaration of a Dividend under a Petition, dated the 25th

Declaration of a Dividend under a Petition, dated the 25th day of June, 1853, filed by Thomas Madge, late of the Canteen, in the Citadel, Plymouth, in the county of Devon, Licensed Retailer of Beer, Porter, and Tobacco, and General Dealer, but now of No. 4, Finewell-street, in Plymouth aforesaid, out of business.
NOTICE is hereby given, that the creditors who have proved their debts under this estate, may receive a Dividend of 1s. 4¹/₂d. in the pound, upon application at my office, Saint George's Hall, East Stonehouse, between the hours of ten and four. No dividend will be paid without the production of the securities exhibited at the time of proving the debt. Exceptors and administrators are reproving the debt. Executors and administrators are re-quired to produce the probate of the will or the letters of administration under which they claim.—Dated this 81st day of May, 1854.

P. PEARCE, Official Assignee.

Declaration of a Dividend under a Petition, dated the 7th day of November, 1848, filed by Edward Marcon, for-merly of Chapel-row, in Torpoint, in the parish of Antony, in the county of Cornwall, afterwards of the village of Wilcove, in the said parish of Antony, and then and now of No. 7, Fore-street, in Torpoint aforesaid, a Captain on the half-pay of Her Majesty's 79th Regiment of Foot.

of Foot. NOTICE is hereby given, that the creditors who have proved their debts under this estate, may receive a Second Dividend of 7s. 0³d. in the pound, upon application at my office, Saint George's Hall, East Stonehouse, between the hours of ten and four. No dividend will be paid with-out the production of the securities exhibited at the time of proving the debt. Executors and administrators are re-quired to produce the probate of the will or the letters of administration under which they claim.—Dated this 31st day of May, 1854. P. PEARCE, Official Assignee.

WHEREAS a Petition of Jonathan Beckett, at pre W and for eleven months and upwards last past residing in furnished lodgings at No. 64, Brunswick-road, and pre-vious thereto at No. 64, Sobo-street, Travelling Clerk, pre-vious thereto and for two years and two months residing and carrying on business at No. 29, Mill-lane, as Ale and Beer Seller, and for one month and upwards as Travelling Clerk, formerly of No. 177, Great Howard-street, residing Clerk, formerly of No. 177, Great Howard-street, residing Clerk, formerly of No. 177, Great Howard-street, residing there for eleven months, out of basiness, and for one year and four months previous thereto residing at No. 34, Tithe-barn-street, and carrying on basiness there as an Iron-monger, all in the borough of Liverpool, in the county of Lancaster, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said Jonathan Beckett, under the provisions of the Statutes in that case made and provided, the said Jonathan Beckett is hereby required to appear before Joseph Pollock, Esq., Judge of the said Court, on the 12th day of June instant, at ten in the forenoon precisely, at the Liver-Fonces, Esq., Judge of the said Court, on the 12th day of June instant, at ten in the forencom precisely, at the Liver-pool District County Court, No. 3, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Jonathan Beckett, or that An persons indepice to the said Jonathan Beckett, of that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Clerk of the said Court, at his office, No. 3, Lime-street, Liverpool, the Official Assignce of the estate and effects of the said insolvent.

WHEREAS a Petition of Isaac Whiteley, formerly residing in George-street, Oldbam, in the county of Lancaster, carrying on business at King-street, in Oldham aforesaid, as a Machine Maker, and now in lodgings in Lord-street, in Oldham aforesaid, out of business, an insol-vent debtor, having been filed in the County Court of Lan-cashire, at Oldham, and an interim order for protection from process having been given to the said Isaac Whiteley, under the provisions of the Statutes in that case made and pro-vided, the said Isaac Whiteley is hereby required to appear before the said Court, on the 16th of June instant, at eleven o'clock in the forenoon precisely, for his first examibefore the said Court, on the 16th of June instant, at eleven o'clock in the forencon precisely, for his first exami-nation 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' assignces is to take place at the time so appointed. All persons indebted to the said Isaac Whiteley, or that have any of his effects, are not to pay or deliver the same but to Mr. John Summerscales, Clerk of the said Court, the Official Assig-nce of the estate and effects of the said insolvent. nee of the estate and effects of the said insolvent.

WHEREAS a Petition of Charles Stott, at present and W for six weeks last past residing at Greaves-street, Moorhey near Oldham, in the county of Lancaster, and for two years previous thereto residing at Mount Pleasant, Oldtwo years previous thereto residing at Mount Pleasant, Old-ham aforesaid, and carrying on business as a Dealer in Cotton Waste, and for two years of the same period also carrying on business at Mount Pleasant aforesaid, as a Beer-house Keeper, an insolvent debtor, having been filed in the County Court of Lancashire, at Oldhau, and an interim order for protection from process having been given to the said Charles Stott, under the provisions of the Statutes in that case made and provided, the said Charles Stott is hereby required to appear before the said Court, for the 16th of June instant, at ten in the forenoon preciselv. for his first examinarequired to appear before the said Court, on the 16th of June instant, at ten in the forencon precisely, for his first examina-tion touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Charles Stott, or that have any of his effects, are not to pay or deliver the same but to Mr. John Summerscales, Clerk of the said Court, the Official Assignee of the estate and effects of the said insolvent. and effects of the said insolvent.

WHEREAS a Petition of Cornelius Joseph Gunn, at present and for ten weeks last past residing at No. S1, Lower Trinity-street, in the borough of Birmingham, in the county of Warwick, out of business, and for fifteen weeks immediately previously thereto residing at No. 26, King Edward's-road, Birmingham aforesaid, out of busi-ness, and for eighteen months immediately previously to be least montioned pariod residing in Schostreet Hande-King Edward's-road, Birmingham aforesaid, out of busi-ness, and for eighteen months immediately previously to the last-mentioned period residing in Soho-street, Hands-worth, in the county of Stafford, there carrying on the business of a Baker and Flour Dealer, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said Cornelius Joseph Gunn, under the provisions of the Statutes in that case made and provided, the said Cornelius Joseph Gunn is hereby required to appear before the said Court, on the 17th 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 ap-pointed. All persons indebted to the said Cornelius Joseph Gunn, or that have any of his effects, are not to pay or deliver the same but to Mr. John Guest, Clerk of the said Court, Waterloo-rooms, Waterloo-street, Birmingham, the Official Assignee of the estate and effects of the said insolvent. insolvent

WHEREAS a Petition of Rebecca Green, at present and for four years and upwards now last past re-siding at Warmley, in the hamlet of Oldland, in the parish siding at Warmley, in the hamlet of Oldland, in the parish of Bitton, in the county of Gloucester, and there keeping a Beer-house, known by the name or sign of the King Wil-liam the Fourth, Retailer of Beer, Ale, Porter, Cider, and Tobacco, Licensed Brewer, Dealer in Provisions, Huckster, and occasionally letting Lodgings, an insolvent debtor, having been filed in the County Court of Gloucestershire, at Bristol, and an interim order for protection from process having been given to the said Rebecca Green, under the provisions of the Statutes in that case made and provided, the said Rebecca Green is hereby required to appear before provisions of the Statutes in that case made and provided, the said Rebecca Green is hereby required to appear before the said Court, on the 15th day of June instant, at half past ten in the forenoon, 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 Rebecca Green, or that have any of her effects, are not to pay or deliver the same but to Sir John Kerle Haberfield, and Messrs. Harley and Gibbs, Clerks of the said Court, at their office at Broad-street, Bristol, the Official Assignees of the estate and effects of the said insolvent.

solvent. W HEREAS a Petition of William Henry Moxhay, at the present and for the last eleven months and one week residing and carrying on the business of a Licensed Victualler at the Hop Pole Tavern, in Back-street, in the city of Bristol, and occasionally letting Lodgings, and for the last two weeks a Driver of an Omnibus, running between the Exchange and the Hotwells, both in the same city, an insolvent debtor, having been filed in the County Court of Gloucestershire, at Bristol, and an interim order for protection from process having been given to the said William Henry Moxhay, under the provisions of the Statutes in that case made and provided, the said William Henry Moxhay is hereby required to appear before the said Court, on the 15th day of June instant, at half past ten in the forenoon precisely, for his first examination touch-ing his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Henry Moxhay, or that have any of his effects, are not No. 21560. H

to pay or deliver the same but to Sir John Kerle Haber-field, and Messrs. Harley and Gibbs, Clerks of the said Court, at their office, in Broad-street, Bristol, the Official Assignces of the estate and effects of the said insolvent.

THEREAS a Petition of Edmund Cooper, of Mileham, in the country of Norfolk, Beer-house Keeper and Baker, an insolvent debtor, having been filed in the County Court of Norfolk, at East Dereham, and an interim order for protection from process having been given to the said Edmund Cooper, under the provisions of the Stathe said Edmund Cooper, under the provisions of the Sta-tutes in that case made and provided, the said Edmund Cooper is hereby required to appear before the said Court, on the 22nd day of June instant, at half past ten of the clock in the forenoon precisely, for his first ex-amination 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 in-debted to the said Edmund Cooper, or that have any of his effects, are not to pay or deliver the same but to Mr. George Halcott Cooper, Clerk of the said Court, at his office, at East Dereham, the Official Assignee of the estate and effects of the said insolvent. and effects of the said insolvent.

And effects of the said insolvent. W HEREAS a Pétition of James Graham, now residing at No. 14, Penny-street, Blackburn, Lancashire, and having resided at the same place during the last five years, and carried on the trade or business of a Grocer and Baker during that period, an insolvent debtor, having been filed in the County Court of Lancashire, at Blackburn, and an interim order for protection from process having been given to the said James Graham, under the provisions of the Statutes in that case made and provided, the said James Graham is hereby required to appear before the said Court, on the 26th day of June instant, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said James Graham, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Entwisle Swift, Clerk of the said Court, at his office, the Official Assignee of the estate and effects of the said insolvent.

of the said court, at insolute, the Onicial Assignce of the estate and effects of the said insolvent. W HEREAS a Petition of Theodosia Bailey, at present and for three years and about four months last past residing in Stafford-street, Wolverhampton, in the county of Stafford, Provision Dealer during the last one year and seven months of that period, and during the former part of that period being a Dealer in Fruit and Vegetables, an in-solvent debtor, having been filed in the County Court of Staffordshire, at the Court-house, Queen-street, Wolver-hampton, and an interim order for protection from pro-cess having been given to the said Theodosia Bailey, under the provisions of the Statutes in that case made and provided, the said Theodosia Bailey is hereby re-quired to appear before the said Court, on the 20th day of June instant, at nine of the clock in the forenoon precisely, 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 thoice of the creditors' assignces is to take place at the time so appointed. All persons indebted to the said Theo-dosia Bailey, or that have any of her effects, are not to pay or deliver the said Court, at his office, at Queen-street, Wolverhampton, the Official Assignce of the estate and effects of the said insolvent.

WHEREAS a Petition of the Reverend Thomas Dixoo, of the parish of Tibenham, in the county of Norfolk, Clerk, an insolvent debtor, having been filed in the County Court of Norfolk, at Wymondham, and an interim the County Court of Noriols, at wy ymonoham, and an interim order for protection from process having been given to the said Reverend Thomas Dixon, under the provisions of the Statutes in that case made and provided, the said Reverend Thomas Dixon is hereby required to appear before the said Court, on the 21st day of June instant, at twelve at noon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the approximation of the said Statutes, and the choice estate, and enects, and to be further dealt with according to the provisions of the suid Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Reverend Thomas Dixon, or that have any of his effects, are not to pay or deliver the same but to Mr. James Feltham, Clerk of the said Court, at his office, at Wymondham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Robert Davey, of the Royal Oak Ian, in the West Town of Crediton, in the county of Devon, Ian Keeper and Grocer, an insolvent debtor, having been filed in the County Court of Devon-shire at Crediton, and an interim order for protection from process having been given to the said Robert Davey, under the provisions of the Statutes in that case made pro-vided, the said Robert Davey is hereby required to appear

before the said Court, on the 3rd day of July next, at ten in before the said Court, on the 3rd day of July next, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with ac-cording to the provisions of the said Statutes; and the choice of the creditors' assignces is to take place at the time so appointed. All persons indebted to the said Robert Davey, or that have any of his effects, are not to pay or deliver the same but to Mr. George Tanner, Clerk of the said Court, at his office, at Union-terrace, Crediton, the Official Assignce of the estate and effects of the said insol-vent. vent.

In the Matter of the Petition of Bryan Britton, of No. 49, Coventry-road, Birmingham, Journeyman Tailor, pre-viously of No. 39, High-street, Deritend, Birmingham, formerly of No. 24, High-street aforesaid, before then of No. 259, Bradford-street, Birmingham, Tailor, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 22nd day of July next, 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 Thomas, of No. 4,

In the Matter of the Petition of William Thomas, of No. 4, Newport-terrace, Benacre-street, lately of No. 104, War-wick-street, and previously of the Odd Fellows Arms, Smallbrook-street, Birmingham, Retail Brewer, and Stamper and Piercer, an Insolvent Debtor. NOTICE is hereby given, that the County Court of Warwickshire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 22nd day of July next, at ten of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary. and there shewn to the contrary.

In the Matter of the Petition of William Nash Green, gene-rally known and called by the name of William Green, of No. 169, High-street, Deritend, Birmingham, in the county of Warwick, Butcher, an Insolvent Debtor. NOTICE is hereby given, that the County Court of Warwicksbire, at Birmingham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 22nd day of July next, at ten of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary. be then and there shewn to the contrary.

In the Matter of the Petition of Edwin Cartlidge, at present and for twenty days last past residing at Northwood, near Hanley, in the parish of Stoke-upon-Trent, in the county of Stafford, Assistant to a Market Gardener, immediately previously thereto and for four months and sixteen days residing at Hanley aforesaid, Assistant to a Market Gardener, and immediately previously to that time, and for one year and ten months, residing at Bucknall, in the said parish and county, a Market Gardener and Grocer. OTICE is hereby given, that the County Court of Staffordshire, at Hanley, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 21st day of June instant, at ten of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary. In the Matter of the Petition of Edwin Cartlidge, at present

and there shewn to the contrary.

In the Matter of the Petition of Daniel Grantham, residing a the Matter of the Petition of Daniel Grantham, residing for the last nine months in Burbury-street, Birmingham, in the county of Warwick, the first four months thereof carrying on the business of a Builder and Carpenter, the last five months being a Journeyman Carpenter, previous to the said nine mouths residing in Great Russell-street, Birmingham aforesaid, for fifteen months, and carrying on the business of a Builder and Carpenter, an Insolvent Debter Debtor

NOTICE is hereby given, that the County Court of Warwicksbire, at Birniugham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 22nd of July, 1854, at ten in the forenoon precisely, unless cause be then and there shewn to the contrary.

THE estates of Millar, Blair, and Company, Calico Printers, in Paisley, as a Company, and John Millar and Robert Blair, both Calico Printers there, as Partners of said Company, and as Individuals, were sequestrated on the 6th day of June, 1854. The first deliverance is dated the 6th day of June, 1854.

The Lord Ordinary, on the 6th day of June, 1854, nomi-nated and appointed Walter Lamont Houston, Writer in Paisley, to be Interim Factor on the said estates, and has granted Warrant of Protection to the said John Millar and Robert Blair against Arrest or Imprisonment for Civil Debt, until the meeting of the creditors for the election of "Invation.

a Trustee. The meeting to elect a Trustee, or separate Trustees, or Trustees in succession and Commissioners is to be held

within the Saracen's Head Inn, Paisley, on Tuesday the 20th day of June current (1854), at twelve o'clock noon. A composition may be offered at this meeting; and to entitle creditors to the first dividend, their ooths and grounds of debt must be lodged on or before the 6th day of October next (1854). All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. JAMES FINLAY, S.S.C., 60, George-street, Edinburgh, Agent for Petitioners.

THE estates of Wood, Taylor, and Company, Merchants, No. 48, Gordon-street, Glasgow, and carrying on business there under the firm of Wood Taylor, and Com-pany, and in the city of New York, United States of America, under the firm of Taylor, Wood and Company, as a Company, and Henry Alexander Wood, Merchant, residing in Glasgow, an Individual Partner of the said Company, as a Partner thereof, and as an Individual, were sequestrated on the 5th day of June, 1854. The first deliverance is dated the 24th day of May, 1854.

1854.

The Lord Ordinary, on the 5th day of June, 1854, nominated and appointed James M'Clelland, Accountant, in Glasgow, Interim Factor on the estates, and has granted Warrant of Protection to the said Henry Alex-ander Wood against Arrest or Imprisonment for Civil Debt, until the meeting of creditors for the election of a Trustee.

The meeting to elect a Trustee on the estates of the said Company and Individual Partner thereof, or separate Trustees, or Trustees in succession and Commissioners, is to be held at one o'clock afternoon, on Monday, the 19th day of June, 1854, within Carrick's Royal Hotel, Georgesquare, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 5th day

of October next, 1854. All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. J. W. and J. MACKENZIE, W.S.,

16, Royal-circus, Edinburgh, Agents.

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 Friday the 23rd June, 1854, at Ten o'Clock precisely, before Chief Commissioner Law.
- Law. Villiam Francis Burdett Shed (known as and calling him-self William Francis Burdett), formeriy of No. 26, Bath-place, New-road, otherwise called No. 74, Warren-street, Tottenham-court-road, then of Hatton-yard, Hatton-gar-den, both in the county of Middlesex, then of St. Helena Gardens, near Deptford, in the county of Kent, Teneher of Dancing, and Exhibitor of Panoramas, Dissolving Views, and Wax Work, then of Bath-place aforesid, and also of No. 7, Clerkenwell-green, Clerkenwell, in the county of Middlesex, and also renting Milton-street Theatre, Milton-street, Gripplegate, in the city of London, then of the Grange-road, Bermondsey, in the county of Surrey, then of the same place, and also of No. 7, Palace row, New-road, in the county of Middlesex, Exhibitor of Natural Magic and Ethiopian Serenaders, then of No. 7, Pulace-row aforesaid, and also of the Rotunda, Blackfriars-road, in the county of Surrey, in copartnership with Henry Lemiere, and earrying on business at the Ikotunda afore-said, as Teachers of Dancing, at the same time renting houses at No. 33, Crescent-street, St. Panoras, elso No. 7, Chalton-street, Somers Town, and No. 12, Upper Lisson-street, Marylebone, Lodging-house Keeper, then of Seck-ford-street, Clerkenwell, and also of No. 146A Holborn-bars, Teacher of Dancing, then of Gough-street, Birming-ham, Warwickshire, Commission Agent, for the sale of Stationery, and whose family resided at Scckford-street aforesaid, and carried on an Academy for Dancing, at No. 146A, Holborn-bars aforesaid, then of Gaugh-street, Birmingham aforesaid, Commission Agent as aforesaid, then of No. 150, Saint John-street, West Snithfield, then of Southampton-street, Pentonville, tl-en of No. 8, Collier-William Francis Burdett Shed (known as and calling him-

street, Pentonville, then of No. 53, Compton-street, Clerkenwell, then of No. 31, Richard-street, Islington, then of No. 2, Saint James-street, Pentonville, then of then of No. 2, Saint James-street, Pentonville, then of No. 6, Clyde-terrace, Caledonian-road, Islington, in copartnership with Michael Schmidt, and of Nos. 166, and 167, High Holborn, as Exhibitors of Living Marion-ettes, and a Miscellaneous Exhibition of Dancing, then of No. 166, High Holborn aforesaid, and renting houses No. 6, Clyde-terrace aforesaid, No. 53, Compton-street, Clerk-enwell, No. 2, Saint James-street, No. 7, Chalton-street, Somers Town, No. 8, Collier-street, Pentonville, and No. 6, Henry-street, Pentonville, Lodging-house Keeper, then and now of No. 166, High Holborn aforesaid Manager 6, Henry-street, Fentovine, Longing-nouse reeper, user and now of No. 166. High Holborn aforesaid, Manager of an Exhibition carried on by the said Michael Schmidt, and also renting houses Nos. 7, Chalton-street, Somers Town, No. 8, Collier-street, Pentonville, and No. 16, Henry-street, Pentonville, Middlesex, Lodging-house Kanar Keeper.

John Lever (known as John Leaver), late of No. 25, Newland-street, Kensington, Middlesex, out of business and employ.

- Monday the 26th June, 1854, at Eleven o'Clock, before Chief Commissioner Law.
- 6 Clock, before Chief Commissioner Law.
 George Tuxworth, late of No. 1, Flower's-square, Great Grimsby, Lincolnshire, then of No. 72, Paternoster-row, Sheffield, Yorkshire, then and now of the Sun Saw Mills, Canal-road, Kingsland, Middlesex, at all above places a Machine Sawyer, and now Journeyman Machine Sawyer, to Mr. John Richard West, at the Sun Saw Mills, Canal-road, Kingsland, Middlesex.
 Matthew Downton, formerly of No. 4, Lime Kiln-hill, Limehouse, then and now of No. 181, High-street, Poplar, both in Middlesex, Boot and Shoe Maker.
 N.B.-1. Any creditor may attend and give

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.

See Notice at the end.

- The following PRISONERS, whose Estates and Effects have been vested in the Provisional Assignce 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 Friday the 23rd June, 1854, at Ten o'Clock precisely, before Chief Commissioner Law.
- William
- Law. Villiam Arton, formerly employed as a Commercial Traveller, at Leeds, and Beverley, both in Yorkshire-then of No. 9, Palmer-terrace, Holloway, then of No. 5-Terrace, New Norfolk-street, Islington, then of No. 5-Eden-grove, Holloway, and late of No. 11, Upper Park-street, Islington, the last four places all in Middlesex, carrying on business as an East India and General Com-mission Merchant and Agent, in connection.with Peter Thomson and Robert Pollock, also for a short time having acted as a Director to the Melbourne Colonial House Investment Company, having rented an office No. 15, Langbourn-chambers, Fenchurch-street, London, he the said Peter Thomson, also having rented an office No. 1, Birchin-lane, Cornhill, London, and having traded at the last-mentioued place as an East India and General Commission Merchant and Agent, under the style of P. Thomson and Co. Thomson and Co.
- Taxley Wilking (sued and committed as George Yaxley, also known as George Yaxley Wilking), late of No. 5, H 2

Bridge-row, Pimlico, Smith and Farrier, having a place of business at Chapel-mews, Robert-street, Duke-street, Grosvenor-square, then of the Chelsea Pensioners, Nos. 1, 2, and 3, Queen's-road, West Chelsea, Licensed Victualler, having a place of business at No. 5, Bridge-row aforesaid, then lodging at No. 28, Upper Ebury-street, Pimlico aforesaid, having a place of business at No. 5, Bridge-row aforesaid, and late of No. 5, Bridge-row aforesaid, all in Middlesex, Smith and Farrier. On Patrick Somers, also known as J. P. Somers, formerly

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- atoresaid, all in Middlesex, Smith and Farrier. ohn Patrick Somers, also known as J. P. Somers, formerly of No. 33, Dominick-street, Dublin, Gentleman, in no profession or employ, then of the Hibernian Hotel, Sligo, then of Morrison's Hotel, Dawson-street, Dublin, all in Ireland, then of Long's Hotel, Bond-street, then of No. 168, Regent-street, then of the Saint James's Hotel, Saint James Street, then of No. 11 Sheftschurz thereas Pirm-168, Regent-street, then of the Saint James's Hotel, Saint James-street, then of No. 11, Shaftesbury-terrace, Pim-lico, then of No. 26, Gloucester-grove, West Brompton, all in Middlesex, then of Sandymount, Dublin, Ireland, then again of No. 11, Shaftesbury-terrace, Pimlico afore-said, then of No. 2, Stafford-place, Pimlico, both in Mid-dlesex, then of No. 7, Portland-street, Dublin, Ireland, then of Ponsonby-street, Vauxhall-bridge-road, Surrey, then of No. 5, Fine-street, Vincent-square, Westminster, then of No. 15, Cowley-street, Westminster, all in Mid-dlesex, then of Ballan Car, then of Geran's Hotel, both in Sligo, Ireland, then again of No. 15, Cowley-street, West-minster, Middlesex, then of No. 7, Portland-street, Dub-lin, Ireland, then of Holywell-street, Westminster afore-said, then again of No. 7, Portland-street, Dublin, Ireland, Gentleman, in no profession, during the whole period Member of Parliament for Slign, Ireland, then of King's Cottage, North End, Fulham, and then and late of No. Cambridge-street, Eccleston-square, Pimlico, both in Middlesex, part of time staying at Mr. Frew's, Correction-street, Sligo, Ireland, Gentleman, in no profession or employ.
- Friday the 23rd June, 1854, at Ten o'Clock, before Mr. Commissioner Murphy.
- Chock, before Mr. Commissioner Interphy. Charles William Simpson, formerly of Fore-street, Lam-beth, Surrey, Collecting Clerk to Messrs. Crowley, of Fore-street aforesaid, Brewers, then of No. 3, Pownall-road, Queen's road, Dalston, Middlesex, out of business and employment, then an Assistant to Sophia Davies, a Licensed Retailer of Beer, at the Norfolk Arms Beer-shop, No. 95, Church-street, Bethnal Green, Middlesex, and late of No. 3, High-street, Peckham, Surrey, Assist-ant to a Newsymber. ant to a Newsvender.
- ant to a Newsvender. Christopher Musgrave, formerly a prisoner in the Queen's Prison, then of No. 10, Great Castle-street, Cavendish-square, then of No. 4, Albany-street, Regent's-park, hate of No. 26, Upper Eaton-street, Pimlico, all in Middlesex, part of the time Clerk in the Irish Office, Queen-street, Westminster, other part of the time Clerk in the Inland Revenue Office, Somerset House, Middlesex.
- On Saturday the 24th June, 1854, at Eleven o'Clock, before Mr. Commissioner Phillips.
- 6 Clock, before Mr. Commissioner Fininps.
 George Bristow, formerly of No. 5, James-street, Oxford-street, Corn and Flour Dealer, afterwards of No. 44, Park-street, Camden Town, Corn and Flour Dealer, and during part of the time carrying on business at Heath-street, Hampstead, Baker, then of No. 1, Adam's-terrace, Camden Town, Beer-shop Keeper, afterwards of No. 8, Woburn-buildings, New-road, Saint Pancras, and No. 9, Wardour-street, Soho, Builder, then of No. 27, Little Coram-street, Burton-crescent, Builder, and late of No. 13, Bedfordbury, Covent-garden, all in Middlesex, Builder, and Dealer in Bread.
 John Swindell, late of No. 72, Upper Berkeley-street, Port-man-square, Middlesex, Baker, previously of No. 18, Dorset-street, Fortman-square aforesaid, Baker, and for-merly of same place, Baker.
- man-square, Middlesex, Baker, previously of No. 18, Dorset-street, Portman-square aforesaid, Baker, and for-merly of same place, Baker.
 Thomas Robert Cooper the elder (committed as Thomas Robert Cooper), formerly of Regent-street corner of Mortimer-street, and of Osnaburgh-street, Regent's Park, Middlesex, then a prisoner within the rules of the King's Bench Prison, Surrey, then of High-row, Knightsbridge, Middlesex, then of Clift Cottage, Marine-parade, Brigh-ton, Sussex, then of No. 6, Park-row, Knightsbridge, Middlesex, Mechanical Modeller and Draftsman out of practice, part of the the time while at Park-row having apartments, first at Battersea Fields, Surrey, and after-wards in Bouverie-street, Fleet-street, London.
 James Izod, formerly of No. 19, Church-row, Newington Butts, then of No. 5, Hall-place, Kennington-lane, both in Surrey, then of Clement-cottage, Ealing, Middlesex, and while residing at the above mentioned places, carry-ing on business at No. 46, Walling-street, London, Auc-tioneer, afterwards of No. 11, Elizabeth-cottage, West-street, Walworth, then of Grove-cottage, West-street, Walworth, and late of No. 4, Penton-place, Walworth, all in Surrey, carrying on business at same time at No. 76, Basingball-street, London, Auctioneer, but lately out of business.
- of business.

On Monday the 26th June, 1854, at Eleven o'Clock, before Chief Commissioner Law.

- George Jones, formerly of No. 1, Thomas-place, South Tottenham, Middlesex, Surgeon, afterwards of No. 1, Silchester-road, Notting-hill, Kensington, Middlesex, Surgeon, then of No. 4, High-row, Notting-hill aforesaid, Surgeon, and late of No. 4, Queen's-place, New North-road, Lower-road, Islington, Middlesex, Surgeon.
 James William Howell, late of No. 10, Southampton-street, Fitzroy-square, previously of Ernest-villa, Pembridge-villas, Westbourne-grove, and formerly of No. 484, Oxford-street, Middlesex, Manager to the Realm Insu-rance Company, and Secretary to a Building Society and Weekly Newspaper Company.
- Weekly Newspaper Company. Joseph Russell, formerly of Ely-place, Holborn, afterwards of Hatton-garden, then of Alfred-place, Tottenham-court-road, Middlesex, out of business or employment, then at Montreal, Lower Canada, North America, out of business or employment, then of Warwick-street, Golden-course Middleser, out of business or employment they business or employment, then of Warwick-street, Golden-square, Middlesex, out of business or employment, then of University-street, Gower-street, Middlesex, then at Wexford, Ireland, then at the British Coffee-house, Agar-street, Strand, Middlesex, occasionally employed by Railway Companies, then of No. 13, Waterloo-street, Camberweil, Surrey, out of business or employment, then of same place, Inspector of Nuisances and Author, then of No. 4, George-street, Camberwell aforesaid, and late of No. 6, Stangate-street, Westminster-bridge-road, Surrey, out of business, having occasional em-ployment by Railway Companies and at Elections.
- On Monday the 26th June, 1854, at Eleven o'Clock, before Mr. Commissioner Phillips.
- Henry John Hirst, (sued as H. I. Hirst, in three actions and committed as Henry John Hirst), formerly of Clough Hall, Rotherham, Yorkshire, then of Frederick-street, Gray's-inn-road, Middlesex, then of No. 7, Cowley-terrace, Cowley-road, North Brixton, then of No. 26, Grove-road, North-Brixton. both in Surrey, one of the Directors of the Lincolnshire and Eastern Counties Junction Railway Company, then lodging at Enfield Chase, Enfield, occasionally staying at No. 5, Conduit-street West, Westbourne-terrace, Hyde-park, both in Middlesex, Gentleman, then a Prisoner in the Queen's Prison, Surrey. Prison, Surrey.
- Prison, Surrey. Henry Hopetown Sadler, formerly of Maberly-terrace, Ball's-poud, Middlesex, then of Abridge, Essex, then of Baker-street, Lloyds-square, Middlesex, then of Shackle-well-lane, Middlesex, then of Abridge, Essex, then of Hertford, Herts, Clerk in an Insurance Office, then of Abridge, Essex, then of Amwell-street, Clerkenwell, then of Hampton-terrace, Camden Town, then of Amwell-street aforesaid, out of employ, then of Earl-street, Edg-ware-road, then of Gloucester-street, Queen-square, then of Newman's-row, Lincolu's inn-fields, then of New North-street, Red Lion-square, and late of No. 2, Red Lion-passage, Red Lion-square, all in Middlesex, Attor-ney's Clerk.
- ney's Clerk. John Tyler, formeriy of Gardener's-cottages, Twickenhamcommon, afterwards of Hanworth-road, Sunbury-common, and late of High-street, New Hampton, all in Middlesex, Licensed Hawker of and Dealer in China, Glass and Earthenware, for a short time dealing in Brushes, Brooms and Ironmongery. Matthias Hytch Jacobs, sued and committed as George
- Iatthias Hytch Jacobs, sued and committed as George Matthias Jaques, formerly of No. 61, Snow-hill, London, Betting-office Keeper, and Proprietor them of No. 21, Blackfriars-road, Surrey, Auctioneer, part of time using No. 21, Blackfriars-road aforesaid, as a place of public amusement, and having a bouse No. 101, Powis-street, Woolwich, Kent, also of No. 22, Liquorpond-street, Middlesex, China and Earthenware Dealer, at No. 22, Liquorpond-street aforesaid, late of No. 9, Hush-court, Water-lane, Blackfriars, London, Auctioneer, out of business business.
- business. Henry James Story, sued and committed as Henry James Story, formerly of the parish of Saint Michael, Saint Alban, Herts, then of No. 12 Bury-street, Saint James's, Middlesex, then of Calais, France, then of Liege, then of Songnee, then of Spa, then of Brussels, then of Sou-le-bois, near Spa, all in Belgium, then of No. 9, Panton-square, Haymarket, Middlesex, then of No. 29, Harley-street, Cavendish-square, then of No. 13, Montpelier-street, Brompton, then of No. 212, Piccadilly, all in Middlesex, of no trade, business or profession. in Middlesex, of no trade, business or profession.

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

the 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 papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination until the last day for entering op-position inclusive; and copies of the petition and schedule, or such 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.

County Court of Lancashire, holden at Lancaster.

ASSIGNEES have been appointed in the following Cases.

Court, Friday, 12th May, 1854.

- Court, Friday, 12th May, 1854.
 Benjamin Brown, late of Deansgate, Bolton-le-Moors, in the county of Lancaster, Licensed Victualler, Insolvent, No. 78,011; Richard Wallwork, Assignee.
 Joseph McKnight, late a lodger in Gravel-lane, Salford, in the county of Lancaster, out of business, Insolvent, No. 78,031; Edward Handford, Assignee.
 Edward Turton, late of Saint Philip's-road, Sheffield, in the county of York, out of business, Insolvent, No. 77,965; James Hampson Gartside, Assignee.
 Christopher Bibby, late of Ainsworth-street, Over Darwen, in the county of Lancaster. Boot, Shoe, Clog and Patten Maker, Insolvent, No. 78,013; William Jardine, Assignee.
 John Speakman, late of Derhy-street, Bolton-le-Moors, in the county of Lancaster, Sausage Manufacturer and Fish Hawker, Insolvent, No. 78,012; William Peat, Assignee.
 William Radcliffe, late of Bow-street, Oidham, in the county of Lancaster, Assistant to a Woollen Rag Dealer, Insolvent, No. 77,946; Edwin Barlow, Assignee.
 John McCarthy, late of Oldham-road, Manchester, in the county of Lancaster, Grocer and Provision Dealer, Insolvent, No. 78,014, Eberger, Turbull Active of Dealer, Insolvent, No. 78,015, Edwin Barlow, Assignee.

- county of Lancaster, Grocer and Provision Dealer, Insol-vent, No. 78,014; Ebenczer Turnbull, Assignee.
- John Hurst, late of Moor-lane, Bolton-le-Moors, in the county of Lancaster, Joiner, Retail Coal and Earthen-ware Dealer, Insolvent, No. 78,028; Robert Beswick, Assignee.

Court, Saturday, 13th May, 1854.

John Heath, late of Gorton Brook, near Manchester, in the county of Lancaster, Retail Beer Seller, Insolvent, No. 78,035; William Mac Kenzie, Assignee.

Court, Friday, 26th May, 1854.

- Alfred Whaley Sanderson, late residing in Cable-street, Lancaster, in the county of Lancaster, Tea and Coffee Dealer, Insolvent, No. 78,096; Edward Johnson, Assignee.
- Henry Atharley, late a lodger in Oldham-road, Manchester,
- Henry Atharley, late a lodger in Oldnam-road, Manchester, in the county of Lancaster, out of business, Insolvent, No. 78,007; Thomas Smith, Assignee.
 Robert Parkinson, late of Edgar-street, Preston, in the county of Lancaster, out of business, Insolvent, No. 78,103; William Welch and George Tait, Assignees.
 Hugh Fulton, late of Queen-street, Rusholme, near Man-chester, in the county of Lancaster, out of business, In-solvent, No. 77,941; Thomas Chesters, Assignee.

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 Assignce 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 hereinaster 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 Lancashire, holden at Lancaster, on Friday the 23rd day of June, 1854, at Twelve o'Clock at Noon precisely.
- Joseph Houghton Goddard, formerly a lodger at No. 5, Eagle-terrace, Toxteth-park, Liverpool, in the county of Lancaster, Manager to Ale and Porter Brewers, and late a lodger at No. 177, Lord-street, Southport, in the said county, out of business or employment (sued as J. H. Goddard).
- Henry Stowe, late residing at No. 87, Northgate, and occu-pying a shop in the New Market, Victoria-buildings, both pyi
- pying a shop in the New Market, Victoria-buildings, both in Blackburn, Lancashire, Butcher.
 Ralph Unsworth, formerly of Chapel-lane, Carter, then of the Jolly Carter, Chapel-lane, Retail Dealer in Ale and Carter, afterwards of Chapel-lane, Cart Owner and Carter, and late a lodger, in Chapel-lane, all in Wigan, Lancashire, out of business or employment.
 Frederick Goodman, formerly of Albion-road, Dunstable, in the county of Bedford, Straw Bonnet Manufacturer, afterwards of Picton-street, Pendleton, Manchester, after-wards of Sutherland-place, Regent-road, and late of Massey's-place, Hulme-street, both in Salford, Lancashire, Bonnet Cleaner.
 Elizabeth Wrigley, formerly of Church-street. Eccles. near
- Elizabeth Wrigley, formerly of Church-street, Eccles, near Manchester, carrying on a Ladies' Seminary, in copart-nership with Mary Wrigley, under the style or firm of The Misses Wrigley, and late a lodger at Barton-lane, Eccles aforesaid, out of business or employment (sued with John Wrigley).
- James Whitworth, formerly of York-street, and late of Market-street, both in Heywood, near Bury, Lancashire, Tailor and Draper.
- James Pager, formerly of No. 56, York-street, Hulme, Manchester, Baker, Grocer, and Provision Dealer, then residing at Swinton, near Manchester aforesaid, a portion residing at Swinton, near Manchester aforesaid, a portion of the time Assistant to a Grocer, afterwards Schoolmas-ter, afterwards of No. 28, Baird-street, Manchester afore-said, and late of No. 127, Oldfield-road, Salford, Lanca-shire, Grocer and Provision Dealer.
- John Hirst, formerly of No. 80, Nayler-street, Oldham-road, and occupying Workshops in Kenyon-street, Roch-dale-road, all in Manchester, Machine Maker, afterwards of Tonge-lane, Middleton, near Manchester, and late of No. 12, Albert-street, Salford, Lancashire, out of business
- Hezekiah Monks, formerly of Upper Bank-street, Rope Maker and Milk Seller, afterwards of Friar's-green, both in Warrington, Rope Maker and Provision-shop Keeper, afterwards a prisoner for debt in Lancaster Castle, then a lodger in Horse-market-street, Warrington aforesaid, Journeyman Rope Maker, afterwards a lodger in Ann-street, and late a lodger in Dawson-street, both in Liver-pool, all in Lancashire, out of business or employment.
- John Moore, formerly of Blackpool, in the county of Lan-caster, Butcher, afterwards of Hambleton, near Garstang, in the said county, Miller, afterwards of the Queen's Arms, Kirkham, in the said county, Publican, afterwards in lodgings Mill-street, Liverpool, in the said county, out of business, afterwards and late of the Caledonia-vaults, No 44 Narfolk street Liverpool afterseried Briblions No. 44, Norfolk-street, Liverpool aforesaid, Publican.
- Edward Billman, formerly of No. 5, then of No. 8, Mayes-street, occupying a stall in Smithfield Market, and a curing house and shed in Factory-yard, Miller-street, all in Manchester, in the county of Lancaster, Egg and Her-ring Dealer, and late in lodgings No. 8, Mayes-street aforesaid, out of business.
- Moses Ratcliffe, formerly of Leaf-street, afterwards of Great Jackson-street, both in Hulme, Manchester, in the county of Lancaster, Coal Dealer, and late in lodgings Greenheys, Manchester aforesaid, out of business.

- John Spencer, formerly residing in Holt Town, and carrying on business at Holt Town Mills, Holt Town, Manchester, in copartnership with Frederick Hilton and John Skilbeck, Cotton Spinners and Manufacturers, under the firm of
- as Cotton Spinners and Manufacturers, under the firm of Hilton, Spencer, and Company, and late of Holt Town, Manchester aforesaid, Manager in a Cotton Mill. Edward Barrow, formerly a lodger in Coupland-street, Greenheys, and occupying an office in Cross-street, both in Manchester, carrying on business in copartnership with Francis Potter, as Wine and Spirit Merchants, under which Francis Fotter, as wine and Spirit Merchants, under the firm of Potter and Barrow, afterwards occupying a Warehouse in St. James-square, then a warehouse in Bateman's-buildings, then a warehouse in Shepherd's-court, both in Deansgate, Manchester aforesaid, carrying on business in copartnership with Francis Potter and Edward Potter, as Yarn Dealers and Wine Merchants, under the
- Potter, as Yarn Dealers and Wine Merchants, under the same, firm and late a lodger in Coupland-street, Green-heys, Manchester aforesaid, out of business. Edward Potter, formerly residing in Withington-street, Salford, Lancashire, and occupying a warehouse in Saint James Square, afterwards residing at Irland-cottage, Pendlebury, near Manchester, and occupying a ware-house in Bateman's-buildings, then a warehouse in Shepherd's-court, both in Deansgate, Manchester afore-said, carrying on business in copartnership with Francis Potter and Edward Barrow, as Yarn Dealers and Wine Merchants, under the firm of Potter and Barrow, and late residing in Faulkner-street, Eccles New-road, Pend-lebury aforesaid, and occupying the warehouse in Shep-
- late residing in Faulkner-street, Eccles New-road, Pend-lebury aforesaid, and occupying the warehouse in Shep-herd's-court, Manchester aforesaid, Yarn Dealer. Enoch Hough, formerly of Percival-street, Oldham-road, Manchester, afterwards of No. 389, and occupying a workshop, No. 387, both in Oldham-road aforesaid, Joiner and Builder, Smith and Wheelwright, and late a lodger at No. 377, Oldham-road aforesaid, Wheelwright. George Barker, formerly of No. 2, Norton-street, then of No. 58, Park-street, Toxteth-park, both in Liverpool, Lancashire, Hair Dresser, and late a lodger at No. 205, Mill-street, Toxteth-park aforesaid, out of business. George Yates, late of Fortune-street. Liveser-street. Old-
- George Yates, late of Fortune-street, Livesey-street, Old-ham-road, Manchester, Manager to a Fustian Shearer. Richard Walton, late of Holt Hill, Haggate, Briercliffe-with-
- Entwistle, near Burnley, in the county of Lancaster, Labourer (sued with James Folds).
- Labourer (such with James Folds). James Schofield, late residing at No. 8, Lower Byrom-street, Manchester, in the county of Lancaster, and occu-pying a shed in Lower Byrom-street, Manchester afore-said, Army Pensioner, Provision Dealer and Green-grocer, his wife at the same time carrying on business as Draper and Bonnet Maker.
- George Elliott, formerly of the Bay Horse, Hoghton-lane, Walton-le-Dale, near Preston, in the county of Lancaster, Licensed Victualler, afterwards of James-street, Preston aforesaid, out of business, and late of the Plasterers' Arms, Oak-street, Preston aforesaid, Bcerseller.
- Before the Judge of the County Court of Somersetshire, holden at Taunton, on Friday the 23rd day of June, 1854.
- William Stark, late of Mark, near Bridgwater, in the county of Somerset, Cheese and Bacon Factor, previously of Bridgwater aforesaid, Draper and Grocer.
- Before the Judge of the County Court of Hampshire, holden at Southampton, on Friday the 23rd day of June 1854.
- John Fry, formerly of No. 45, French-street, then of No. 8, Bernard-street, then of No. 12, Bugle-street, all in the town and county of the town of Southampton, Gas Fitter and Bell Hanger, then of No. 62, Upper Stamford-street, Waterloo-road, in the county of Surrey, out of business, then of Crocker-street, Newport, Isle of Wight, then of Ventnor, Isle of Wight, Vendor of Books, afterwards of Saint Mary's-place, then of No. 6, Bevois-street, then of No. 2. Coleman-street, and late of No. 5. street, then of No. 2, Coleman-street, and late of No. 5, Strand, all in the said town and county of Southampton, Gas Fitter and Bell Hanger.
- Thomas Taylor, formerly of No. 10, Upper East-street, in the town and county of the town of Southampton, and of Bevois Valley, in the Tything of Portswood, within the borough of Southampton, carrying on business in co-partnership with Thomas Taylor the younger, under the firm of Taylor and Son, as Grocers and Bakers, and late of No. 19, Upper East-street aforesaid, out of business.
- of No. 19, Upper East-street aforesaid, out of business. Thomas Taylor the younger, formerly of No. 10, Upper East-street, in the town and county of the town of South-ampton, and of Bevois Valley, in the tything of Ports-wood, within the borough of Southampton, carrying on business in copartnership with Thomas Taylor under the firm of Taylor and Son, as Grocers and Bakers, and of No. 19, Upper East-street aforesaid, out of business.

- Before the Judge of the County Court of London, between the hours of Ten and Four, Lancashire, holden at the Court-House, on this notice being exhibited; and copies of Nicholas-Croft, High-Street, Manchester, on the 26th day of June 1854, at Twelve o'Clock at Noon precisely.
- William Cole, late of No. 65, Hall-street, Greenheys, Chorl-ton-on-Medlock, in the parish of Manchester, and county palatine of Lancaster, in lodgings, carrying on business in Vine-street, Hulme, in the parish aforesaid, previously of No. 5, Byrom-street, in Hulme aforesaid, in lodgings, and which there following the accuration of Lancaster, and the street of the and whilst there following the occupation of a Journeyman Joiner, formerly of Great Grimsby, in the county of Lin-coln, carrying on the said business of a Joiner and Builder.
- Before the Judge of the County Court of Oxfordshire, holden at Oxford, on the 1st day of July, 1854, at Ten o'Clock in the Forenoon precisely.
- Henry Lovelock, late of Banbury, in the county of Oxford, Upholsterer, Cabinet Maker, and Hat Revivor Manufac-turer, previously of Banbury aforesaid, Journeyman Upholsterer.

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

2. The petition and schedule will be pro-duced by the proper Officer for inspection and examination at the Office of the Court in seem expedient.

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.

In the Court for Relief of Insolvent Debtors. In the Matter of William Scrafton, an Insolvent Debtor, late a Prisoner in Lancaster Castle, No. 75,564.

late a Prisoner in Lancaster Castle, No. 75,564. NOTICE is hereby given, to the creditors of the said insolvent debtor, that a meeting will be held at the office of Mr. John Yates, jun., No. 20, Fenwick-street, Liverpool, in the county of Lancaster, on Monday the 3rd day of July next, at eleven o'clock in the forenoon, for the purpose of anthorizing the Assignee of the said insolvent debtor to offer for sale certain real estate belonging to the said insol-vent debtor, situate in Barlow-street, in Liverpool aforesaid, and to give such other directions and authorities to the said Assignee as shall to the said creditors at such meeting seem exademt.

All Letters must be Post-paid.

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

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

Friday, June 9, 1854.

Price One Shilling.