

The London Gazette.

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TUESDAY, FEBRUARY 5, 1856.

Lord Chamberlain's Office, February 5, 1856.

NOTICE is hereby given, that Her Majesty will hold Levecs at St. James's Palace, on the following days, at two o'clock:

Wednesday, the 20th instant. Wednesday, the 27th instant. Wednesday the 12th of March next.

REGULATIONS TO BE OBSERVED AT THE QUEEN'S LEVEES AT St. JAMES'S-PALACE.

The Noblemen and Gentlemen, who purpose to attend Her Majesty's Levees, at St. James's-Palace, are requested to bring with them two large cards, with their names clearly written thereon, one to be left with the Queen's Page in Attendance in the Ante-Room, and the other to be delivered to the Lord Chamberlain, who will announce the name to Her Majesty.

Those Gentlemen who are to be presented are hereby informed, it is absolutely necessary that their names, with the name of the Nobleman or Gentleman who is to present them, should be delivered at the Lord Chamberlain's Office, before twelve o'clock on the Monday previous to each Levee, or upon any earlier day between the hours of eleven and four, in order that they may be submitted for the Queen's approbation; it being Her Majesty's command, that no presentation shall be made at the Levees but in conformity with the above regulations.

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

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

Notice is hereby given, that all persons having petitions or addresses to present to Her Majesty at the Levee, are to send a card (having on it their names, a statement of the object of such Petitions or Addresses, and the names of the persons from whom they come), to the Lord Chamberlain's Office, before twelve o'clock, on the Monday previous to each Levee; and that two other cards, having on them precisely what is written upon that sent to the Lord Chamberlain's Office, are to be taken to the Levee; one of the two cards to be delivered to the Page in the Ante-Room, and the other to the Lord Chamberlain, who will read its contents to Her Majesty;

and, on these occasions, no other statement is to be addressed to Her Majesty.

A Deputation to present an Address is not to exceed four persons.

Buchingham-Palace, January 31, 1856.

HIS day Her Majesty, accompanied by His Royal Highness Prince Albert, proceeded in state from Buckingham-Palace to the House of Peers, where she arrived soon after two o'clock; and was received, on alighting from her state coach, by the Lord Chancellor, the Lord Privy Seal, Sir Augustus Clifford, Bart., C.B., Deputy Great Chamberlain (in the absence of the Lord Willoughby de Eresby), and the Treasurer of the Household, Garter King of Arms, and the Yeoman Usher of the Black Rod, and proceeded to the State Robing-room in the customary manner.

Her Majesty was there robed, and the procession moved into the House in the usual order;—the sword of state was borne by the Earl Granville, Lord President of the Council, the cap of maintenance by the Marquess of Winchester, and the crown by the Marquess of Lansdowne, K.G.

Her Majesty being seated on the Throne, and His Royal Highness Prince Albert on a Chair on the left side of the Cloth of Estate, the Great Officers of State and others standing on the right and left, James Pulman, Esq., Ycoman Usher of the Black Rod, was sent with a message from Her Majesty to the House of Commons, commanding their immediate attendance in the House of Peers. The Commons being come thither accordingly, Her Majesty was pleased to deliver the following most gracious Speech to both Houses of Parliament:

My Lords and Gentlemen,

Since the close of the last session of Parliament the arms of the Allies have achieved a signal and important success. Sebastopol, the great stronghold of Russia in the Black Sea, has yielded to the persevering constancy and to the daring bravery of the Allied Forces.

The naval and military preparations for the ensuing year have necessarily occupied my serious attention; but while determined to omit no effort which could give vigour to the operations of the war, I have deemed it my duty not to decline any overtures which might reasonably afford a prospect of a safe and honourable peace. Accordingly, when the Emperor of Austria lately offered to myself and to my august Ally the Emperor of the

French to employ his good offices with the Emperor of Russia, with a view to endeavour to bring about an amicable adjustment of the matters at issue between the contending Powers, I consented, in concert with my Allies, to accept the offer thus made; and I have the satisfaction to inform you that certain conditions have been agreed upon which I hope may prove the foundation of a General Treaty of Peace.

Negotiations for such a Treaty will shortly be

opened at Paris.

In conducting those negotiations I shall be careful not to lose sight of the objects for which the war was undertaken; and I shall deem it right in no degree to relax my naval and military preparations until a satisfactory Treaty of Peace

shall have been concluded.

Although the war in which I am engaged was brought on by events in the south of Europe, my attention has not been withdrawn from the state of things in the north; and, in conjunction with the Emperor of the French, I have concluded with the King of Sweden and Norway, a treaty containing defensive engagements applicable to his dominions, and tending to the preservation of the balance of power in that part of Europe.

I have also concluded a treaty of friendship, commerce and navigation with the Republic of Chili. I have given directions that these treaties

shall be laid before you.

Gentlemen of the House of Commons,

The estimates for the ensuing year will be laid before you. You will find them framed in such a manner as to provide for the exigencies of war, if peace should unfortunately not be concluded.

My Lords and Gentlemen,

It is gratifying to me to observe, that, notwithstanding the pressure of the war, and the burthens and sacrifices which it has unavoidably imposed upon my people, the resources of my empire remain unimpaired. I rely with confidence on the manly spirit and enlightened patriotism of my loyal subjects for a continuance of that support which they have so nobly afforded me; and they may be assured that I shall not call upon them for exertions beyond what may be required by a due regard for the great interests, the honour, and the dignity of the Empire.

There are many subjects connected with internal improvement which I recommend to your atten-

tive consideration.

The difference which exists in several important particulars between the commercial laws of Scotland and those of the other parts of the United Kingdom has occasioned inconvenience to a large portion of my subjects engaged in trade. Measures will be proposed to you for remedying this evil.

Measures will also be proposed to you for improving the laws relating to partnership, by simplifying those laws, and thus rendering more easy the employment of capital in commerce.

The system under which merchant shipping is liable to pay local dues and passing tolls has been the subject of much complaint. Measures will be proposed to you for affording relief in regard to those matters.

Other important measures for improving the law in Great Britain and in Ireland will be proposed to you, which will, I doubt not, receive

your attentive consideration.

Upon these and all other matters upon which you may deliberate I fervently pray that the blessing of Divine Providence may favour your councils, and guide them to the promotion of the great object of my unvarying solicitude, the welfare and the happiness of my people.

War Department, February 5, 1856.

THE Queen has been pleased, by an instrument under Her Royal Sign Manual, of which the following is a copy, to institute and create a new Naval and Military Decoration, to be styled and designated "The Victoria Cross," and to make the rules and regulations therein set forth under which the said Decoration shall be conferred.

VICTORIA, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c.,

To all to whom these presents shall come, greeting.

HEREAS We, taking into Our Royal consideration that there exists no means of adequately rewarding the individual gallant services either of officers of the lower grades in Our Naval and Military Service, or of warrant and petty officers, seamen, and marines, in Our Navy, and non-commissioned officers and soldiers in Our Army; And whereas the Third Class of Our Most Honourable Order of the Bath is limited, except in very rare cases, to the higher ranks of both Services, and the granting of medals, both in Our Navy and Army, is only awarded for long service or meritorious conduct, rather than for bravery in action or distinction before an enemy, such cases alone excepted where a general medal is granted for a particular action or campaign, or a clasp added to the medal for some special engagement, in both of which cases all share equally in the boon, and those who by their valour have particularly signalised themselves remain undistinguished from their comrades; Now, for the purpose of attaining an end so desirable as that of rewarding individual instances of merit and valour, We have instituted and created, and by these presents, for Us, Our Heirs and Successors, institute and create a New Naval and Military Decoration, which We are desirous should be highly prized and eagerly sought after by the officers and men of Our Naval and Military Services, and are graciously pleased to make, ordain, and establish the following rules and ordinances for the government of the same, which shall from henceforth be inviolably observed and

Firstly. It is ordained, that the distinction shall be styled and designated "The Victoria Cross," and shall consist of a Maltese Cross of Bronze, with Our Royal Crest in the centre, and underneath which an escroll bearing this inscription "For Valour."

Secondly. It is ordained, that the Cross shall be suspended from the left breast, by a blue riband for the Navy and by a red riband for the Army.

Thirdly. It is ordained, that the names of those upon whom We may be pleased to confer the Decoration shall be published in the London Gazette, and a registry thereof kept in the office of Our Secretary of State for War.

Fourthly. It is ordained, that any one who, after having received the Cross, shall again perform an act of bravery, which if he had not received such Cross would have entitled him to it, such further act shall be recorded by a Bar attached to the riband by which the Cross is suspended, and for every additional act of bravery an additional Bar may be added.

Fifthly. It is ordained, that the Cross shall only be awarded to those officers or men who have

served Us in the presence of the enemy, and shall have then performed some signal act of valour, or devotion to their country.

Sixthly. It is ordained, with a view to place all persons on a perfectly equal footing in relation to eligibility for the Decoration, that neither rank, nor long service, nor wounds, nor any other circumstance or condition whatsoever, save the merit of conspicuous bravery shall be held to establish a sufficient claim to the honour.

Seventilly. It is ordained that the Decoration may be conferred on the spot where the act to be rewarded by the grant of such Decoration has been performed, under the following circumstances:—

I. When the Fleet or Army, in which such act has been performed, is under the eye and command of an Admiral or General Officer commanding the Forces.

II. Where the naval or military force is under the eye and command of an Admiral or Commodore commanding a squadron or detached naval force, or of a General commanding a corps, or division, or brigade on a distinct and detached service, when such Admiral, Commodore, or General Officer shall have the power of conferring the Decoration on the spot, subject to confirmation by Us.

Eighthly. It is ordained, where such act shall not have been performed in sight of a commanding officer as aforesaid, then the claimant for the honour shall prove the act to the satisfaction of the captain or officer commanding his ship, or to the officer commanding the regiment to which the claimant belongs, and such captain or such commanding officer shall report the same through the usual channel to the Admiral or Commodore commanding the force employed on the service, or to the officer commanding the forces in the field, who shall call for such description and attestation of the act as he may think requisite, and on approval shall recommend the grant of the Decoration.

Ninthly. It is ordained that every person selected for the Cross, under rule seven, shall be publicly decorated before the naval or military force or body to which he belongs, and with which the act of bravery for which he is to be rewarded shall have been performed, and his name shall be recorded in a General Order, together with the cause of his especial distinction.

Tenthly. It is ordained that every person selected under rule eight shall receive his Decoration as soon as possible, and his name shall likewise appear in a General Order as above required, such General Order to be issued by the naval or military commander of the forces employed on the service.

Eleventhly. It is ordained that the General Orders above referred to shall from time to time be transmitted to Our Secretary of State for War, to be laid before Us, and shall be by him registered.

Twelfthly. It is ordained that as cases may arise not falling within the rules above specified, or in which a claim, though well founded, may not have been established on the spot, We will, on the joint submission of Our Secretary of State for War and of Our Commander-in-Chief of Our Army, or on that of Our Lord High Admiral or Lords Commis-

sioners of the Admiralty in the case of the Navy, confer the Decoration, but never without conclusive proof of the performance of the act of bravery for which the claim is made.

Thirteenthly. It is ordained that, in the event of a gallant and daring act having been performed by a squadron, ship's company, a detached body of seamen and marines, not under fifty in number, or by a brigade, regiment, troop, or company, in which the Admiral, General, or other officer commanding such forces, may deem that all are equally brave and distinguished, and that no special selection can be made by them: then in such case, the Admiral, General, or other officer commanding, may direct, that for any such body of seamen or marines, or for every troop or company of soldiers, one officer shall be selected by the officers engaged for the Decoration; and in like manner one petty officer or non-commissioned officer shall be selected by the petty officers and non-commissioned officers engaged; and two seamen or private soldiers or marines shall be selected by the seamen, or private soldiers, or marines, engaged respectively, for the Decoration; and the names of those selected shall be transmitted by the senior officer in command of the naval force, brigade, regiment, troop, or company, to the Admiral or General Officer Commanding, who shall in due manner confer the Decoration as if the acts were done under his own eye.

Fourteenthly. It is ordained that every warrant officer, petty officer, seaman, or marine, or non-commissioned officer or soldier, who shall have received the Cross shall from the date of the act by which the Decoration has been gained, be entitled to a Special Pension of Ten Pounds a-year, and each additional Bar conferred under rule four on such warrant or petty officers, or non-commissioned officers or men, shall carry with it an Additional Pension of Five Pounds per annum.

Fifteenthly. In order to make such additional provision as shall effectually preserve pure this most honourable distinction, it is ordained, that if any person on whom such distinction shall be conferred, be convicted of treason, cowardice, felony, or of any infamous crime, or if he be accused of any such offence and doth not after a reasonable time surrender himself to be tried for the same, his name shall forthwith be erased from the registry of individuals upon whom the said Decoration shall have been conferred by an especial Warrant under Our Royal Sign Manual, and the pension conferred under rule fourteen, shall cease and determine from the date of such Warrant. It is hereby further declared that We, Our Heirs and Successors, shall be the sole judges of the circumstance demanding such expulsion; moreover, We shall at all times have power to restore such persons as may at any time have been expelled, both to the enjoyment of the Decoration and Pension.

Given at Our Court at Buckingham Palace, this twenty-ninth day of January, in the nineteenth year of Our reign, and in the year of our Lord one thousand eight hundred and fifty-six.

By Her Majesty's Command,
(Signed) PANMURE.

Our Principal Secretary of State for War.

To

T the Court at Buckingham Palace, the 30th day of January, 1856,

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 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 revenues," and of another Act passed in the session of Parliament held in the fifth and sixth years of Her Majesty's reign, intituled "An Act for enabling "Ecclesiastical Corporations, aggregate and sole, "to grant leases for long terms of years," duly prepared and laid before Her Majesty in Council a scheme, bearing date the eighth day of November, one thousand eight hundred and fifty-five, 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 fifth and sixth years of your Majesty's reign, intituled 'An Act for enabling Ecclesiastical ' Corporations, aggregate and sole, to grant leases 'for long terms of years,' have prepared and now humbly lay before your Majesty in Council, the following scheme, for determining the portion of the improved value to be made payable to us in a certain lease of minerals about to be granted by the perpetual curate of Brent Tor, in the county of Devon.

"Whereas by the said last-recited Act it is enacted, that it should be lawful for any Ecclesiastical Corporation, aggregate or sole (with certain exceptions, which do not include perpetual curates), from time to time, with the consent or consents thereby required, to grant or demise by lease, in manner thereinafter mentioned, any mines, minerals, quarries, or beds belonging to such corporation, together with the right of working or of opening and working the same.

"And whereas by the same Act it is further enacted, that in case of any lease of mines, minerals, quarries, or beds granted thereunder, such portion of the improved value accruing under such lease, as by the authority provided in the first-recited Act shall be determined, not being more than three-fourth parts nor less than one moiety of such improved value, shall forthwith, and from time to time as the same shall accrue, be paid to us, and shall be subject to the provisions relating to monies payable to us.

"And whereas, with the consent required by the said Act, and otherwise in accordance with the provisions thereof, it is proposed by the Reverend Edward Atkyns Bray, the present perpetual curate of Brent Tor aforesaid, to grant or demise by lease the minerals lying under a portion of the glebe attached to this benefice, called Birchey, situate in the parish of Whitchurch, in the said county of Devon, belonging to him as such perpetual curate.

"And whereas the improved value to accrue under the lease so proposed to be granted as aforesaid will, according to the meaning of the same Act, be the whole of the rents, royalties, or other reservations which will become payable by virtue of such lease.
"Now, therefore, we humbly recommend and

propose that three-fourth parts of the whole net amount of the reservation or reservations to be made in the said lease so to be granted, whether consisting of rent, royalty, or otherwise, shall, by such lease, be made directly payable to us; and that we shall have all the like remedies in respect of such three-fourth parts of any such reservation as aforesaid as if the same were a separate rent reserved to us as lessors or grantors and reversioners of the premises comprised in such lease, independently of the rights and remedies of the said Edward Atkyns Bray and his successors, perpetual curates of Brent Tor, in respect of the remaining one-fourth part thereof, without any priority or preference between us and the perpetual curates of Brent Tor for the time being: And further, that we shall have full benefit and advantage, either jointly with or separately from the said Edward Atkyns Bray and his successors, perpetual curates of Brent Tor for the time being, of all or any of the covenants, conditions, and agreements in the said lease to be contained on the lessee's part, in like manner as if we had been grantors, lessors, and reversioners as aforesaid, and as in such lease shall be expressed; and that, for effectuating such objects, the said lease shall and may be framed in such manner, and contain all such clauses and provisions, as we shall approve, and shall have full force accordingly, any rule of law, statute, or custom to the contrary notwithstanding.

"And we further recommend and propose, that we be authorized to apply, from time to time, if we shall think fit, all or any part of the monies which shall be received by us by virtue or on account of the reservation or reservations aforesaid (after deducting therefrom all costs, charges, and expenses which we may have incurred in respect of the premises) towards making better provision for the cure of souls within the original limits of the perpetual curacy of Brent Tor.

" 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 of any other Act of Parliament."

And whereas notice of the said scheme has been given to the said Edward Atkyns Bray as such perpetual curate as aforesaid, in accordance with the provisions of the first-recited Act, and he has made no objection thereto.

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 Wm, L. Bathurst. Exeter.

T the Court at Buckingham Palace, the **1.** 30th day of *January*, 1856,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act passed in the session of Parliament held in the

third and fourth years of Her Majesty's reign, intituled "An Act to carry into effect, with cer-"tain modifications, the fourth report of the Com-"missioners of Ecclesiastical duties and revenues," and of another Act passed in the session of Parliament held in the fifth and sixth years of Her Majesty's reign, intituled "An Act for enabling "Ecclesiastical Corporations, aggregate and sole. "to grant leases for long terms of years," duly prepared and laid before Her Majesty in Council a scheme, bearing date the eighth day of November, in the year one thousand eight hundred and

fifty-five, 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 fifth and sixth years of your Majesty's reign, intituled 'An Act for enabling Ecclesiastical 'Corporations, aggregate and sole, to grant leases 'for long terms of years,' have prepared and now humbly lay before your Majesty in Council, the following scheme, for determining the portion of the improved value to be made payable to us in a certain lease of mines and minerals about to be granted by the Incumbent of the perpetual curacy of Milnrow, in the county of Lancaster.

"Whereas by the said last-recited Act it is enacted, that it shall be lawful for any Ecclesiastical Corporation, aggregate or sole (with certain exceptions, which do not include perpetual curates), from time to time, with the consent or consents thereby required, to grant or demise by lease, in manner thereinafter mentioned, any mines, minerals, quarries, or beds belonging to such cor-Poration, together with the right of working, or of

opening and working the same.

"And whereas by the same Act it is further enacted, that in case of any lease of mines, minerals, quarries, or beds granted thereunder, such portion of the improved value accruing under such lease, as by the authority provided in the first recited Act shall be determined, not being more than three fourth parts nor less than one moiety of such improved value, shall forthwith, and from time to time as the same shall accrue, be paid to us, and shall be subject to the provisions relating

to monies payable to us.

"And whereas, with the consent required by the said Act, and otherwise in accordance with the provisions thereof, it is proposed by the Reverend Francis Robert Raines, Clerk, the present Perpetual Curate of Milnrow aforesaid, to grant or demise by lease the mines of coal, cannel, and slack lying under such part of the Bartley Hall Estate situate in the parish of Bury, in the said county of Lancaster, as belongs to him as such perpetual curate, with full power to open and work the same.

"And whereas the improved value to accrue under the lease so proposed to be granted as aforesaid will, according to the meaning of the same Act, be the whole of the rents, royalties, or other reservations which will become payable by virtue of such lease.

"Now, therefore, we humbly recommend and propose that three-fourth parts of the whole net amount of the reservation or reservations to be made in the said lease so to be granted, whether consisting of rent, royalty, or otherwise, shall by such lease be made directly payable to us, and that we shall have all the like remedies in respect of such three-fourth parts of any such reservation as

aforesaid, as if the same were a separate rent reserved to us as lessors or grantors and reversioners of the premises comprised in such lease, independently of the rights and remedies of the said Francis Robert Raines, and his successors, perpetual curates of Milnrow, in respect of the remaining one-fourth part thereof, without any priority or preference between us and the Perpetual Curates of Milnrow for the time being; and, further, that we shall have full benefit and advantage, either jointly with, or separately from, the said Francis Robert Raines and his successors, Perpetual Curates of Milnrow for the time being, of all or any of the covenants, conditions, and agreements in the said lease to be contained on the lessee's part, in like manner as if we had been grantors, lessors, and reversioners as aforesaid, and as in such lease shall be expressed; and that, for effectuating such objects, the said lease shall and may be framed in such manner and contain all such clauses and provisions as we shall approve, and shall have full force accordingly, any rule of law, statute, or custom, to the contrary notwithstanding.

" And we further recommend and propose, that we be authorized to apply, from time to time, if we shall think fit, all or any part of the monies which shall be received by us by virtue or on account of the reservation or reservations aforesaid (after deducting therefrom all costs, charges, and expenses which we may have incurred in respect of the premises), towards making better provision for the cure of souls within the original limits of the said perpetual curacy or ancient

parochial chapelry of Milnrow.

"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 of any other Act of Parliament."

And whereas notice of the said scheme has been given to the said Francis Robert Raines, as such Perpetual Curate as aforesaid, in accordance with the provisions of the first-recited Act, and he has made no objection thereto.

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 Wm. L. Bathurst. Manchester.

T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the session of Parliament holden in the third and fourth years of Her Majesty's reign, chapter one hundred and thirteen, and of the Act of the session of Parliament holden in the fourth and fifth years of Her Majesty's reign, chapter thirtynine, and of the Act of the session of Parliament holden in the sixth and seventh years of Her Majesty's reign, chapter thirty-seven, and of the Act of the session of Parliament holden in the seventeenth and eighteenth years of Her Majesty's reign, chapter eighty-four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the eighth day of November, one thousand eight hundred and fifty-five, in the words and

figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the session of Parliament holden in the third and fourth years of your Majesty's reign, chapter one hundred and thirteen; and of the Act of the session of Parliament holden in the fourth and fifth years of your Majesty's reign, chapter thirty-nine; and of the Act of the session of Parliament holden in the sixth and seventh years of your Majesty's reign, chapter thirty-seven; and of the Act of the session of Parliament, holden in the seventeenth and eighteenth years of your Majesty's reign, chapter eighty-four, have prepared and now humbly lay before your Majesty in Council the following scheme for effecting certain arrangements with a view to making better provision for the cure of souls in the parishes of Frant and Rotherfield, in the county of Sussex, and in the diocese of Chichester, and for constituting a separate district for spiritual purposes out of the said parishes :

"Whereas it was by the first-mentioned Act enacted, with an especial view to the better care of populous parishes, that arrangements might from time to time be made by the authority therein provided (that is to say, by a scheme prepared by us, and a duly gazetted Order of your Majesty in Council ratifying the same), for improving the value or making a better provision for the spiritual duties of ill-endowed parishes or districts by means of such exchange of advowsons or of such other alterations in the exercise of patronage as might be agreed upon by patrons with the consent of the bishop in every such case; and it was by the same Act further enacted that arrangements might be made by the like authority for the apportionment of the income of two benefices, belonging to the same patron, between the incumbents or ministers of such benefices, or the churches or chapels connected therewith, provided that no such arrangement should be made with respect to benefices in lay patronage, without the consents of the respective patrons, nor in any case so as to prejudice the interests of any existing incumbent, nor without the consent of the bishop of the diocese.

"And whereas it was by the secondly-mentioned Act declared and enacted, that it should be competent to the authority in the first-mentioned Act provided, to make arrangements under and according to the provisions of the same Act for improving the value or making a better provision for the spiritual duties of ill-endowed parishes or districts, by means of the exchange of advowsons or other alterations in the exercise of patronage, notwithstanding that such advowsons, or any or either of them, or such patronage, should be vested in or belong to any ecclesiastical corporation, aggregate

or sole:

"And whereas it was by the fourthly-mentioned Act enacted, that the hereinbefore recited provisions of the first-mentioned Act, respecting the apportionment of the income of two benefices belonging to the same patron between the incumbents or ministers of such benefices, or the churches or chapels connected therewith, should apply to any lands, tithes, tithe rent-charges, or other hereditaments, or sources of income, of what nature or kind soever, belonging to such benefices, and should apply to any number of benefices belonging to the same patron, including any united benefice, and that every church or chapel possessed of any

endowment, or capable of receiving the same, and also any sinecure rectory, so far as regards the transfer of its endowments, or any portion thereof, to any benefice, should be deemed a benefice for the purpose of such arrangements or any of them:

the purpose of such arrangements or any of them: "And whereas it was by the thirdly-mentioned Act enacted, that if at any time it should be made to appear to us that it would promote the interests of religion that any part or parts of any parish or parishes, chapelry or chapelries, district or districts, of great extent, and containing a large population, and wherein, or in parts whereof, the provision for public worship and for pastoral superintendence is insufficient for the spiritual wants of the inhabitants thereof, or any extra-parochial place or places, or any part or parts thereof, should be constituted a separate district for spiritual purposes, it should be lawful, by the authority aforesaid, with the consent of the bishop of the diocese, under his hand and seal, to set out by metes and bounds, and constitute a separate district accordingly, such district not then containing within its limits any consecrated church or chapel in use for the purposes of divine worship, and to fix and declare the name of such district; and it was by the same Act provided, that the draft of any scheme for constituting any such district should be delivered or transmitted to the incumbent and to the patron or patrons of the church or chapel of any parish, chapelry, or district out of which it is recommended that any such district or any part thereof should be taken, in order that such incumbent, patron or patrons, might have an opportunity of offering or making to us, or to such bishop, any observations or objections upon or to the constituting of such district, and that such scheme should not be laid before your Majesty in Council until after the expiration of one calendar month next after such copy should have been so delivered or transmitted, unless such incumbent and patron or patrons should in the meantime consent to the same; and it was by the same Act also provided, that in every such scheme for constituting any such district we should recommend to your Majesty in Council that the minister of such district, when duly licensed according to the same Act, should be permanently endowed, under the provisions of the same Act, to an amount of not less than the annual value of one hundred pounds, and also, if such endowment be of less than the annual value of one hundred and fifty pounds, that the same should be increased to such lastmentioned amount at the least, so soon as such district shall have become a new parish as therein-after provided; and it was by the same Act further enacted, that it should be lawful, by the authority aforesaid, at any time to assign the right of patronage of any such district or new parish as aforesaid, and the nomination of the minister or perpetual curate thereof respectively, either in perpetuity, or for one or more nominanation or nominations, to any ecclesiastical cor-poration, aggregate or sole, or to either of the Universities of Oxford, Cambridge, or Durham, or to any college therein respectively, or to any person or persons, or the nominee or nominees of such person or persons or body respectively, upon condition of such corporation, university, college, person or persons contributing to the permanent endowment of such minister or perpetual curate, or towards providing a church or chapel for the use of the inhabitants of such district or new parish, in such proportion and in such manner as should be approved by the like anthority:

"And whereas the Right Honourable and Reverend William Earl of Abergavenny is patron

of the rectory or benefice of the said parish of Rotherfield, and the patronage of the vicarage of the said parish of Frant is vested in the rector or incumbent for the time being of the rectory of Rotherfield aforesaid: and whereas the said parishes are respectively of great extent, and contain a large population, and the provision for public worship and for pastoral superintendence therein is insufficient for the spiritual wants of the inhabitants thereof, and it has been proposed to us on behalf of such patrons, and it has been made to appear to us, that it would promote the interests of religion that the particular parts of such parishes hereinafter mentioned and described, such parts not at present containing within their limits any consecrated church or chapel in use for the purposes of divine worship, should be constituted a separate district in the manner hereinafter set forth:

And whereas an annual sum of one hundred and fifty pounds has been provided by the patrons and incumbents of the said rectory of Rotherfield and vicarage of Frant respectively, by means of a rentcharge issuing out of the tithes or rentcharges in lieu of tithes belonging to the said rectory and vicarage respectively, and made payable to us towards the permanent endowment of the minister of the district herein recommended to be constituted, and so soon as such district shall have become, according to the provisions of the said thirdly mentioned Act, a new parish for ecclesiastical purposes, of the perpetual curate thereof:

"And whereas the said William Earl of Abergavenny hath provided a church, to be consecrated as the church of the said district and new parish, and for the use and service of the minister or perpetual curate and inhabitants thereof, together with a convenient burial ground for the same, and has agreed to provide a suitable house of residence for the minister or perpetual curate of the said district or new parish; and it has been proposed to us, and it appears to us to be expedient, that, in consideration of the benefactions aforesaid, the whole right of patronage of and nomination of the minister or perpetual curate to the said district and new parish should be assigned in manner hereinafter recommended and proposed:

"And whereas the vicarage of the said, parish of Frant is charged with the payment of a pension or annual stipend of ten pounds and ten shillings to the rectory or benefice of the said parish of Rotherfield, and the last-named rectory possesses certain glebe lands situate within the parish of Frant, which are more particularly described and set forth in the schedule hereunto annexed, marked B, and it has been proposed to us, and it appears to us to be desirable that the arrangements hereinafter recommended should be made for transferring such last-named glebe lands belonging to the said rectory to the vicarage of Frant, and for releasing the said vicarage from the navment of the aforesaid pension or stipend:

the payment of the aforesaid pension or stipend:

"And whereas the said William Earl of Abergavenny hath signified his assent, as patron of the rectory of Rotherfield, to the intended arrangements last mentioned for apportioning the income of the said rectory, and the said Earl and William Neville, Esquire, commonly called the Right Honourable William Viscount Neville, eldest son and heir apparent of the said Earl, have also, by their covenant in writing, bearing date the twentieth day of October, in the year one thousand eight hundred and fifty-five, undertaken to compensate the present incumbents of the said rectory of Rotherfield and vicarage of Frant for any loss which they may sustain respectively by reason of the charge created upon their respective

benefices for the purpose of endowing the new district and parish, herein recommended to be constituted, and it has been further proposed to us, and it appears to us to be expedient, that, in consideration of such assent and undertaking as aforesaid, the whole right of patronage of and nomination to the said vicarage of Frant should likewise be assigned in manner hereinafter mentioned and proposed:

"Now, therefore, we humbly recommend and propose, with the consent of the Right Reverend Ashhurst Turner, Bishop of Chichester, and of the Right Honourable and Reverend William Earl of Abergavenny, testified by their having respectively signed and sealed this scheme, that all that part of the said parish of Frant and also all that part of the said parish of Rotherfield described in the schedule hereunto annexed marked A (all which parts, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto also annexed) shall be together constituted a separate district for spiritual purposes accordingly, and that the same shall be named "The District of Eridge Green."

"And we further recommend and propose, that there shall be paid by us in each and every year, by equal half yearly payments on the first day of May and the first day of November, to the minister for the time being of the district so recommended to be constituted, when duly licensed according to the provisions of the said thirdly-mentioned Act, and so soon as such district shall have become, according to the provisions of the same Act, a new parish for ecclesiastical purposes, to the perpetual curate thereof, the sum of one hundred and fifty pounds; and that the first such payment, or a proportionate part thereof, shall be made on the first day of May or of November next after the day of the date of the license of such minister or of such perpetual curate as aforesaid, as the case may be; and that in case a vacancy in the ministry or perpetual curacy of such district or new parish shall happen on any other day than the first day of May or the first day of November, the amount payable shall be duly apportioned between and paid to the minister or the perpetual curate making the vacancy, or his personal representative or representatives, and the minister or the perpetual curate succeeding to such district or new parish; provided always, 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 minister or perpetual curate of the said district or new parish, or instead of any part of such annual sum, any land, tithe, or other hereditament should be conveyed to such district or new parish in fee, in substitution for the same, nothing herein or in any other scheme contained shall prevent us from recommending and proposing such a substitution.

"And we further recommend and propose, that the whole right of patronage of the said district and new parish herein recommended to be constituted, and the nomination of the minister or perpetual curate thereof, shall be assigned to and be permanently vested in the said William Earl of Abergavenny and his heirs male, to be held and enjoyed by him and them in the same manner as the patronage of the said rectory or benefice of the parish of Rotherfield is at present held and enjoyed; and that the whole right of patronage of the said vicarage of the parish of Frant, and the nomination of the vicar or incumbent thereof, 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 upon which such Order shall be published in the London Gazette, be likewise transferred to and become absolutely vested in the said William Earl of Abegavenny and his heirs male, to be held and enjoyed by him and them in manner aforesaid.

"And we further recommend and propose, subject to such transfer of the patronage of the vicarage of Frant as aforesaid, that upon and from the date of the next avoidance of the said rectory or benefice of Rotherfield, the glebe lands now belonging to the said benefice, situate within the parish of Frant, and set forth and described in the schedule hereunto annexed, marked B, as aforesaid, shall, by the like authority, be transferred to and become absolutely vested in the then incumbent or vicar of the said vicarage of the parish of Frant, and his successors, incumbents of the same vicarage; and that upon and from the date of the next avoidance of the said rectory or benefice of Rotherfield as aforesaid, the said vicarage of Frant, and the incumbent or vicar thereof shall in like manner and by the same authority be relieved and for ever discharged from the payment of the annual pension or stipend of ten pounds and ten shillings now payable thereout to the rectory of the said parish of Rotherfield.

"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 Acts, or of any other Act of Parliament."

"SCHEDULE A.

" The District of Eridge Green, being-

"All that portion of the parish of Frant, in the county of Sussex, and in the diocese of Chichester, situate on the western side of an imaginary line commencing at a point marked A, on the map or plan hereunto annexed, on the boundary of the said parish and the parish of Speldhurst, near Roper's Gate, and distant fifty yards to the eastward of the middle of the turnpike-road leading from Tunbridge Wells to Brighton, and thence extending in a south-westerly direction, parallel to the middle of the said road, as far as a point marked B, upon the said map or plan, and being distant fifty yards to the north-eastward of the middle of a private road, branching out of the said last-mentioned r. ad, and leading to a place called or known by the name of the Old Forge, and thence continuing in a south-casterly direction, parallel to the middle of the said last-mentioned road, till it meets the boundary of the said parish: And also all that portion of the parish of Rotherfield, in the same county and diocese, situate on the western and north-western sides of an imaginary line, commencing at a point marked C, on the said map or plan, on the north-eastern boundary of the said last-named parish, near the chalybeate spring, in Eridge Park, and in the middle of a public footpath, leading from the village of Frant aforesaid, into the high road from Saxonbury Hill to Tunbridge Wells, and thence extending southward, along the middle of the said footpath, until it meets the said road, thence crossing the said road and continuing in the same direction to a distance of fifty yards to the southward of the middle thereof, and thence extending in a westerly direction, parallel to the middle of the same road, until it meets the high road leading from Rotherfield to Tunbridge Wells, thence crossing the last-mentioned road and continuing in the same direction to a distance of fifty yards to the westward of the middle thereof, and thence extending

in a north-westerly direction, parallel to the middle of the said road, as far as a public footpath commencing at Stone Wall Farm, and leading across certain farm lands called or known by the name of the Stonewall, Stitches, Browning's Lodge, and Meade's Farms respectively, and thence continuing in a south-westerly direction, along the middle of the said footpath until its junction with the cross road called or known by the name of the Sandhill Road, which connects the high road leading from Rotherfield to Tunbridge Wells with the turnpike road leading from Brighton to Tunbridge Wells, and thence crossing the said Sandhill. Road and continuing in the same direction to a distance of fifty yards to the southward of the middle thereof, and thence extending in a northwesterly direction, parallel to the middle of the same road, until it meets the turnpike road leading from Brighton to Tunbridge Wells, and thence crossing the last-mentioned road and continuing in the same direction to a distance of fifty yards to the westward of the middle thereof, and thence extending in a northerly direction, parallel to the middle of the same road, until it meets the high road called or known by the name of the Cinder Road, leading into Withyham parish, and thence continuing along the middle of the last-named road until it meets the western boundary of the said parish of Rotherfield.

"SCHEDULE B.

No. on Tithe Commutation Map of the Parish of Frant.	Quai	Quantities.		
	Α.	R.	Р.	
793	1	2	16	
794	2	0	12	
795	2	1	16	
796	2	2	38	
798	1	1	17	
803	0	1	3	
. 804	3	2	0	
805	2	3	14	
806	2	0	0	
807	. 2	3	10	
. 808	6	1	33	
809	2	0	9	
810	0	2	14	
811	2	2	16	
812	2	3	26	
813	6	2	26	
820	0	1	36	
821	3	0	36	
822	2	3	3	
823	6	3	O	
824	1	2	35	
825	7	3	23	
826	l	·2	10	
827	1	2	38	
828	. 0	3	20	
829	5	0	4.	
,	74	3	15 "	

And whereas due notice of the said scheme has been given, in accordance with the provisions of the said Acts, to the incumbents and patrons of the said parishes of Frant and Rotherfield respectively, and no objections have been made thereto.

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

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 30th day of January, 1856,

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 addi-"tional churches in populous parishes," as enlarged by the twelfth 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 amend and render more effectual the church "building Acts," or under and by virtue of any and every other power and authority vested in the said Commissioners, duly prepared and laid before Her Majesty in Council a representation, bearing date the sixth day of December, one thousand eight hundred and fifty-five, 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 district parish of Saint Paul Ball's Pond, Islington, in the county of Middlesex, and within the diocese of London, it appears to them to be expedient that a particular district should be assigned to the consecrated church of Saint Jude, situate in Mildmay Park, in the said district parish of Saint Paul Ball's Pond, under and by virtue of the power or authority for this purpose, contained in the sixteenth section of an Act, passed in the fifty-ninth year of the reign of Act, passed in the nity-minth year of the logic of His Majesty King George the Third, intituled, An Act to amend and render more effectual an Act, passed in the last session of Parliament, for building and promoting the building of additional churches in populous parishes, as 'additional churches in populous parishes,' as enlarged by the twelfth section of an Act, passed in the session of Parliament holden in the first and second years of your Majesty's reign, intituled, 'An Act to amend and render 'more effectual the church building Acts,' or more effectual the church building Acts, or under and by virtue of any and every other power and authority in this behalf, vested in your Majesty's said Commissioners by the church building Acts, and that such proposed district should be named or called 'the District Chapelry of Saint Jude Mildmay Park, Islington,' and that the boundaries thereof should be those hereinafter mentioned; that is to say: the District Chapelry of Saint Jude Mildmay Park, Islington, is bounded on the south and east by the parish of West Hackney, on the north-east by the parish of Stoke

Newington, and on the west by the remaining part of the said district parish of Saint Paul Islington, from which the said District Chapelry of Saint Jude Mildmay Park, Islington, is separated by an imaginary line commencing at the north-eastern corner of Newington Green and proceeding south-westerly along the road, on the eastern side of the said Green, as far as the road called Mildmay Park, then along the middle of the said road for the distance of sixty yards, and then turns westerly to the backs of the houses and gardens on the west side of Mildmay Park, and proceeding south-westerly along the same, and passing Mildmay-grove North, the North London Railway, Mildmay-grove South, and also Mildmay-street, and enters Ball's Pond-road, along which it proceeds south-easterly to Southgate-road, then southerly along that road to the boundary line of the said parish of West Hackney aforesaid, as such District Chapelry of Saint Jude Mildmay Park, Islington, 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 matrimony should be published, and that marriages, baptisms, and churchings should be solemnized or performed in the said church of Saint Jude, and that the fees to arise therefrom should be paid and belong to the Minister or Incumbent of such church for the time being.

"That the consent of the Right Honourable and Right Reverend Charles James, Bishop of the said diocese of London, has been obtained thereto, as required by the Acts and sections hereinbefore mentioned, and also the consent of the Reverend John Sandys, Master of Arts, Incumbent of the said district parish of Saint Paul Ball's Pond, as required by the Act and section secondly hereinbefore mentioned, in order that the subdivision of such district parish by forming thereout a District Chapelry as aforesaid, should take effect from the assignment of such District Chapelry, in testimony whereof the said Charles James, Bishop of London, and John Sandys have signed and sealed this representation.

"Your Majesty's said Commissioners therefore humbly pray that your Majesty will be graciously pleased to take the premises into your royal consideration, and to make such Order in respect thereto as 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 Jude, situate in Mildmay Park, in the district parish of Saint Paul Ball's Pond, Islington, to be called the District Chapelry of Saint Jude Mildmay Park, Islington, be accordingly made, and that the recommendation of the said Commissioners in respect of the publication of banns and the solemnization of marriages, baptisms, and churchings, 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 is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of A T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, 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;" 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 Sir George Grey, Bart., 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 representations, has made two representations stating that, for the protection of the public health, no new burial-ground shall be opened in the undermentioned parishes or 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:

And whereas Her Majesty was pleased, by Her Orders in Council of the twenty-first day of November and seventh day of December last, respectively, to give notice of such representations, 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 fourth and twenty-first days of January instant; and such Orders have been published in the London Gazette, and copies thereof have been affixed, as required by the said Act:

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 burialground shall be opened in the undermentioned parishes or places without the previous approval of one of Her Majesty's Principal Secretaries of State; and that burials in the said parishes and places shall be discontinued, with the following modifications, from and after the eleventh day of February next (except as is herein otherwise directed), as follows, viz.:

FOWEY.—In the Parish Church of Fowey; and on and after the first day of June, one thousand eight hundred and fifty-six, in the churchyard.

BATH.—In the vaults under St. Mary's Chopel, in the parish of Walcot, Bath.

LOFTHOUSE, YORKSHIRE.—In the churchyard of St. Leonard's Lofthouse, on and after the first of April, one thousand eight hundred and fifty-six, except for the interment of the husbands, wives, parents, or children of those now buried; all such burials are to be in graves which can be opened five feet deep without the disturbance of undecayed remains; and interment is to be discontinued, except so far as is compatible with the observance of the regulations for new burial-grounds, in the burial-ground of the Wesleyan Chapel, Lofthouse.

NEWBURY .- In St. Nicholas Parish Church Newbury, also in the Wesleyan, Independent, Baptist, Presbyterian, and Union Chapels, all in the parish of St. Nicholas; and from and after the first of March, one thousand eight hundred and fifty-six, with the exception of now existing family vaults and brick graves, in St. Nicholas Churchyard, and in the burial-grounds of the Wesleyan, Independent, Baptist, Presbyterian, and Union Chapels; and that the now existing family vaults and brick graves, above excepted, be used only on the following conditions; viz .: -- that when required they be opened without disturbing soil which has been already buried in; that each coffin be embedded in a layer of powdered charcoal four inches in thickness, and be separately entombed in brick or stone work properly cemented; and that the only bodies interred be those of the husbands, wives, parents, and unmarried children of those already buried in the said vaults and brick graves.

St. Mary the Virgir, Stockport.—In the churchyard, except in now existing family vaults and graves, in which each coffin shall be covered with powdered charcoal four inches thick; and interments to be wholly discontinued in the said churchyard from and after the first of April, one thousand eight Lundred and fifty-six.

St. Peter, Stockport.—In the churchyard of St. Peter.

St. Thomas, Stockport.—Except in now existing private vaults and graves in St. Thomas's Churchyard, no more than one body to be buried in any grave; 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; and interments to be wholly discontinued in the said churchyard, from and after the first of May, one thousand eight hundred and fifty-six.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT,

The QUEEN's Most Excellent Majesty in Council-

THEREAS by an Act, passed in the last session of Parliament, intituled "An "Act further to amend the laws concerning "the burial of the dead in England" it is, amongst other things, enacted that it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, from time to time, to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to Her Majesty, with such advice as aforesaid, may seem fit;

And whereas certain Orders in Council have been made directing the discontinuance of burials in the churchyards and burial-grounds hereinafter mentioned from the time mentioned in such Orders respectively; and whereas it seems fit to Her Majesty, by and with the advice of Her Privy Council, that the time for discontinuing burials in the said churchyards and burial-grounds be post-

Now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the time for the discontinuance of burials in such churchyards and burialgrounds be postponed as follows, viz.:

In the parish churchyard of AYLSHAM, from the first of March to the first of June, one thousand eight hundred and fifty-six;

In the present churchyard of the parish of Bexlex, from the first of February to the first of August, one thousand eight hundred

and fifty-six;

In the parish churchyard of Bolton, in the county of Lancaster, and in the churchyards of St. George, the Holy Trinity, All Saints, Christ Church, and Emmanuel Church, and in the burial-grounds of the following chapels, namely the Baptist Chapel Moor-lane, the Wesleyan Chapel Bridge-street, the Wesleyan Chapel Fletcher-street, the Rosaleyan Chapel Fletcher Rosal Catholic Chapel St. Peter and St. Paul Pilkington-street, the Independent Chapel Mawdsley-street, Albert-place Chapel, the Independent Methodist Chapel Fold's-road, the Primitive Methodist Chapel Higher Bridge-street, the Unitarian Chapel Deansgate, and the Refugee Chapel Hanover-street, in the Ridgway Gates Wesleyan Burial-ground, and in the Quakers' Burialground, all in the said borough of Bolton, to the first July, one thousand eight hundred and fifty-six;

In the parish churchyard of New BRENTFORD, from the thirty-first of December last to the first of July, one thousand eight hundred and titty-six, on the condition that, except in private vaults and graves, interments take place only in the unused portion of the

ground;

In St. George's Chapelyard, and in the burialground of Boston-road or Butts Chapel, OLD BRENTFORD, from the first of January instant, and in the Baptist Burial-ground New Northroad, Old Brentford, from the first of April last to the first of February, one thousand eight hundred and fifty seven, subject to the same conditions as those contained in the Order in Council of the seventh April, one thousand

eight hundred and fifty-four;

In St. Peter's Churchyard, in Holy Trinity Churchyard, and in the burial-grounds of Ebenezer Baptist Chapel, Zion Chapel, and Bethesda Independent Chapel, all in the town of Burnley, from the first January to the first of April, one thousand eight hundred and fifty-six;

In the parish churchyard, and in the new churchyard of CHATTERIS, from the first of February to the first of August, one thousand

eight hundred and fifty-six;

In the parish churchyard of Coggeshall, from the first February next, and in the burial-grounds of the Baptist and Independent Chapels, and of the Friends' Meeting-house in that parish, from the first August last to the first of June, one thousand eight hundred

and fifty-six;

In the burial-grounds of the following churches in the borough of COLCHESTER; viz.: All Saints, St. James's, St. Peter's, St. Mary'sat-Walls, St. Leonard's, the Holy Trinity, St. Martins, and St. Giles's: and in the burial-grounds of St. Nicholas, the Wesleyan Chapel Culver-street, the Roman Catholic Chapel, Stockwell Chapel, the Baptist Chapel Stanwell-street, the Baptist Chapel Eld-lane, the Independent Chapel Lion-walk, the Independent Chapel Chapel-street, the Primitive Methodist Chapel, of St. Botolph, and of St. Runwald, and in the Friends' Burial-ground, all in that town, from the thirty-first of December last to the first of May, one thousand eight hundred and fifty-six;

In the churchyard of the parish of CULLOMPTON, from the first of January to the first of July, one thousand eight hundred and fifty-six;

In the parish churchyard of DARLINGTON, from the first of January to the first of July, one thousand eight hundred and fifty-six;

In the churchyard of the parish of FARNHAM, Surrey, from the first of January to the first of May, one thousand eight hundred and fifty-

In the churchyard and present burial-ground of the parish of St. Alphege, GREENWICH, from the first of January to the first of April, one thousand eight hundred and fifty-six;

In the parish churchyard and in the burialgrounds of the Independent Chapel, of Providence Chapel, and of the Congregational Independent Chapel, in the parish of HAL-STEAD, from the first of January to the first of June, one thousand eight hundred and fifty-six;

In the churchyard of St. John's Hoxton, from the eighth of February to the eighth of March, one thousand eight hundred and fifty-

In the churchyard of the parish of St. Leonard, HYTHE, Kent, from the first of March to the first of June, one thousand eight hundred and fifty-six;

In the parish churchyard Keighley, in the burial-ground of the Independent Chapel, of the Bethel Baptist Chapel, and of the Roman Catholic Chapel, and in the Quakers' burialground in that parish, from the first of February to the first of May, one thousand

eight hundred and fifty-six;
In the churchyard of MILDENHALL, Suffolk, from the first of January to the first of June, one thousand eight hundred and fifty-six;

In the churchyards of the following churches in the city of Norwich; viz.: 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. Martin-at-Oak, St. James-with-Pockthorpe, St. Michael-at-Plea, St. Mary Coslany, St. Peter-at-Southgate, St. Etheldred, St. Simon and St. Jude, St. Clement, St. Michael Coslany, St. Margaretde-Westwick, St. Swithin, St. Benedict, St. Augustine, St. Paul, St. Saviour, St. Edmundthe-King, St. Peter-at-Hungate, St. John-de-Sepulchre, St. Peter-per-Mountergate, and St. John the Baptist Timberhill: and also in the following burial-grounds in the said city, viz.; the Cathedral Burial-ground; New City Chapel Burial-ground, in St. Stephen's Parish; Octagon Chapel Burial-ground, in St. George Colegate; Tabernacle Burial-ground, in St. Martin-at-Palace; Jews' Burial-ground, in St. Martin-at-Oak; Prioryyard Chapel Burial-ground, in St. James's; Old Meeting Chapel Burial-ground, in St. Clement's; Baptist Chapel Burial-ground, in St. Margaret's; Emmanuel Chapel Burialground, in St. Paul's; Calvert-street Chapel Burial-ground, in St. Saviour's; and in Trinity Chapel Burial-ground, Heigham, from the first of January to the first of March, one thousand eight hundred and fifty-six;

In the churchyard of All Saints, POPLAR, from the first of May next to the first of May, one thousand eight hundred and fifty-seven;

In the present churchyard of Romsey, from the first of January to the first of July, one thousand eight hundred and fifty-six;

In the churchyard of Holy Trinity, South Shields, from the first of January to the first of July, one thousand eight hundred and fifty-six, on the condition that no grave be opened to a less depth than five feet, and no remains disturbed, and that in the use of vaults and brick graves each coffin be embedded in charcoal and separately entombed in an air-tight manner;

In the churchyard of the parish of New SLEA-FORD, from the first of January to the first of April, one thousand eight hundred and

fifty-six;

In the newly consecrated part of the churchyard of the parish of St. Dunstan, STEPNEY, to the 31st December, one thousand eight hundred and fifty-six, provided that only one body be buried in each grave;

In the present burial-ground of the parish of STOKE-NEXT-GUILDFORD, from the first of January to the first of May, one thousand

eight hundred and fifty-six;

In the churchyard of the parish of STROUD, Gloucestershire, from the first of January to the first of February, one thousand eight hundred and fifty-six;

In the churchyard of the parish of Torness, from the first of January to the first of August, one thousand eight hundred and

fifty-six;

In the churchyards of All Saints and St. Catherine, WIGAN, and in the burial-grounds attached to the Independent Chapel, Standishgate, to the Presbyterian Chapel, to St. Mary's Roman Catholic Chapel, Standishgate, to Lord-street Chapel, and to St. John's Roman Catholic Chapel, Standishgate, in the said borough, from the first of January to the first of June, one thousand eight hundred and fifty-six;

In the parish burial-ground adjoining WIM-BORNE MINSTER, from the first of January to the first of April, one thousand eight

hundred and fifty-six;

In the churchyard of OLD WINDSOR, from the first of January to the first of July, one thousand eight hundred and fifty-six; and in the churchyard of New Windson, in the burial-grounds of the Baptist and Williamstreet Chapels, and in the Acre Burial-ground, Windsor, from the first of January to the first of April, one thousand eight hundred and fifty-six. Wm. L. Bathurst.

T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the last session of Parliament, intituled "An Act "further to amend the laws concerning the burial "of the dead in England," it is, amongst other things, enacted that it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, from time to time, to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to Her Majesty, with such advice as aforesaid, may seem fit;

And whereas it seems fit to Her Majesty, by and with the advice of Her Privy Council, that so much of an Order in Council of the twenty-fourth March, one thousand eight hundred and fiftyfour, as directed burials to be discontinued in St. Mary's Churchyard, BATTLE, and in the Unitarian Chapel and Zion Chapel Burial-grounds in that parish from the first of July in that year should be varied; Her Majesty is pleased, by and with the said advice, to order, and it is hereby ordered, instead thereof, that, except in now existing vaults and brick graves, burials be discontinued in all the south part of the parish churchyard of Battle, extending from the footway leading to the west entrance of the church to the east end of the church and the east boundary; that burials be permitted in the remaining portion of the churchyard, except within three yards of the walls of the church; and that burials be wholly discontinued in the parish churchyard from and after the first of January, one thousand eight hundred and fifty-eight. That in the eight hundred and fifty-eight. Unitarian Chapel and Zion Chapel Burial-grounds burials be permitted, except within three yards of the walls of the chapels, and of the dwellinghouse adjoining Zion Chapel Burial-ground, and that from and after the first of January, one thousand eight hundred and fifty-eight, burials be

wholly discontinued in the said grounds.

And whereas it seems fit to Her Majesty, by and with the advice aforesaid, that so much of an Order in Council of the eighth February, one thousand eight hundred and fifty-five, as directed burials to be discontinued in the church-yard of St. John the Baptist Chester, from and after the first day of May in that year, which period has since been extended to the first of January instant, should be varied; Her Majesty is pleased, by and with the said advice, to order, and it is hereby ordered, instead thereof, that interments be wholly discontinued within the said churchyard, except in that part which is north of the church, and not within three yards of its walls, in which part the following regulations shall be observed, viz.; that no new grave be made except in ground which has never previously been buried in; that no new grave be made within half a yard of any other grave, or except for the burial of a parishioner; that no grave be reopened except to bury the husband, wife, or unmarried child of those previously buried in it, nor unless such grave can be opened to the depth of five feet without exposing remains.

And whereas by an Order in Council of the eighth day of August, one thousand eight hundred and fifty-three, burials were directed to cease in the churchyard of the parish of St. Andrew Holborn, from the time mentioned in such Order, and such time has since been extended by an Order of the thirteenth of September, one thousand eight hundred and fifty-four, and it seems fit that said such Order should be varied; 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 in the churchyard of the parish of St. John Holborn from and after the ninth of February next.

And whereas by an Order in Council of the first of May, one thousand eight hundred and fifty-four, burials were directed to be wholly discontinued in the churchyard of Petersham from and after the first of January, one thousand eight hundred and fifty-six; and by an Order of the twenty-fourth September last, certain modifications were made in such former Order, and it seems fit that the same be further varied; Her Majesty is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that burials may take place, subject to the Secretary of State's regulations for new burial-grounds, and until the first of January, one thousand eight hundred and fifty-nine, in that portion of the said churchyard which was opened in the year one thousand eight hundred and one, containing rather less than a quarter of an acre.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Sir George Grey, Bart., one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Vestry Clerks of the undermentioned parishes, and church of St. Stephen respectively, ten days' previous notice of his intention to make such representations, has, under the provisions of 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," made two representations, stating, that for the protection of the public health, burials should be discontinued in the vault beneath St. Stephen Church, in the parish of St. John the Evangelist, Westminster, with the exception

that the bodies of Miss Burdett Coutts, and Mrs. Brown (the widow of Mr. Brown who is already buried in the said vault), may be interred in the said vault on the following conditions, viz.: that free external ventilation be provided; that the bodies buried be embedded in a layer of powdered charcoal six inches at the least in thickness, and be separately entombed in brick work well cemented; and that no other vault be made in the said church;

And also that burials should be forthwith discontinued in the *Swedish Church*, in the parish of St. George-in-the-East, and from and after the first of June, one thousand eight hundred and fifty-six, in the burial-ground attached to the said church.

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

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

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Sir George Grey, Bart., 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 session of Parliament, held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws con-"cerning 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 any of the undermentioned parishes 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;

WALSINGHAM PARVA.—Forthwith in the church of Walsingham Parva; and from and after the first of January, one thousand eight hundred and fifty-seven, in the churchyard and Independent Chapel Burial-grounds, except in now existing family vaults and brick graves.

HALLEY.—From and after the first May, one thousand eight hundred and fifty-six, in the churchyard of *Woodgreen*, in the parish of Hailey, except in graves which are not less than five feet deep and free from water; provided that no water be drained from the churchyard, if it be used for burials, except by covered channels.

NOTTINGHAM. - Forthwith in St. Mary's Church, Nottingham; and from and after the first of July, one thousand eight hundred and fifty-six (except in family vaults and walled graves which can be opened without the disturbance of soil which has been buried in, and in which each coffin shall be embedded in powdered charcoal and separately entombed in an airtight manner), in St. Mary's Churchyard, and in the burial-grounds Nos. 1, 2, and 3, of St. Mary's parish, and in the burial-grounds of the General Baptists, Stoney-street, of Broad-street Chapel, and of Parliament-street Chapel, all in the parish of St. Mary. Also that in St. Anne's Cemetery, the General Cemetery, and the Dissenters' Cemetery (all in the parish of St. Mary), the regulations for new burial-grounds, with respect to the re-opening of graves and laying out of new graves, be observed. Also that burials be discontinued forthwith in St. Peter's Church, and in Castle-street Chapel, in the parish of St. Peter, and in St. Nicholas Church and Frior-street Chapel, in the parish of St. Nicholas; and from and after the first July, one thousand eight hundred and fifty-six (except in family vaults and walled graves which can be opened without the disturbance of soil which has been buried in, and in which each coffin shall be embedded in powdered charcoal and separately entombed in an airtight manner), in St. Peter's Churchyard, and in the burial-ground of Broadmarsh, in the parish of St. Peter; and in St. Nicholas Churchyard, and the burial-ground in Rosemary-lane; in the burial-grounds of the Independent Chapel George-street at Mount-street, and of St. James-street Chapel, in the parish of St. Nicholas; and in the Castle-street Chapel Burial ground, in the parishes of St. Peter and St. Nicholas.

HALES OWEN.-Forthwith in the church of Hales Owen; and in the churchyard, except in vaults and walled graves which can be formed or opened without the disturbance of soil which has been buried in, and also in other graves, except so far as is compatible with the observance of the following regulations, viz.: That one body only be buried in a grave; that no grave be re-opened in less than fourteen years after the previous interment, unless to inter another member of the same family, in which case half a yard in thickness of earth shall be left above the previously-buried coffin; that no coffin be buried less than four feet below the surface; that no new grave be formed within half a yard of any other grave; and that no undecayed remains be allowed to be disturbed. Also, that burials be discontinued from and after the first of July, one thousand eight hundred and fifty-seven, in the Old Church-yard, in Christ Churchyard, and in the Wesleyan Burial-ground, all in the township of Oldbury and parish of Hales Owen, except in now existing vaults and walled graves, in which each coffin shall be embedded in powdered charcoal, and separately entombed in an airtight manner.

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 fourteenth day of March 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 fourteenth day of March.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Right Honourable Sir George Grey, Baronet, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes here-inafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act, passed in the session of Parliament, held in the sixteenth and seventeenth years of Her Majesty's reign, 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 any of the under-mentioned parishes 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:

KING'S NORTON.—Forthwith in the church of King's Norton, and also in the churchyard, except in vaults and brick graves in which each coffin shall be embedded in charcoal, and separately entombed in an airtight manner, and in other graves so far as is compatible with the observance of the following regulations; viz.: one body only to be buried in a grave; no grave to be re-opened in less than fourteen years after the previous interment, unless to inter another member of the same family, in which case half a yard in thickness of earth is to be left above the previously buried coffin; no coffin to be less than four feet below the surface of the ground; no undecayed remains to be disturbed, and no new grave to be within half a yard of any other grave.

OLD SWINFORD.—Forthwith in the old part of Old Swinford Parish Churchyard which is within the rails, except in vaults and brick graves which can be opened without disturbing soil which has been buried in, and in which each coffin shall be embedded in powdered charcoal, and separately entombed in an air-tight manner; and in the rest of the churchyard, and in the churchyard of Amblecoats District Church, in the same parish, with the like exception, so far as regards vaults and brick graves, and except in other graves so far as is compatible with the observance of the following regulations; viz.: no coffin to be buried less than four feet below the surface or in any grave not free from water; one coffin only to be buried in a grave; no grave to be re-opened within fourteen years of the previous burial, unless to bury another member of the same family, in which case half a yard in thickness of earth shall be left above the previously interred coffin, and no new grave to be within half a yard of any other grave; no undecayed remains

Also that interment be to be disturbed. discontinued in the burial-ground of Christ Church Lye District, in the parish of Old Swinford, from and after the first of July, one thousand eight hundred and fifty-six, except so far as is compatible with the regulations ordered to be observed in the newer part of the parish churchyard of Old Also that in the Independent, Presbyterian, Roman Catholic, and Friends' Burial-grounds, in the same parish, interments be discontinued, except in graves which have never been previously opened, and one body only to be buried in a grave. RICKMANSWORTH. — That burials be discon-

tinued, from and after the first of June, one thousand eight hundred and fifty-six, in the parish churchyard and in Ebenezer Chapel

Burial-ground, Mill End.

KIDDERMINSTER.—That burials be discontinued forthwith in the parish church of Kidderminster, and also in the churchyards of the purish church, of St. George, and of St. John the Buptist, and in the Kidderminster General Cemetery, except in vaults and walled graves which can be formed and opened without the disturbance of soil which has been buried in, in which each coffin shall be embedded in powdered charcoal and separately entombed in an air-tight manner; and also in other graves, except so far as is compatible with the observance of the following regulations; viz.: no coffin to be buried less than four feet below the surface; one coffin only to be buried in a grave; no grave to be re-opened within fourteen years of the previous burial, unless to bury another member of the same family, in which cases half a yard in thickness of earth shall be left above the previously interred coffin; no undecayed remains to be disturbed; no new grave to be within half a yard of any other 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 fourteenth day of March 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 fourteenth day of March.

· Wm. L. Bathurst.

T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Sir George Grey, Baronet, 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 session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, 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 any of the under-mentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the following modifica-

Worcester. - That burials be discontinued forthwith beneath the churches of St. John's, St. Peter's (and in the Crypt of St. Peter's), St. Helen's, St. Andrew's, St. Alban's, St. Swithin's, All Saints, St. Nicholas (and in the Crypt of St. Nicholas), and St. Martin's, and in the Cathedral Church of Worcester; and that from and after the first of December, one thousand eight hundred and fifty-six, burials be discontinued (except in now existing vaults and walled graves which can be opened without the disturbance of soil which has been buried in, and in which each coffin shall be embedded in charcoal and be separately entombed in an airtight manner), in St. Peter's Churchyard, in St. Helen's Churchyard, in St. Andrew's Churchyard, in St. Alban's Churchyard, in St. Swithin's Churchyard, in All Saint's Churchyard, and in St. Martin's Churchyard; also that from and after the first of December, one thousand eight hundred and fifty-six, burials be discontinued (except in now existing vaults and walled graves, which can be opened without the disturbance of soil which has been buried in, and in which each coffin shall be embedded in charcoal and be separately entombed in an air-tight manner, and, except also, in now existing family graves which can be opened to the depth of five feet without the exposure of remains, and in graves which have never been previously opened), in the Independent Burial-ground, in the parish of Ali Saints; in St. Nicholas Churchyard; and in St. George's Chu: chyard, in the parish of Claines and city of Worcester; and that in the Union Workhouse Burial-ground, in the parish of St. Martins, one body only be buried in a

BALDOCK, HERTS. - That burials be discontinued forthwith in the Church of Baldock; and from and after the first of January, one thousand eight hundred and fifty-seven, in the Churchyard, with the exception of now existing vaults and brick graves; and that these be used on the following conditions, viz.: that when required they be opened without disturbing soil that has been already buried in, and that each coffin be embedded in a layer of powdered charcoal four inches inthickness, and be separately entombed in brick or stonework properly cemented. That in the burial-ground of the Independent Chapel, burials be discontinued within three

yards of all 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 fourteenth day of March 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 ot, or on some conspicuous places within, the parishes affected by such representation, one month before the said fourteenth day of March.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Right Honourable Sir George Grey, Bart., 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 session of Parliament, held in the sixteenth and seventeenth years of Her Majesty's reign, 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 any of the undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that burials should be discontinued therein, with the following modi-

READING.—That burials be discontinued forthwith in St. Lawrence's Church, in St. James' Roman Catholic Chapel in the parish of St. Lawrence, in St. Giles' Church, in S. Mary's Church, and in the Catacombs under Trinity Church in the parish of St. Mary, and also under the school attached to the Independent Chapel Broad-street, in the parish of St. Mary; and that burials be also forthwith discontinued (with the exceptions of private vaults and brick graves actually constructed, erected, and made, prior to the eighth of March, one thousand eight hundred and fiftythree), in St. Lawrence Churchyard, in St. Giles Churchyard and Burial-ground, and in the Baptist Burial-ground in the parish of St. Giles, in St. Mary's Churchyard, and in the burial-ground of the Independent Chapel Broad-street, in the parish of St. Mary; and that the above private vaults and brick graves be used subject to the following conditions; viz.: that when required, they be opened without disturbing soil which has been already buried in; that each coffin be embedded in a layer of powdered charcoal four inches thick and be separately entombed in brick or stonework properly cemented; and that the only bodies interred therein be those of husbands, wives, parents, and unmarried children of those already buried in the said vaults and brick graves

GREAT MALVERN.—That burials be discontinued forthwith in the Abbey Church of Great Malvern; and on and after the first of July, one thousand eight hundred and fiftysix, in the churchyard, except in graves which have never been previouly buried in, and in vaults and brick graves in which each coffin shall be embedded in powdered charcoal and separately entombed in an air-tight manner.

POCKLINGTON.—That burials be discontinued forthwith in the Parish Church of Pocklington, and in the Independent and Wesleyan Chapels, and also in the burial-grounds of the same chapels within ten yards of all dwellinghouses; and that from and after the first of January, one thousand eight hundred and fifty-seven, burials be discontinued in the Parish Churchyard of Pocklington, except in now existing vaults and brick graves

which can be opened without disturbing soil which has been already buried in, and in which each coffin shall be embedded in a layer of powdered charcoal four inches thick and be separately entombed in brick or stone work properly cemented.

Bristol.—That burials be discontinued forthwith in the burial-ground of Salem Chapel, in the parish of St. Philip and St. Jacob, except in that part which is north of the chapel, for the burial of members of the families of the congregation only; and that the regulations for new burial-grounds be observed in such part.

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 fourteenth day of March 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 fourteenth day of March.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT.

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Right Honourable Sir George Grey, Baronet, 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 session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, 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 metro-" polis," made a representation stating that, for the protection of the public health, no new burialground should be opened in any of the undermentioned parishes, 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:

ASTON, YORKSHIRE.—Forthwith in the Parish Church of Aston, near Rotherham; and from and after the first of January, one thousand eight hundred and fifty-seven, in the Churchword.

Castleford.—Forthwith in the *Church* of Castleford, Yorkshire; and from and after first January, one thousand eight hundred and fifty-seven, in the *Churchyard*.

HARTEST.—Forthwith in the Church of Hartest, Suffolk, and from and after first January, one thousand eight hundred and fifty-seven, in the Churchyard.

Bristol.—Forthwith in the Baptist Burialground, King-street, in the parish of St. Paul Bristol.

TRING.—Forthwith beneath the Parish Church of Tring, and the Vestry of New Mill Meeting House; and, except in family vaults and walled graves which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be embedded in a layer of powdered charcoal four inches thick, and be separately entombed in an airtight manner, forthwith in the Old Churchyard, in the New Burial-ground within three yards of all dwelling-houses, in all that part of the Baptist Chapel Burial-ground, Akerman-street, which lies in front of the chapel, and in New Mill Meeting-house Burial-ground, within three yards of all dwelling-houses.

St. Albans.-Forthwith beneath the Abbey Church, St. Peter's Church, and St. Michael's Church, St. Albans; and (except in existing family vaults and walled graves, which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be embedded in powdered charcoal four inches thick, and be separately entombed in an airtight manner) forthwith in the Old Abbey Churchyard, in the Little Old Abbey Churchyard, in the Independent Chapel Burial-ground, in the Abbey Parish, within three yards of the chapel and all dwellinghouses, in the portion of the Baptist Chapel Burial-ground, Abbey Parish, situated in front of the chapel, and in the ground behind the chapel within three yards of the Vestry; in St. Pcter's Churchyard within three yards of all dwelling-houses; and in St. Michael's Old Churchyard, and also within five yards of the Infant School. That in all the aboveof the Infant School. That in all the abovenamed burial-grounds no interment shall take place without a covering of earth four feet in thickness, measuring from the surface of the coffin to the ordinary level of the ground.

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 fourteenth day of March 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 fourteenth day of March.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the session of Parliament held in the seventeenth and eighteenth years of Her Majesty's reign, intituled "An Act to make further provision for the burial " of the dead in England beyond the limits of the " metropolis," it is enacted that, in case it appear to Her Majesty in Council, upon the petition of the Town Council of any borough, stating that an Order in Council has been made for closing all or any of the burial-grounds of one or more parishes, being wholly or partly within such borough, that there is difficulty or inconvenience in providing, under the powers of an Act, passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the

No. 21846.

"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 metro-"polis," requisite places of burial for the inhabitants of such parish or parishes, it shall be lawful for Her Majesty, with the advice of Her Privy Council, to order that powers shall be vested in the Council of such borough for providing such places of burial, under the provisions of the said Act; provided always, that notice of such petition, 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 in one of the newspapers usually circulating in such borough, one month at least before such petition is so considered;

And whereas the Town Council of the borough of CARDIFF, have presented a petition to Her Majesty in Council, stating that an Order in Council has been issued for closing certain burialgrounds in the parishes of St. John the Baptist and St. Mary, CARDIFF (which parishes are coextensive with the said borough); and praying that powers may be vested in the said Town Council for providing requisite places of burial for the inhabitants of the said parishes, under the above first-recited Act;

And whereas notice of such petition, and of the time when Her Majesty was pleased to order that the same be taken into consideration by Her Privy Council, has been duly published as required by the said first-recited Act; and it appears to Her Majesty in Council that there is difficulty and inconvenience in providing, under the above-mentioned Act, passed in the sixteenth and seventeenth years of Her Majesty's reign, requisite places of

burial for the inhabitants of such parishes;
Now, therefore, Her Majesty is pleased, by
and with the advice of Her Privy Council, to order, and it is hereby ordered, that powers be vested in the Town Council of the borough of CARDIFF for providing requisite places of burial for the inhabitants of the said parishes of St. John the Baptist and St. Mary, CARDIFF, under the provisions of the said first-recited Act, intituled "An Act to make further provision for the " burial of the dead in England beyond the limits " of the metropolis." Wm. L. Bathurst.

the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Town Council of the borough of Walsall, have under the provisions of an Act, passed in the session of Parliament, held in the seventeenth and eighteenth years of Her Majesty's reign, intituled "An Act to make further " provision for the burial of the dead in England "beyond the limits of the metropolis," presented a petition to Her Majesty in Council, stating that an Order in Council, dated the twenty-first of November last, has been issued for closing certain burial-grounds within the parish and borough of Walsall; and praying that powers may be vested in the Council of the said borough for providing requisite places of burial for the inhabitants of the township of the borough of Walsall, and such part of the township of the foreign of Walsall, as is situate within the municipal borough of Walsall, under the provisions of the said Act.

Now, therefore, Her Majesty in Council is

pleased hereby to give notice of such petition, 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 sixth day of March next.

And Her Majesty is further pleased to direct that this Order be published in the London Gazette, and in one of the newspapers usually circulating in such borough, one month at least before the said sixth day of March.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 30th day of January, 1856,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Town Council of the city of GLOUCESTER, in the county of the city of Gloucester, has under the provisions of an Act, passed in the session of Parliament held in the seventeenth and eighteenth years of Her Majesty's reign, intituled "An Act to make further provi-"sion for the burial of the dead in England be-"yond the limits of the metropolis," presented a petition to Her Majesty in Council, stating that an Order in Council, dated the eighth of February last, has been issued for closing (with certain exceptions as regards vaults and brick graves) burial-grounds in all the parishes within the said city of Gloucester, and in certain parishes partly within the said city and partly within the adjoining county of Gloucester, and in certain other contiguous parishes and places situate in the said county of Gloucester, and praying that powers may be vested in the council of the said city for providing requisite places of burials for the inhabitants of the said parishes, under the provisions of the said Act.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such petition, 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 sixth day of March next;

And Her Majesty is further pleased to direct that this Order be published in the London Gazette, and in one of the newspapers usually circulating in such city, one month at least before the said sixth day of March.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 30th day of January, 1856.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Town Council of the bo-rough of MACCLESFIELD, has, under the provisions of an Act, passed in the session of Parliament, held in the 17th and 18th years of Her Majesty's reign, intituled "An Act to make further "provision for the burial of the dead in England ." beyond the limits of the metropolis," presented a petition to Her Majesty in Council, stating, that an Order in Council dated the thirteenth of August last, has been issued for either wholly or partly closing the burial-grounds within such borough, and praying that powers may be vested in the Council of the said borough for providing requisite places of burial for the inhabitants of such

borough, under the provisions of the said Act; Now, therefore, Her Majesty in Council is pleased hereby to give notice of such petition, 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 sixth day of March next.

And Her Majesty is further pleased to direct that this Order be published in the London Gazette, and in one of the newspapers usually circulating in such borough, one month at least before the said sixth day of March.

Wm. L. Bathurst.

War Department, February 5, 1856.

THE Queen has been graciously pleased to give orders for the following appointments to the Most Honourable Order of the Bath:

To be Ordinary Members of the Military Division of the Second Class or Knights Commanders of the said Most Honourable Order; viz.:

General James W. Sleigh, C.B. Lieutenant - General Richard Goddard Hare Clarges, C.B.

Vice-Admiral Henry Prescott, C.B. Lieutenant-General John McDonald, C.B. Lieutenant-General William Rowan, C.B. Vice-Admiral Barrington Reynolds, C.B. Lieutenant-General William George Moore.

Major-General James Frederic Love, C.B. Major-General James Jackson.

Major-General Charles Yorke. Rear-Admiral the Honourable Richard Saunders Dundas, C.B.

Major-General Lovell Benjamin Lovell. Major-General William Fenwick Williams. Major-General George Augustus Wetherall, C.B.,

Adjutant-General. Sir George Maclean, Knight, Commissary General,

Dr. John Hall, Inspector General of Hospitals.

To be Ordinary Members of the Civil Division of the Second Class, or Knights Commanders of the said Most Honourable Order; viz.:

Major Henry Creswicke Rawlinson, C.B., of the Bombay Army.

John Laird Mair Lawrence, Esq., Chief Commissioner and Agent to the Governor-General of India for the Punjab.

Major-General William Henry Sleeman, of the Bengal Army.

Major-General James Outram, C.B., of the Bombay Army, and Benjamin Hawes, Esq.

To be Ordinary Members of the Military Division of the Third Class, or Companions of the said Most Honourable Order, viz. :

Lieutenant-General William Sutherland.

Captain the Honourable Henry Keppel, R.N. Captain Lord Clarence Paget, R.N.

Captain George Goldsmith, R.N. Captain George Ramsay, R.N.

Captain George H. Seymour, R.N.

Captain George G. Wellesley, R.N. Captain James Willcox, R.N.

Colonel Henry Frederick Lockyer, 97th Regiment. Colonel Edward Birch Reynardson, late of Grenadier Guards.

Colonel Charles Trollope, 62nd Regiment. Colonel John St. George, Royal Artillery.

Captain Henry Caldwell, R.N. Captain Sherrard Osborn, R.N.

Lieutenant-Colonel Thomas Sidney Powell, 53rd Regiment.

Lieutenant-Colonel Arthur St. George Stepney, Coldstream Guards.

Lieutenant-Colonel Luke Smyth O'Connor, 1st West India Regiment.

Lieutenant-Colonel William West Turner, Unattached.

Lieutenant-Colonel George Bent, Royal Engineers, Lieutenant-Colonel Eustace Fane Bourchier, Royal Engineers.

Lieutenant Colonel Henry Atwell Lake.

Major Henry Francis Strange, Royal Artillery.

Major Henry Charles Cunliffe Owen, Royal Engineers.

Major James Frankfort Manners Browne, Royal Engineers.

David Deas, Esq., Inspector of Hospitals and Fleets.

Dr. David Dumbreck, Deputy Inspector General of Hospitals.

Dr. William Linton, Deputy Inspector General of Hospitals.

Dr. John Forrest, Deputy Inspector General of Hospitals.

Thomas Alexander, Esq., Deputy Inspector

General of Hospitals.

John Robert Taylor, Esq., Deputy Inspector

General of Hospitals. Dr. Archibald Gordon, Staff-Surgeon of the First

Class.

James Mouat, Esq., Staff-Surgeon of the First Class.

George Adams, Esq., Deputy Commissary General.

John William Smith, Esq., Deputy Commissary General, and

William Henry Drake, Esq., Deputy Commissary General.

To be Ordinary Members of the Civil Division of the Third Class, or Companions of the said Most Honourable Order, viz.:

Edward Deas Thompson, Esq., Colonial Secretary for New South Wales.

Alexander Stewart, Esq., late Master of the Rolls for Nova Scotia.

Lieutenant-Colonel Robert Kearsley Dawson, on the Retired Full-pay List of the Royal Engineers.

Lieutenant-General Mark Cubbon, Commissioner for the government of Mysore, and

John Hall Maxwell, Esq.

Buckingham Palace, January 30, 1856.

The Queen was this day pleased to confer the honour of Knighthood upon Peter Benson Maxwell, Esq., Recorder of Prince of Wales Island.

St. James's Palace, January 25, 1856.

The Queen has been pleased, on the nomination of the Right Honourable Lord Foley, to appoint Charles Edward Hopton, Esq., late Captain 23rd Fusiliers, one of Her Majesty's Honourable Corps of Gentlemen-at-Arms, vice Rice, retired.

11, Whitehall Place, January 23, 1856.

The Archbishop of Canterbury has, under the authority of the Act of the 13th and 14th years of Her Majesty's reign, chapter 94, appointed the Right Honourable Spencer Horatio Walpole to be a Church Estates Commissioner, in the place of the Right Honourable Henry Goulburn, deceased.

Board of Trade, Whitehall, February 2, 1856.

THE Right Honourable the Lords of the Committee of Privy Council for Trade and Plantations have received, through the Secretary of State for Foreign Affairs, a copy of a Despatch from Her Majesty's Ambassador at Paris, enclosing copy of a French Imperial Decree, fixing the duty on cotton wool imported from the entrepôts in French vessels, at 25 francs per 100 kilogrammes.

Admiralty, February 4, 1856.

Admiral of the Blue Sir James Alexander Gordon, G.C.B.; Vice-Admiral of the Blue Sir Watkin Owen Pell; and Rear-Admiral of the Red Sir William Fairbrother Carroll, K.C.B., having, in pursuance of Her Majesty's Order in Council of the 30th January, 1856, been removed to a Reserved List, which is to consist of Flag Officers, holding appointments in Greenwich Hospital, the following promotions consequent thereon, dated the 31st ultimo, have this day taken place:—

Vice-Admiral of the Red Sir Thomas John Cochrane, K.C.B., to be Admiral of the Blue.

Vice Admiral of the White Charles Sibthorp John Hawtayne to be Vice-Admiral of the Red.

Vice-Admiral of the Blue Henry Prescott, C.B., to be Vice-Admiral of the White.

Rear-Admiral Sir Andrew Pellett Green, K.C.H., on the Reserved List, to be a Vice-Admiral on the Reserved List.

Rear-Admiral of the Red William Bowen Mends to be Vice-Admiral of the Blue.

Rear-Admiral George Ferguson, on the Reserved List, to be a Vice-Admiral on the Reserved List. Rear-Admiral of the Red Sir George Rose Sar-

torius to be Vice-Admiral of the Blue. Rear-Admiral of the White William James Min-

gage, Rear-Admiral of the White Sir James Hanway Plumridge, K.C.B.,

Rear-Admiral of the White Sir Thomas Herbert, K.C.B.,

To be Rear-Admirals of the Red.

Rear-Admiral of the Blue Henry Eden, Rear-Admiral of the Blue Frederick William Beechey,

Rear-Admiral of the Blue James Scott, C.B.,

To be Rear-Admirals of the White.

Captain Thomas Wren Carter, C.B., Captain Sir Thomas Sabine Pasley, Bart.,

To be Rear-Admirals of the Blue.

Captain Sir John Hindmarsh, K.H., to be a Rear-Admiral on the Reserved List. Captain Christopher Wyvill to be Rear-Admiral of the Blue.

C 2

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

Richard Henry Fitzherbert, Esq., to be Deputy Lieutenant. Dated 25th June, 1855.

Radborne Troop of Yeomanry Cavalry.

Ernest Swinnerton Milnes, Esq., to be Cornet. Dated 2nd February, 1856.

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

Hertfordshire Militia.

Henry Dickson Demain, Gent., to be Ensign. Dated 2nd February, 1856.

Stuart Vivian Fraser, Gent., to be Ensign. Dated 2nd February, 1856.

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

Kent Militia Regiment of Artillery.

Charles Beauclerk, Gent., to be Second Lieutenant, vice Jackson, promoted. Dated 31st January, 1856.

East Kent Regiment of Militia.

Ensign Henry Thomas Howell to be Lieutenant, vice Grey, absent without leave. Dated 1st January, 1856.

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

Hampshire Regiment of Militia.

Captain Eustace Heathcote, late Captain in the 34th Regiment, to be Major, vice Burrard, resigned. Dated 1st February, 1856.

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

Royal Sherwood Foresters or Nottinghamshire Regiment of Militia.

William Elisha Smith, Gent., to be Lieutenant. Dated 31st January, 1856.

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

Royal Montgomery Rifles.

Lieutenant John Matthew Jones to be Captain, vice Jones, resigned. Dated 31st January, 1853.

Ensign Richard Tanfield Vachell to be Lieutenant, vice Jones, promoted. Dated 31st January, 1856.

John William Lloyd, Gent., to be Ensign, vice Vachell, promoted. Dated 31st January, 1856.

Montgomeryshire Yeomanry Cavalry.

William Henry Adams, Gent., to be Cornet, vice Beck, never gazetted. Dated 31st January, 1856.

[The following Appointment is substituted for that which appeared in the Gazette of Friday last, the 1st instant.]

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

Cambridgeshire Militia.

Ensign Arthur Harris Rees to be Lieutenant. Dated 26th January, 1856,

NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy, Admiralty, Somerset House, January 31, 1856.

NOTICE is hereby given, to all persons interested therein, that preparations are now making for the intended distribution of proceeds arising from the Russian schooner, no name, No. 12,044, captured on the 29th May, 1855, by Her Majesty's ship Merlin.

Agents or other persons having any just and legal demand, unliquidated, against the said proceeds, are required to transmit the particulars of any such demand to the Registrar of the High Court of Admiralty, in order that the same may be examined, taxed, and allowed by that officer, and paid under the sanction of the Judge of the said Court.

Agents and all other persons holding powers of attorney, prize orders, assignments, or other instruments, by virtue of which they may be legally entitled to claim the share belonging to any captor, are requested, with as little delay as possible, to transmit the same, accompanied by the usual documents, to the Prize Branch of the Department of the Accountant-General of the Navy, Admiralty, Somerset House.

Due notice will be given, by future advertisements in the London Gazette, of the date proposed for the commencement of distribution; and, at the same time, the amount of an individual's share in the respective classes will be announced.

The Unity Joint Stock Mutual Banking Association.

In pursuance of the provisions of the Act 7
William 4, and 1 Victoria, c. 73, s. 32, intituled
"An Act for the better enabling Her Majesty
"to confer certain powers and immunities
"on trading and other Companies."

OTICE is hereby given, that an application has been made to the Queen's Most Excellent Majesty in Council, in accordance with the Act 7 and 8 Victoria, cap. 113, intituled "An Act to regulate Joint Stock Banks in England," by petition signed by the required number of shareholders in an association or undertaking established for the purpose of carrying on the business of a Joint Stock Bank in England, to be called "The Unity Joint Stock Mutual Banking Association," and praying for the grant of letters patent incorporating and giving other privileges to the shareholders in the said association or undertaking, and to which petition was annexed the deed of settlement of the said association or undertaking, executed by the requisite proportion in number and value of the shareholders therein; and that such petition has been referred by Her Majesty in Council to the Committee of Privy Council for Trade and Plantations. - Dated this 2nd day of February, 1856.

Thomas Tayloe, 27A, Bucklersbury, Solicitor for the said Association.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

OTICE is hereby given, that-

2127. David Chalmers, of the city of Manchester, in the county of Lancaster, Manufacturer, has given notice at the Office of the Commissioners of his intention to proceed with his application for letters patent for the invention of "improve-

ments in machinery or apparatus for cutting the pile of woven fabrics."

As set forth in his petition recorded in the said

office on the 24th day of September, 1855. 2140. And Charles Frederick Whitworth, of Halifax, in the county of York, Gentleman, has given the like notice in respect of the invention of "improvements in signals used on railways, and in parts of apparatus in connection therewith."

As set forth in his petition, recorded in the said office, on the 25th day of September, 1855.

2152. And Peter Armand Le Comte de Fontaine Moreau, of the English and Foreign Patent Office, 4, South-street, Finsbury, London, and 39, Rue de l'Echiquier, Paris, Patent Agent, has given the like notice in respect of the invention of "improvements in forging iron."-A communication.

2153. And Anaxagor Epaminondas Guilbert and Charles Louis Guillemère, of Paris, Empire of France, and of 32, Essex-street (Strand) London, have given the like notice in respect of the invention of "a new system of bridle for leading and overruling flery horses."

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

September, 1855.

2163. And Richard Locke Johnson, of 12, Cabraterrace, Dublin, Brass Founder and Gas Fitter, and of 48, Mary-street, in said city, has given the like notice in respect of the invention of "improvements in the manufacture of gas for illumination from peat or other substances and in the apparatus employed in such manufacture."

As set forth in his petition, recorded in the said

office on the 28th day of September, 1855. 2179. And William Illingworth, of Manchester, in the county of Lancaster, Gentleman, has given the like notice in respect of the invention of "certain improvements in printing earthenware, china, or other ceramic manufactures."

2184. And William Kempe, of Holbeck Mills, Leeds, has given the like notice in respect of the invention of "an improvement in machinery for raising the pile on woollen and other cloths

2187. And George Baker, of 149, High-street, Southwark, in the county of Surrey, Ironmonger, and Charles Miller, of Flying Horseyard, Southwark, in the county of Surrey aforesaid, Builder, have given the like notice in respect of the invention of "improvements in the construction of register stoves."

As set forth in their respective petitions, all recorded in the said office on the 1st day of

October, 1855.

2192. And Alexander Sands, of the city of Manchester, Iron Founder, has given the like notice in respect of the invention of "improvements in securing rails in railway chairs."

2194. And Laurent-Marie-René Péan, of Paris, in the Empire of France, has given the like notice in respect of the invention of "an im-

proved inkstand."

2193. And Julian Bernard, of Club-chambers, Regent-street, in the county of Middlesex, Gentleman, has given the like notice in respect of the invention of "improvements in the manufacture or production of boots and shoes or coverings for the feet, and in the machinery or apparatus, and in the materials employed in such manufacture."

As set forth in their respective petitions, all recorded in the said office, on the 2nd day of

October, 1855.

2213. And George Frederick Gruet, of Bordeaux, in the Empire of France, Merchant, has given the like notice in respect of the invention of "an improvement in the construction of lamps."

2223. And François Modeste Demait, of 39, Rue de l'Echiquier, Paris, in the Empire of France, and 4, South-street, Finsbury, London, Gentleman, has given the like notice in respect of the invention of 'ecrtain improvements in the preservation of animal and vegetable substances.

As set forth in their respective petitions, both recorded in the said office on the 4th day of

October, 1855.

2226. And Jean Daniel Pfeiffer, of I, Rue Princesse, Paris, has given the like notice in respect of the invention of "improvements in the construction of knives or cutters.'

2232. And François Charles Lepage, Literary Man, of Paris, town in the French Empire, has given the like notice in respect of the invention of "a new composition or new compositions of materials which may be employed as a substitute for wood, leather, bone, metal, and other hard or plastic substances, and the method of manufacturing the same."

As set forth in their respective petitions, both recorded in the said office on the 5th day of .

October, 1855.

2243. And William Rothera, of Hollins, in the county of Lancaster, Machine Maker, has given the like notice in respect of the invention of "certain improvements in machinery or apparatus for manufacturing bolts, screw blanks, rivets, and other similar articles."

As set forth in his petition, recorded in the said

office on the 8th day of October, 1855.

2269. And William Crees Taylor, of 11, Devonshire-road, Greenwich, in the county of Kent, has given the like notice in respect of the invention of "improvements in marine steamengines."

As set forth in his petition, recorded in the said office on the 10th day of October, 1855.

2306. And Enrico Angelo Ludovico Negretti and Joseph Warren Zambra, both of Hattongarden, in the city of London, Meteorological Instrument Makers, have given the like notice in respect of the invention of "improvements applicable to self-registering gauges, thermometers, barometers, and other mercurial meteorological instruments."

As set forth in their petition, recorded in the said office on the 15th day of October, 1855.

- 2372. And William Shears, of Bankside, Southwark, has given the like notice in respect of the invention of "an improvement in cases or magazines for gunpowder or other explosive preparations or compounds."
- 2374. And Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, has given the like notice in respect of the invention of "improvements in machinery for making rope and cordage."-A communication.

As set forth in their respective petitions, both recorded in the said office on the 23rd day of

October, 1855.

2396. And Joseph Charles Frederick Baron de Kleinsorgen, of No. 3, Sidmouth-street, in the county of Middlesex, has given the like notice in respect of the invention of "an improved variation and azimuth compass."

As set forth in his petition, recorded in the said

office on the 27th day of October, 1855.

2473. And Robert Spring Garden, of Piccadilly, in the county of Middlesex, Army Accoutrement Maker, has given the like notice in respect of the invention of "improvements in the manufacture of hats."

As set forth in his petition, recorded in the said office on the 5th day of November, 1855.

2572. And Alfred Vincent Newton, of the Office for Patents 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, has given the like notice in respect of the invention of "improvements in the construction of locks."-A communication.

As set forth in his petition, recorded in the said office on the 14th day of November, 1855.

2579. And John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, and of Glasgow, North Britain, Gentleman, has given the like notice in respect of the invention of "improvements in carding engines for carding cotton and other fibrous materials."-A communication from George Wellman, of Lowell, in the United States of America.

As set forth in his petition, recorded in the said office on the 15th day of November, 1855.

2717. And Frederick Walton, of Wolverhampton, in the county of Stafford, Manufacturer, has given the like notice in respect of the invention "of an improvement or improvements in papier mâché trays."

As set forth in his petition, recorded in the said office on the 3rd day of December, 1855.

2787. And Josiah George Jennings, of Great Charlotte-street, Blackfriars-road, in the county of Surrey, has given the like notice in respect of the invention of "an improvement in the arrangement of the over flow pipes of baths, wash hand basins and other vessels."

2788. And Josiah George Jennings, of Great Charlotte-street, Blackfriars-road, in the county of Surry, has given the like notice in respect of the invention of "improvements in connecting earthenware rain pipes and soil pipes of water closets, and in valve water closets.

2789. And Josiah George Jennings, of Great Charlotte-street, Blackfriars-road, in the county of Surry, has given the like notice in respect of the invention of "an improvement in the rising pipe and suction valves of pumps."

As set forth in his respective petitions, all recorded in the said office on the 10th day of December, 1855.

2905. And Isaac Atkins, of New Basford and Mary Gate, Nottingham, Lace Manufacturer, and Marmaduke Miller, of Wollaton-street, Nottingham, Gas Regulator Manufacturer, have given the like notice in respect of the invention of "improvements in apparatus for measuring and regulating the flow of gas."

As set forth in their petition, recorded in the said office on the 22nd day of December, 1855.

2913. And William Symons, Jack Maker, of Tavistock, in the county of Devon, has given the like notice in respect of the invention of "improvements in the suspension roasting jack." As set forth in his petition, recorded in the said office on the 24th day of December, 1855.

36. And Edward Hammond Bentall, of Heybridge, in the county of Essex, Ironfounder, has given the like notice in respect of the invention of "improved machinery for pulping turnips and other vegetable matters."

As set forth in his petition, recorded in the said office on the 4th day of January, 1856.

56. And Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, has given the like notice in respect of the invention of "an improved mode of manufacturing rods, shafts, and tubes of iron and steel."-A communication.

As set forth in his petition, recorded in the said office on the 7th day of January, 1856.

85. And Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, has given the like notice in respect of the invention of "a new and improved method of curing meats, preserving provisions, and ventilating and cooling buildings, cars, and vessels."-A communication.

As set forth in his petition, recorded in the said office on the 11th day of January, 1856.

92. And Harry Emanuel, of Hanover-square, in the county of Middlesex, Silversmith, has given the like notice in respect of the invention of "improvements in the manufacture of spoons, forks, and other similar articles in metal."-A communication.

95. And Alexander Bankier Freeland, of Manchester, in the county of Lancaster, Merchant, has given the like notice in respect of the invention of "improvements in the preparation of flour for the purposes of its better preservation and carriage, and in the machinery or apparatus employed therein."

As set forth in their respective petitions, both recorded in the said office on the 12th day of

January, 1856.

97. And William Collett Homersham, of Carolinevillas, Kentish Town, in the county of Middlesex, Engineer, has given the like notice in respect of the invention of "improvements in machinery for the preparation of hemp, flax, and other fibrous materials."

101. And Nathaniel Shattswell Dodge, of the firm of Dodge, Bacon, and Cc., of 44, St. Paul's Churchyard, in the city of London, Merchants and Manufacturers, has given the like notice in respect of the invention of "improvements in the preparation or manufacture of leather cloth."

102. And Austen Chambers, of Canterbury, and William Harrison Champion, of Lynsted, Kent, have given the like notice in respect of the invention of "an improved mode of working railway breaks."

105. And Abraham Gerard Brade, of Paris (France), Civil Engineer, has given the like notice in respect of the invention of "improvements in recovering the wool from fabrics in which the same exists, together with silk or vegetable textile fibres."

As set forth in their respective petitions, all recorded in the said office on the 14th day of

January, 1856.

121. And David Dring, of 149, Great Doverroad, in the county of Surrey, has given the like notice in respect of the invention of "improvements in machinery for cutting wood pegs." -A communication.

As set forth in his petition, recorded in the said office on the 16th day of January, 1856.

125. And Philipp Rechten, of Bremen, has given the like notice in respect of the invention of "the taking of whales and other cetaceous fish by means of a harpoon constructed on entire new principles.

As set forth in his petition, recorded in the said office on the 17th day of January, 1856.

136. And Joseph Schloss, of Wellington-chambers, Cannon-street West, London, county of Middlesex, Merchant, has given the like notice in respect of the invention of "a piston-bolt, or certain improvements in fastening travellingbags, port-monnaies, cigar-cases, writing-desks, drawers, doors, and similar objects where locks, bolts, or clasps are employed.'

As set forth in his petition, recorded in the said office on the 18th day of January, 1856.

148. And Alfred Dawson, of 14, Barnes-place, Mile End-road, in the parish of Saint Dunstan's, Stepney, in the county of Middlesex, Engineer, has given the like notice in respect of the invention of "an apparatus for converting small coals, or coal dust, or small coals and coke, or coal dust and coke, with the admixture of water or other materials, into solid blocks of fuel, parts of which apparatus can be used and are suited for other purposes."

150. And John Armour, of Kirkton Bleach Works, in the county of Renfrew, North Britain, Bleacher, has given the like notice in respect of the invention of "improvements in bleaching, washing, or cleansing textile fabrics and materials."

As set forth in their respective petitions, both recorded in the said office on the 19th day of January, 1856.

· And notice is hereby further given, that all persons having an interest in opposing any one of such applications are at liberty to leave particulars in writing of their objections to such application, at the said Office of the Commissioners, within twenty-one days after the date of the Gazette in which this notice is issued.

In Chancery.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the London Mercantile Life Assurance Company.

Y direction of William Henry Tinney, Esq., the Master of the High Court of Chancery, charged with the winding up of this Company; notice is hereby given, that the said Master purposes, on Wednesday, the 13th day of February instant, at two o'clock in the afternoon, at his chambers, in Southampton-buildings, Chancerylane, London, to proceed to make a call on all the contributories of the said Company, and that the said Master purposes that such call shall be for five shillings per share. All persons interested are entitled to attend at such day, hour, and place, to offer objections to such call.—Dated this 4th day of February, 1856.

W. H. Tinney.

In Chancery.

In the Matter of the Joint Stock Companies' Winding-up Acts, 1848 and 1849, and of the London Mercantile Life Assurance Company.

OTICE is hereby given, that all parties claiming to be creditors of the above-named Company, are on or before the 13th day of February instant, to come in and prove their debts before William Henry Tinney, Esq., the Master of the High Court of Chancery, charged with the winding up of the said Company, at his chambers, in Southampton-buildings, Chancery-lane, London, and until they shall come in they will be precluded from commencing or prosecuting any proceeding for recovery of their debts; and notice is hereby further given, that the said Master has appointed | here and at the Yard.

Wednesday the said 13th day of February instant, at one o'clock in the afternoon precisely, at his chambers as before-mentioned, for hearing and adjudicating upon the claims.—Dated this 4th day of February, 1856.

W. H. Tinney.

CONTRACT FOR ARMY CLOTH.

War Department, Pall Mall, January 26, 1856.

HE Director-General of Contracts is prepared to receive tenders for the following supplies, viz.:

Cloth for Shell Jackets for Her Majesty's Infantry Regiments serving in the East Indies.

-	U			
Scarlet cloth fo	or Serjeants	-	1,500 y	ards.
Red cloth for I	Oruminers -	-	500	"
Red cloth for H	Privates -	-	23,000	"
White cloth for		-	457	,,
White cloth for	r Bandmaster	-	25	,,

Green Cloth for Rifles.

Cloth for Serjeants	_		63	,,
Cloth for Privates -	-	-	1,100	,,
Cloth for Buglers -	_	_	50	•••

Cloth for Trousers, Grey.

Serjeants	-	-	-	- 1,600	,,
Privates	-	-	-	- 27,000	,,

Cloth for Trousers, Green.

Serjeants	-	-	-	-	80	,,
Privates	-	-	-	•	1,300	,,

Patterns of the above cloths may be seen, and copies of the specifications obtained, on application to the Director-General of Army Clothing, War Department, Pall Mall.

The whole of these supplies are required to be delivered at Weedon before the 1st March next, and the tenders must be sent in to the Director-General of Contracts, War Department, Pall Mall, from whom the forms of tender are to be had, on or before the 4th February, after which date no tender will be received, marked on the out-

side " Tender for Army Cloth." Tenders will be received for portions of the cloth required for privates' tunics and trousers, but not for less than 5,000 yards.

The Director-General of Contracts will not necessarily accept the lowest tender.

SALE OF OLD STORES AT GOSPORT.

Admiralty, Somerset-place, January 31, 1856.

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 14th February next, at twelve o'clock at noon, 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, Wine, Candles, Paymasters' Necessaries, Cooperage Articles, Casks, &c., &c., &c. all lying in the said Yard.

Persons wishing to view the lots must apply to the Superintendant for notes of admission for that purpose.

Catalogues and conditions of sale may be had

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 26th day of January, 1856.

PRIVATE BANKS.

Name, Title, 2	and Principal Place of I	ssue.	Average Amount
Andover Bank	Andover	Heath and Co. Jemmett, Pomfret, & Co. Copemans and Co. Z. D. Hunt	£. 11125 10660 3706 30489
Baldock Bank and Baldock and Biggleswade Bank Barnstaple Bank Basingstoke and Odiham Bank Bedford Bank Bewdley Bank Bicester and Oxfordshire Bank and Oxford Bank Birmingham Bank Birmingham Bank Birmingham and Warwickshire Bank Blandford Bank Boston Bank Boston Bank Bridgwater Bank Bristol Bank Bristol Bank Bristol Bank Bristol Bank Broseley and Bridgnorth and Bridgnorth and Broseley Bank Buckingham Bank Bury and Suffolk Bank, Sudbury Bank, and Stowmarket Bank Banbury Bank Banbury Old Bank Bath City Bank Bath City Bank Bath City Bank Bradford Old Bank Bradford Old Bank Brecon Old Bank Brighton Union Bank Brighton Union Bank Burlington and Driffield Bank	Biggleswade Barnstaple Basingstoke Bedford Bewdley Bicester Birmingham Birmingham Blandford Boston Boston Bridgwater Bristol Broseley Buckingham Bury St. Edmunds Banbury Bath Loighton Buzzard Birningham Bradford, Yorkshire Brecon Brighton Burlington	Wells, Hogge, and Co Not re Marshall and Co. Seymour, Lamb, and Co. T. Barnard and Sons Nichols, Baker, and Co H. M. and G. Tubb Attwoods, Spooner, and Co. J. L. Moilliet and Sons Oak and Co. Garfit and Co. H. and T. Gee and Co. J. and J. L. Sealey Miles, Miles, and Co. Pritchards, Boycott, & Co. Bartlett, Parrott, and Co. J. C. and A. Gillett Cobb and Son. G. Moger and Son. Bassett, Son, and Co. Lloyds and Co. H.A. & W.M.Harris & Co. Wilkins and Co. Hall, West, and Co. Harding, Smith, and Co.	ceived. 8943 23308 33010 10815 13826 22583 9584 71005 14072 7546 41189 17802 21736 74182 34015 25218 1164 35663 34502 12456 61755 19724 11689
Cambridge Bank. Cambridge and Cambridgeshire Bank Canterbury Bank Carmarthen Bank Chertsey Bank Colchester Bank Colchester Bank Colchester and Essex Bank, and Witham and Essex Bank, and Hadleigh, Suffolk, Bank Cornish Bank, Truro Coventry Bank City Bank, Exeter Craven Bank Chepstow Old Bank, Chepstow Bank, Monmouth Old Bank, Monmouth Bank, Brecon Bank, and Ross and Herefordshire Bank	Cambridge	Mortlock and Co. Messrs. Fosters Hammond and Co. David Morris and Sons. La Coste and Son. Round, Green, and Co. Mills, Bawtree, and Co. Tweedy and Co. Little and Woodcock Milford and Co. Alcocks, Birkbeck, & Co. Bromage, Snead, and Co.	3019 16695 47853 34859 23782 3067 17625 36960 47736 7975 19625 65835
Derby Bank	Ferby	W. and S. Evans and Co Samuel Smith and Co Crompton, Newton & Co	11807 33972 267:·2

Name, Title,	and Principal Place of	Issue.	Average Amount.
Devizes and Wiltshire Bank Diss Bank Doncaster Bank and Retford Bank Darlington Bank, Durham Bank, and Stockton-on-Tees Bank Devonport Bank Dorchester Old Bank and Dorset- shire Bank	Devizes Diss Doncaster Darlington Devonport Dorchester		£ 9019 9988 80336 84550 9133 47452
East Cornwall Bank	Liskeard Beverley Chelmsford Exeter	Robins, Foster, and Co	84864 52254 48370 26772
Farringdon Bank and Bank of Wantage Farnham Bank	Farringdon Farnham Faversham	Barnes, Medley, and Co John and Jas. Knight Hilton and Co.	6150 14118 6334
Godalming BankGuildford BankGrantham Bank	Godalming Guildford Grantham	Mellersh and Keen Not re Messrs. Haydon Hardy and Co	ceived. 13754 28651
Hastings Old Bank	Hastings Hereford Hertford Hull Huntingdon Harwich Hemel Hempstead Hitchin Ross	Smith, Hilder, and Co	36136 17700 22138 19517 53032 5788 22607 37115
Ipswich Bank	Ipswich	Alexanders and Co	21562 74215
Kentish Bank Kington and Radnorshire Bank Knighton Bank Knaresborough Old Bank and Ripon Old Bank Kendal Bank Kettering Bank	Maidstone Kington Knighton Knaresborough Kendal Kettering	Mercer, Randall, and Co Davies and Co Davies and Co Harrison and Co Wakefield, Crewdson, and Co J. C. Gotch and Sons	19467 25392 9079 20484 39389 8806
Longton Staffordshire Bank Leeds Bank Leeds Union Bank Leicester Bank Lewes Old Bank Lincoln Bank Lindovery Bank, Lampeter Bank, and Llandilo Bank Loughborough Bank Lymington Bank Lynn Regis and Lincolnshire Bank Lynn Regis and Norfolk Bank	Longton Leeds Leeds Leicester Lewes Lincoln Llandovery Loughborough Lymington Lynn Regis Lynu Regis	C. Harvey and Sons Beckett and Co. W. Williams, Brown and Co. T. and T. T. Paget Whitfeld and Co. Smith, Ellison, and Co. D. Jones and Co. Middleton and Cradock St. Barbe and Co. Gurneys and Co. Jarvis and Co.	5126 52599 36952 30638 30518 95250 16499 7404 4234 37683 11335

Name, T	Citle, and Principal Place	of Issue.	Averag Amoun
	1		£.
Macclesfield Bank	Macclesfield	Brocklehurst and Co	1166
fanningtree Bank	Manningtree	Nunn and Co.	339
Ierionethshire Bank	Dolgelly	Williams and Son Willyams and Co	557 1705
Iners' Bank		•	ŀ
Commercial Bank	Abergavenny	Bailey and Co	27210
Monmouth Old Bank, Monmouth Bank, Brecon Bank, Chepstow Bank, Chepstow Old Bank, and Ross and Herefordshire Bank	Monmouth	Bromage, Snead, and Co	1862
	<u>.</u>		
Newark Bank Newark and Sleaford Bank, and	Newark	Godfrey and Riddell Handley, Peacock, and Co	2488 5197
Sleaford and Newark Bank	Sleaford Newbury	Bunny, Slocock, and Co	2096
Newmarket Bank Norwich Crown Bank and Norfolk	Newmarket	Eaton, Hammond, and Co	2108
and Suffolk Bank	Norwich	Harveys and Hudsons	4888
Norwich and Norfolk and Fakenham Banks	Norwich	Gurneys and Birkbecks	1
Nottingham and Nottinghamshire Bank Nuneaton Bank	Nottingham Nuncaton	Hart, Fellows, and Co	
Naval Bank, Plymouth	Plymouth	Harris and Co	
New Sarum Bank	Sarum Nottingham	Everett and CoSamuel Smith and Co	
Oswestry Bank and Oswestry Old Bank	Oswestry	Croxon and Co	1011
Oxford Old Bank	Oxford	Parsons & Co	3367
Tonbridge Wells Old Bank, Ton- (bridge and Tonbridge Wells and (Tonbridge	T. H. and S. Beeching	1188
Sevenoaks Bank	Witney	J. W. Clinch and Co	10,98
Pease's Old Bank, Hull, the Hull Old Bank and Beverley Bank	Hull	Pease and Co	4690
Penzance Bank	Penzance	Batten and Co	. 1068
Peterborough Bank and Oundle Bank	Peterborough	D. Yorke and Co	
Pembrokeshire Bank	Haverfordwest	J. and W. Walters	. 1149
Reading Bank	Reading	Simonds and Co	3204
Reading Bank		Stephens, Blandy, and Co	
Richmond Bank	Richmond	Roper and Co.	
Rochdale Bank	Rochdale"	Clement, Royds, and Co	. 46-
Rochester, Chatham, and Strood Bank		Day and Nicholson	907
Royston Bank		Fordham and Sons	
Rugby Bank		A. Butlin and Son	-
Ross Old Bank, Herefordshire	Rye	R. C. Pomfret and Co	
Saffron Walden and North Essex Bank			. 346
Salop Bank	Shrewsbury Scarborough	Burton, Lloyd, and Co Woodall and Co	
Shrewsbury Old Bank and Shrews- bury and Ludlow Bank	Shrewsbury		l.
Sittingbourne and Milton Bank		Vallance and Co	
Southampton Town and County Bank Southwell Bank	Southampton	Maddison and Pearce	
Southampton and Hampshire Bank		Wylde and Co	
Stone Bank	Stone	W. Moore	.] 34

Name, Title	, and Principal Place of	f Issue.	Average Amount.
Stamford and Rutland Bank Shrewsbury and Welsh Pool Bank	Stamford Shrewsbury	Eaton, Cayley, and Co Beck, Downward, and Co	£. 30793 24054
Taunton Bank	Taunton Tavistock Thornbury Tiverton Thrapston Tring Towcester Poole	H. and R. Badcock Gill, Sons, and Co. Rolph and Co. Dunsford and Co. Yorke and Eland Butcher and Son Percival and Co. G. W. Ledgard and Sons	24443 9192 8715 10122 11336 11998 8732 11398
Union Bank, Cornwall	Helston Uxbridge	Vivian and Co	15250 16130
Wallingford Bank Warwick and Warwickshire Bank Wellington Somerset Bank West Riding Bank, Wakefield, and Pontefract Bank Winter Alresford, and Alton Bank Weymouth Old Bank and Dorchester Bank Wirksworth and Ashbourne Derbyshire Bank Wisbech and Lincolnshire Bank Wiveliscombe Bank Wolverhampton Bank Worcester Bank Worcester Old Bank and Tewkes- bury Old Bank Worcestershire Bank Wolverhampton Bank	Wallingford Warwick Wellington Wakefield Winchester Weymouth Wisbech Wisbech Wolverhampton Worcester Kidderminster Wolverhampton	Hedges, Wells, and Co	7993 27312 3906 44365 14105 22305 16903 36890 55016 6501 9705 7056 69381 9212 11275
Yarmouth and Suffolk Bank, and Halesworth and Suffolk Bank } Yarmouth, Norfolk and Suffolk Bank York Bank	Yarmouth Great Yarmouth York	Gurneys, Birkbeck, and Co Sir E. H. K. Lacon, Bart. & Co Swann, Clough, and Co	49038 13308 44412

JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.				
Bank of Westmorland Barnsley Banking Company Bradford Banking Company Bilston District Banking Company Bank of Whitehaven Bradford Commercial Banking Company Burton, Uttoxeter, and Staffordshire Union Banking Company	Barnsley Bradford Wolverhampton Whitehaven	9270 50012 7869 30697 19970		
Chesterfield and North Derbyshire Banking Company Comberland Union Banking Company	Workington	34262 9502		

Name, Title, and Principal Place of	f Issue.	Average
Coventry Union Banking Company	Coventry	
County of Gloucester Banking Company		
Carlisle and Cumberland Banking Company Carlisle City and District Bank	Carlisle	. 24105 19624
Dudley and West Bromwich Banking Company		35308
Derby and Derbyshire Banking Company	Derby Darlington	19970 21798
East of England Bank	Norwich	24623
Gloucestershire Banking Company	Gloucester	151247
Halifax Joint Stock Bank		19016 39029
Hull Banking Company	Hull	29524
Halifax Commercial Banking Company		
Halifax and Huddersfield Union Banking Company	Halifax	43152
Helston Banking Company	Helston	1415
Herefordshire Banking Company	Hereford	17457
Knaresborough and Claro Banking Company	Knaresborough Not re	25564 ceived.
Lancaster Banking Company	Lancaster	EC007
Leeds Banking Company		56887 23452
Leicestershire Banking Company	Leicester	75683
Lincoln and Lindsey Banking Company	Lincoln	51167
Leamington Priors and Warwickshire Banking Company	Leamington Priors	12306
Ludlow and Tenbury Bank	Ludlow	9487
Moore and Robinson's Nottinghamshire Banking Company	Nottingham	32863
Nottingham and Nottinghamshire Banking Company	Nottingham	26338
National Provincial Bank of England	Birmingham	403465
North Wilts Banking Company	Melksham	40612
Northamptonshire Union Bank		78360
Northamptonshire Banking Company North and South Wales Bank	NorthamptonLiverpool	23495 41017
Pares's Leicestershire Banking Company		52620
Saddleworth Banking Company		2069
Sheffield Banking Company		34448
Stuckey's Banking Company, Bristol Somersetshire		
Bank, and Somersetshire Bank	Langport	-
Shropshire Banking CompanyStourbridge and Kidderminster Banking Company	Shiffnall	44349
Stourbridge and Kidderminster Banking Company	Stourbridge	56274
Sheffield and Hallamshire Banking Company Sheffield and Rotherham Joint Stock Banking Company	Sheffield	24519
Swaledale and Wensleydale Banking Company	Sheffield	51721
Swatchard and 11 charty date Danating Company	Richmond	49622
Wolverbampton and Staffordshire Banking Company	Wolverhampton	31640
Wakefield and Barnsley Union Bank	Wakefield	13993
Whitehaven Joint Stock Banking Company	Whitehaven	27989
Warwick and Leamington Banking Company	Warwick	31647
West of England and South Wales District Bank Wilts and Dorset Banking Company	Bristol	77938
West Riding Union Banking Company	Salisbury Huddersfield	73012
Whitchurch and Ellesmere Banking Company	Whitchurch	31404 5540
Worcester City and County Banking Company	Worcester	5600
York Union Banking Company	77 1-	
York Union Banking Company York City and County Banking Company	York	68854
Yorkshire Banking Company	Tande	92033 114610
forgume parame comband management and the second se		

Inland Revenue, Somerset-House, February 2, 1856. J. MICHAEL, Acting Registrar of Bank Returns.

South Sea House, January 31, 1856. **THE** Court of Directors of the South. Sea Company give notice, that a Special General Court of the said Company will be held at this House, on Thursday, the 14th day of February next, at twelve o'clock precisely, to receive and adopt a Report of the Court of Directors, and to declare a final payment to the respective proprietors of the capital stock of the Company, upon the division by the Directors of the remaining assets of the said Company, under the provisions of "The South Sea Company's Winding-up Act, 1854," and upon other special matters relating thereto.

Chas. F. Gibson, Secretary.

The Mutual Life Assurance Society. 39, King-Street, Cheapside, London, February 4, 1856.

OTICE is hereby given, that the Half Yearly General Meeting of the Members of this Society, will be holden at the London Tavern, in Bishopsgate-street, within the city of London, on Wednesday, the 20th day of February instant, at twelve o'clock at noon precisely, to receive the statement of the Society's proceedings for the year ending the 31st of December, 1855, and for other matters.

Charles Ingall, Actuary.

New Brunswick and Nova Scotia Land Company, 5, Copthall-Court, Throgmorton-Street, London, Jan-

uary 31, 1856.

VOTICE is hereby given, that a General Court of this Company will be held at this Office, on Thursday the 13th day of March next, at twelve for one o'olock precisely, when a report of the accounts of the Company, to the 31st day of December last, will, pursuant to the charter of incorporation, be laid before the Court; and, at the same Court, six Directors of the said Company will be elected, in the room of Richard Blanshard, Thomas Butts, Charles Hensley, Thomas Newnham, Newman Smith, and Isaac Sewell, Esquires, who go out of office on that day, pursuant to the terms of the Com-pany's charter. All the above gentlemen are pany's charter. eligible for re-election.

The Court will also proceed to the election of an Auditor, in the room of Edward Stewart, Esq., who is also eligible for re-election.

Every Proprietor, who may intend to propose himself or any other person as candidate for the office of Director or Auditor must leave notice, in writing, with the Principal Clerk of the Company, at least twenty-one days before, and exclusively of, the day of election.

By order of the Court of Directors,

William Aggas.

N.B. The chair will be taken at one o'clock precisely.

NOTICE is hereby given, that the Partnership heretofore existing between us the undersigned, Joshua
Barber and Brook Smith, carrying on business at Cartworth Moor, near Holmforth, in the county of York, under
the style or firm of Joshua Barber and Company, as
Woollen Cloth Manufacturers, was this day dissolved by
mutual consent.—Dated this 31st day of January, 1856.

Joshua Barber. Brook Smith.

OTICE is hereby given, that the Partnership hitherto subsisting between the undersigned, William M. Plues and George Turnbull, of Newcastle-upon-Tyne, General Merchants and Ship Brokers, was dissolved by mutual consent on the 31st day of December last.—Dated 29th day of January, 1856.

W. M. Plues. Geo. Turnbull. OTICE is hereby given, that the Partnership lately subsisting between the undersigned, John Anderson, John Barker Anderson, and Mark Cattley, of Great Suffolk-street, Southwark, in the county of Surrey, Soap Manufacturers, has been dissolved by mutual consent so far as regards the said John Barker Anderson.—Dated the 2nd day of February, 1856.

John Anderson. John Barker Anderson. Mark Cattley.

OTICE is hereby given, that the Partnership which subsisted between us the undersigned, James Duckworth and John Duckworth, carrying on business at Manchester in the county of Lancaster, as Boiler Makers, under the style or firm of James and John Duckworth, is dissolved from the day of the date hereof. All debts owing to and by the said firm will be received and paid by the said John Duckworth, who will carry on the business on his own account.—Dated the 30th day of January, 1856.

James Duckworth.

Like Duckworth.

John Duckworth.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Edward Taylor and Robert Aveyard, as Printers and Publishers of the Sheffield Christian Herald and as General Printers, and carried on by us at No. 22, Pinstone-street, in Sheffield, in the county of York, hath been this day dissolved by mutual consent. All debts due to and owing by the said partnership will be received and paid by the said Robert Aveyard.

—Witness our hands this 1st day of February, 1856.

Edward Taylor.

Robert Avenued

Robert Aveyard.

OTICE is hereby given, that the Copartnership here-tofore subsisting between us the undersigned, James Lamb and John Bellamy, and carried on at Sheffield, in the county of York, as Bone, Wood, and Metal Button Manu-facturers, Bone Crushers, and Artificial Manure Dealers, was and stands dissolved on and from the 31st day of December last, by mutual consent; and that all debts due to and owing by the said firm will be received and paid by the said James Lamb, who will carry on the said business on his own account.—Dated this 31st day of January, 1856.

James Lamb.

John Bellamy.

NOTICE is hereby given, that the Partnership subsisting between the undersigned, George Tolson and Benjamin Hague, as Rag Merchants, at Dewsbury, in the county of York, under the firm of George Tolson and Company, was dissolved by mutual consent on the 2nd day of January instant. All debts due and owing to and from the said partnership will be received and paid by the said George Tolson who will carry on the business in future on his separate account.—Dated this 17th day of January, 1856.

George Tolson. George Tolson. Benjamin Hague.

TAKE notice, that the Partnership between us the undersigned, of the firm of Joseph Robertshaw and Company, as Commission Woolcombers by Machinery, at the Paper Mill, in Halifax, Yorkshire, or elsewhere, is dissolved by mutual consent; and that all our partnership debts will be paid and received by us, Joseph and John Robertshaw who close will continue the said bysings. Robertshaw, who alone will continue the said business.-Dated the 31st day of January, 1856.

Joseph Robertshaw.John Robertshaw. Richard Crabtree.

his John × Sugden, Mark. Benjamin Murgatroyd.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Cotton Manufacturers, at Edenfield, in the county of Lancaster, was this day dissolved by mutual consent; and that all debts due to or owing by the partnership are to be received and paid by the undersigned Thomas Nelson.—As witness our hands this 26th day of January, 1856.

Thomas Nelson.

Edmund Emmett. Richard Emmett.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George
Allin and Sarah Marshall, of Wednesbury, in the county of
Stafford, Victuallers, Wine, and Spirit Dealers, trading
under the style or firm of Allin and Marshall, was dissolved
on the 31st day of December last; and that the said trades will in future be carried on by the said George Allin alone, who will receive and pay all debts owing to and from the said copartnership.—Dated this 30th day of January, 1856.

George Allin.

Sarah Marshall,

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us, John Dyson, William Helm, Thomas Summerskill, and Joshua Wormald, all of Skircoat, in the parish of Halifax, in the county of York, carrying on business at Skircoat aforesaid, as Masons, Builders, and Contractors, under the firm of John Dyson, Helm, and Company, is this day dissolved by mutual consent,—As witness our hands this 1st day of February, 1856.

John Dyson. Thomas Summerskill. Joshua Wormald. William Helm.

THE Partnership heretofore subsisting between the undersigned, Septimus Edmundus Carlisle, Arthur Risdon Capel, George Norbury, and Samuel James Hallam, as Tea Brokers, in Mincing-lane, in the city of London, and at Liverpool, under the firm of Carlisle, Capel, Norbury, and Hallam, is this day dissolved.—Dated the 29th day of January, 1856.

Sep. E. Carlisle.

Geo. Norbury.

Arthur R. Capel.

S. J. Hallam.

NOTICE is hereby given, that the Partnership formerly subsisting between us the undersigned, in Calender-street, in the city of Manchester, as Hessian Dealers under the firm of E. Done and Co., was dissolved by mutual consent, on the 21st day of January last. All debts owing to or by the late concern will be received and paid by the undersigned Edwin Done—As witness our hands this 1st day of February, 1856.

Edwin Done.

Edwin Done. Jas. Don.

OTICE is hereby given, that the Partnership lately subsisting between us, at Merthyr Tydfil, in the county of Glamorgan, as Confectioners and Bakers, under the firm of Jones and Warren, was dissolved, from the 1st day of February instant, by mutual consent. The debts to be paid and accounts received by George Warren, who will continue the business.—Dated the 2nd day of February, Jane Jones.

George Warren.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Thomas Bloor and Henry William Smart, of Puck Mill, near Chalford, in the county of Gloucester, Silk Throwsters, under the style or firm of T. Bloor and Smart, was on the 15th day of or firm of T. Bloor and Smart, was on the 15th day or January instant, dissolved by mutual consent; and that all debts due to and owing from the said firm will be received and paid by Mr. Obadiah Smart, of Chalford aforesaid, who will in future carry on the said business.—As witness our hands this 16th day of January, 1856.

Thomas Bloor.

Henry Wm. Snart.

William Olney

Partnership that has existed between us, James Morris and William Olney, Brass Founders, of No. 23, Radcliffe-row, John's-row, in the parish of Saint Luke, in the county of Middlesex, on the first day of February, 1856.

Hereby witness our hands on the 4th day of February, 1856.

James Morris.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Eliza Sandford and Hannab Sutcliffe, both of Dewshury, in the county of York, carrying on business as Dealers in Baby Linen, Millinery, &c., at Dewsbury aforesaid, under the style or firm of Sutcliffe and Sandford, was this day dis-solved by mutual consent. All debts due to or owing from the said copartnership will be received and paid by the said Eliza Sandford, by whom in future the said business will be carried on.—As witness our hands this 30th day of January, 1856.

Eliza Sandford.

Hannah Sutcliffe

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William
Lepard Smith and John James Smith, carrying on business
at No. 32, James-street, Covent-garden, in the county of
Middlesex, as Wholesale Stationers, under the firm of William Lepard Smith and Co., has been dissolved by mutual
consent.—Dated this 4th day of February, 1856.

William Lepard Smith.

Lake James Smith

John James Smith.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samuel Saunders and John Hall Saunders, carrying on business as Linendrapers, under the style or firm of Saunders, Brothers, at No. 1, High-street, Stoke Newington, in the county of Middlesex, was this day dissolved by mutual consent.—As witness our hands this 4th day of February, 1856.

Saml. Saunders.

J. H. Saunders.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, as Farmers and Coparners, at Carlton, and Chellington, and Turvey, in the county of Bedford, was dissolved on the 11th day of October last by mutual consent; and that all accounts due from the firm and all owing to the firm, are to be paid and received by Henry Keep, at Carlton aforesaid.—Witness our hands this 21st day of January, 1856.

John Thomas Coling.

Henry Keep

Henry Keep.

TAKE notice, that the Partnership lately subsisting between us the undersigned, Christian Seyfried and Gustave Herlan, of the Coach and Horses Public-house, situate at No. 11, Maddox-street, Regent-street, Middlesex, as Licensed Victuallers, under the style of Seyfried and Herlan, is this day dissolved by mutual consent.—Dated this 2nd day of February, 1856.

Christian Scyfried. Gustave Herlan.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Sarah Littleboy and Daniel Norris, in the trade or business of Corn Millers. at Great Berkhampstead, in the county of Hertford, or elsewhere, was dissolved by mutual consent on the 8th day of January instant.—Dated this 29th day of January, 1856. Sarah Littleboy.

OTICE is hereby given, that the Partnership here-tofore subsisting between the undersigned William Smith and Kenyon Parker Fitton, carrying on business together in Huddersfield, and at Mold green, in Dalton, in the parish of Kirkheaton, in the county of York, as Grocers and Provision Dealers, under the style or firm of Smith and Fitton, was this day dissolved by mutual consent. All debts due and owing to and by the said copartnership will be received and paid by the said Kenyon Parker Fitton.—Dated this 1st day of February, 1856.

William Smith. K. P. Fitton.

Daniel Norris.

OTICE is hereby given, that the Partnership lately subsisting between the undersigned, Joshua Thomas and Lauriston Winterbotham Lewis, of Tewkesbury, in the county of Gloucester, Attorneys and Solicitors, has been this day dissolved by mutual consent.—Dated this 31st day of January, 1856.

Joshua Thomas. Lauriston W. Lewis.

OTICE is hereby given, that the Partnership lately subsisting between William Baker and John Nicholson, as Railway Contractors, at Radcliffe-on-Trent, under the firm of Baker and Nicholson, has been dissolved by mutual consent; and John Nicholson of Finchley, Middlesex, Contractor, is empowered to discharge and settle all debts due to and by the said partnership.—Dated this 4th day of February 1886. day of February, 1856.

William Buker. John Nicholson.

THE Partnership heretofore existing between the under-signed, Ellis Hawley and Co., carrying on business as Potters, at Redcross-street, and Cornwallis Potteries, Stapleton-road, Bristol, was this day dissolved by mutual con-Stapleton-road, bristol, was this day dissolved by mutual consent. All debts and claims due to Redeross-street Pottery, to be paid and received by the said John Ellis, who will carry on the Redeross-street Pottery as formerly, the claims and debts due to Cornwallis Pottery, to be paid and received by Morgan and Hawley, who will carry on the business at Cornwallis Pottery in future.—Dated this 1st day of February, 1856.

John Ellis.

James George Hawley. Richard Morgan.

OTICE.—Whereas, in respect of arrangements lately subsisting between the undersigned Charles William Gregory, of Forest-hill, Sydenham, in the county of Kent, Ship and Insurance Agent, and Frederick Desnaux, of East India-chambers, Leadenhall-street, in the city of London, Merchant, the said Charles William Gregory may be considered to have been interested or concerned as a partner with the said Frederick Desnaux, in the business of a Merchant and Commission Agent, carried on by him at East India-chambers aforesaid, under the style or firm of Frederick Desnaux and Company, as to any interest therein or counexion therewith of the said Charles interest therein or connexion therewith of the said Charles William Gregory, has been and is absolutely dissolved by mutual consent as and from the 30th day of November, 1855.—Dated this 31st day of January, 1856.

Chas. Wm. Gregory.

Fredk, Desnaux.

NOTICE is hereby given, that the Copartnership here-tofore subsisting between us the undersigned, Samuel Hall, Luke Whitehead Hall, Daniel Hall, and Benjamin as Cloth Manufacturers and Merchants, at Marsden and Huddersfield, hoth in the county of York, under the style or firm of S. Hall and Brothers, was dissolved by mutual consent on the 31st day of December last.—Dated this 29th day of January, 1856. Saml. Hall.

Daniel Hall. Luke Whitehead Hall. Benjamin Hall.

OTICE is hereby given, that the Partnership heretofore carried on by William Stubbs and Charles Mitchell, as Stone Merchants and Quarry Men, at Macclesfield, in the county of Chester, has this day been dissolved by mutual consent; and in future the business will be carried on by the said Charles Mitchell, on his separate account, who will pay and receive all debts due and owing from and to the said partnership in the regular course of trade.—Witness our hands this 31st day of January, 1856.

The

William × Stubbs.

William × Stubbs.

Mark of C. Mitchell.

OTICE is hereby given, that the Partnership heretofore existing between us the undersigned, James
Philp, George Whicker, and François Frederic Louis
Blaise, of No. 67, Saint James's-street, Westminster, in the
county of Middlesex, and of Wilton-road, Vauxhall-bridgeroad, in the said county, Cutlers and Surgeons' Instrument
Makers, has this day been dissolved, by the retirement of
the said James Philp from the said copartnership; and that
all debts due and owing to the said copartnership are to be all debts due and owing to the said copartnership; and that all debts due and owing to the said copartnership are to be paid unto the said George Whicker and François Frederic Louis Blaise, at No. 67, Saint James's-street aforesaid, by whom the said trade or business will henceforth be carried on upon their joint account, as copartners together.—

Dated this 31st day of December, 1855.

James Philp. George Whicker. F. F. Louis Blaise.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, carry-ing on the business of Bookbinders, at No. 35, Villiers-street, Strand, in the county of Middlesex, under the firm of Adlard and Jones, was dissolved on the 22nd January last, by mutual consent.—Witness our hands this 5th day of February, 1856. John Adlard.

J. M. Jones.

[Extract from the Edinburgh Gazette of February 1, 1856.]

Grangemouth, January 31, 1856.

THE Company Business carried on by the Subscribers, the sole Partners, under the firm of Denovan and Padon, Shipherslevel Partners, under the firm of Denovan and Padon, Les sole Partners, under the firm of Denovan and Padon, Shipbrokers and Commission Agents here, was this day dissolved by mutual consent. The debts due to and by the Company will be uplifted and paid by either of the Subscribers, who will in future carry on Business here on their own account.—F. P. Denovan, as Shipbroker and Agent, in his own name, and John Padon, as Corn Factor and Commission Marchant in his carry. Commission Merchant, in his own name.

F. P. Denovan.

John Padon.
S. RAAHAUGE, Clerk, Grangemouth, Witness.
JOHN NEILL, Clerk, Grangemouth, Witness.

BRITISH GUIANA.

Official Advertisement.-Demerary and Essequebo, to wit.

In pursuance of the Ordinance, No. 7, of the year 1851, intituled "An Ordinance for amending and consolidating the rules and regulations applicable to the office of

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

Demerary and Essequebo, this 9th day of January, 1856.

SAM. D. LANDRY, Acting Administrator-General of Demerary and Essequebo.

List of Estates referred to in the above Official Advertise-

Estate of David Cliff, an inhabitant of the county of Essequebo, Boat Builder, an insolvent under Ordnance No. 29, of the year 1846.

Estate of the Reverend Francis Forbes, deceased, lately an inhabitant of the county of Demerary, who died intestate in said county, on or about the 8th day of December,

Estate of Thomas L. B. Fraser, deceased Engineer, and Coppersmith, lately an inhabitant of the county of Essequebo, who died in said county, on or about the 26th of November, 1855.

Estates of Robert Arrindell, Shopkeeper, deceased, lately an inhabitant of the county of Essequebo, who died intestate, in the city of Georgetown, in the county of Demerary, on or about the 21st day of December, 1855.

SAM. D. LANDRY, Acting Administrator-General

of Demerary and Essequebo.

BRITISH GUIANA.

Official Advertisement.-Demerary and Essequebo, to wit.

THE undersigned, Acting Administrator-General of Demerary and Essequebo, do hereby, in pursuance of Ordinance No. 7, anno 1851, intituled "An Ordinance for amending and consolidating the rules and regulations applicable to the office of Administrator-General for the colony of British Guiana," give notice, that the several estates mentioned in the list hereunto subjoined, having been have better to be along leaving in my hands the respective brought to a close; leaving in my hands the respective balances and unclaimed dividends named in such list mentioned, and which balances and unclaimed dividends have not been claimed by any party or parties having right or title thereto; and the said balances and unclaimed dividends thereto; and the said balances and unclaimed dividends having been deposited in the colony chest of British Guiana, at and on the respective dates hereinafter mentioned in terms of the existing Ordinances; I do hereby call upon all persons having any right, title, interest, or claim in and to the said balances and unclaimed dividends, or any of hem, to make claim for the same within ten years from and after the dates when the said balances or unclaimed dividends were so respectively deposited, hereby certify with respect to all of such balances or unclaimed dividends for which no claim shall be so made within the said period of ten years from the dates of deposir, all right, title, and interest of every person in and to the same shall and will be prescribed and barred, and such balances and unclaimed dividends shall and will become and be part and parcel of the general funds of this colony.

Guiana, Public-buildings, Georgetown, Demerary, this January 1856.
SAM. D. LANDRY, Acting Administrator-General of Demerary and Essequebo.

List referred to in the above Official Advertisement. Balances from the late Board of Orphans and Unadministered Estates.

Deposited 9th December, 1846.		
	Amou	
	Deposit	
Estate of C. W. Mietje, date and place of death	,\$	
cannot be traced	104	63
Estate of F. W. Tuckerman, date and place of		
death cannot be traced	42	53
Estate of Alexander Anderson, who died in		
Demerary or Essequebo on or about the 5th		
February, 1818	296	70
Estate of Robert Spalding, who died in Deme-		
rary on or about the 10th September, 1820 .	3	86
Estate of C. S. Clarke, place and date of death	_	
cannot be traced	55	79
Estate of M. Hanson, who died in Demerary on		••
or about the 1st October, 1819	542	94
Estate of James Work, place and date of death	012	
	11	57
cannot be traced	- 11	01
Estate of George Solis, who died in Essequebo	107	4 4
on or about the 10th October, 1821	107	44
Estate of Mary Short, who died in Demerary in	107	00
or about the month of October, 1824	107	39
Estate of James Clarke, who died in Essequebo		
on or about the 26th August, 1822	39	11
Estate of Edward Parker, who died in Deme-		
rary on or about the 14th August, 1821 .	276	60
Estate of Daniel Watson, who died in Demerary		
on or about the 10th August, 1820	· 85	82
Estate of Jan Cramer, place and date of death		
cannot be traced	264	94
Estate of William M'Laren, place and date of		
death cannot be traced	200	10
Estate of Lachlan Grant, who died in Demerary		
on or about the 11th June, 1828	25	55
Estate of Cornelia Van Krunningen, place and		
date of death cannot be traced	1,998	36
Estate of D. Braithwaite, place and date of death	-,	
cannot be traced	195	56
Estate of R. Colville, who died at Plantation	120	
Estate of R. Colvine, who used at Fightation	AE	95
Success on or about the 5th July, 1824		, ,,,
Estate of Cornelia Burnham, place and date of	000	2 76
death cannot be traced	202	. /(

	Depos			tor	CIVI
Estate of J. E. Frantzen, who died in Essequebo on or about the 9th January, 1825		e. 85	Deposited on the 29th April, 1847.		
Estate of John Lewis, who died in Demerary		00	Dopossou on an abus rapris, rozre		onnt
on or about the 1st December, 1825		98	•	Depo	
Estate of James Burnett, who died in Essequebo			Estate of Robert Babb, date of death unknown .	1,32	
on or about the 16th November, 1824.		20	Estate of C. Baak, date of death unknown .		1 2
Estate of Arendst Voogdt, who died in Deme-		0.4	Estate of Gaspar Fontaine (stated to have died in		
rary on or about the 9th October, 1824.		84	Demerary on or about 23rd February, 1813) .	. 2	8 34
Estate of Anne Downing, who died in Demerary on or about the 18th February, 1825		19	Estate of Alexander Gray (stated to have died in		٠.
Estate of Robert Boyd, who died in Demerary			Demerary on or about 7th December, 1812)	15	7 24
on or about the 13th September, 1825	35	62	Estate of J. A. Leigh (stated to have died in Demerary, in or about the year 1814).	4	6 C
Estate of W. M'Clure, who died in Demerary			Estate of W. P. Noyes (stated to have died in	***	٠. ١
on or about the 4th August, 1824	74	75	Demerary on or about the 30th May, 1814) .	78	8 44
Estate of George Anderson, who died in Deme-			Estate of A. B. Leslie (stated to have died in	•	
rary in the month of September, 1825	1,009	72	Demerary on or about the 1st August, 1818) .	30	15
Estate of Marie Antone, place and date of death cannot be traced	338	72	Estate of John Arnott (stated to have died in		
Estate of Guilliam Maes, place and date of death	500		Demerary on or about the 25th June, 1813).	10	80
cannot be traced	49	40	Estate of W. J. Kirton (stated to have died in Demerary on or about the 10th November,		
Estate of D. Martens, who died in Demerary on			1817)	125	5 88
or about the 10th June, 1828	64	65	Estate of William Ryrie (stated to have died in		
Estate of Edward Eville, who died in Essequebo	40	10	Demerary on or about the 15th July, 1826) .	17	40
on or about the 2nd August, 1829 . Estate of John Leslie, who died in Demerary	49	10	Estate of Kitty Oliverson (stated to have died in		
on or about the 14th February, 1830	101	93	Demerary on or about the 10th March, 1826)	18	80
Estate of Thomas Clark, who died in Demerary		•	Estate of William Beaumont (stated to have died	1 20	
in or about the years 1827, 1828, and 1829 .	21	84	in Demerary on or about the 5th June, 1820). Estate of F. A. Munter (stated to have died in	198	38
Estate of Reverend F. W. Kolb, who died in			Demerary on or about the 22nd July, 1823) .	102	72
	1,030	68	Estate of Alexander M'Intosh, (stated to have	101	
Estate of George M Gowan, who died in Deme-			died in Demerary in or about the year 1828).	2,529	99
rary on or about the 8th November, 1830 Estate of John Brown, who died in Demerary	9	1	Estate of J. Van Rossen (stated to have died in	-	
on or about the 1st December, 1831	853	30	Demerary in or about the year 1824) .	. 425	82
Estate of Thomas Trotter, who died in Deme-	400	•	Estate of Martin Doyle (stated to have died in		
rary on or about the 25th December, 1830 .	176	21	Essequebe on or about the 21st April 1828) . Estate of M. L. Cart (stated to have died in the	20	26
Estate of John Rankin, who died in Essequebo			island of Barbadoes on or about the 15th		
on or about the 25th March, 1831	50	51	April 1838)	0	23
Estate of James Sore or Soar, who died in Demerary or Essequebo on or about the 20th June,			Estate of William Brock (stated to have died in		
1881	180	77	Essequebo on or about the 27th June, 1837)	57	35
Estate of the widow Jacoba C. Crawford, born		•	Estate of Thomas E. Barry (stated to have died		
Vander Mark, who died in Demerary on or			in Demerary on on about 18th September,	10	23
	1,186	74	Estate of Plantation Diamond, situate in Mahaica	15	20
Estate of John M'Kinnon, who died in Esse-	100		Creek, sold at execution sale on 23rd March,		
quebo on or about the 3rd May, 1832	198	ชบ	1842	592	57
Estate of Joan or John Roberts, who died in Demerary on or about the 12th July, 1832.	9	72	Estate of H. D. Van Twist (stated to have died		
Estate of John Henry Hartling, who died in	•		in Demerary on or about the 31st May, 1841)	312	60
Demerary on or about the 29th July, 1832	7	58	Estate of Pomelia Hosack (stated to have died in	100	
Estate of John Grassie, who died in Demerary			Demerary on or about 1st January, 1833) Estate of O. L. Schultz (stated to have died in	.180	11
on or about the 3rd February, 1833	29	94	Demerary, on or about 6th April 1840) .	773	78
Estate of Gordon Gilchrist, who died in Deme-					,,
rary or Essequebo on or about the 6th April,	437		Deposited 1st February, 1849.		
Estate of Francis Carmichael, who died in Deme-	407	ا 80	Estate of James or Jim Nunes	27	47
rary on or about the 6th April, 1833	47	59			
Estate of Robert Buchanan, who died in Deme-			Rulanean from the Administrator Conseel's Off		e
rary in or about the month of September, 1833	126	21	Balances from the Administrator-General's Off Demerary and Essequebo.	rce o	Æ
Estate of Thomas Roach, who died in Essequebo					
on or about the 25th September, 1833.	25	29	Deposited on 7th November, 1846.		
Estate of George Baker, who died in Demerary	60	ا ۵۰]	Amor Deposi	
on or about the 1st August, 1834 Estate of John Buys, who died in Demerary	00	ا ت	Estate of N. C. Lamont, who died in Demerary	\$	
on or about the 24th November, 1834	22	63	on or about the 24th day of July, 1834	222	64
Estate of Frederick Runnels, place and date of		ì	Estate of John Ellis, who died in Demerary on	00	40
death cannot be traced.	15	41	or about the 4th day of December, 1841 Estate of James C. Johnstone, who died in Esse-	ಶಶ	40
Estate of John Ross, who died in Demerary on		ا ی	quebo on or about the 16th January, 1848	50	97
or about the 25th July, 1836	32	טט	Estate of George Wilson, who died in Essequebo		
cannot be traced	21	76	on or about the 8th day of April, 1816 .	245	9
Estate of A. Comich, place and date of death	-1	۱	Estate of Lishon Hall, who died in the county of		
cannot be traced	12	70 l	Essequebo, some time in the year 1844	14	41
Estate of John M. Pherson, who died in Esse-			Estate of Ellis Kendricks, who died in Essequebo		
quebo on or about the 8th December, 1835 .	9	1	on or about the 17th September, 1838	6	77
Estate of John Martin, who died in Essequebo		.	Estate of J. W. Dressler, who died in Demerary on or about the 24th September, 1845	39	50
on or about the 17th August, 1838	16	83	on of about the 24th September, 1045	05	90
Estate of David Gillis, who died in Essequebo,	40	-0	Deposited 5th June, 1847.		
on or about the 1st April, 1839 Estate of Ann Nowlan, who died in Essequebo	40	90	Estate of William Kingston, who died in Deme-		
on or about the 24th May, 1841	63	80	rary, in or about the month of March, 1840 .	15	91
Estate of George Weighburg, who died in Esse-	-	-	Estate of William Simpson, who died in Deme-		
quebo on or about the 24th May, 1841 .	13 (66	rary, on or about the 17th October, 1821 .	585	98
Estate of James Symes, who died in Barbadoes		_	Deposited 14th December 2045		
	1,821	19	Deposited 14th December, 1847.		
Estate of A. M'Kenzie, who died in Essequebo			Estate of Sarah M'Beth, who died in George-	•	
on or about the 23rd November, 1839 .	51 4	18	town, intestate on or about the 13th November,	338	g e
Estate of Dr. John Way, who died in Demerary		- 1	Estate of John Taylor, who died intestate in	000	JU
on or about the 6th June, 1842	37 9	3	Demerary, on or about the 29th September,		
Estate of William Rose, who died in Demerary	100	.	1845	320	30
on or about the 8th February, 1841	136 8	54	Estate of Gerard Hohnhurst, who died in Deme-		
Estate of Thomas O'Loughlin, who died in Deme-		_ [rary, on or about the 13th day of November,	0	_
rary on or about the 23rd December, 1839 .	161	9	1846 . , ,	313	2

	Amount	Amount
Estate of Venus Bowman, who died in Deme-	Deposited.	Estate of Thomas William Smith, deceased, who
rary, on or about the 2nd February, 1846. Estate of Otto Louis Schultz, who died in Deme-	131 14	died in the county of Essequebo, on or about the 1st day of August, 1847
rary on or about the 6th April, 1840	123 15	Estate of William Powell, deceased, who died
Deposited December 31, 1849.		intestate in the city of Georgetown, county of Demerary, on or about the 20th day of No-
Estate of Caroline Cambridge, who died in		vember 1847
Georgetown, Demerary, on or about the 5th September, 1842, or, proprietors prior to 14th		Estate of Frances Barry, deceased, who died in this colony, on or about the 3rd day of June,
December, 1846, of East Quarter Lot, No. 176,		1828 43 91
in South Cumingsburg, Georgetown, county of Demerary	682 12	Estate of Monbodie, deceased, Coolie, who died intestate at Plantation Wales, county of Deme-
Unrepresented estate of Eugene Mc Namara, lately an inhabitant of the colony of British		rary, colony of British Guiana, some time about or prior to February, 1842
Guiana	126 50	Estate of Taaf Zealand or Staff Sylem, deceased,
Estate of Samuel Jones Roberts, who died in Demerary, on or about the 23rd of December		who died intestate in the county of Demerary, on or about the 9th October, 1847 18 22
1844	306 51	Estate of Thomas Trounsel, deceased, who died
Estate of Samuel Paul, who died in Demerary (intestate), on or about the 21st of March,		intestate in the county of Essequebo, on or about the 25th day of December, 1847 . 10 7
1846	37 70	
Majesty's Stipendiary Magistrates in British		
Guiana, who died on Leguan Island, county of Essequebo, on or about the 24th of February		Dividends from the late Board of Orphans and Unad- ministered Estates.
1845	62 43	
Estate of Mrs. the widow Tredoux, who died in the county of Demerary, on or about the 23rd		Deposited 15th April, 1847.
December, 1845 Estate of Secundo Sybrands, who died, in the	145 71	Name of Estates Party to whom Amount of from which Dividend Dividend was Dividend
county of Demerary, on or about the 26th		was awarded. awarded. awarded. Estate of A. Johnston J. R. Kenny and Co. § 4 21
June, 1846 Estate of James William Bourne, who died in	55 59	Estate of P. Middleburgh W. de Weghe 4 77 J. A. Lanferman 9 42
the island of Leguan, county of Essequebo, on	07 74	A. Car 51 67
or about the 27th September, 1846 Estate of Richard Duncan Fraser, who died in	27 74	H. A. Crule 38 68 J. H. de Beet 44 8
the county of Essequebo, on or about the 7th of November, 1844	76 13	E Anderson and J.
Estate of Abraham Van Berckle, who died in	,0 10	Nermes 287 42 C. Anderson 286 0
the county of Essequebo, in or about the month of August, 1847	46 91	Estate of John Elliott Samuel Carn 324 63 Estate of John Sutherland W. M'Bean 59 33
Deposited 15th June, 1850.		P. J. Warren 6 33
Estate of Elizabeth Le Tessier or Cramer, who		W. Munro 15 2 Estate of R. Spalding Waddell and Shanks 8 0
died in Demerary on or about the 14th March,		James Watt 7 86
Estate of Mary M'Kirdy, who died in Demerary	21 70	John Reach 6 33 J. A. Neischer 5 33
on or about the 13th July, 1843 Estate of Frederick William Gulilicke, who died	177 6	Estate of J. F. Heusteg J. J. Bouillier 0 75 J. J. Bouillier 0 34
in Demerary on or about the 18th May, 1823.	60 77	J. F. De Zwaan 0 58
Estate of John Douglas, who died in Demerary on or about the 2nd November, 1842.	81 97	A. Vander Haas 0 21 H. Bomgard 0 39
Estate of Francis Proby Graham, who died in		M. De Ğroot 2 76
Demerary on or about the 8th February, 1846 Estate of Reverend Dr. William Clancy, who	49 61	Amelia Walcott 7 92 J. Horn 1 15
died in the city of Cork, in Ireland, on or about the 19th June, 1847	296 63	J. J. C. Emond 0 21 Estate of R. W. Ellicott H. E. Mince 1 70
Estate of J. J. De Bell, who died in Essequebo		A. Bennet 2 74
on or about 1st or 2nd February, 1847 Estate of David Edmonstone, who died in Deme-	16 85	J. Stadham 15 67 W. Douglas 3 75
rary in the month of April, 1847 Estate of Susannah Flay, who died in Demerary	19 70	John Smith 6 32 R. Hanson and Co. 44 3
on or about the 14th June, 1847	198 32	Estate of N. Cline J. Griffen 60 0
Deposited 12th December, 1851.		J. G. Watling 5 83 P. J. Roederer 6 0
Estate of Cuda Cocus, deceased, a Coolie, who died intestate at Plantation Henrietta, Arabian		Tellemaker & Howed 26 66
Coast, county of Essequebo, in or about the		Estate of C. Muller J. Muller 37 58
month of November, 1850 Estate of John Jones, deceased, who died in	37 94	Estate of Mary Short F. Robinson 22 0
Liverpool, England, on or about the 5th day		Estate of Mary Millington Lisette De Runyne 6 75
of September, 1838 Estate of John Gill, deceased, who died intes-	30 13	Fontaine 2 24 J. Ferguson 2 24
tate in the county of Essequebo, in or about	160 70	John Walmsley 1 17
the year 1844. Estate of Donald Ross, deceased, who died in	168 70	Estate of Thomas Redish R. Batty, q.q. 412 55 J. Roberts 16 92
the city of Georgetown, county of Demerary, on or about the 12th day of July, 1850	81 75	Estate of Joseph Clarke J. D. G. Seeleg W. Burgess 0 75
Estate of Elizabeth Tuite, deceased, who died		Estate of H. P. Dufresne Pln. St. Christopher 2 32
intestate in the city of Georgetown, county of Demerary, on or about the 23rd of July, 1845	131 94	Estate of Thomas Shute E. Paterson 33 85 W. Leach, q.q. 58 10
Estate of Nundo, Coolie, deceased, who died at Plantation Philadelphia, county of Essequebo,		J. Robinson 52 33 Nurse and Co. 4 33
in the month of June, 1850	34 1	John Harrison 1 17
Estate of Sarah Hazlewood, deceased, who died intestate in the city of Georgetown, in this	!	Estate of T. B. Landroy R. Daly 8 0 John Leslie 4 67
colony, in or about the month of August, 1850	22 5	Estate of N. Hazelwood Halson and Stein 55 0
Estate of Henry Gyrkin, deceased, in his life- time an inhabitant of the county of Essequebo,	ļ	J. W. Jones 0 15 Thomas Bell 8 50
who died intestate in Pomeroon, in said county, in or about the month of September, 1848	20 95	Plo. Westfield 2 43 Thomas Perry 15 17
Estate of Charlotte Faber or Brown, deceased,	-0 30	Joseph Jupp 6 33
who died in Demerary, on or about the 6th day of September, 1840	93 92	Estate of R. Phipps 4 0 Colonial Receiver 72 0
No. 21846 E		

Name of Estates from which Dividend	Party to whom Dividend was awarded,	Amount of Dividend awarded.	Name of Estates from which Dividend was awarded.	Party to whom Amount of Dividend was Dividend awarded. awarded.
was awarded. Estate of J. L. Langevine	Dr. Van Beusekom	\$ 12 0 42 92	Estate of S. Van Wyk	W. Burnett, q.q. G. Fullarton \$1 95
Estate of R. Hanson and Co. Estate of J. Steinback	J. Leslie	2 64		C. Liebau, q.q. H. J.
•	J. J. Bouillier J. J. Bouillier	1 83 1 82		Nieuweller 0 78 C. Liebau, q.q. F. P.
• •	J. C. Wegter J. C. Wegter	0 79 · 5 35	Estate of A. H. Dodson	Franche 2 44 J. Brand 4 77
•	C. C. S. S. Van Gravesande	16 46		J. Calendar 11 97 G. A. Van Dyk 4 26
Estate of Samuel M'Kay	J. J. Boullier	6 92		A. C. Archer 1 34
	J. J. Boullier J. J. Boullier	0 50 20 0	Estate of Jeanette Block Estate of J. L. Forrester	
	Colonial Receiver R. Batty	0 37 56 79		T. Barnes 0 67 G. Barnes 0 68
Estate of C. M. Overweg Estate of Cornelia Burnham	P. Volkes	58 58 53 67	Estate of C. M. Lynch ·	Mahaicony Butchery 7 0 E. L. O. Good 0 50
Estate of Eve Bollers	J. M'Pherson	2 75	T	Edmonstone and Co. 3 65
Estate of John M'Donald Estate of P. L. Backer	J. Redmond Kaufman	76 21 0 30	Estate of John Ker	George Fraser 2 15 P. Gervin 17 62
	Mary Lennon W. Klute	0 63 3 25		Machray and Rossiter 9 17 C. F. Questel 3 40
Estate of J. A. C. Brand	J. H. Ruperti J. Merkle, q.q. J.	20 16		A. M'Queen 1 37 J. Wallace 14 4
	Sastedt	42 30	Totale of 17 (Daillie	J. D. Walley 68 10
Estate of T. A. Van Eten	J. Lawson Kierster and Co.	36 67 0 25		Due to various cre-
Estate of W. Hyles	W. B. Baines E. Bascome	6 67 2 67		ditors whose claims amount to f4521 15 7 40
Estate of T. O. Otto	T. Powell	1 7 5 92	Estate of Adam Smith	Due to various creditors 125 53
Estate of T. C. Otto Estate of W. Underwood		ne,	Estate of William Wilson Estate of M. Kanneberg	
	and Co. J. R. Rolff	· 1 0 0 42	Estate of D. M'Intosh	C. Fecker 2 25
Estate of J. M'Fayden Estate of J. Van Vollevelde	J. J. Kloff G. A. Van Dyk. M.1	4 50 D. 18 33		L. M. Gill 3 25 John Fletcher 2 17
	G. Fraser G. Mulki	1 49 7 42		Herman Viser 1 98 Thomas Wishart 2 8
Estate of Joseph Fox	R. Vander Bosch	4 79	•	Allan Miller 0 91 Clarissa Spaman 7 33
	C. Kaufman Mary M'Donald	19 67 34 33		W. M'Intosh 50 4
Estate of J. H. Duke	F. Horn J. C. Bamfield	5 26 8 24		A. Fogarty 1 42 Dr. Willoughby 7 8
Datate of D. II, Dunc	Minor Matthews J. D. Porter	27 64 21 48	Estate of John M'Pherson Estate of C. W. Furlonge	
	John Searls	138 30	Estate of Charles Keighly	
Estate of Widow Tuckerman		10 5 0 94	Estate of Philip Rainy	Frederick Thomas 3 40
	John Barkey S. Courain	1 1 0 72		Romeo (of La Resou- venir) 8 38
•	Jerry Frankshock M. J. Wessel	0 30 0 24		J. W. Patterson 83 33 Laurie and Co. 0 13
	Johannes Merkle Catherine (free India	5 17	Estate of Robert Sanderson	W. F. Fraser 0 30 A. G. Newbigging 74 25
	J. L. Trotz	6 0	Estate of M. A. H. Nypels. Estate of Ellis Kendricks	Parnier Games 3 54
	F. Horn Wm. Lewis	23 50 5 67	Estate of Ellis Rendricas	Morrison & Johnstone 9 54
Estate of James M'Gregor	George Ross and Co M'Arthur and Sharp	. 20 75 127 8		Henry Fraser 2 0 Dorothy M'Donald 2 40
	M. Craig H. Richards	13 73 1 25	Estate of Tom Fraser Estate of H. Gloster	W. Cameron and Co. 6 64 G. F. Fraskini 1 46
Estate of Robert Aitkin	Cornelia Backer	10 17		Isaac Hadfield 0 78 J. J. Fraskini 6 69
	E. Lovett James Muir	14 7 350 33	Estate of Leander Brandes	W. Dunbar 33 32
	James M'Fee Colony Workhouse	4 53 6 3		Daniel Smith 0 33 James Cook and Co. 5 54
Estate of Richard Batty	A. Cummand Alexander Reid	2 32 1 59	5 1	A. Morrison 0 7
	Estate of Queen Boure		Deposited 31s Estate of James Mc Pherson	nt December, 1849.
	Gilbert Sannon James Mason	3 88		Alexander Innerarity
	G. Ross F. Horn	27 16 6 75	Estate of J. G. Dufresn .	and Co. 2 84 Innerarity, Mc Intosh,
	John Ross Cameron and Co.	4 78 4 99		and Co. 71 91
•	R. Batty M. Jacobs	0 58 0 25		
٠,	J. W Thorn	5 50 1 0		ourable the Supreme Court of I Justice.
	J. J. Bouliier H. Tulloch	6 92	Deposited 14	h December, 1847.
Estate of P. Langevine	Cost on ditto W. W. Kernan	1 0 13 87	Name of Estates from which Dividend	Party to whom Amount of Dividend was Dividend
Estate of John Brown (No. 2)	R. J. Rumph Dr. Spierinshook	0 67 1 51	was awarded. Net proceeds of plantation	awarded. awarded.
Pateta of Jaha Carania	H. A. Dobridge E. H. Gibbon	0 91 13 67	Vries-en-Hoop .	J. P. Blount # 44 97
Estate of John Grassie Estate of F. Birmingham		1 28		Innerarity and Co. 30 78
	H. R. Watson and C S. Courain	o. 29 74 6 43	Estate of J. C. Day .	Vestry of St. John's parish 27 28
Estate of F. Carmichael	Executor of A. Reed	1	Estate of T. B. de St. Felix. Estate of G. C. Meyer	
•	R. P. Van der Pant	0 83	Net proceeds of Pln. Perth. Estate of T. E. Bamfield	P. C. Mickert 169 75
	P. H. Thompson J. J. A. Danboer	9 0 1 58		Captain D. Graham 25 65

	44
Name of Estates	Party to whom Amount of Dividend was Dividend
from which Dividend was awarded.	awarded. awarded. l
Estate of — Van Milligen Net proceeds of Plu. Free	De Boer and Brett \$ 9 35
and Easy	Thomas Bentham 55 20
Estate of — Engels	C. Sieper 110 94 A. Fleischman 20 24
Estate of Edward Latham	James Brown 21 2
	George Craig 20 18 Thomas Milborn 207 86
Estate of — Van den Hoff	Muncker, qq. Gemon 68 8
Estate of J. H. and J. Becker	Pln. Little Zwaan 9 44
Net Proceeds of Plu. farm Estate of Theodore Williams	George Watson 5 99 J. Sampson 1 23
Estate of William Stoel	F. Shoemaker 252 28
Estate of John Crawford	J. H. H. Touson 64 53 W. Leach, q.q. Barton
	and Co. 72 07
Estate of Roderick Cozier	J. H. Overbroek 63 48 Executors of F. Cozier 87 55
	Jack William 9 35 Davies and Whitney 11 4
	T. Armstrong 146 75
Estate of Patrick M'Clure	A. M'Kenzie, q.q. Rough 11 57
	Richard Johnstone 80 51
	Campbell, M'Kenzie, and Co. 4 91
	Andrew Gibson 31 89
	Batty and Thomas 28 67 Batty and Thomas 7 36
Estate of J. H. Beckman	Freyhaus, q.q. J. H. Bergman 150 27
	Freyhaus, q.q. C.
•	Boyer 235 52 W. King, q.q. Slade 212 67
	Freyhaus, q.q. C.
Estate of Lyman Barnes	Boyer 47 55 Boston Barnes 188 38
Estate of Wilson, Drummond, and Co.	Mardoch, Yuilie, and Co 124 51
and Co.	J. Wilson 160 32
	D. Shires 92 92 Watt and Stewart 37 75
	Morrison and Davison 2 47
	Butts and Pearce 15 3 J. P. Jennings 54 22
	John Ross 38 12
•	S. Pattinson 70 78 H. B. Fraser 78 83
	W. Swetnam 17 95
	Samuel Ames 59 12 M'Donald, Winter,
Net proceeds of Pln. Hoop-	and Co. 6 6 William Hubbard 220 28
en-Vries	
Estate of Robert Phipps	H. Borel 0 92 S. Butts, for Butts
	and Pearce 26 83
	Assignees of Tarlton 481 56
Estate of D. M'Cullock	Bonnel Tongue 11 90 Estate of G, Tim-
	merman 32 44
Estate of Martin Duport & Co Estate of Peter Douglas	J. Estate of P. M'Clure 168 25 J. M'Pherson 138 27
•	J. H. Albouy and Co. 0 62
	M'Donald, Watson, and Co. 1 39
	Estate of P. Miller
	(deceased) 3 98 Estate of A. Reid 0 27
Net proceeds Pln. William	Parker, Garrett, and
Estate of Samuel Bruton	Co. 5 29 W. E. Zuill and Co. 3 97
Estate of Edward Bratt	Ti () () () () ()
	muel Bruton 17 48
	William Moore 2 8
Denosited 31st	December, 1850.
Estate of Martin and Duport	
There or Attaches and Dapore	lineaux, of Liver-
Fetate of Wilson Danson	pool 234 69
Estate of Wilson, Drummond and Co.	, S. W. Gordon 10 64
Estate of R. H. Muddle	
Plu. Vryheid's Lust	Cort 48 22 . M. C. White 206 87
Pin. Den Amstel	. M. M'Turk and
	P. Rose, q.q. 251 47 Francis Harris 90 78
•	E 2

Deposited 5th May, 1853.

Net proceeds of Plantation Hibernia—Dividend awarded to G. F. Pickersgill, \$369 38.

Net proceeds of Plantation Concordia—Dividend awarded to Conyers and Co., \$248 70.

Net proceeds of Plantation Fellowship-Dividend awarded

Net proceeds of Flantation Fettovsing—Drividend awarded to G. F. Pickersgill, \$34 81.

Net proceeds of Plantation Clonbrook—Dividend awarded

to Dawson William, \$1 25.

Net proceeds of Plantation Clonbrook-Dividend awarded to Clonmell Rogers, \$4 73.

Net proceeds of Plantation Clonbrook-Dividend awarded to Isaac Hardiman, 63 cents.

Net proceeds of two thirds of Plantation Batsebas Lust—Dividend awarded to William O'Neil, \$167 56.

Net proceeds of Plantation John and Cove and Craig

Dividend awarded to Weigh Master, \$21 32.

Net proceeds of Plantation John and Cove and Craig Milne—Dividend awarded to J. W. Richardson, \$6 93.

Net proceeds of Pantation John and Cove and Craig Milne—Dividend awarded to W. S. Hamilton and Co.,

Estate Robert Marshal, who died in Demerary on or about 10th October, 1825-99 67. Estate John McLean, who died in Demerary on or about

10th February, 1834—\$5 26. Estate J. R. Brandt, date of death unknown—6 c.

Estate Alexander Leney, who died in Georgetown, on or about 31st May, 1831—\$1 85.

Plantation Walton Hall—Dividend awarded to Sequestrators of Plantation Walton III—\$31 7.

Deposited 19th December, 1853.

Plantation Sans Souci-Dividend awarded to John Matthews, \$301 36.

Plantation Sans Souci-Dividend awarded to John Rankin

and Co., \$93-84.
Plantation Sans Souci—Dividend awarded to John Rankin -\$7 54.

Dividends from the Administrator-General's Office.

Deposited 31st December, 1849.

Name of Estates from which Dividend was awarded.	Party to whom Dividend was awarded.	Amount of Dividend awarded.
Estate of Henry Frederick Saver	William Harrison	<i>§</i> 8 22
Estate of Henry Robertson	Chance Dundas	78 50
Estate of Richard Daly		26 0
Estate of Archibald Wright	William Bunbury	5 36
•	Eliza Turner	0.64

SAM. D. LANDRY Acting Administrator-General.

O be sold, pursuant to an Order of the High Court of Chancery, made in a cause of Thompson v. Wade, by Mr. Worsey, the person appointed to sell the same, at the Crown Hotel, at Nantwich, on the 27th day of February, 1856, at four o'clock precisely, in one lot:

A freehold estate, situate at Nantwich, in the county of

Chester, comprising two freehold messuages and dwellinghouses, situate in the high town of Nautwich, consisting of two messuages or dwelling-houses with shops attached and yards in the rear thereot, and one of which has a good

yards in the rear thereof, and one of which has a good stable attached, in the respective occupations of James Thompson and James Hulse.

Particulars and conditions of sale may be obtained (gratis) of Messrs. Broughton, Speakman, and Vyner. Solicitors, Nantwich; of Mr. John Adam Stevenson, Solicitors, Stokenpon-Trent; of Messrs. Gregory, Gregory, Skirrow, and Rowcliffe, Solicitors, of Bedford-row, London; of Messrs. Wilson and Pattison, Solicitors, Furnival's-ine, Holborn; and of Mr. Henry Worsey, the Auctioneer, Nantwich; and at the place of sale at the place of sale.

Oldham, Lancashire.

Wolfenden v. Whitehead, and other causes .- In Chancery, Leasehold estates, consisting of plots of land, with many messuages and cottages thereon, and a plot of land eligible for buildings, situate at Stoney Flat, Beeverstreet, Chadwick-street, Gravel Walks, and Fouleach, all in the township of Oldham, in the county of Lancaster.

in the township of Oldham, in the county of Lancaster.

To be sold, in lots, by auction, pursuant to an Order in
the causes with the approbation of the Judge, by Mr.
William Henry Fletcher, at the Angel Inn, in Oldham
aforesaid, on Wednesday, the 19th day of March, 1856, at
five o'clock in the afternoon precisely, in lots, subject to
ground-rents and to covenants reserved and contained in
the leases thereof, and to certain conditions of sale.

The mines under all the lots are reserved, and the lots
(except Lot 6) are subject to covenants reserved in building

(except Lot 6) are subject to covenants reserved in building

Lot 1.-A plot of land at Stoney Flats and west side of Beever-street, within Oldham, containing 488 square yards,

and also a plot of land adjoining and situate in Beeverstreet aforesaid, containing 211 square yards; on which two plots of land are erected 22 messuages, cottages, or dwelling-houses.

Yearly rental £102 16s. 4d. or thereabouts.

Held, as to the 488 Equare yards, for the residue of 999 years, under an indenture dated 18th September, 1811, subject to a ground rent of £4 per annum, and as to the 211 square yards for the residue of 10,000 years, under an indenture dated 11th February, 1824, subject to a ground rent of £1 6s. 4d.

-A plot of land at Stoney Flat and on the east side of Beever-street, within Oldham, containing 1052 square yards of land; on which land are erected 14 messuages, cottages, or dwelling-houses.

Yearly rental, £73 0s. 4d. or thereabouts.

Held for the residue of 10,000 years, under an indenture

dated 10th May, 1823, subject to a ground rent of £8 10s.

Lot 3.—A plot of land at Chadwick-street and Gravel Walks, within Oldham, containing 911 square yards or thereabouts, subject to a chief rent of £6 7s. 5d., payable half-yearly; on which land are erected 18 messuages, cottages, or dwelling-houses.

Yearly rental, £94 0s. 8d. or thereabouts.

Held for the residue of 999 years, under an indenture,

Held for the residue of 999 years, under an indenture, dated 25th December, 1814.

Lot 4.—A plot of land at Garlick-street and Back Garlick-street, and adjoining property, within Oldham, containing 913 square yards, subject to a yearly chief rent of £5 8s. 1d. payable half-yearly; on which land are erected 18 messuages, cottages, or dwelling-houses.

Yearly rental, £95 19s. 8d. or thereabouts.

Held for the residue of 999 years, under an indenture,

dated 24th June, 1815.

Lot 5.—A plot of land at Fouleach Mill-street and Back Mill-street, within Oldham, and formerly part of Barn Meadow, containing 872 square yards, subject to a yearly chief rent of £7 5s. 4d. payable half-yearly; on which land are erected 15 messuages, cottages, or dwelling-houses. Yearly rental, £86 7s. 4d. or thereabouts.

Held for the residue of 900 years, under an indenture,

dated 29th December, 1818.

Lot 6.—A plot of land in Yorkshire-street, Oldham, containing 924 square yards, subject to a yearly chief rent of

Held for the residue of 99 years, under an indenture dated 16th February, 1824. There are not any buildings on this land, but the land is improved in value, and is

An abstract of the covenants in the leases may be seen

prior to the day of sale, on application to Mr. Kay Clegg, Solicitor, Oldham; or to Messrs. Bower, Son, and Cotton, Solicitors, No. 46, Chancery-lane, London.

At the time of sale a plan will be produced as to Lots 1,

At the time of sale a plan will be produced as to Lots 1, 2, and 6.

The properties may be viewed on permission of the respective tenants; and particulars and conditions of sale may be had (gratis) of Messrs. Bower, Son, and Cotton, Solicitors, No. 46, Chancery-lane, London; Messrs. Clarke, Gray, and Woodcock, Solicitors, No. 20, Lincoln's-innfields, London; Mr. Kay Clegg, Solicitor, Oldham; and of Mr. Summerscales, Solicitor, Oldham.

PURSUANT to an Order of the High Court of Chan-PURSUANT to an Order of the High Court of Chancery, made in a cause Humphreys against Humphreys, the creditors of John Evans Humphreys, late of the city of Chester, Plumber, who died in or about the month of July, 1855, are, by their Solicitors, on or before the 1st day of March, 1856, to come in and prove their debts at the chambers of the Vice-Chancellor Sir Richard Torin Kindersley, No. 3, Stone-buildings, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 7th day of March, 1856, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 30th day of January, 1856.

DURSUANT to an Order of the High Court of Chan-James William Ridgway, plaintiffs, against John Masterman and Robert Withey, defendants, the creditors of Anne Thompson, late of Brighton, in the county of Sussex, Spinster, who died in or about the month of February, 1855, are, by their Solicitors, on or before the 5th day of March 1855 to come in and prove their dobts of the 1855, are, by their Solicitors, on or before the 5th day of March, 1856, to come in and prove their debts, at the chambers of the Vice-Chancellor Kindersley, at No. 3, Stone-buildings, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 7th day of March, 1856, at half past twelve o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 2nd day of February, 1856.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of William Ralph, late of Highwood-hill, in the purish of Hendon, in the county of Middlesex, Builder, deceased, and in a cause Thomas Turnbull against Harriet Ralph, the creditors of

the said William Ralph, late of Highwood-hill, in the parish of Hendon, in the county of Middlesex, Builder, who died in or about the month of April, 1855, are, by their Solicitors, on or before the 3rd day of March, 1856, to come in and prove their debts, at the chambers of the Vice-Chancellor Kindersley, at No. 3, Stone buildings, Lincoln'sinn, Middlesex, or in default thereof they will be peremptorily day of March, 1856, at one in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 4th day of February, 1856.

DURSUANT to an Order of the High Court of Chan-L cery, made in the matter of the estate of Thomas Jefferson, late of Tonbridge, in the county of Kent, deceased, Alfred Thomas Skinner, plaintiff, and George Jefferson, Joseph Jefferson, and Robert Jefferson, defendants, the creof the state of the Rolls, and persons, and persons, and the state of Thomas Jefferson, late of Tonbridge, in the county of Kent, Ironmonger, who died in or about the month of December, 1854, are, by their Solicitors, on or before the 29th day of February, 1856, to come in and prove their debts or claims, at the chambers of the Master of the Rolls, in Rolls-yard, Chancery-lane, Middlesex, or in default therefore the state of the Rolls, in the chambers of the Rolls, in Rolls-yard, Chancery-lane, Middlesex, or in default therefore the Rolls, in Rolls-yard, Chancery-lane, Middlesex, or in default therefore the Rolls, in Rolls-yard, Chancery-lane, Middlesex, or in default therefore the Rolls, in Rolls-yard, Chancery-lane, Middlesex, or in default therefore the Rolls. of they will be peremptorily excluded from the benefit of the said Order. Friday, the 7th day of March, 1856, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 2nd day of February, 1856.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Francis Timewell against cery, made in a cause Francis Timewell against Mary Browne and others, the creditors and incum-brancers upon the real estate of John Timewell, late of Dulverton, in the county of Somerset, who died in or about the month of March, 1836, are, by their Solicitors, on or before the 3rd day of March, 1856, to come in and prove their debts and incumbrances, at the chambers of the Right Honourable the Master of the Rolls, Rolls-yard, Chancerylane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 10th day of March, 1856, at twelve o'clock at noor, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 4th day of February, 1856.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Isabella Matthews, and in a cause Edward Skyrme and another against John Boughton and another, the creditors of Isabella Matthews, late of Adsett, in the parish of Westbury-upon-Severn, in the county of Gloucester, Widow, who died in or about the month of December, 1853, are, by their Solicitors, on or before the 3rd day of March, 1856, to come in and prove their debts or claims, at the chambers of Vice-Chancellor Sir John Stuart, No. 11, Old-square Lincoln's-inn, Middlescx, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 7th day of March, 1856, at twelve o'clock at noon, at the said chambers, is appointed for bearing and adjudicating upon the claims.—Dated this 31st day of January, 1856

PURSUANT to a Decree of the High Court of Chancery, made in a cause of Sibbering v. Phillips, the creditors and persons claiming to be incumbrancers upon the real estate of the Reverend Samuel Phillips, of Fuiry Hill, in the county of Glamorgan, Clerk, who died on or about the 5th day of December, 1855, are, by their Solicitors, on or before the 15th day of March next, to come in and prove their debts or claims, at the chambers of the Vice-Chancellor Stuart, No. 11, Old-buildings, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 19th day of March next, at twelve o'clock at noon, is appointed for hearing and adjudicating upon the claims.

DURSUANT to an Order of the High Court of Chancery, made in a cause between Frederick Lowry Barnwell, plaintiff, and Maria Emma Elizabeth Griffith, an infant, by Richard Trygarn Griffith, her father and guardian, defendant, the creditors of the Reverend Benjamin Conway Conway, late of Queen's square, in the city of Bath, the testator in the proceedings named, who died at Bath, the testator in the proceedings named, who died at Llanwrtyd, in the county of Brocknock, in or about the month of July, 1855, are, by their Solicitors, on or before the 3rd day of March, 1856, to come in and prove their claims, at the chambers of the Vice-Chancellor Sir John Stuart, at No. 12, Old-square, Lincoln's-inn, Middlesex, or in de'ault thereof they will be peremptorily excluded from the benefit of the said Order. Monday, the 10th day of March, 1856, at twelve o'clock at noon, at the said chambers, is appointed for henring and adjudicating said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 1st day of February, 1856.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Hugh Williams, plaintiff, against James Tyley, and others, defendants, the creditors of the Reverend Thomas Sanderson, Lite of Little Addington, in the county of Northampton, Clerk, who died in or about the month of March, 1855), are, by their Solicitors, on or

before the 28th day of February, 1856, 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, in the county of Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Thursday the 6th day of March, 1856, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 30th day of Jappary, 1856. January, 1856.

PURSUANT to a Decree of the High Court of Chancery, made in a cause William Stewart and others against Sarah Jane Taylor, an infant, by the defendant, Sarah Jane Taylor, an iniant, by the derendant, James Taylor, her guardian, and others, the creditors of Timothy Hoyle, late of Rockliffe Wood, in the township of New-church, in the parish of Whalley, in the county of Lancaster, Gentleman, deceased, who died in or about the month of April, 1854, are, by their Solicitors, on or before the 11th day of February, 1856, to come in and prove their debts, at the chambers of the Vice-Chancellor Sir William Page Wood, at No. 11, New-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Thursday, the 14th day of February, 1856, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 31st day of January, 1856.

DURSUANT to a Decree of the High Court of Chancery made in a cause John Gough against John Davies and others, the persons respectively claiming to be heir or heirsat-law, or devisees of either of the undermentioned persons, viz.: Alexander Dick, formerly of the borough of Southwark, in the county of Surrey, who died in or about the month of March, 1803; or of James Dick, formerly of Thrale's Brewery, Spitalfields, in the county of Middlesse, and the died in or about the month of March, 1803; or of James Dick, formerly of Thrale's Brewery, Spitalfields, in the county of Middlesse, and the month of March, 1805, or of Ann who died in or about the month of March, 1806; or of Ann Norris, widow of William Norris, and daughter of the said Norris, widow of William Norris, and daughter of the said James Dick, who died in or about the month of Janu.ry, 1822; or of Sarah Vevers, another daughter of the said James Dick, and wife of William Vevers, formerly of the Grammar School, Abingdon, in the county of Berks, who died in or about the month of April, 1806, are, by their Solicitors, on or before the 7th day of March, 1856, to come in and prove their claims, at the chambers of the Vice-Chancellor Sir William Page Wood, Knight, No. 11, New-square, Lincoln's-inn, Middlescx, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday, the 10th day of March, 1856, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 1st day of February, 1856.

DURSUANT to a Decree of the High Court of Chantery, made in certain causes Benjamin Berry against Sarah Walker and others, and William Dean and another Sarah Walker and others, and William Dean and another against Benjamin Berry and others, the creditors of John Walker, late of Upper Royal, in the township of Scammonden, in the parish of Huddersfield, in the county of York, Gentleman, deceased, who died on or about the 12th day of August, 1852, are, by their Solicitors, on or before the 29th day of February, 1856, to come in and prove their debts or claims, at the chambers of the Vice-Chaucellor Sir William Page Wood, at No. 11, New-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday, the 3rd day of March, 1856, at two o'clock in the a'ternoon, at the said chambers, is appointed for hearing and sqindicating upon the said debts or claims.—Dated this 29th January, 1856.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Edward James Todd against Edwin Watkin Edwards and others, the creditors of Lovell Todd, late of Westfield House, in the pari h of Westfield, in

Edwin Watkin Edwards and others, the creditors of Lovell Todd, late of Westfield House, in the pari h of Westfield, in the county of Somerset, Esquire, who died in or about the month of October, 1846, are, by their Solicitors, on or before the 22nd day of February next, to come in and prove their debts or claims, at the chambers of the Vice-Chancellor Wood, No. 11, New-square, Lincoln's-inu, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 27th day of February, 1856, at twelve o'clock, is appointed for hearing and adjudicating upon the claims.—Dated this 24th day of January, 1856.

**NOTICE is hereby given, that by an indenture, dated

OTICE is hereby given, that by an indenture, dated the 8th day of January, 1856, Thomas Wighman, of Cattistock, in the county of Dorset, Innkeeper, assigned nato James Thomas Hellyar, of Cerne Abbas, in the county of Dorset, Gentleman, Samuel Penny, of Wey mouth, in the county of Dorset, Grocer, and William Bird, of Dorshes.cr, in the county of Dorset, Wine and Spirit Merchant, as trustees for themselves and the rest of the creditors of the said Thomas Wightman, who should except the same insaid Thomas Wightman, who should execute the same in-denture within three calendar months from the dute thereof, all and singular the personal estate and effects, whatsoever and who escever, of him the said Thomas Wightman; and the said indenture was executed by the said Thomas

Wightman, on the day of the date thereof, in the presence Wightman, on the day of the date thereof, in the presence of George James Andrews, of Dorchester, in the said county of Dorset, Solicitor; and the said indenture was executed by the said Samuel Penny, on the 15th day of January instant, in the presence of the said George James Andrews, and the execution of the said indenture by the said Thomas Wightman and Samuel Penny, was duly attested by the said George James Andrews; and the said indenture was also executed by the said James Thomas Hellyar and William Bird respectively, on the 22nd day of January instant, in the presence of, and the execution by James Andrews. And notice is hereby given, that the same indenture now lies at the office of Messrs. Manfield and Andrews, Solicitors, Dorchester aforesaid, for execution by the creditors of the said Thomas Wighiman.—Dated this 31st day of January, 1856.

this 31st day of January, 1856.

OTICE is hereby given, that by indenture, bearing is date the 12th day of January, 1856, and made between Adam Jack, of the city of Bristol, Iron Merchant, of the first part; Charles Crookes, of Coalbrookdale, in the county of Salop, Manager of the Coalbrookdale Company's Works, Joseph Haynes Nash, of the said city of Bristol, Iron Merchant, and James Godwin, of the same city, Iron Merchant, of the second part; and the several other persons whose names and seals are thereunto subscribed and affixed whose names and seals are thereunto subscribed and affixed (being respectively creditors of the said Adam Jack), of the third part: the said Adam Jack hath conveyed and assigned theing respectively creditors of the said Adam Jack), of the third part: the said Adam Jack hath conveyed and assigned all his real and personal estate and effects, whatsoever and wheresoever, unto the said Charles Crookes, Joseph Haynes Nash, and James Godwin, upon trust, for the benefit of all the creditors of him the said Adam Jack; and that the said indenture was executed by the said Adam Jack, Joseph Haynes Nash, and James Godwin, respectively, on the said 12th day of January, 1856, in the presence of, and the execution by them respectively is attested by, Edward Harley, of the city of Bristol, Solicitor; and the said indenture was executed by the said Charles Crookes on the 15th day of January, 1856, in the presence of, and is attested by, George Potts, of Broseley, Solicitor.

OTICE is hereby given, that by an indenture, bearing date the 25th day of January, 1856, George Crowhurst, of the Borough of Plymouth, in the county of Devon, Builder, assigned and assured all his real and personal estate and effects unto William Clark, of Devonport, in the said county, Timber Merchant, his heirs, executors, administrators, and assigns, upon certain trusts for the benefit of all the creditors of the said George Crowhurst, and which said indenture was duly executed by the said George Crowhurst, on the 25th day of January, 1856, and the execution of the same indenture by the said George Crowhurt was attested by John Nicholas Bennet. of Place Crowhurts and Scholas Bennet.

the execution of the same indenture by the said George Crowhurst was attested by John Nicholas Bennett, of Plymouth aforesaid, Solicitor, and the execution of the same indenture by the said William Clark was attested by Henry Tucker, of Plymouth aforesaid, Solicitor.—Dated this 2nd day of February, 1856.

Andrew Dougan and John Hardie's Assignment.

Andrew Dougan and John Hardie's Assignment.
OTICE is hereby given, that Andrew Dougan and I John Hardie, both of Liverpool, in the county of Lancaster, Joiners and Builders, have by an indenture, bearing date the 26th day of January last, assigned all their personal estate and effects, unto William Wareing Slater, of Liverpool, in the county of Lancaster, Bookkeeper, upon trust, for the equal benefit of such of the creditors of the said Andrew Dougan and John Hardie, and each of them as shall execute the same; and which said indenture was executed by the said Andrew Dougan and John Hardie respectively, on the said 26th day of January last, and by the said Miliam Wareing Slater, on the 31st day of January last, in the presence of, and their respective executions are attested by, John Conway, of Liverpool aforesaid, Solicitor; and the same indenture now lies at the office of Mr. John Conway, No. 23. Cable-street, Liverpool aforesaid, for execution by the said creditors.—Dated this aforesaid, for execution by the said creditors.-1st day of January, 1856.

St day of January, 1856.

OTICE is hereby given, that by indenture of assignment, dated the 9th day of January, 1856, and made between James Lenthall, of Devizes, in the county of Wilts, Draper, of the first part; Thomas Palmer, of Melksham, in the same county, Manager of the North Wilts Bank, and William Linton, of the city of Bristol, Manchester Warehouseman, of the second part; and the several other persons or firms whose names and seals were theremore reservingly subscribed and set, being creditors of the unto respectively subscribed and set, being creditors of the said James Lenthail, of the third part; the said James Lenthall granted, released, assigned, and set over, unto the said Thomas Palmer and William Linton, their executors, administrators, and assigns, all the personal and real estate of the said James Lenthall (save and except his wearing apparel), in trust, and for the benefit of the said trustees and the other persons, parties thereto, of the third part, who should, within two months from the date thereof, have

executed the said indenture; that the said indenture was executed the said indenture; that the said indenture was duly executed by the said James Leuthal on the said 9th day of January, 1856, and by the said Thomas Palmer and William Linton on the 16th day of January, 1856; and that the execution of the said indenture by the said James Lenthall, Thomas Palmer, and William Linton, was duly attested by George Washington Anstie, Solicitor, of Devizes aforesaid; that the said indenture is now lying at the offices of the said George Washington Anstie, in Devizes aforesaid, for execution of the creditors of the said James Lenthall; and that all creditors who neglect or refuse to execute the same before the 9th day of Marchnext, will be excluded from all benefit to arise therefrom.

Notice therefore, that Thomas Barford Castell, of Leigton Buzzard, in the county of Bedford, Chemist and Druggist, hath by indenture, bearing date the 1st day of February, 1856, assigned unto Joseph Farr, of Dunstable, in the county of Bedford aforesaid, Surgeon and Apothecary, all his stock in trade, goods, debts, estate, and effects, whatsoever and wheresoever, upon the trusts therein mentioned, for the benefit of all and every the creditors of him, the said Thomas Barford Castell: that the said indepture the said Thomas Barford Castell; that the said indenture was respectively executed by the said Thomas Barford Castell and Joseph Farr, on the said 1st day of February instant, and as to their respective executions thereof is attested by George James Oliver, of No. 20, Lawrence-lane, Cheapside, in the city of London, Solicitor; and that the said deed of essignment row lies for execution by the said said deed of assignment now lies for execution by the said creditors of the said Thomas Barford Castell, at the office of the said George James Oliver, No. 20, Lawrence-lane, London.—Dated this 4th day of February, in the year of our Lord, 1856.

OTICE is hereby given, that by indenture, dated the OTICE is hereby given, that by indenture, dated the 1st day of February, 1856, James Potts, of the Old Harrow Inn, Broad-street, Sheffield-park, in the parish of Sheffield, in the county of York, Publican, assigned all his personal estate and effects unto John Charles Ringrose, of Leeds, in the said county of York, Commercial Traveller, upon trust for the equal benefit of the creditors of the said James Potts, who should execute the same indenture within three months from the date thereof; and that the said indenture was duly executed by the said James Potts and John Charles Ringrose, on the 1st day of February, 1856, in the presence of, and the due execution thereof is attested by, John Webster and by Robert Waterhouse, junior, both of Sheffield aforesaid, Attorneys-at-Law, and the same indenture now lies at the offices of Messrs. Chambers and Waterhouse, Solicitors, No. 14, Bank-street, Sheffield, for execution by the creditors of the said James Potts.

OTICE is hereby given, that Simon Hugo, of the borough of Bodmin, in the country of Cornwall, Coffee house Keeper and Confectioner, did by indenture; dated the 17th day of January, 1856, made between the said Simon Hugo, of the first part; William Pascoe, of the same borough, Draper, and John Wills, of Wadebridge, in the said county, Grooer, of the scond part; and the several other persons whose names and seals are thereunto subscribed and affixed, creditors of the said Simon Hugo, of the third part; assign all his estate and effects unto the said William Pascoe and John Wills, their executors, administrators, and assigns, in trust, for the equal benefit of themselves and of such other creditors of the said Simon Hugo as should as: ent to and execute the said indenture; and the ame indenture was duly executed by the said Simon Hugo, william Pascoe, and John Wills, and such executions were attested by Thomas Commins and Thomas Commins the younger, Solicitors, Bodmin; and the said indenture now lies at their office, in Bodmin, for execution by the creditors of the said Simon Hugo.

Life Assurance Policy for Sale.

R. HARDY, is instructed by the assignees of the estates of Peter Ward, late of Harrington, in Cumberland, Alkali Manufacturer, a Bankrupt, to sell by auction

the County Hotel, in Carlisle, on Saturday the 9th of February instant, at one o'clock in the afternoon precisely.

The Policy of Assurance by the Monarch Fire and Life Assurance Company to the said bankrupt, of the sum of £2000 upon his life, being No. 2238, and bearing date the 1st July, 1845.

The age of the assured is about 50, and the annual pre-

mium is £51 19s. 8d.

For further particulars and conditions of sale application may be made to the Assignees; or Mr. Saul, Solicitor, Carlisle; to Mr. Musgrave, Solicitor, Whitehaven; or to Messrs. Griffith and Crighton, Solicitors, Newcastle-on-

Declaration of Dividend under a Petition, dated 9th May, 1855, against John Elsdon, of No. 10, Church-row, Lime-

house, Ship Owner.
OTICE is hereby given, that the First Dividend, at the rate of 2s. 11d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 1, Sambrookcourt, Basinghall-street, City, on Wednesday next, and the three subsequent Wednesdays, between eleven and two on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to and administrators of uccessor at the second administration under which they claim.—February 4, 1856.

EDWD. EDWARDS, Official Assignee

Declaration of Dividend under a Petition dated 2nd May, 1855, against Samuel Hodgson, of Great Marylebone-street, Stationer.

Street, Stationer.

O'IICE is hereby given, that a First Dividend, at the rate of 3s. 8d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 1, Sambrook-court, Basinghall-street, City, on Wednesday next, and the three subsequent Wednesdays, between the hours of eleven and two on each day. No warrants can be delivered unless the securities exhibited at the proof of the commissioner. Executors and administrators of deceased creditors will be cutors and administrators of deceased creditors will be required to produce the probate of will and letters of administration under which they claim.—February 4, 1856.

EDWD. EDWARDS, Official Assignee.

In the Matter of Joseph Hughesdon and Alexander Mackay, now or late of Chundernagore, in the East Indies, lately trading in copartnership in Calcutta, in the East Indies, as Merchants and Agents, under the style and firm of Hughesdon, Brothers, against whom a Fint in Bankruptcy, bearing date the 20th day of April, 1848, was duly issued and is now in prosecution.

HOSE creditors who have proved their debts under the above Fiat, may receive their warrants for the Second Dividend of two and a half per cent., any Wednesday between the hours of eleven and three, on application at my office, No. 2, Basinghall-street. No warrant can be delivered without the production of the securities exhibited at the time of proof; and executors and administrators will be required to produce the probate of will or letters of ad-

W. WHITMORE, Official Assignee.

W. WHITMORE, Official Assignee.

In the Matter of Alexander Dalrymple, of No. 11, Limestreet, in the city of London, Merchant, against whom a Petition for adjudication of Bankruptcy, bearing date the 25th day of May, 1853, is filed.

THOSE creditors who proved their debts under the above Petition may receive their warrants for a Third Dividend of 9½d, in the pound, any Wednesday, between eleven and three of the clock, on application at my office, No. 2, Basinghall-street. No warrant can be delivered without the production of the securities exhibited at the time of proof: and executors and administrators of deceased time of proof; and executors and administrators of deceased creditors will be required to produce the probate of will lettersor of administration.

W. WHITMORE, Official Assignee.

In the Matter of Henry Miller and William Hook, of New-port, in the Isle of Wight, in the county of Hants, Hard-waremen, Dealers and Chapmen, and Copartners, against whom a Petition for adjudication of Bankruptcy, bearing date the 6th day of August, 1855, is filed.

THOSE creditors who have proved their debts under the above Petition, may receive their warrants for the First Dividend of 3s. 11d. in the pound, any Wednes-day, between the hours of eleven and three of the clock, on application at my office, No. 2, Basinghall-street. No warrant can be delivered without the pro-duction of the securities exhibited at the time of proof; and executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration. of administration.

W. WHITMORE, Official Assignee.

In the Matter of George Pyne, of Albert street, in the city

of Bristol, Cordwainer, Boot and Shoe Manufacturer.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a Dividend of 3s. in the ponud, upon application at my office, as under, on Wednesday, the 6th day of February instant, or any subsequent Wednesday, between the hours of twelve and two o'clock. No Dividend can be paid to any creditor holding any security for his debt until such security shall be preduced to me without the special divertion of a Comtor holding any security for his debt until such security shall be produced to me, without the special direction of a Commissioner on that behalf. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

ALFRED JOHN ACRAMAN, Official Assignee,

19. Saint Augustine's-parade, Bristol.

In the Matter of Thomas Edwards, of Shrewsbury, in the county of Salop, Builder.

HEREBY give notice, that the creditors who have

proved their debts under the above estate may receive a First Dividend of 5s. 3d. in the pound, upon application at my office, as under, on Thursday the 7th day of Feb-

ruary, 1856, or any subsequent Thursday, between the hours of eleven and three of the clock. No Dividend will hours of eleven and three 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 produce the probate of the will or the letters of administration under which they claim.

JAMES CHRISTIE, Official Assignee.

Waterloo-street, Birmingham.

In the Matter of Jonas Smith, of Low Moor, Worsted Spinner, against whom a Petition in Bankruptcy was issued on the 21st day of November, 1855.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 12s. 6d. in the pound, upon application at my office, as under, on any day between the hours of eleven and two o'clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

GEO. YOUNG, Official Assignee,
No. 5. Park-row, Leeds.

In the Matter of John Lambert, of Halifax, Timber Dealer, against whom a Petition in Bankruptcy was issued on the

against whom a Petition in Bankruptcy was issued on the 3rd day of March, 1855.

I HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a Second Dividend of 2s: 6d. in the pound, upon application at my office, as under, on any day, between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

GEO. YOUNG, Official Assignee,

5. Park-row, Leeds.

5. Park-row, Leeds.

5. Park-row, Leeds.

In the Matter of Oldfield, Allan, and Co., Cloth Merchants, Huddersfield, against whom a Petition in Bankruptcy was issued on the 21st day of April, 1855.

I HEREBY give notice, that the creditors who have proved their debts under the above Estate, may receive a Second Dividend of 1s. 8d. in the pound, upon application at my office as under, on any day between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

GEORGE YOUNG, Official Assignee,

No. 5, Park-row, Leeds.

In the Matter of William Jennings, of Bradford, Draperagainst whom a Petition of Bankruptcy was issued on the
3rd day of March, 1855.

HEREBY give notice, that the creditors who have
proved their debts under the above estate, may receive a First Dividend of 6s. 8d. in the pound, upon application a crist Dividend or os. 8d. in the pound, upon application at my office, as under, on any day, between the hours of eleven and two o'clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

GEORGE YOUNG, Official Assignee,

No. 5, Park-row, Leeds

In the Matter of James Hood, of Selby, Currier, against

whom a Petition in Bankruptcy was issued on the 17th day of March, 1855.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 1s. 10d. in the pound, upon application at my office, as under, on any day, between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administra-tion under which they claim.

GEO. YOUNG, Official Assignee,
5, Park-row, Leeds.

5, Fark-row, Leeds.

In the Matter of John Mills, of Halifax, Ironfounder, against whom a Petition in Bankruptcy was issued on the 16th day of November, 1855.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend, of 3s. 4d. in the pound, upon application at my office, as under, on any day, between the hours of eleven and two 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 produce the probate of the will or the letters of administration under which they claim. they claim.

GEO. YOUNG, Official Assignee, No. 5, Park-row, Leeds.

In the Matter of Fell and Learoyd, Woollen Manufacturers, Huddersfield, against whom a Petition in Bankruptcy was issued on the 31st day of October, 1854.

I HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 1s. in the pound, upon application at my office, as under, on any day, between the hours of eleven and two o'clock. No Dividend can be paid without the production of the securities exhibited at the time of proving duction of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

GEO. YOUNG, Official Assignee,

No. 5, Park-row, Leeds.

No. 5. Park-row, Leeds.

In the Matter of Thomas Francis Featherstone, of York,
Draper, against whom a Petition in Bankruptcy was
issued on the 26th day of October, 1855.

HEREBY give notice, that the creditors who have
proved their debts under the above estate may receive
a First Dividend of 5½d. in the pound, upon application at
my office, as under, on any day between the hours of eleven
and two o'clock. No Dividend will be paid without the
production of the securities exhibited at the time of proving
the debt. Executors and administrators will be required
to produce the probate of the will or the letters of administration under which they claim.

GEO. YOUNG, Official Assignee,

5. Park-row, Leeds.

In the Matter of George Thompson, of Knaresborough, Leather Seller, against whom a Petition of Bankruptcy was issued on the 2nd day of October, 1855.

was issued on the 2nd day of October, 1855.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 4s. in the pound, upon application at my office, as under, on or after the 8th February, between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

GEORGE YOUNG, Official Assignee.

5. Park-row, Leeds,

5, Park-row, Leeds.

In the Matter of the separate estate of Samuel Oldfield, of Huddersfield, Cloth Merchant, against whom a Petition in

Huddersfield, Cloth Merchant, against whom a Petition in Bankruptcy was issued on the 21st day of April, 1855.

I HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 15s. in the pound, upon application at my office, as under, on any day, between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

GEO. YOUNG.

GEO. YOUNG, No. 5, Park-row, Leeds.

W HEREAS a Petition for adjudication of Bankruptcy WHEREAS a Petition for adjudication of Bankruptcy was, on the 4th day of February, 1856, filed in Her Majesty's Court of Bankruptcy, in London, by Sophia Wightwick, of Town Malling, in the county of Kent, Widow, Carpenter and Builder, and she being declared bankrupt, is hereby required to surrender herself to Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 15th day of February instant, at half past one o'clock in the afternoon precisely, and on the 28th day of March 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 her 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 bankprepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish her examination. All persons indebted to the said bankrupt, or that have any of her effects, are not to pay or deliver the same but to Mr. William Whitmore, of No. 2, Basinghall-street, London, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. Nicholls and Doyle, Solicitors, of No. 2, Verulam-buildings, Gray's-inn, or to Mr. Morgan, Solicitor, of Maidstone, Kent.

Mr. Morgan, Solicitor, of Maidstone, Kent.

WHEREAS a Petition for adjudication of Bankruptcy
was, on the 25th of January, 1856, filed in Her
Majesty's Court of Bankruptcy, in London, against John
White, of Northampton, in the county af Northampton,
Draper, Dealer and Chapman, and he being declared bankrupt is hereby required to surrender himself to Robert
George Cecil Fane, Esq., one of Her Majesty's Commisscioners of the Court of Bankruptcy, on the 15th day of
February instant, and on the 28th day of March next, at
eleven of the clock in the forenoon precisely, on each
of the said days, at the Court of Bankruptcy, in
Basinghall-street, in the city of London, and make a full
discovery and disclosure of his estate and effects;
when and where the creditors are to come prepared to

prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Cannan, of No. 18, Aldermanbury, London, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Ashurst and Morris, Solicitors, of No. 6, Old Jewry.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 30th day of January, 1856, hath been filed against Henry Hunting, of Shilton, in the county of Stafford, Veneer Cutter, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to John Balgny, Esq., one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptcy, at Birmingham, on the 16th day of February instant, and on the 8th day of March next, at eleven 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 to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt, is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Bittleston, No. 29, Waterloo-street, Birmingham, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. Motteram and Knight, Solicitors, Birmingham.

HEREAS a Petition for adjudication of Bankruptcy, bearing date the 1st day of February, 1856, hath been filed against George Thomas Caswell, of Wolverhampton, in the county of Stafford, Pumpmaker, and he being declared 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 16th days of February instant, and on the 8th day of March next, at eleven of the clock in the foremoon, 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 provetheir 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. Frederick Whitmore, No. 20, Temple-street, Birmingham, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. Hawkesford and Parkes, Solicitors, Wolverhampton, or to Messrs. Motteram and Knight, Solicitors, Birmingham.

W HEREAS a Petition for adjudication of Bank-raptcy, bearing date the 30th day of January, 1856, hath been filed against George Barker, of Burslem, in the county of Stafford, Veneer Cutter, Dealer and Chapman, and he being declared 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 16th day of February instant, and on the 8th day of March next, at eleven o'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 to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Bittleston, No. 29, Waterloo-street, Birmingham, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. Motteram and Knight, Solicitors, Birmingham.

WHEREAS a Petition for adjudication of Bankruptey, bearing date the 29th day of January, 1856, was filed in Her Majesty's Court of Bankruptey for the Leeds District, on the 30th day of January, 1856, against John Youle, of Sheffield, in the county of York, Wine and Spirit Merchant, and he being declared bankrupt, is hereby required to surrender himself to Martin John West, Esq., one of Her Majesty's Commissioners of the Leeds District Court of Bankruptey, on the 16th day of February instant, and on the 8th day of March next, at ten in the forenoon precisely, on each of the said days, at the Leeds District Court of Bankruptey, in the Council Hall, in Sheffield, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. John Brewin, of Sheffield, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. John Ryalls, Solicitor, Sheffield.

HEREAS a Petition for adjudication of Bankruptcy, filed on the 31st day of January, 1856, against John Netterville Blake, of Egremont, in the county of

Chester, Commission Agent, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Richard Stevenson, Esq., one of Her Majesty's Commissioners of the Liverpool District Court of Bankruptey, at Liverpool, on the 15th day of February instant, and on the 7th day of March next, at eleven of the clock in the forenoon, on each day, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. William Bird, South Castlestreet, Liverpool, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. W. L. Greene, Solicitor, Fenwick-street, Liverpool.

HEREAS a Petition for adjudication of Bankruptcy was filed on the 30th day of January, 1856, in Her Majesty's District Court of Bankruptcy at Manchester, by Reuben Cooper, of Oldham, in the county of Lancaster, Wholesale Grocer, Dealer and Chapman, and he being declared 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 February instant, and on the 10th day of March 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 discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. James Stansall Pott, No. 7, Charlotte-street, Manchester, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. Atkinsons, Saunders, and Last, Solicitors, Norfolk-street, Manchester.

WHEREAS a Petition for adjudication of Bankruptcy was filed in Her Majesty's Court of Bankruptcy for the Newcastle-upon-Tyne District, on the 23rd day of January, 1856, against Thomas Watson, of the city of Carlisle, in the county of Cumberland, Currier and Leather Cutter, Dealer and Chapman, and he being declared a bankrupt is hereby required to surrender himself to Nathaniel Ellison, Esq., one of Her Majesty's Commissioners, the Commissioner authorized to act in the prosecution of the said Petition, on the 19th day of February instant, and on the 12th day of March next, at eleven of the clock in the forenoon precisely, on each of the said days, at the District Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Tyne, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said 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 Baker, of Newcastle-upon-Tyne, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. James Brunskill, Solicitor, Kendal, Mr. Joseph Watson, Solicitor, Newcastle-upon-Tyne, or Messrs. Bower, Son, and Cotton, Solicitors, No. 46, Chancery-lane, London.

ROBERT EMILUS WILSON, Esq., one of the Registrars of Her Majesty's Birmingham District Court of Bankruptcy, authorized to act under a Petition for adjudication of Bankruptcy, filed against Richard Greene, of the city of Lichfield, Banker, will sit on the 15th day of February instant, at half past twelve o'clock in the afternoon precisely, at the Swan Hotel, at Lichfield aforesaid, in order to receive Proofs of Debt under the said Petition; when and where those creditors who have not already proved their debts are to come prepared to prove the same.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorised to act under a Fiat in Bankruptcy, bearing date the 22nd day of January, 1835, awarded and issued forth against the Reverend Thomas Fisher, of North Ferriby, in the county of the town of Kingston-upon-Hull, the Reverend John Fisher, of Higham-on-the-Hill, in the county of Leicester, and Mary Simmonds, of Ashby-de-la-Zouch, in the county of Leicester, Widow, Bankers, and Copartners, carrying on business at Ashby-de-la-Zouch aforosaid, under the firm of Fishers, Simmons, and Mammatt, will sit on the 26th day of February instant, at half past ten o'clock in the forenoon, at the Birmingham District Court of Bankruptcy, at the Shirehall, Nottingbam, to receive Proofs of Debts of the estate and effects of the said bankrupts, under the said Fiat; and the said Commissioner will also sit on the same day, at the same hour, and at the same place, to make a First and Final Dividend upon such fresh proofs; when and where the creditors,

who have not already proved their debts, are to come preprepared to prove the same, or they will be excluded the benefit of the said Dividend.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 5th day of April, 1842, awarded and issued forth against William Henry Smith, of Manchester, in the county of Lancaster, Hop Merchant, Dealer and Chapman, carrying on business under the firm of William Henry Smith and Company, will sit on the 27th day of February instant, at twelve of the clock at noon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to take the Last Examination of the said bankrupt (previously adjourned sine die), 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.

Pobert George Cecil Fane, esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 9th day of November, 1855, by Charles Henry Paul Rawlings, of Mile End, in the parish of Portsea, in the county of Hants, Timber Merchant and Ironmonger, Dealer and Chapman, will sit on the 15th February 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 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

ALKER SKIRROW, Esq., one of Her Majesty's Commissioners authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 31st day of January, 1854, against Joseph Ellis, of Ardwick near Manchester, in the county of Lancaster, Joiner and Builder, will sit on the 21st of February instant, at twelve at noon, at the Manchester District Court of Bankruptcy, at Manchester, 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.

MILIIAM THOMAS JEMMETT, Esq., one of Her Majesty's Commissioners authorized to act in the prosecution of a Petition for adjudication of Bankraptcy, filed on the 31st day of March, 1855, against George Rich, of Leigh, in the county of Lancaster, Joiner and Builder, and Publican, Dealer and Chapman, will sit on the 18th of February instant, at twelve at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, 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 bankrupts.

OHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, dated the 29th day of June, 1855, and filed against Joseph Dent and Robert Dent, both of Atherstone, in the county of Warwick, Builders, Dealers and Chapmen, will sit on the 16th day of February instant, at eleven in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ARTIN JOHN WEST Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, hearing date the 20th day of November, 1855, filed against Francis Scaife, of Sheffleld, in the county of York, Cutlery Manufacturer, Dealer and Chapman, will sit on the 16th of February instant, at ten in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Council-hall, in Sheffleld, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankraptcy, bearing date the 7th day of July, 1855, presented and filed against George Armitage, John Frankish, William Frankish and Thomas Barker, all of Sheffield, in the county of York, Railway Springs and Railway Carriage and Steel Mannfacturers, will sit on the 16th day of February instant, at ten of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Council-hall, in Sheffield, in order to Audit the Accounts of the Assignees of the separate estate and effects of John Frankish, one of the said bankrupts, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

No. 21846.

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptey, bearing date the 7th day of July, 1855, presented and filed against George Armitage, John Frankish, William Frankish, and Thomas Barker, all of Sheffield, in the county of York, Railway Springs and Railway Carriage and Steel Manufacturers, will sit on the 16th of February instant, at ten o'clock in the forenoou precisely, at the Leeds District Court of Bankruptey, in the Council-hall, Sheffield, in order to Audit the Accounts of the Assignees of the separate estate and effects of William Frankish, one of the said bankrupts, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

Act, 1849."

ARTIN JOHN WEST, 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, hearing date the 20th day of May, 1854, presented and filed against James Bargin, of Sheffield, in the county of York, Tailor, Draper, and Haberdasher, carrying on business at Sheffield aforesaid, under the style or firm of James Bargin and Co, will sit on the 16th day of February instant, at ten in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Council-hall, in Sheffield, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

EDWARD GOULBURN, Serjeant-at-Law, one of Her Maje-ty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 4th day of April, 1854, against William Holloway, of Watford, in the county of Hertford, Coal and Corn Merchant, Dealer and Chapman, will sit on the 3rd day of March next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

OBERT GEORGE CECII. FANE, Esq., one of Her Mujesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 20th day of February, 1855, against Thomas Bain and John Cowan, late of Mudras, in the East Indies, Merchants, Dealers and Chapmen, trading in partnership together, under the firm of Bain, Brothers, which said Thomas Bain lately resided at the Tavistock Hotel, Covent-garden, in the county of Middlesex, and which said John Cowan now resides at Church Cottage, De Beauvoir-square, in the said county, will sit on the 28th day of February instant, at half past eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the 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.

DOBERT GEORGE CECIL FANE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 12th day of January, 1855, against Matthias Edward Bowra, of Old Ford, in the county of Middlesex, and late of Crayford, in the county of Kent, India Rubber Manufacturer, Dealer and Chapman, will sit on the 28th February instant, at half past one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basingbull-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.

R OBERT GEORGE CECIL FANE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 28th day of December, 1854, by George Fifoot Lyde, of No. 12, Church-passage, Basinghall-street, in the city of London, Sewed Aluslin and Lace Maker, will sit on the 28th day of February instant, at half past one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

OBERT GEORGE CECIL FANE, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 21st of January, 1847, awarded and issued forth against Frederick Ricketts, and Trevenen James, both of No. 8, Moorgate-street, in the

city of London, Merchants and Copartners, trading together under the firm of Ricketts, James, and Company, will sit on the 28th of February instant, at half past twelve o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said 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.

ROBERT GEORGE CECIL FANE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 14th day of November, 1853, against Larratt D. Shields, of No. 9, Lime-street, in the city of London, Merchant, trading under the style or firm of Larratt D. Shields and Co., will sit on the 28th day of February instant, at half past eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

JOHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, filed the 28th day of February, 1845, awarded and issued forth against Joseph Wilson, of No. 114, Jermyn-street, in the parish of Saint James, Westminster, in the county of Middlesex, Boot Maker, will sit on the 26th day of February instant, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a 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.

DWARD HOLROYD, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 20th day of September, 1855, against William Jesse Waller, of No. 91, Herbert-street, New North-road, in the county of Middlesex, Printseller and Picture Frame Maker, Dealer and Chapman, will sit on the 26th day of February instant, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 23rd day of July, 1855, against Pheebe Wesson, of Longhborough, in the county of Leicester, Bleacher and Dyer, will sit on the 26th day of February instant, at half past ten o'clock in the forenoon, at the Birmingham District Court of Bankruptcy at Nottingham, 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.

W II.LIAM THOMAS JEMMETT, Esq., one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date the 20th day of August, 1815, and a Fiat in Bankruptcy (by way of renewal), bearing date the 29th day of September, 1842, and awarded and issued forth against Matthew Heathfield, of Old Broudstreet, in the city of London, Richard Heathfield, of Sheffield, in the county of York, and Thomas Heathfield, of Tiverton, in the county of Devon, Cotton Spinners, Dealers, Chapmen, and Copartners, carrying on business at Sheffield aforesaid, under the firm of Heathfields and Company, will sit on the 26th day of February instant, at twelve o'clock at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, in order to make a Further Dividend of the 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.

ALKER SKIRROW, Esq., one of Her Majesty's Commissioners authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 26th day of January, 1855, by John Richardson, of Greenstreet, Manchester, in the county of Lancaster, trading under the firm of John Richardson and Company, Umbrella Manufacturer, Dealer and Chapman, will sit on the 28th day

of February instant, at twelve o'clock at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, to make a First Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

ALKER SKIRROW, Esq., one of Her Majesty's Commissioners authorized to act in the prosecution of a Petition for adjudication of Bankruptey, filed the 31st day of January, 1854, against Joseph Ellis, of Ardwick, near Manchester, in the county of Lancaster, Joiner and Builder, will sit on the 28th day of February instant, at twelve of the clock at uoon precisely, at the Manchester District Court of Bankruptey, in Manchester, 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.

MATTHEW DAVENPORT HILL, Esq., one of Her Majesty's Commissioners authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 1st day of December, 1852, against Edmund English and Edmund Francis English, of the city of Bath, Auctioneers and Upholsterers, Dealers, Chapmen, and Copartners, will sit on the 28th day of February instant, at eleven of the clock in forenoon precisely, at the Bristol District Court of Bankruptcy, in the city of Bristol, in order to make a Further 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.

ENRY JAMES PERRY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 13th day of November, 1854, by George Deane and Frederick Youle, of Liverpool, in the county of Lancaster, Merchants, carrying on business in copartnership under the firm of Deane, Youle, and Company, will sit on the 26th day of February instant, at eleven o'clock 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.

LENRY JAMES PERRY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankrupicy, filed the 29th day of October, 1855, against John Plumbe, of Southport, in the county of Lancaster, Painter, Plumber and Glazier, Dealer and Chapman, will sit on the 26th of February instant, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, Liverpool, Laucashire, 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.

TENRY JAMES PERRY, Esq., one of Her Majesty's La Commissioners authorized to act under a Petition for adjudication of Bankruptey, filed the 13th day of December, 1855, against Benjamin Hainsworth, of Liverpool, in the county of Lancaster, Common Brewer, Dealer and Chapman, will sit on the 26th day of February instant, at twelve o'clock at noon precisely, at the District Court of Bankruptcy, at Liverpool, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend.

ENRY JAMES PERRY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 10th duy of July, 1855, by William Walters, of the city of Chester, in the county of Chester, Coal and Commission Agent, and General Dealer, Dealer and Chapman, will sit on the 27th of February instant, at twelve o'clock at noon precisely, at the Court of Bankruptcy for the Liverpool District, at 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.

TENRY JAMES PERRY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 25th day of June, 1855, against Hugh Henry Ross, of Great George-

street, in Liverpool, in the county of Lancaster, Draper, Dealer and Chapman, trading under the firm of Joseph Jackson and Company, will sit on the 27th day of February instant, at twelve of the clock at noon precisely, at the District Court of Bankruptcy, at 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.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 29th day of October, 1855, and now in prosecution against John Carter Lucas and Thomas Lucas, both of No. 113, Aldersgate-street, in the city of London, Wholesale Druggists, Dealers and Chapmen, has, on the application of the said bankrupts, appointed a public sitting under such Petition, to be held before Edward Goulburn, Serjeant-at-Law, one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 29th day of February instant, at one o'clock in the afternoon precisely, at the Court of Bankruptcy, Basinghall-street, London, for the allowance of the Certificate of the said bankrupts' conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupts, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed the 11th of April, 1855, against James Lamb, Edward Lewis and William Thomas Allum, all of Wouldham, in the county of Kent, and Kingsland-road, in the county of Middlesex, Cement Manufacturers and Lime Burners and Copartners, trading under the firm or style of Thomas Freen and Company, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Goulburn, Serjeant-at-Law, one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 29th February instant, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, Basinghall street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statue, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the ustice of the case may require.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 21st day of May, 1855, against Thomas Amor, late of No. 78, Connaught-terrace, Edgware-road, in the county of Middlesex, Auctioneer, House Agent, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 27th of February instant, at twelve at noon precisely, at the Court of Bankruptcy, 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 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 Mujesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 1st day of November, 1855, against Phineas Cohen, of Nos. 7 and 15, Artillery-passage, Spitalfields, in the county of Middlesex, Dealer in Ironmongery

and Hardware, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Esq., one of Her Majesty's Commissioners of the Court of Bankruptey, on the 27th day of February instant, at one o'clock in the afternoon 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, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 19th day of November, 1855, against Henry Winder, of No. 29, Oxford-street, in the county of Middlesex, Shawl Dealer, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 27th of February instant, at twelve o'clock at noon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of 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.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 13th day of December, 1855, against Charles Robert Thompson, of Winchester House, Old Broad-street, in the city of London, and of Southampton, in the town and county of Southampton, Wine Merchant and East India Agent, trading under the firm of C. R. Thompson and Co., has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Eaq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 27th day of February instant, at half past one in the afternoon precisely, at the Court of Bankruptcy, 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 form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 22nd day of July, 1851, against Thomas Hammond, of No. 21, Conduit-street, Westbourne-terrace, Paddington, in the county of Middlesex, Boot and Shoe Maker, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 27th day of February instant, at two in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of

the creditors of the said bankrupt, who shall have given due notice of 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.

OTICE is hereby given, that Henry James Perry, Esq...
one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptey, tiled on the 2nd day of July, 1855, against John Crippin and William Robinson Forster, of Rock Ferry, in the county of Chester, and of Liverpool, in the county of Lancaster, Ferry Proprietors, Coal Merchants and Copartners, Deaters and Chapmen, will, pursuant to the "Bankrupt Law Consolidation Act, 1849," on the application of John Crippin, one of the above named bankrupts, sit on the 27th February instant, at eleven o'clock in the forenoon precisely, at the District Court of Bankruptcy, at Liverpool, for the allowance of the Certificate of conformity of the said bankrupt under the said Petition. Any of the creditors of the said bankrupt, who shall have given due notice of his or their intention to oppose, may at such sitting be heard against the allowance of such Certificate, pursuant to the Statute in such case made and provided.

NCIICE is hereby given, that William Thomas Jemnett, Esq., one of Her Majesty's Commissioners acting in the prosecution of a Petition for adjudication of Bankruptey, filed on the 19th day of November, 1855, by Alice Dean and Adam Dean, of Bolton, in the county of Lancaster, Millwrights and Iron Founders, trading under the style or firm of A. Dean and Company, will, pursuant to "The Bankrupt Law Consolidation Act, 1849," on the application of the said bankrupts, sit on the 27th February instant, at twelve o'clock at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, for the allowance of the Certificate of conformity of the said bankrupts, under the said Petition. Any of the creditors of the said bankrupts, who shall have given due notice of his or their intention to oppose, may at such sitting be heard against the allowance of such Certificate, pursuant to the Statute in such case made and provided.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 22nd day of December, 1855, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, against William Edmonds, of Kidderminster, in the county of Worcester, Hosier, has appointed a public sitting for the allowance of the Certificate under such Petition for adjudication of Bankruptcy, to be holden on the 28th day of February instant, at eleven of the clock in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham; when and where any of the creditors of the said bankrupt, who shall have given due notice of his intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 20th day of November, 1855, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, by Samuel Smart, of Lenton, in the county of Nottingham, Builder, Dealer and Chapman, has appointed a public sitting for the allowance of the Certificate under such Petition for adjudication of Bankruptcy, to be holden on the 26th day of February, 1856, at half past ten of the clock in the torenoon precisely, at the Birmingham District Court of Bankruptcy, at Nottingham, when and where any of the creditors of the said bankrupt who shall have given due notice of his intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 2nd day of November, 1855, against Charles Geary, of No. 141, Shoreditch, in the county of Middlesex, Cheesemonger, Dealer and Chapman, did, on the 31st day of January last, allow the said Charles Geary a Certificate of the third class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

A.1IS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 27th day of March, 1855, against John Luker the elder, of Wheeler street, Maidstone, in the county of Kent, Builder, Dealer and Chapman, did, on the 31st day of January, 1856, allow the said John Laker the elder, a Certificate of the second class; and that such Certificate

will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 9th day of November, 1855, against William Larking, of the King's Head Hotel, King-street, Ipswich, in the county of Suffolk. Innkeeper and Licensed Victualler, did on the 1st day of February instant, allow the said William Larking 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.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 24th day of October, 1855, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, against Charles Clayton, of Worlampton, in the county of Stafford, Ironfounder, Dealer and Chapman, did, on the 24th day of January, 1856, allow the said Charles Clayton 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.

OHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 15th day of August, 1855, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, against John Brownhill, of Tipton, in the county of Stafford, Boot and Shoe Maker, did, on the 24th day of January, 1856, allow the said John Brownhill a Certificate of the third class; and that such Certificate will be delivered to the said baukrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication in Bankruptcy, bearing date the 27th day of June, 1855, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, against Thomas Baker, of Kidderminster, in the county of Worcester, Butcher, Dealer and Chapman, did, on the 24th day of January, 1856, allow the said Thomas Baker 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.

ARTIN JOHN WEST, Esq., one of the Commissioners of Her Majesty's Court of Bankraptey for the Leeds District, acting in the prosecution of a Petition for adjudication of Bankraptey, filed against Mary Shorter, otherwise called and known by the name of Ann Bucklow, of Sheffield, in the county of York, Licensed Victualies, that allowed to the said bankrapt, a Certificate of conformity of the third class, bearing date the 26th day of January, 1856; and such Certificate will be delivered to the said bankrapt, at the expiration of twenty-one days from the date hereof, unless an appeal be duly entered against the same.

THE creditors of Robert Austen Langworthy, late of No 24, Circus, Bath, afterwards of No. 43, New Kingstreet, Bath, then of Ashill, near Ilminster, then again of No. 24, Circus, Bath, all in the county of Somerset, Surgeon, and lastly residing at No. 15, Furnival's-inu, Holborn, London, out of business, an Insolvent Debtor, are desired to meet the assignee of the said insolvent's estate on Monday the 25th day of February, 1856, at two o'clock in the afternoon precisely, at the offices of Mr. John Physick, No. 11, John-street, Queen-square, Bath, to assent to or dissent from the said assignee commencing and prosecuting a suit in equity for the purpose of having it declared, that the amount remaining due upon the judgment entered up by virtue of the warrant of attorney, given by the said insolvent, pursuant to the stature is a charge upon certain freehold hereditaments, which were given to the said insolvent by the will of his father, Dr. Charles Cunningham Langworthy, and for enforcing such charge by sale of the said hereditaments or otherwise, and upon other special matters relating to the affairs of the said insolvent.

HEREAS a Petition of William Mole, now and for three years and upwards residing at No. 19, Balsall Heath-road, in the parish of Edgbaston, in the county of Warwick, during part of that time carrying on business at No. 29, Cannon-street, Birmingham, in the said county of Warwick, being a Coal Dealer, and during the remainder of the time carrying on business in Castle-street, in Birmingham aforesaid, and selling Ale and Porter by Commission, afterwards in the Upper Priory, in Birmingham aforesaid, and selling Ale and Porter on my own account,

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 William Mole, under the provisions of the Statutes in that case made and provided, the said William Mole is hereby required to appear before the said Court, on the 23rd day of February instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Mole, or that have any of his effects, are not to pay of 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.

HEREAS a Petition of Thomas William Palmer, at present and for eight months now last past residing at No. 151, in Moor-street, prior thereto for two mouths residing in Leinster-place, Small Heath, theretofore for three months residing in lodgings at No. 98, Gloucester-terrace, Coventry-road, previously thereto lodging at No. 103, in Moor-street aforesaid, prior thereto for six months lodging at No. 98, Gloucester-terrace aforesaid, theretofore for sixteen months residing at No. 155, in Moor-street aforesaid, part of which time having an office at No. 89, in Aston-street, and formerly residing in lodgings at No. 182, in Moor-street aforesaid, having an office in the Corn Exchange-passage, in High-street, afterwards having an office at No. 150, in Moor-street aforesaid, all named places being in the borough of Birmingham, in the county of Warwick, during the whole time carrying on business as an Attorney-at-Law and Solicitor, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said Thomas William Palmer, under the provisions of the Statutes in that case made and provided, the said Thomas William Palmer is hereby required to appear before the said Court, on the 23rd day of February instant, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Thomas William Palmer, 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.

HEREAS a Petition of John Haycox, now and for two years and four months last past residing at Moor Green, in the parish of Kingsnorton, in the county of Worcester, Gardener, and for two years immediately previous thereto residing at Handsworth, in the county of Stafford, and being during the whole of that time a Gardener, and for twelve mouths immediately previous thereto residing in Grosvenor-street, in Birmingham, in the county of Warwick, and being during the whole of that time a Gardener, and for three years immediately previous thereto residing at Cleobury Mortimer, in the county of Salop, and carrying on during that time the business of an Innkeeper and Seed and Corn Dealer, in partnership with his brother, Edward Haycox, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said John Haycox, under the provisions of the Statutes in that case made and provided, the said John Haycox is hereby required to appear before the said Court, on the 23rd day of February instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Haycox, 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.

HEREAS a Petition of Thomas Withnall, at present and for two years and one month now last past residing in lodgings at Sutton Slade, in the parish of Sutton, in the county of Warwick, out of business or employ, and prior thereto for nine years residing at Sultley, in the parish of Aston, in the said county, Licensed Victualler, an insolvent debtor, having been filed in the County Court of Warwickshire, at Birmingham, and an interim order for protection from process having been given to the said Thomas Withnall, under the provisions of the Statutes in that case made and provided, the said Thomas Withnall is hereby required to appear before the said Court, on the 23rd day of February instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be No. 21846.

further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Thomas Withnall, 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, Waterloostreet, Birmingham, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Robert Lane, at present and for one year and six months last past residing at No. 87, Cheapside, Birmingham, in the county of Warwick, carrying on business there as a Beerseller, and being a Journeyman Printer, 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 Robert Lane, under the provisions of the Statutes in that case made and provided, the said Robert Lane is hereby required to appear before the said Court, on the 23rd day of February instant, at ten o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Robert Lane, 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.

WHEREAS a Petition of John Blumental, of Lowestoft, in the county of Suffolk, Slipper Manufacturer and Leather Seller, an insolvent debtor, having been filed in the County Court of Suffolk, at Lowestoft, and an interim order for protection from process having been given to the said John Blumental, under the provisions of the Statutes in that case made and provided, the said John Blumental is hereby required to appear before the said Court, on the 20th day of February instant, at two of the clock in the afternoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees to take place at the time so appointed. All persons indebted to the said John Blumental, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Collins, Clerk of the said Court, at his office, at Lowestoft, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Jonas Lake, of High-street, Lowestoft, in the county of Suffolk, Journeyman Ironfounder and Whitesmith, before that of Barn-road, in the hamlet of Heigham, in Norwich, Ironfounder and Whitesmith, previously of Lower Westwick-street, in Norwich aforesaid, carrying on the same businesses, an insolvent, debtor, having been filed in the County Court of Suffolk, at Lowestoft, and an interim order for protection from process having been given to the said Jonas Lake, under the provisions of the Statutes in that case made and provided, the said Jonas Lake is hereby required to appear before the said Court, on the 20th day of February instant, at two o'clock in the forenoon precisely, for his first examination touching his debts, estate and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Jonas Lake, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Collins, Clerk of the said Court, at his office at Lowestoft, the Official Assignee of the estate and effects of the said insolvent.

effects of the said insolvent.

WHEREAS a Petition of Mark Ward, of Kirtley, in the county of Suffolk, Carter and Shopkeeper, an insolvent debtor, having been filed in the County Court of Suffolk, at Lowestoft, and an interim order for protection from process having been given to the said Mark Ward, under the provisions of the Statutes in that case made and provided, the said Mark Ward is hereby required to appear before the said Court, on the 20th of February instant, at two in the afternoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignces is to take place at the time so appointed. All persons indebted to the said Mark Ward, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Collins, Clerk of the said Court, at his office, at Lowestoft, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of George Sargent, late of No. 18, Monmouth-street, in the parish of Walcot, in the city of Bath, in the county of Somerset, and now of No. 1, Chelsea-buildings, in the said parish of Walcot, and city of Bath, Saddler and Harness Maker, and Licensed Horse Slaughterer, an insolvent debtor, having been filed in the County Court of Somersetshire, at Bath, and an interim

order for protection from process having been given to the said George Sargent, under the provisions of the Statutes in that case made and provided, the said George Sargent is hereby required to appear before the said Court, on the 29th day of February instant, at eleven of the clock in the forencon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said George Sargent, or who have any of his effects, are not to pay or deliver the same but to Mr. Edward George Smith, Clerk of the said Court, at his office, at Bath, the Official Assignee of the estate and effects of the said insolvent.

Margarets, Southelmham, in the county of Saint Margarets, Southelmham, in the county of Suffolk, Boot and Shoe Maker, an insolvent debtor, having been filed in the County Court of Norfolk, at Harleston, and an interim order for protection from process having been given to the said John Danby, under the provisions of the Statutes in that case made and provided, the said John Danby is hereby required to appear before the said Court, on the 19th February 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 provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Danby, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Collins, Clerk of the said Court, at his office, at Harleston, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Jeremiah Blackford, of the parish of Tiverton, in the county of Somerset, Carpenter, Linen Draper, Grocer, and Furniture Broker, an insolvent debtor, having been filed in the County Court of Somersetshire, at Bath, and an interim order for protection from process having been given to the said Jeremiah Blackford, under the provisions of the Statutes in that case made and provided, the said Jeremiah Blackford is hereby required to appear before the said Court, on the 15th day of February instant, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Jeremiah Blackford, or that have any of his effects, are not to pay or deliver the same but to Mr. Edward George Smith, Clerk of the said Court, at his office, at Bath, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of John Hanson, of the hamlet of Marsh, in the parish of Huddersfield, in the county of York, Slubber and Scribbler, an insolvent debtor, having been filed in the County Court of Yorkshire, at Huddersfield, and an interim order for protection from process having been given to the said John Hanson, under the provisions of the Statutes in that case made and provided, the said John Hanson is hereby required to appear before the said Court, on the 18th of February instant, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Hanson, or that have any of his effects, are not to pay or deliver the same but to Mr. F. R. Jones, jun., Clerk of the said Court, at his office, at Huddersfield, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of John Beaumont Hellawell, at present residing in lodgings at the Ram den's Arms Inn, in Huddersfield, in the county of York, theretofore of Newtown, in Huddersfield aforesaid, and previously in Kingstreet, in Huddersfield aforesaid, and carrying on the profession of a Solicitor and Attorney-at-Law, an insolvent debtor, having been filed in the County Court of Yorkshire, at Huddersfield, and an interim order for protection from process having been given to the said John Beaumont Hellawell, under the provisions of the Statutes in that case made and provided, the said John Beaumont Hellawell is hereby required to appear before the said Court, on the 18th day of February instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Beaumont Hellawell, or that have any of his effects, are not to pay or deliver the saine but to Mr. Frederick Robert Jones, Jun., Clerk of the said Court, at his office, at Huddersfield, the Official Assignee of the state and effects of the said insolvent.

WHEREAS a Petition of John Russell Tarrant, of No. 8, Prince George's-street, in the town of Portsea, in the county of Hants. Cabinet Maker and Undertaker, an insolvent debtor, having been filed in the County Court of Hampshire, at the Guildhall, at Portsmouth, in in the said county, and an interim order for protection from process having been given to the said John Russell Tarrant, under the provisions of the Statutes in that case made and provided, the said John Russell Tarrant is hereby required to appear before the said Court, on the 19th day of February instant, at eleven o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Russell Tarrant, or that have any of his effects, are not to pay or deliver the same but to Mr. John Howard. Clerk of the said Court, at Portsmouth, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of William Channell, of Portswood, within the liberties of the town and county of Southampton, Carpenter and Builder, an insolvent debtor, having been filed in the County Court of Hampshire, at the Court-house, Castle-square, Southampton, and an interim order for protection from process having been given to the said William Channell, under the provisions of the Statutes in that case made and provided, the said William Channell is hereby required to appear before the said Court, on the 18th of February instant, at ten of the clock in the forencon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and notice is hereby given, the choice of the creditors assignees is to take place at the time so appointed. All persons indebted to the said William Channell, or that have any of his effects, are not to pay or deliver the same but to Mr. A. S. Thorndike, Clerk of the said Court, at Southampton, the Ollicial Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Eli Egerton, of Winsor, in the parish of Eling, in the county of Southampton, Brick Maker, an insolvent debtor, having been filed in the County Court of Hampshire, at the Court-house, Castlesquare, Southampton, and an interim order for protection from process having been given to the said Eli Egerton, under the provisions of the Statutes in that case made and provided, the said Eli Egerton is hereby required to appear before the said Court, on the 18th day of February instant, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Eli Egerton, or that have any of his effects, are not to pay or deliver the same but to Mr. A. S. Thorndike, Clerk of the said Court, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Joseph Luker, late of the New Inn, Cadnam, in the parish of Eling, in the county of Southampton, Publican and Dealer, and now of Winsor, in the said parish of Eling and county of Southampton, Cattle Dealer, an insolvent debtor, having been filed in the County Court of Hampshire, at the Court-honse, Castle-square, Southampton, and an interim order for protection from process having been given to the said Joseph Luker, under the provisions of the Statutes in that case made and provided, the said Joseph Luker is hereby required to appear before the said Court, on the 18th day of February instant, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Joseph Luker, or that have any of his effects, are not to pay or deliver the same but to Mr. A. S. Thorndike, Clerk of the said Court, at Southampton, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Isaac Griffiths, at present and for ten weeks last past residing at Rhos Syllen, in the parish of Wrexham, in the county of Denbigh, Miner, previously for seven weeks residing at Wrexham aforesaid, Miner, and Dealer in Groceries, and for nine years previously residing at the Wern, in the township of Exclusham Above, in the said purish of Wrexham, Miner and Publican, an insolvent debtor, having been filed in the County Court of Denbighshire, at Wrexham, and an interim order for protection from process having been given to the said Isaac Griffiths, under the provisions of the Statutes in that case made and provided, the said Isaac Griffiths is hereby required to appear before the said Court, on the 26th day of February instant, at ten of the clock in the forencom precisely, for his first examination, touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of

the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Isaac Griffiths, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Gold Edwards, Clerk of the said Court, at his office, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Mark Coates, of No. 2, New-VV ton-street, Scarborough, in the county of York, Milliner, Straw and Tuscan hat and Bonnet Manufacturer, an insolvent debtor, having been filed in the County Court of Yorkshire, at Scarborough, and an interim order for protection from process having been given to the said Mark Coates, under the provisions of the Statutes in that case made and provided, the said Mark Coates is hereby required to appear before the said Court, on the 13th day of February 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 coincing 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 Mark Coates, or that have any of his effects, are not to pay or deliver the same but to William Barker Coulson, Clerk of the said Court, at his office, at Scarborough, the Official Assignees of the estate and effects of the said insolvent.

HEREAS a Petition of Lewis Augustus Davis, formerly of No. 27, Ship-street, Brighton, in the county of Sussex, Butcher, trading as Lewis Augustus Savage, and now of No. 11, Church-street, Cliftonville, Hove, in the said county of Sussex, Pork Butcher, and part of the time also Poulterer and Provision Dealer, an insolvent debtor, having been filed in the County Court of Sussex, at Brighton, and an interim order for protection from process, having been given to the said Lewis Augustus Davis, under the provisions of the Statutes in that case made and provided, the said Lewis Augustus Davis and provided, the said Lewis Augustus Davis is hereby required to appear before the said Court, on the 9th day of February instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Lewis Augustus Davis, or that have any of his effects, are not to pay or deliver the same but to Mr. Ewen Eversbed, Clerk of the said Court, at his office, in Prince's-street, Old Steine, Brighton, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Charles Warner Hill, Hackford-next-Reepham, in the county of Norfolk, Tailor and Draper, Dealer in Hats, Caps, and Gloves, an insolvent debtor, having been filed in the County Court of Norfolk at Aylesham, and an interim order for protection from process having been given to the said Charles Warner Hill, under the provisions of the Statutes in that case made and provided, the said Charles Warner Hill is hereby re-quired to appear before the said Court, on the 21st of Feb-ruary instant, at half past ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons in-debted to the said Charles Warner Hill, or that have any of his effects, are not to pay or deliver the same but to Mr. William Henry Scott, Clerk of the said Court, at his office at Aylsham, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Jonathan Robinson, of Pe-Intho, in the parish of Holme Cultrum, in the county of Cumberland, Labourer, formerly of Langrigg Bank, in the parish of Bromfield, in the said county, Miller, an insolvent debtor, having been filed in the County Court of Cumberland, at Wigton, and an interim order for protection from process having been given to the said Jonathan Robinson, under the provisious of the Statutes in that case made and provided, the said Jonathan Robinson is hereby required to appear before the said Court, on the 25th day of February instant, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the according to the provisions of the said Statutes; and the 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 Robinson, or that have any of his effects, are not to pay or deliver the same but to Mr. Richard Shaw, Clerk of the said Court, at his office, at Wigton, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Thomas Cork, heretofore of Water-lane, in the township of Neithrop, in the parish of Banbury, in the county of Oxford, Carpenter, afterwards of Hobley's-lane, in the same township of Neithrop. Carpenter, since then of Water-lane aforesaid, Carpenter, during all the time aforesaid renting and using a Workshop and Yard, situate in the Tan Yard, North Barstreet, in the borough of Banbury, an insolvent debtor, having been filed in the County Court of Oxfordshire, at Banbury, and an interim order for protection from process having been given to the said Thomas Cork, under the provisions of the Statutes in that case made and provided, the said Thomas Cork is hereby required to appear before the said Court, on the 22nd day of February instant, at twelve of the clock at noon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All perof the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Thomas Cork, or that have any of his effects, are not to pay or deliver the same but to Mr. John Fortescue, Clerk of the said Court, the Official Assignee of the court of the said Court, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Joseph Green James, for-merly of N. 20, Upper Temple-street, Birmingham, in the county of Warwick, Attorney-at-Law and Solicitor of the High Court of Chancery, afterwards residing in lodg-ings in Ravenhurst-street, Birmingham aforesaid, following the same professions, then residing in lodgings in the Bristolroad, Birmingham aforesaid, following the same professions, being also Clerk to an Attorney and Solicitor, afterwards residing in lodgings in the Vicarage-road, Edghaston, Birmingham aforesaid, following the same professions, and also Clerk to an Attorney and Solicitor, for six months and four days afterwards residing at Bilston, in the county of Stafford, Attorney-at-Law and Solicitor of the High Court of Chancery, being also an Attorney's Clerk, and lately and for four months and nineteen days residing at Millfields, near Bilston aforesaid, Attorney-at-Law and Solicitor of the High Court of Chancery, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Court-house, Queen-street, Wolverhampton, and an interim order for protection from process having been given to the said for protection from process having been given to the said Joseph Green James, under the provisions of the Statutes in that case made and provided, the said Joseph Green James is hereby required to appear before the said Court, on the 21st of February instant, at ten of the clock in the forenoon, 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 Joseph Green James, or that have any of his effects, are not to Green James, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, Clerk of the said C purt, at his office, in Queen-street, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

In the Matter of the Petition of Henry Parker, of Wattisfield, in the county of Suffolk, Blacksmith.

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

In the Matter of the Petition of James John Kinage, of Bury St. Edmunds, in the county of Suffolk, Linen Draper and

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

the Matter of the Petition of William Newbery, of Wangford, in the county of Suffolk, Innkeeper and Thatcher.

JOTICE is hereby given, that the County Court of Suffolk, at Halesworth, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 21st of February instant, at twelve o'clock at noon precisely, unless cause be then and there shewn to the contrary

In the Matter of the Petition of James Lincoln, of South-

In the Matter of the Petition of James Lincoln, of Southwold, in the county of Suffo k, Boot and Shoe Maker.

NOTICE is hereby given, that the County Court of Suffolk, at Halesworth, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 21st day of February instant, at twelve o'clock at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Robert Squirrell, of Rat-tlesden, in the county of Suffolk. Shoemaker.

OTICE is hereby given, that the County Court of Suffolk, at Stomarket, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 23rd day of February instant, at twelve o'clock at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Mary Amesbury, of Bleadon, in the county of Somerset, Hotel Keeper, an

Insolvent Debtor.

NOTICE is hereby given, that Graham Willmore, Esq., Judge of the County Court of Somersetshire, at Weston-super-Mare, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 18th day of February instant, at ten in the forenoon precisely, unless cause be then and there shewn to the contrary. shewn to the contrary.

In the Matter of the Petition of Robert Jennings, now and for ten years last past residing in the parish of Loxton, in the county of Somerset, Carpenter and Wheelwright, an Insolvent Debtor.

NOTICE is hereby given, that Graham Willmore, Esq.,
Judge of the County Court of Somersetshire, at
Axbridge, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 19th of February instant, at eleven o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of George Carrick, of New Romney, in the county of Kent, Printer, Bookseller, and Stationer, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Kent, at Romney, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 16th of February instant, at eleven of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Thomas Phillips, of Chirk,

in the matter of the Petition of Thomas Philips, of Chirk, in the parish of Chirk, in the county of Denbigh, Painter, Plumber, and Glazier.

OTICE is hereby given, that the County Court of Denbighshire, at Ruabon, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 25th day of February instant, at ten Colook in the foreneon precisely upless cause by then and o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Joseph Watson, of Shrews.

bury, in the county of Salop, Iunkeeper.

OTICE is hereby given, that the County Court of Shropshire, at Shrewsbury, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 19th day of February 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 William Avis, at present and for seven years and upwards last past residing in the Market-place, in the parish of Newmarket Saint Mary, in the county of Suffolk, Tailor and Draper, and for the latter part of the time a Parish Constable.

OTICE is hereby given, that John Collyer, Esq., Judge of the County Court of Cambridgeshire, at Newmarket acting in the matter of this Petition, will pro-

Newmarket, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 19th day of February instant, at ten o'clock in the forencon precisely, unless cause be then and there shewn to

In the Matter of the Petition of William Griffiths, of Shrewsbury, in the county of Salop, Iunkeeper.

NOTICE is hereby given, that the County Court of Shropshire, at Shrewsbury, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 19th day of February instant, at ten of the clock in the forencen precisely upless cause. 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 Mary Jones, of Chapel-street, in the town of Carnarvon, in the county of Carnar-von, Flour Dealer, Grocer, Tea Dealer, and Huckster. OTICE is hereby given, that Arthur James Johnes, Esq., Judge of the County Court of Carnarvonshire,

at Carnaryon, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 20th day of February instant, at ten o'clock in the forenoon precisely, unless cause be then and there shown to

In the Matter of the Petition of John Selby, formerly of Lowther-street, in the city of Carlisle, keeping an Eating and Lodging-house, lately of Charlotte-street, in the said city of Carlisle, Miller, and at present and for seven months residing at Barwise-court, English-street, Carlisle aforesaid, Miller.

NOTICE is hereby given, that Theophilus Hastings Ingham, Esq., Judge of the County Court of Cumberland, at Carlisle, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 22nd day of February instant, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary. to the contrary.

In the Matter of the Petition of John Lees, at present and for fifty-seven days now last past residing at No. 13, the Back Lytch, in Burslem, in the parish of Burslem, in the Back Lytch, in Burslem, in the parish of Burslem, in the county of Stafford, occasionally employed as a Journeyman Potter, and for one year immediately preceding that period residing at No. 100, the Lytch, Burslem, in the parish of Burslem aforesaid, and carrying on the business of a Licensed Retail Brewer and Seller of Ale, Beer, Porter, Cider, and Tobacco, at a Beerhouse there situate, and known by the sign of the Crystal Fountain, and during such last-mentioned period, and whilst residing there and carrying on such business, also occasionally employed as a Journeyman Potter.

A TOTICE is hereby given, that the County Court of

oTICE is hereby given, that the County Court of Stafforshire, at Hanley, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 20th day of February instant, at ten o'clock in the forenoon precisely, unless cause be then

and there shewn to the contrary.

In the Matter of the Petition of George Thomas Knowles, of No. 43, Snargate-street, in the town of Dover, in the county of Kent, House Painter, Grainer, Plumber, Glazier, and Decorator, Oil and Colour Man, Picture Frame Maker, Carver, and Gilder, Limner, Painter, Cleaner, and Restorer of Pictures and Prints, and Picture Declare and Stetioner of Packer Polytors.

Cleaner, and Restorer of Pictures and Prints, and Picture Dealer and Stationer, an Insolvent Debtor.

OTICE is hereby given, that Charles Harwood, Esq., Judge of the County Court of Kent, at Dover, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 15th day of February instant, at eleven of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Frederick Dean Bamford formerly of No. 53, Russell-terrace, Auctioneer, Appraiser, and House Agent, having an office at No. 25, Regent-street; then of Park-place, Tachbrook-road, having a shop at No. 28, Upper-parade, Auctioneer, Appraiser, House Agent, Upholster, and Paper Dealer, late of No. 113, Warwick-street, Auctioneer, Appraiser, House Agent, Paper Dealer, and Lodging-house Keeper, and now of Clarendon-street, out of business, all the above-named places being in Leamington Priors, in the county of Warwick.

I OTICE is hereby given, that the County Court of Warwickshire, at Warwick, acting in the matter of this Petition, will proceed to make a Final Order thereon at the said Court, on the 1st day of April next, at ten in the forenoon precisely, unless cause be then and there shewn to the contrary. In the Matter of the Petition of Frederick Dean Bamford

shewn to the contrary.

In the Matter of the Petition of John Biss, at present and for six years last past residing in Stoney-street, in the parish of Frome or Frome Selwood, in the county of Somerset, Gardener, Seedsman, Dealer in China, Glass, and Earthenware, and renting land in the said parish of Frome for the purposes of his business, as a Gardener, and also renting premises at Catherine-hill, in the said parish of Frome, and underletting the same, an Insoivent Debtor.

NOTICE is hereby given, that the County Court of Somersetshire, at Frome, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 13th day of February instant, at eleven o'clock in the forenoon precisely, unless cause be then

and there shewn to the contrary.

NOTICE is hereby given, that the County Court of Northumberland, at North Shields, authorized to act under a Petition of Insolvency, presented by David Renton, of Bedford-street, North Shields, in the parish of Tynemouth, in the county of Northumberland, Cabinet Maker, Upholsterer, and Paper Hauger, will sit on the 15th day of February instant, at ten o'clock in the forenoon, at the said Court, in order to Audit the Accounts of the Assignee of the estate and effects of the said insolvent under the said Petition, pursuant to the Acts of Parliament made and now in force relating to insolvents.

THE estates of Hugh Wallace, Lacefall and Sewed. Muslin Manufacturer and Agent, John-street, Glasgow, were sequestrated on 31st January, 1856.

The first deliverance is dated 31st January, 1856.

The Lord Ordinary on the 31st January, 1856, nominated and appointed James Thomson, Junior, Accountant in Glasgow, Interim Factor on the estates, and has granted Warrant of Protection to the said Hugh Wallace, against Arrest or Imprisonment for Civil Debt, until the

meeting of the creditors for the election of a Trustee.

The meeting to elect the Trustee and Commissioners is to be held within the Queen's Hotel, George-square, Glasgow, on Thursday the 14th day of February next, at one o'clock afternoon

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 31st grounds of dept must be available and May, 1856.

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

JAS. BURNESS, S.S.C., Agent.

11, Drummond place, Edinburgh, January 31, 1856.

THE estates of the Company trading as Merchants in Glasgow, under the firm of Hill, Brothers, as well as in New York, under the same firm, and in Dublin, under the firm of John Hill, and of John Hill, John Hill, Junior, and George Hill, the individual Partners of that Company, as partners thereof, and as individuals, were sequestrated on the 2nd day of February, 1856.

The first deliverance is dated the 2nd day of February,

The Lord Ordinary has appointed Charles Gairdner, Accountant, in Glasgow, Interim Factor on the said estates, and has granted Warrant of Protection to the said John Hill, John Hill, Junior, and George Hill, against Arrest or Imprisonment for Civil Debt, until the meeting of the creditors for the Livinian Grant Countries.

Imprisonment for Civil Debt, until the meeting of the creditors for the election of a Trustee or Trustees.

The meeting to elect the Trustee on the estates of the said Company and Individual Partners, or separate Trustees, or Trustees in succession and Commissioners, is to be held, at twelve o'clock noon, on Saturday the 16th day of February, 1856, within the Globe Hotel, George-square, in Glasgow.

A composition may be offered at this meeeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 2nd day of June, 1856.

All future advertisements relating to this sequestration

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

JOHN ELLIS, Writer to the Signet, Agent.

No. 4, Royal-terrace, Edinburgh.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

See Notice at the end.

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

On Wednesday the 20th February, 1856, at Eleven o'Clock precisely, before Chief Commissioner

Henry Nash Hartley, known also as Henry Hartley, for-merly of Eaton, near Norwich, Norfolk, Commercial Traveller, then of Mile End, Portsmouth, Hants, Com-mercial Traveller, then of No. 38, New North-street, Finsbury, Middlesex, part of the time out of employ, other part Commercial Traveller, then and now of No. 99, Hubert-street, Hoxton, Middlesex, Town Traveller to a Tea Dealer.

Thomas Ennor, formerly of the Fountain Livery Stables, Camberwell-grove, Camberwell, Surrey, Livery Stable Keeper and Fly Master, then still and late of same place, Livery Stable Keeper, Cabriolet Proprietor and Driver, and now of No. 3, Southampton-street West, Nine Elms,

and now of No. 3, Southampton-street west, Nine Edms, Vauxhall, Surrey, out of business or employment.

William Rock Cocks, known and sued as William Cocks, formerly of Castle-street, Southwark-bridge-road, then of No. 29, Park-place, New Peckham, formerly a Stationer's Clerk, then out of employment, and now of No. 189, Bermondsey-street, Bermondsey, all in Surrey, Oil and Colormen, and Licensed Dealer in British Wines. Colorman, and Licensed Dealer in British Wines.

On Wednesday the 20th February, 1856, at Ten o'Clock, before Mr. Commissioner Murphy.

Richard Alfred Wheatland, of No. 12, Church street, Lambeth, Surrey, Grocer, Cheesemonger, and General-shop Keeper, and also Clerk or Warehouseman to a Cotton Merchant.

James Whistler, formerly of No. 9, Wilson-street, Greenwich, Kent, out of employ, then Assistant to a Pawnbroker, at No. 27, Princes-street, Leicester-square, then of No. 37, Edgware-road, Paddington, Middlesex, Assistant to a Silversmith, then of Nelson-street, Greenwich aforesaid, out of employ, then of No. 254, Strand, Assistant to a Pawnbroker, then of No. 49, Essex-street, Strand, Assistant to a Jeweller, then of No. 2, Tavistock-ross, Carontal and Assistant to a Jeweller, then of No. 2, Tavistock-ross, Carontal and Assistant to a Jeweller, then of No. 2, Tavistock-ross, Carontal and Assistant to a Jeweller, then of No. 2, Tavistock-ross, Carontal and Carontal an Covent-garden, Assistant to a Jeweller, wife a Dressmaker, then of No. 3, same place, out of employ, afterwards Hosier, wife a Dressmaker, then of No. 59, Frithstreet, Soho, next and now of No. 48, Frith-street, Soho, all in Middlesex, Messenger to a Jeweller.

John Hill, of No. 10, Tothill-street, Westminster, Middlesex, Pork Butcher and Butterman.

Pork Butcher and Butterman.

Sarah Eleanor Ricketts (sued as Eleanor Sarah Ricketts), and sometimes called Mary Ricketts, formerly of No. 21, Lea-place, Lea, then of No. 3, Queen Elizabeth-row, Greenwich, then of No. 39, Prior-street, Greenwich, then of No. 7, Conduit-vale, Blackheath, all in Kent, Widow, not following any business or occupation, then and now of No. 12, Saint Mary-le-Strand-place, Old Kent-road, Surrey, Widow, not in any business or occupation.

John Knapp, of No. 9, Portland-place, Saint Mark's-road, Lambeth, Surrey, Brewer and Retailer of Beer, in Copartnership with James Knapp, trading as James and John Knapp.

James Knapp, of No. 9, Portland-place, Saint Mark's-road,

James Knapp, of No. 9, Portland-place, Saint Mark's-road, Lambeth, Surrey, Brewer and Retailer of Beer, in Co-partnership with John Knapp, trading as James and John Knapp, the said James Knapp, having Licenses to Sell

Knapp, the said James Knapp, naving Licenses to Sell Tea and Tobacco at the same place.

William Reed, formerly of High-street, Shadwell, Journeyman Stone Mason, and Letting Lodgings, afterwards of same place. Wheelwright, Journeyman Stone Mason, and Letting Lodgings, then of same place, Mason and Bricklayer, then and now of Dixey's Cottage, Barnet-road, Finchley, all in Middlesex, Monumental Mason, Sculptor, and Letter Cottes. and Letter Cutter.

Samuel Rudd, formerly of No. 165, Bermondsey-street, Bermondsey, Journeyman Tanner and Glass and China Dealer, then of No. 13, Elizabeth-place, High-park, Walworth-common, Walworth, and now of No. 9, Broadstreet, Lambuth, all in Surrey, Chaudler's-shop Keeper,

Licensed Dealer in Tobacco, and Journeyman Tanner. James Humphrey, of No. 10, Red Lion-passage, Red Lion-square, Middlesex, Tailor.

On Thursday the 21st February, 1856, at Eleven. o'Clock, before Mr. Commissioner Phillips.

Edwin Buckrell Bridger, of No. 7, Belvidere-place, Cambridge-road, Bethnal Green, Master Printer, formerly of No. 36, Jubilee-street, Mile End-road, both in Middlesex, Journeyman Printer, and formerly of Sidney-street, Brighton, Sussex, Printer. William Sayers, of No. 10, Ann-street, Avering-street, Commercial-road East, Middlesex, Carpenter, Joiner,

Commercial-road East, Middlesez, Carpenter, Sollier, and Contractor.

Alfred Melton, of No. 23, Titchborne-street, Haymarket, Middlesex, Picture and Curiosity Dealer, formerly of No. 17, Saint John's Wood-park, and during a portion of that period carrying on business at No. 109, New Bond-street, and subsequently at No. 12, Davis-street, Berkeley-square, all in Middlesex, Picture and Curiosity Dealer.

James Daniel Collie, of No. 33, Queen-street, Chelsea, Middlesex, Omnibus Conductor, wife managing a General Dealer's Shop, also at same time renting a shop at No. 12,

Dealer's Shop, also at same time renting a shop at No. 12, Gravel-lane, Southwark, Surrey, General-shop Keeper.

The case of Samuel Stephen Austin, which was advertised to be heard on the 18th February, will be heard on the 16th.

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

- 2. The petition and schedule, and all books, papers, and writings filed, will be produced by the proper Officer for inspection and examination until two clear days before the hearing.
- 3. Creditors' assignee may be chosen according to the Statute.
- 4. Persons indebted to the said Insolvent Debtors respectively, or having any of their effects, are to pay and deliver the same to the Official Assignee, being the Provisional Assignee of the Court, at the said Court and to no other person.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 2nd day of February, 1856.

ASSIGNEES have been appointed in the following Cases. Further particulars may be

learned at the Office, in Portugal-Street, Lincoln's-Inn-Fields, on giving the number of the Case.

Thomas Stubbing, late of No. 4, Finsbury street, Chiswellstreet, Middlesex, out of business, Insolvent, No. 65,509

T.; James Tatnell, Assignee.
William Elijah Burland, late of No. 9, Crown-court, Finsbury, Middlesex, Bonnet Shape Maker, Insolvent, No. 65,695 T.; George Johnston, Assignee.
John Mottram, late of No. 64, Sudel-street, Manchester, Lancasbire, out of business, Insolvent, No. 80,286 C.; Thomas Butter Assignee.

Thomas Rutter, Assignee.
William Shaw, late of Stapleford, Nottinghamshire, out of business, Insolvent, No. 81,150 C.; John Bugulev.

William Ellis, late of Hampden-view, Sheffield, Yorkshire, Fork Grinder, Insolvent, No. 81,469 C.; Joseph Redfern and Thomas Wagstuffe, Assignees.

William Lambert, late of Corse, Gloucestershire, out of business, Insolvent, No. 81,474 C.; Benjamin Hodges the client Assignees.

the elder. Assignee.

Stephen Dangerfield Cam, late of Saul, Gloucestershire, Waterman, Insolvent, No. 81,500 C.; John Hughes Warman, Assignec.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 2nd day of February, 1856.

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

On their own Petitions.

Thomas Alexander Hood, late of No. 14, Tower-street, St. Martin's-lane, Middlesex, Baker.—In the Debtors' Prison for London and Middlesex.

James Saunders, late of the Bacon Stoves, Valentine-place, Blackfriars-road, Surrey, Bacon Drier .- In the Gaol of

John Bell, late of No. 160, Upper Whitecross-street, St. Luke, Middlesex, Corn Dealer.—In the Debtors' Prison for London and Middlesex.

Uriah Wright, late of Sidmouth Cottage, Shawfield-street, King's-road, Chelsea, Middlesex, Carpenter.—In the Debtors' Prison for London and Middlesex.

James Regent Ross, late of No. 6, Grove-vale, East Dulwich, Surrey, out of business.—In the Gaol of Surrey.

Thomas Phipps, late of No. 243, High Holborn, Middlesex, Saddler and Harness Maker.—In the Queen's Prison.

William Knowles, late of No. 10, Blenheim-terrace, Abbeyroad, St. John's Wood, Middlesex, Carpenter and Builder. the Debtors' Prison for London and Middlesex.

John Huggins, late of No. 49, Clifton-street, Finshury-square, Middlesex, out of business.—In the Debtors' Prison for London and Middlesex.
William Scantlebury, late of No. 4, Holborn-bars, London,

Tailor and Draper.-In the Debtors' Prison for London and Middlesex.

John Billing, late of No 169, Friar-street, Reading, Berk-shire, Architect and Surveyor.—In the Debtors' Prison

for London and Middlesex.

Albert Quilter, late of No. 122, Curtain-road, Middlesex,
Mattress Maker.—In the Debtors' Prison for London and

Martin Roots, late of Church-street, Crayford, Kent. Jour-neyman Butcher.—In the Debtors' Prison for London and Middlesex.

John Wainwright, late of No. 39, 13oodge-street, Totten-ham-court-road, Middlesex, Journeyman Carpenter.—In

the Debtors' Prison for London and Middlesex.

Jeremiah Stiles, late of Nos. 1A and 16, Ferdinand-street,
Camden Town, Middlesex, Greengrocer.—In the Debtors' Prison for London and Middlesex.

Thomas Alvey, late of No. 18, Howland-street, Tottenham-court-road, Middlesex, Builder.—In the Debtors' Prison for London and Middlesex.

Thomas Walker Oliphant, late of No. 6, Hanover-cottages, St. John's Wood, Middlesex, Artist.—In the Queen's Prison.

Richard Sennett, late of No. 48, Castle-street, Southwark-bridge-road, Surrey, Engine Driver to a Fur Manufacturer .- In the Queen's Prison.

Edmund Fullford, late of No. 8, Serle-street, Lincoln's-inn, Middlesex, Law Stationer.—In the Debtors' Prison for London and Middlesex.

William Frederick Hards, late of No. 4, King Edward-street, Westminster-road, Surrey, out of business.—In the Queen's Prison.

Thomas Burls, late of No. 3, Nutford-place, Bryanstonesquare, Middlesex, Bread and Biscuit Baker.—In the Debtors' Prison for London and Middlesex.

William Ogden, late of No. 70, Stanbope-street, Hamp-stead-road, Middlesex, out of business.—In the Debtors' Prison for London and Middlesex.

Charles Popple, late of No. 29, Arundel-street, Strand, Middlesex, Board and Lodging-house Keeper.—In the Debtors' Prison for London and Middlesex.

Joseph Steel, late of No. 4, Redcross-street, Mint-street, Southwark, Surrey, Chandler-shop Keeper.—In the Gaol

of Surrey.

Charles Perkin, late of 24, Lydia-street, Manchester, Lan-

eashire, out of business.—In the Gaol of Lancaster.

Edward Collinge, late of No. 42, Parker-lane, Burnley,
Lancashire, Journeyman Joiner.—In the Gaol of Lan-

William Deady, late of Milford-terrace, Altrincham, near Manchester, Lancashire, Joiner and Builder.—In the Gaol of Lancaster.

James Whittaker, late of Gorton Old-road, Gorton, near Manchester, Lancashire, out of business.—In the Gaol of Lancaster.

William Bate, late of No. 63, Broad-street, Pendleton, Salford, Lancashire, Baker and Flour Dealer .- In the Gaol of Lancaster.

William Parkinson, late of No. 25, Friargate, Preston, Lancashire, out of business.—In the Gaol of Lancaster.

Joshua Swallow, late of Yew Bank, Lower Broughton, Lancashire, Corn and Flour Dealer.-In the Gaol of Laucaster.

Solomon Keersh, late of No. 19, Berkeley-street, Strange-ways, Manchester, Lancashire, Smallware Manufacturer. —In the Gaol of Lancaster.

Charles Charnley, late of Lune-street, Preston, Lancashire,

Tailor and Draper.—In the Gaol of Lancaster.
Robert Haworth, late of Bolton-road, Blackburn, Lancashire, out of business.—In the Gaol of Lancaster.

Thomas Hinde, late of Rochdale-road, Manchester, Lanca-

shire, Bricklayer,—In the Gaol of Lancaster. William Hartley, late of Eccleshill, near Bradford, Yorkshire, Cloth Maker and General Dealer.-In the Gaol of York.

Henry Gleave, late of Sackville-street. Manchester. Lancashire, Journeyman Baker.—In the Gaol of Lancaster.
William Wignall, late of the Young Vulcan, Oldham-road,
Lancashire, Beersetler.—In the Gaol of Lancaster.
Henry Peirce, late of Hurstperpoint, Sussex, Carpenter.—

In the Gaol of Lewes.

Samuel George Cox, late of No. 55, Gardner-street, Brighton, Sussex, out of business.—In the Gaol of Lewes.

Francis Turner, late of No. 57, Front-street, Tynemouth, Northumberland, Colliery Viewer and Engineer.—In the Gaol of Morpeth.

Robert Charlesworth, late of Corporation-street, Manchester, Lancashire, Refectory and Billiard Table Keeper.—In the Gaol of Lancaster.

William Wilkinson, late of Bl ckley Moor, Blackburn, Lancashire, Black and White Smith.—In the Gaol of Lancaster.

James Fulton, lare of Cousins-court, Norwich, Linen and

street, Sunderland, Durham, Furniture Dealer .- In the

Gaol of Durham.

George Thomas Coomber, late of No. 20, King-street,
Milton-next-Gravesend, Kent, Tea Dealer.—In the Gaol

of Maidstone. David Rees, late of Dunsford's-passage, Greenwich-market Kent, Coal Dealer and Greengrocer.-In the Gaol of Maidstone.

William Vaughan, late of Park-street, Swansca, Glamor-

ganshire, Butcher.—In the Gaol of Cardiff. Hannah Lemon, late of No. 11, Farm-road, Hove, Sussex,

Lodging-house Keeper.—In the Gaol of Lewes.

Alfred Butler, late of No. 5, Clitton-place, Brighton,
Sussex, Builder.—In the Gaol of Lewes.

James Hayter, late of York Inn, Hastings, Sussex, Licensed
Victualier.—In the Gaol of Lewes.

Joseph Dixon, late of Castle-gate, York, out of business.

—In the Gaol of York.

—In the Gaol of Iork.

James Musgrave, late of Bramley, near Leeds, Yorkshire, out of business.—In the Gaol of York.

William Lee Fieldhouse, late of Bastow-buildings, Meadow-lane, Leeds, Yorkshire, out of business.—In the Gaol of

George Mosey, late of Hosehedge, Lightcliffe, near Halifax, Yorkshire, Wheelwright and Carpenter.—In the Gaol of York.

Charles Eilison, late of Kildwick, near Skipton, in Craven, Yorkshire, out of business .- In the Gaol of York.

George Cooke, late of the Hare and Hounds Inn, Fishlake,

Yorkshire, Innkeeper.—In the Gaol of York.
Samuel Elsworth, late of No. 7, James street, Bradford,
Yorkshire, Corn Dealer.—In the Gaol of York.

Charles Skelton, late of Bentley, near Doncaster, Yorkshire, Journeyman Shoemaker.—In the Gaol of York.

shire, Journeyman Shoemaker.—In the Gaol of York.
Abraham Thornton, late of the city of York, out of business.—In the Gaol of York.
George Foulstone, late of King-street, Sheffield, Yorkshire, Builder.—In the Gaol of York.
William Hayman, late of Market-street, Exmouth, Devon shire, out of business.—In the Gaol of Devon.
Joseph William Bramley Noon Preston, late of Wilfordgrove, Nottingham, Nottinghamshire, out of business.—In the Gaol of Nottingham.
William Henry Green, late of the Fleece Inn. Canterbury,

In the Gaol of Nottingham.

William Henry Green, late of the Fleece Inn, Canterbury, Kent, out of business.—In the Gaol of Canterbury.

William Bentall, late of Chelmsford, Essex, Merchant's Clerk.—In the Gaol of Springfield.

Mary Kelly, late of White Hart-yard, Briggate, Leeds, Yorkshire, Widow.—In the Gaol of York.

William Bowser Robson, late of Byer's-green, Durham, in no employment.—In the Gaol of Durham.

George Porteous, late of Louth, Lincolnshire, Travelling Assistant to a Draper.—In the Gaol of Lincoln.

Jeremiah Charles, late of Primrose-hill, Netherton, near Dudley, Worcestershire, Licensed Victualler.—In the Gaol of Stafford. Gaol of Stafford.

Henry Dain, late of Longdon, near Shrewsbury, Shropshire, in no business.—In the Gaol of Shrewsbury.

Daniel Fulcher, late of Southwold, Suffolk, Carpenter and Builder.—In the Gaol of Suffolk.

John Leaver, late of Bolton-street, Chorley, Lancashi Blacksmith and Beerseller.—In the Gaol of Lancaster.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

See Notice at the end.

The following PRISONERS, whose Estates and Effects have been vested in the Provisional Assignee by Order of the Court, having filed their Schedules, are ordered to be brought up before the Court, as hereinafter mentioned, at the Court-House, in Portugal-Street, Lincoln's-Inn, as follows, to be dealt with according to the Statute:

On Tuesday the 19th February, 1856, at Ten o'Clock precisely, before Mr. Commissioner

Timothy Wythe, formerly, afterwards, and late of No. 1. Elizabeth-place, Pearson-street, Kingsland-road, Middle-sex, Bricklayer, Builder, and House Decorator.

Collier Matland, formerly, afterwards, and late of No. Al,

Osborn-street, Whitechapel, Middlesex, Surgeon Dentist,

Narcisse Salvatella (sued and committed as Narcisso Salvatella), formerly of No. 42, Cranbourn-street, Leicestersquare, afterwards of No. 56, King-street, Westminster, and late of No. 19, Wharton-street, Pentonville, all in Middlesex, Watchmaker.

William Matthews, late of No. 16, Cottage-road, Harrow-road, previously of No. 46, Waverley-road, Harrow-road, and formerly of same place, all in Middlesex, Plasterer

and Builder.

Adjourned Hearings.

Joseph Maurice Frost, formerly of Pottergate-street, Noroseph Maurice Frost, formerly of Pottergate-street, Nor-wich, Norfolk, Glove Manufacturer, then of No. 2, Lavender-grove, Queen's-road, Dalston, Middlesex, Town Traveller to Messrs. Johnstone and Company, of No. 100, Southwark-bridge-road, Southwark, Surrey, then of No. 10, Henstridge-villas, Saint John's Wood, Middlesex, Printer and Stationer. carrying on business at No. 6, White Lion court, Birchin-lane, at No. 24, Saint Swithin's-lane, City, and then of No. 14, Russell-place, New North-road, Islington, and late lodging at a Coffee-house, No. 34, Chichester-place, Gray's-inn-road, both in Middlesex. 34, Chichester-place, Gray's-inn-road, both in Middlesex, Printer and Stationer, carrying on business at Salter's-hill-court, Cannon-street, City, under the style of Rousard,

hill-court, Cannon-street, City, under the style of Rousard, Maurice, and Company.

John Greaves Nicholson, late of No. 46, Norland-road, Notting-hill, Hammersmith, Middlesex, out of business, and previously of No. 47, Norland-road aforesaid, out of business, and formerly of No. 37, Norland-road aforesaid, Linen Draper, and also the Licensed Proprietor of a Public-house, called the Queen's Arms, Shepherd's Bushmarket, Notting-hill, Hammersmith aforesaid, but which

business of a Licensed Victualler was carried on by one Francis Steele entirely for his own benefit, and some long time ago carrying on jointly with other persons the business of a Loan Society, at the Royal Hotel Publichouse, Shepherd's Bush-market aforesaid, under the name of the Norland and Shepherd's Bush Loan Society.

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 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.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

See Notice at the End.

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

Before the Judge of the County Court of Shropshire, holden at Shrewsbury, on Tuesday the 19th day of February, 1856, at Ten o'Clock in the Forenoon precisely.

John Thomas, late in lodgings at the Golden Hart Inn. ohn Thomas, late in lodgings at the Golden Hart Inn, Claremont-street, Shrewsbury, in the county of Salop, performing once at the Theatre Royal in Shrewsbury aforesaid, Professor of Gymnastics and Pedestrian Feats, previously in lodgings at the Royal Gardens Inn, Frederick-street, Belfast, Ireland, performing in the grounds of the last-mentioned Inn, Professor of Gymnastics and Pedestrian Feats, before that in lodgings at the Pheasant Inn, Queen-square, Liverpool, in the county palatine of Lancaster, performing at the Toxteth-park Bowling Green, in Liverpool aforesaid, Professor of Gymnastics and Pedestrian Feats, formerly in lodgings at the Rainbow Iun, Chapel street, Salford, in the said county of Lancaster, performing at the Queen's Theatre, in the city of Manchester, Professor of Gymnastics and Pedestrian Feats, before that arrested at Hull, in the Pedestrian Feats, before that arrested at Hull, in the

county of York, for Debt, at the suit of my present detaining creditor, and lodged in Gaol at Hull aforesaid, previously in lodgings at the March of Intellect Inn, Waterworks-street, in Hull aforesaid, performing at the Ship Launch Bowling Green, Anlaby-road, in or near Hull aforesaid, Professor of Gymnastics and Pedestrian Hull aforesaid, Professor of Gymnastics and Pedestrian Feats, before that in lodgings at the King's Arms Inn, Horsemarket, at Northampion, in the county of Northampton, performing at the last-mentioned Inn, Professor of Gymnastics and Pedestrian Feats, previously in lodgings at No. 5, Gravel-lane, in the borough of Southwark, in the county of Surrey, performing at the Cremorne Gardens, Chelsea, Middlesex, Professor of Gymnastics and Pedestrian Feats, formerly in lodgings at the Hare and Hounds Inn, East Sheen, Mortlake, Surrey, Professor of Gymnastics and Pedestrian Feats, before that in lodgings at No. 5, Gravel-lane aforesaid, Professor of Gymnastics and Pedestrian Feats, previously in lodgings at the Victory Inn, Lichfield-street, Birmingham, in the county of Warwick, Professor of Gymnastics and Pedestrian Feats, formerly in lodgings at the King's Head Inn, Mardol, in Shrewsbury aforesaid, Professor of Gymnastics and Pedestrian Feats.

Before the Judge of the County Court of Kent, holden at Canterbury, on Wednesday the 20th day of February, 1856.

William Henry Green, formerly of No. 26, Friargate-Derby, Derbyshire, then of High Pavement, Nottingham, then of Castlegate, Nottingham, Nottinghamshire, then of Ashover, in the county of Derby, Travelling and Commission Agent or Provincial Superintendant to a Life Insurance Company, then of No. 23, Provost-road, Haverstock-hill, Middlesex, out of employ, and next and late of the Fleece Inn, Canterbury, Kent, out of employ.

Before the Judge of the County Court of Sussex, holden at Lewes, on Tuesday the 19th day of February, 1856.

Alfred Butler, late of No. 5, Clifton-place, Brighton, in the county of Sussex, Builder, having a workshop in Castle-

street, Brighton aforesaid.

Samuel George Cox, formerly of Nos. 55 and 56, Queen's-road, Brighton, in the county of Sussex, Wholesale and Retail Stationer, Printseller, and Bookseller, and late of No. 55, Gardner-street, Brighton aforesaid, out of business.

Hannah Lemon (sued as Hannah Leman), formerly of No. 15, Great Cumberland-place, in the county of Middlesex, Lady's Maid, and late of No. 11, Farm-road, Hove, in the county of Sussex, Lodging-house Keeper. Henry Peirce, late of Hurstperpoint, in the county of

Sussex, Carpenter.

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James Hayter, formerly of the Chequers Inn, Battle, and late of the York Inn, Hastings, both in the county of Sussex, Licensed Victualler.

Before the Judge of the County Court of Essex, holden at the Shirehall, in Chelmsford, on Thursday the 21st day of February, 1856, at Twelve o'Clock at Noon precisely.

William Bentall, late of Chelmsford, in the county of Essex, Merchant's Clerk, previously of the same place, out of business and employment, and formerly of Grinsted Green Paper Mills, in the parish of Halsted, in the said county of Essex, Paper Manufacturer.

Before the Judge of the County Court of Cumberland, holden at Carlisle, on the 22nd day of February, 1856, at Ten o'Clock in the Forenoon precisely.

Daniel Byrne, of the Market-place, Whitehaven, in the county of Cumberland, Grocer, formerly of Shand-street, in Whitehaven aforesaid, Baker and Provision Dealer.

Before the Judge of the County Court of Northumberland, holden at Morpeth, on the 22nd day of February, 1856, at Ten o'Clock in the Forenoon precisely.

Francis Turner, late residing for upwards of five years past at No. 57. Front-street, in the borough of Tynemouth, in the county of Northumberland, at lodgings, Colliery Viewer and Engineer.

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

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

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

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

All Letters must be Post-paid.

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Tuesday, February 5, 1856.

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