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TUESDAY, MAY 11, 1858.

STR.

Lord Chamberlain's Office, April 24, 1858.

OTICE is hereby given, that Her Majesty will hold a Drawing-Room at St. James's Palace, on Saturday the 15th day of May next, at two o'clock, to celebrate Her Majesty's Birth-day.

N.B. The Knights of the several Orders are to appear at the Drawing-Room in their Collars.

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

No Presentations will take place at this Drawing Room.

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.

A T the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

the Most Noble William, Duke of Devonshire, to be Lord Lieutenant and Custos Rotulorum of the county of Derby, his Grace this day took the oaths appointed to be taken thereupon, instead of the oaths of allegiance and supremacy.

India Board, May 11, 1858.

THE following papers have been received at the East India House.

No. 1.

The Adjutant-General of the Army to the Secretary to Government, Secret Department, Bombay.

> Adjutant-General's Office, Head Quarters, Bombay, March 17, 1858.

No. 237 6.

IN continuation of my previous communications, No. 2133 and 2288, dated respectively the 9th and 13th instant, I am directed by the Commander-in-Chief to transmit, for submission to the Right Honorable the Governor in Council, the inclosed letter (without date) from Major-General Sir Hugh Rose, K.C.B., Commanding Central India Field Force, detailing his proceedings subsequent to the capture of the Fort of Rathghur and action with the insurgents near the town of Barodia.

2. The operations of Sir Hugh Rose in the field, while they have the cordial approval of the Commander-in-Chief will doubtless be most satisfactory to his Lordship in Council, as the success which has attended them must have the most beneficial effect in tranquillizing a district which has been so long in the hands of the rebels.

been so long in the hands of the rebels.

3. The Lieutenant-General Commanding-in-Chief has desired me to submit, in the margin of this letter,* the names of the officers prominently brought to notice by Sir Hugh Rose, and to beg that the Right Honorable the Governor in Council will be pleased to bring their conduct prominently to the notice of the Honorable Court of Directors.

4. The Major-General will be directed to constitute a Court of Inquiry under the provisions of Article 273, section 39, of Jameson's Code, with the view of ascertaining if the native officers and men alluded to in the 13th and 14th paragraphs of his despatch are entitled to admittance to the distinction of the Order of Merit.

I have, &c.,

EDWARD GREEN, Colonel, Adjutant-General.

^{* 3}rd European Regiment,—Lieutevant-Colouel Liddell, Captain Campbell. 3rd Regiment Light Cavalry,—Captain Forbes. Staff,—Captain Wood, Lieutenant Macdonald, Captain Rose.

No. 2.

Major-General Sir Hugh Rose, K.C.B., Commanding Central India Field Force, to Colonel Green, Adjutant-General of the Army.

I HAVE the honor to state to you, for the information of his Excellency the Commander-in-Chief, that, after the capture of Rathghur, the rebels who had retired from Chanderapoor to Barodia, as mentioned in my report of the 7th February, 1858, concentrated in the latter place, having been reinforced by such of the garrison of Rathghur as had escaped, and by rebels from Korage and other places in Bundlecund.
2. Barodia, on the left bank of the river Beena,

is a strong village, with a gurrie or small fort, with dense jungle on each side, about twelve miles from Rathghur, on the road to Korage, a strong fort twenty-nine miles to the north of Saugor.

3. The object of the rebels in concentrating at Barodia was to prevent or endanger any advance to Saugor, by retaking Rathghur; or, by placing themselves in my rear on the road from Bhopal to Saugor, to cut off, as they had already attempted to do, the supplies coming to me from the friendly States of Scindia and Bhopal. It was consequently necessary to attack the enemy and drive them out of Barodia.

4. Taking with me the force stated in the margin,* I marched, at mid-day on the 31st ultimo, from Rathghur, leaving Brigadier Stuart, with the remainder of my force, to protect Rathghur

and the camp.

5. I removed in the order of march, which I always adopt when near the rebels, as a precaution against their system of surprises; that is, a line of flankers of Her Majesty's 14th Light Dragoons on each side of the road, fifty yards in front of the leading file of the advanced guard, which, with a file of Irregulars, has charge of the guide; another line of Irregular Cavalry, 150 yards in echelon, in front of the outward flanks of the 14th; and, should thick jungle border the road, a company of infantry, in extended order on each side of it, to support the flankers of the 14th and the advanced guard. By this means all dangerous ground is searched, surprises are almost impossible, and spies, lying concealed at a great

distance from the road, are frequently seized.

6. As we approached Barodia and the river Beena, we had very thick jungle, long grass, and nullahs on our left. The flankers of the Irregular, suddenly halting, reported that they perceived the enemy in force, in ambuscade on our left. Being with the advanced guard, which was under Lieutenant-Colonel Turnbull, I ordered the two guns of his troops to open their fire to the left on the enemy; before they could do so, the enemy opened a musketry fire on us, killing Lieutenant-Colonel Turnbull's horse, and keeping it up with tenacity, although I reinforced the division of Horse Artillery with four of Captain Lightfoot's 9-pounders, firing grape and round-shot; it was

too close for shrapnell.

7. Lieutenant-Colonel Turnbull, with the Horse-Artillery, took ground to the right, with the view to enfilade the enemy; but he could not get a slant at them. However, this movement enabled him to obtain good views of a body of rebel horsemen, with a red standard, endeavouring to gain a wood to our right and outflank us; I

had directed a charge of cavalry against them; but it could not be executed in consequence of the staff-officer being unable to find a passage down the high banks of the Beena; two rounds of spherical case burst amongst this batch; they disappeared.

I had placed the 3rd Europeans in skirmishing order, in front of the flanks of their guns; their united fire diminished, but did not silence.

the fire of the rebels.

9. I therefore charged the rebels out of their advanced position, with the skirmishers of the 3rd Europeans, who, under Licutenant Colonel Liddell, gallantly drove them out of their own treacherous element, thick jungle, and twisting nullahs, and took possession of the bank of the river commanding the ford to Barodia, which now first became visible; the rebels had displayed so much obstinacy in defending this position, in order to prevent our advance across the Beena to Barodia.

Lieutenant-Colonel Liddell, Captain Neville, Royal Engineers, Captain Campbell, 3rd Europeans, Captain Rose, my Aide de-Camp, and Lieutenant Macdonald, Assistant Quarter-Master General, were conspicuously in this advance.

I turned the advantage, gained by the 3rd Europeans, immediately to account; and sent the Hyderabad Irregular Cavalry, supported by the 3rd Bombay Light Cavalry under Captain Forbes, to cross the ford, covered by the skirmishers, to pass through the jungle to the front, and fall on the enemy in the open, which I had learnt was between the jungle and Barodia; I followed with 4 guns of the Horse Artillery and a troop of Her Majesty's 14th Light Dragoons in support, under Lieutenant-Colonel Turnbull, ordering the rest of my force to follow, with the exception of Captain Hare's Infantry and guns, which remained at the ford to prevent the rear being cut off.

Captain Forbes found the enemy's flanks, particularly their left, posted in thick jungle, their centre in comparatively open ground; he charged and broke their centre, cutting up 30 or 40 of The third and a very strong position, the village of Barodia, now came into sight; Captain Forbes having observed a body of cavalry retreated leisurely on it, attempted to cut them off, but their flight, on seeing his intention, became so rapid, that he only succeeded in killing 8 or 10 of them, before they got well under the protection of their guns in position at the village, and of their matchlockmen posted in the dense jungle, which surrounded three sides of it, and among the banks of

a wet nullah running along their front.

Captain Forbes mentions, for their conduct on this occasion, and I beg to recommend to his Excellency the Commander-in-Chief, Subadar Soojut Khan, for having killed himself three of the rebels, all of his own caste; Naik Himut Sing, very severely wounded; Naik Bahader Khan, and trooper Vass, also severely wounded, who attracted the notice of their officers by engaging, singly, two or three of the enemy at the same

On the day before, when the camp was attacked, the same faithful Subadar hindered the advance of the enemy by the able disposition of

his picket.

If his Excellency were pleased to obtain a reward for these brave soldiers, it would have a good effect on their regiment, whose fidelity and courage have never failed.

Jemadar Ihmut Hoosain Khan, 3rd Hyderabad Cavalry, was mortally wounded in courageously attacking, singly, a knot of the enemy.

^{* 4} guns horse artillery; 4 guns Captain Lightfoot's battery; two 5\(\frac{1}{2}\)-inch mortars, with 15 men of Captain Wooll-combe's battery, under the command of Lieutenant Strutt; 3 troops 14th Light Dragoons; 2 troops 3rd Bombay Light Cavalry; 25 men Madras Sappers and Miners; 3rd European Regiment; Detachment Hyderabad Contingent Field Force, under Captain Hare.

^{*} Licutenant Macdonald was slightly wounded, and his horse twice wounded.

Captain Forbes conducted the charge with the same gallantry and intelligence which distinguished him at Kooshab.

Although the ford was a bad one, Lieutenant-Colonel Turnbull took his guns across it rapidly in support of the cavalry, and when, by the strength of the enemy's position, they were compelled to give up the pursuit, unlimbered in front of the village, and the enemy's guns, and opened an effective fire on their position; Captain Lightfoot with the 9-pounder battery arrived shortly afterwards.

The enemy answered with guns and rockets, killing, at my side, to my great regret, Captain Neville, of the Royal Engineers, acting as my Aide-de-Camp. Knowing what excellent service he had done as an engineer officer, before Sebastopol, I had brought him up by forced marches to assist in the reduction of the forts in this country; during the action he was most useful to me, exhibiting to the last, the courage and intelligence which had obtained for him so honourable a repu-

Driven from their position by the fire of our guns, the enemy retreated across a wall and open space into the village and jungle. I directed Captain Lightfoot to correspond to this movement; he took ground to the left with his guns, and gave them, before they reached cover, an enfilading and destructive fire; the 5½ inch mortars threw shell into the small fort of the village and jungle to which the enemy had

It was now getting dark, taking two companies of the 3rd Europeans which had just come up, I crossed the wet nullah, and bringing their right shoulders forward occupied the wall round the village, and surrounded it with the skirmishers and a troop of the 3rd Light Cavalry. Lieutenant-Colonel Liddell afterwards occupied it and the little fort. But the enemy, except a few Valaitee skirmishers who were killed, had fled to Koray through the jungle, leaving baggage unpacked, and other signs of a precipitate retreat.

It was not at all sure that my camp, with the siege artillery and numerous stores, left with a small force at Rathghur under Brigadier Stewart, might not be attacked during my absence, as it had been before. I, therefore, halted in the village only for a short time, in order to rest the troops, who had been on duty for the last five days, and marched back the same night to Rathghur; they were marching or engaged

The enemy's loss was severe, they themselves state it to be from four to five hundred, which is not surprising, as they were exposed to well-directed fire for a length of time. Amunt Sing, their ablest military leader, and a nephew of Fazil Mahomed Khan, were killed, and the Raja of Banpore was wounded.

The Valaitees and Puthans fought with their accustomed courage, several of them, even when dying, springing from the ground and inflicting mortal wounds with their broadswords.

The good results of the defeat of the rebels at Barodia exceeded my expectations; not only were my communications with the west and with Saugor completely opened, but the rebels flying from Barodia to Koray, left in their panic that place, althought it is a fort in a strong position, and Krulassa, which is between thirty and forty miles to the north-west of Saugor. Nureeawallee, their fortified camp, was also abandoned. these places, and the country about them, had been in their hands for the last eight months. The rebels also left at Koray their guns which they had had at Barodia.

The troops behaved at Barodia with discipline and courage, keeping, in very bad ground, their formation, and obeying with eager alacrity any orders which brought them closer to the enemy. The 3rd Europeans, although very young, and now for the first time in the field, have qualified themselves for a career of honour, and Lieutenant-

Colonel Liddell is sure to lead the way.

I am much obliged to Captain Wood, my
Assistant-Adjutant-General, and my Staff for the assistance which they gave me on this occasion, as well as at Rathgur; and I ought to add that the officers of my Divisional Staff, whose duties are non-combatant, still in their zeal accompany Captain Campbell, Baggage me to the field. Master, who was hit, was very useful and intelligent in conveying my orders, and Lieutenant Lyster, my interpreter, of the 72nd Regiment Bengal Native Infantry, was wounded when engaging the nephew of Mahomed Fazil Khan, whom he killed.

I have the honor to enclose a list of the casualties at Barodia, as also a list of Sappers and Miners whom Major Boileau, Commanding Engineer, wishes to be mentioned for having inspected the ditch and the breach of the fort of Rathghur.

I have, &c.,

HUGH ROSE, Major-General, Commanding Central India Field Force.

No. 3.

Return of Killed and Wounded of the Head-Quarter Staff and Second Brigade Central India Field Force, during the action with the Rebels at Barodia, on the 31st January, 1858.

Staff.

Captain Neville, killed by a round shot.

Captain J. MacDonald, wounded, sword cut on

outer part of right thigh. Captain E. Campbell, wounded, contusion of right

thigh by spent ball. Lieutenant H. H. Lyster, wounded, deep sword cut on inner part of right forearm.

1st Troop Horse Artillery.

Lieutenant R. Pithman, wounded by a round shot in right shoulder.

Gunner J. Lee, wounded by a spent ball.

3rd European Regiment.

Sergeant J. O'Connors, wounded severely by gunshot wound in chin.

Lance Corporal H. Currie, wounded severely by gun shot wound in neck.

Lance Corporal H. Hoben, wounded severely by

gun-shot wound in left arm. Private T. Wright, wounded severely by gun-shot wound in left thigh.

Private H. Wingfield, wounded, fracture of both legs (by gun-carriage wheel).

3rd Light Cavalry.

Cornet Daniels, wounded, slight in right arm. Trooper Hummutt Sing, wounded, slight in right arm.

Trooper Francis Vass, wounded severely in both arms.

Trooper Kalkee Pursad, wounded slightly in the

1st Cavalry Hyderabad Contingent.

Lieutenant K. G. Westmacott, wounded slightly in the finger.

Jemadar Goolam Hoossein Khan, wounded severely in the head.

Duffadar Murdan Sing, wounded very severely in the thigh (since dead).

Trooper Emmomally Khan, wounded slightly in the body.

Trooper Ally Beg, wounded severely in the arm. Trooper Shaik Syfoolah, wounded severely in the

Trooper Kymattalah Khan, wounded severely in the face.

3rd Cavalry Hyderabad Contingent. Jemadar Ahmed Hoossein Khan, killed.

Total killed, 2; wounded, 21.

H. B. A. WOOD, Captain, Assistant Adjutant-General, Commanding Irregular Field Force.

Horses.

Staff, 2 wounded. 1st Troop Horse Artillery, 1 killed, 1 wounded. 14th Dragoons, 1 killed. 3rd Light Cavalry, 1 killed, 5 wounded, 1 missing.

No. 18 Light Field Battery, 1 wounded. 1st Cavalry Hyderabad Contingent, 3 wounded,

3 missing. 3rd Cavalry Hyderabad Contingent, 1 missing.

Total, 3 killed; 12 wounded; 5 missing.

No. 4.

Memorandum of Soldiers recommended to the favourable notice of the Major-General Commanding the Central Indian Field Force, in a letter to the Assistant Adjutant-General Commanding Irregular Field Force, dated 17th February, 1858.

For close inspection of ditch under a sharp musketry fire (26th night).

Acting Subadar Siloovay, Madras Sappers and Miners.

Jemader Appavoo, Madras Sappers and Miners. Private Chinnatumbee, No. 1475, Madras Sappers and Miners.

Private Chowtien, No. 2023, Madras Sappers and

Private Appasawmy, No. 2006, Madras Sappers and Miners.

For close inspection of breach under a sharp musketry fire.

Corporal Linehan, Madras Sappers and Miners. Acting Naigue Pitchamootoo, No. 1041, Madras Sappers and Miners, Private Chowtien, No. 2023, Madras Sappers and

Miners.

A. BOILEAU, Brevet Major, Commanding Engineer, Commanding Irregular Field Force. No. 5.

The Deputy Adjutant-General of the Army to the Secretary to Government Secret Department, Bombay.

Adjutant General's Office, Head-Quarters, Sir, Bombay, March 29, 1858.

IN continuation of previous reports of the operations of the Central India Field Force, I am directed by the Commander-in-Chief to transmit, for submission to the Right Honorable the Governor in Council, the accompanying despatch from Sir Hugh Rose, K.C.B., dated Camp, Koomeiri, the 9th instant.

I have, &c.

J. STOCK, Major, Deputy Adjutant-General.

No. 6.

Major-General Sir Hugh Rose, K.C.B., Commanding Central India Field Force, to Colonel Green, Adjutant-General of the Army, Bom-

Sir, Camp, Koomeiri, March 9, 1858.

I HAVE the honor to state to you, for the information of his Excellency the Commander-in-Chief, as follows.

The rebels of the Bundlecund, Shaghur, Saugor and Nerbudda districts, having obtained ascendancy in these districts, had, before my force arrived at Ruthghur, invested Saugor from all sides, except one, having occupied the fort of Ruthghur to its west, the fortified camp of Nowreowlee, and the fort of Koray to its north-east, the forts of Sanoda and Garrokota to its east.

The fort of Reble, to the south-east, was gallantly held by Lieutenant Dickins, commanding a detachment of the 31st Bengal Native Infantry. The only road from Saugor which was open was the one leading to Nursingpore: and this road was frequented by rebels, and only travelled by escorts.

The advance of the 2nd Brigade Central India Field Force to Saugor, and its previous operations, had relieved Saugor from anything like investment, and opened its communications with the west and the north, so that I was enabled to communicate from Saugor, through Koray, with Major Orr, commanding the advanced guard of my 1st Brigade at Goonah, on the Mhow and Agra grand trunk road, and single officers and stores had arrived, unmolested at Saugor from Mhow, and Bombay by the Lehore and Bhopal road, both of which lines of communications I had opened with my two brigades, in obedience to my instructions.

It now remained for my second Brigade to open communications from Saugor towards the east, and to cut through the line which the rebels had drawn from Duttiah and Jhansi to the Nerbudda: as the best means of doing so I determined to attack the fort of Garakota.

Sir Robert Hamilton, Major Western, Deputy Commissioner of the Saugor district, and myself, were of opinion that it would be dangerous for Saugor to leave in the hands of the rebels so important a stronghold on its right flank, more especially as it was garrisoned by sepoys of the 52nd and other regiments, and the consequences and the moral effect would have been bad, if I had advanced against the rebels to the north with Garakota unsubdued in my rear.

Having the day after my arrival at Saugor I detached sappers and miners under Lieutenant Prendergast, to destroy as much as was possible the works of Nowreowlee, twelve miles from Saugor; I send Captain Hare, with his detachments of all arms of the Hyderabad Contingent, to take the little fort of Sanoda, where the rebels had stores of supplies, and directed him, at the same time, to render the ford of the River Beas, practicable for the siege-artillery for the operations against Garakota.

On hearing of Captain Hare's approach, the rebels fled from Sanoda, which they had been He found there large supplies of repairing. grain; he destroyed the front face, and restored a good deal of plunder to the villagers, who complained bitterly that the rebels had robbed them of everything, and inflicted the greatest cruelties on them, to force them to give up their property; their nakedness and the barbarous mutilations of the persons of several of them, attested the truth of what they said. However, Captain Hare is of opinion that such is the anarchy caused by rebellion in this part of the country, that many of the plundered villagers, reduced to ruin, have become plunderers and rebels.

Knowing the good effect which rapid operations have on the enemy, and the value of the cool weather for the extensive operations which I had before me, I made the three marches from Saugor to Garakota in two days and encamped on the 10th February, near the village of Bussaree, which is close to Garakota; a detachment of the 3rd Bombay Light Cavalry, well conducted by Lieutenant Dick, having cut up a picket of rebels, which I had information was posted at a village

two miles from Garakota.

Garacota is strong in every way, it is situated between two rivers, the Giddaree and the Sonar, which may be said to act as ditches to it, it is surrounded, except to the east, by forest, jungle, and the towns of Garakota and Heideenuggur; its defences are so strong that in 1818, a British force of 11,000 men, with 28 siege-guns, was unable to make a breach in them, and the · besiegers running short of ammunition, the garrison was allowed to evacute the fort with the honors of war.

The evening of my arrival before Garakota, I drove in, with some guns of the Horse Artillery, and Captain Lightfoot's battery, and skirmishers of the 3rd Europeans, the enemy, who wished to prevent our occupation of the village of Bussaree, the 3rd Europeans, covered by artillery, storming some houses still more in advance, and taking a ridge close to the walls. During the night and the next morning, the sepoys in numbers at-tempted to retake the position, but were immediately repulsed by Colonel Liddell, commanding the advanced posts and two 9-pounders under Captain Lightfoot, with which I had reinforced

The next morning, Colonel Liddell having reported to me that it would be desirable to take a hamlet, which had good views of, and was near the north face of the fort, I directed Lieutenant-Colonel Turnbull to shell it, and Colonel Liddell to pass through some jungle and occupy the hamlet; this was well done, the 3rd Europeans occupying a temple and ground considerably in advance of the hamlet. The mutineers came in numbers out of the fort, and an entrenched camp to the south, to oppose the advance of the 3rd, their buglers repeating the English skirmishing calls, but with the difference that the 3rd went as rapidly forward as the mutineers did to the rear when the advance was sounded.

Lieutenant Dickens had written to me from Rehle, that when I attacked Garakota he would advance from Rehle and take possession of the

Panneh Ghat, a ford to the south of the fort, from whence he could prevent the rebels escaping by the Dummoh-road to Shaghur, which would be their most probable line of escape. In order to communicate with this officer, and connect my cordon of investment with him, I made, with Brigadier Steuart and a small force of all arms, a complete reconnoissance of the whole country round Garakota. My guide assured me that Lieutenant Dickens could not hold the Panneh Ghât, because it was close to the defences of the fort, and formed part of Garakota and Hiedeenuggur, which the enemy held. This made me the more anxious to reach Lieutenant Dickens, and assist him, I therefore pushed on the reconnoissance through Hiedeenuggur, to the Panneh Ghât, when Lieutenant Dickens had not arrived; the enemy had marked the ranges, and fired pretty accurately at the reconnoissance, but with no casualties. Skirmishers endeavoured to oppose my passage across the ford, but with the 3rd Europeans and Irregular Cavalry I drove them back, took their entrenchments on the opposite bank, and crossing the second river returned to camp after thirteen hours marching, the reconnoissance seized a noted rebel, the Lumba-dar of the village of Majcowa.

On my return, I found a letter from Lieutenant Dickens, stating that he had received subsequent information that the Panneh Gbat could not be

held, and had therefore not gone to it.

As the reconnoissance made the circuit of the fort, I left troops of all arms in position, investing the north-east, east, and south-east of the fort; the troops in camp guarded the north and north-west; having reckoned on the Rehle detachment, for the southern investment, that part remained blank. On my return to camp, I gave orders to Captain Hare to occupy, with his detachment of all arms, the Panneh Ghât, which was at some distance; before he could arrive there, the enemy had fled from the fort by the Panneh Ghât and other outlets not watched in that direction.

However, I ought to add, that even if the Panneh Ghât had been occupied, it would have been quite impossible to have investigated com-pletely Garakota, with a force of my numbers, which strictly speaking was only sufficiently strong to guard its camp, field and siege artillery. My force was more than usually weak, as in order to protect Saugor in my absence, I had left there a troop of Her Majesty's 14th Light Dragoons, and two companies of the 24th Regiment, I had also sent the 31st and 42nd Bengul Native Infantry to Koray to guard Saugor from the possibility of an attack from the north.

Every one on going round the fort, was surprised how the rebels could have abandoned so rapidly a place of such strength, the thickness of the ramparts varying from fifteen to twenty-four feet.

Everything gave evidence of a sudden panic; the rebels had only half kneaded their cakes, and they left their guns in the entrenched camp without attempting to carry them off; their rapid abandonment of the fort was the more remarkable, because the immense supplies the native mint found in the fort, and other circumstances induced the belief that the rebels intended to make Garakota the seat of their central government; the only money now current in Garakota are the 13 anna rupees coined in this mint.

During the reconnoissance, Lieutenant-Colonel Turnbull fired with the 8-inch howitzer, at a gun in the north face of the fort, which was annoying the troops in the advanced posts, the first shot of the howitzer blew in the embrasure, dismounted the gun, and blew off the head of the sepoy, in a red jacket with an English medal and two clasps who served it. I have no doubt that this good shot, one of the many good shots made under fire by Lieutenant Strutt, whom I beg to recommend to your Excellency as a promising artillery officer, made the sepoys reflect, that many such casualties might thin their numbers during the siege, but I think that the fall of Rathghur and preparations for an investment also intimidated them.

I have observed that nothing alarms the rebels more than a move to cut off their retreat.

I have the honor to inclose a list of artillery taken in the fort, and of casualties which I am

happy to say are light.

I sent off immediately Captain Hare with half a troop of Horse-Artillery, a troop of Her Majesty's 14th Light Dragoons under Captain Need, and a troop of the Hyderabad Contingent in pursuit of the rebels by a route which from information I had received, I thought would enable him to cut into their line of retreat; they had as I supposed made a round to the south, and then turned north-

wards towards Shaghur.

Captain Hare came up with the rear of the rebels as they had just crossed the river Beas, at the village of Bear. The river was not practicable for guns, Captain Hare therefore sent the troop of Her Majesty's 14th Light Dragoons under Captain Need and the Hyderabad Cavalry across the river after the enemy; they cut up 70 or 100 of them, of whom the greater part were mutineers of the 52nd and other native regiments, they had all abundance of ammunition and copper caps. Captain Hare speaks highly of the conduct on this occasion of Captain Need and his troop; Captain Hare describes him as a good and dashing officer; he killed with his own hands five of the rebels, of whom three were sepoys, and pursued with his gallant troop the rebels till dark. I beg to recommend Captain Need to your Excellency, as well as Captain Hare for his intelligence and activity in pursuing and coming up with the enemy. I have, &c.

> HUGH ROSE, Major-General, Commanding Central India Field Force.

No. 7.

Return of Casualties of the Second Brigade Central Indian Field Force, during the attack on the fort of Garakota, on the 10th and 11th instant.

Camp Saugor, February 22, 1858.

1st Troop Horse Artillery,

Trumpeter Pereira, wounded severely, shot through left thigh.

Reserve Artillery.

Gunner Hayes, wounded severely, shot through

Gunner Mahoney, wounded severely, shot through left leg.

3rd Battalion European Regiment.

Private W. Walsh, wounded, left fore-arm shattered by the accidental discharge of his rifle. Total, 4 wounded.

I horse of the Reserve Artillery slightly wounded.

H. H. A. WOOD, Captain, Assistant Adjutant-General, Central India Field Force.

No. 8.

REGIMENT OF ARTILLERY.

Return of Ordnance and other warlike stores captured in the fort of Garakota.

Camp Saugor, February 15, 1858.

1. Brass gun, native, 6 feet 10 inches, 12-pounder. Brass gun, native, 4 feet 101 inches, 6-pounder.

- Brass gun, native, 4 feet 10\$ inches, 0-pounder.
 Iron gun, native, 8 feet, 6-pounder.
 Iron gun, native, 3 feet 11\$\frac{1}{2}\$ inches, 6-pounder.
 Iron gun, native, 5 feet 4\$\frac{1}{2}\$ inches, 4-pounder.
 Iron gun, native, 3 feet 6 inches, 2-pounder.
 Iron gun, native, 2 feet 8\$\frac{3}{4}\$ inches, 1-pounder.
- Iron gun, native, 3 feet 1 inch, 1-pounder.
- 9. Iron gun, native, 3 feet 3 inches, 2-pounder.
- Iron gun, native, 2 feet 2 inches, 1½-pounder.
 Iron gun, native, 2 feet 9½ inches, 1-pounder.
 Iron gun, native, 3 feet 7 inches, ½, pounder.
- 13. Brass gun, native, 2 feet 2 inches, 4-pounder.

No. 1 is of European pattern.

Total of ordnance captured, 13 pieces; of these, the first eight were in position on the works, mounted on carriages, and complete with small stores. The boxes partly filled with cartridges, round shot, and grape.

The last five were in position in the entrenched camp, mounted on carriages, and com-

plete with ammunition, and small stores.

9 muskets. 7 ball pieces. 22 matchlocks. 9 swords.

Also taken in the fort, about 4000 lbs. of powder; a large number of solid shot; a large number of made-up cartridges; a few buff belts and pouches; some musketry, ball cartridges; two gun-carriages in course of construction; a quantity of saltpetre and sulphur; a quantity of musket and matchlock balls.

T. J. HAGGARD, Lieutenant, Commissary of Ordnance Central Indian Field Force.

T the Court at Buckingham Palace, the 7th day of *May*, 1858,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS, by the four hundred and tenth section of "The Merchant Shipping Act, 1854," it is enacted, that upon the completion of any new lighthouse, buoy or beacon, Her Majesty may, by Order in Council, fix such dues in respect thereof, to be paid by the master or owner of any ship which passes the same, or derives benefit therefrom, as Her Majesty may deem reasonable; and may, from time to time, alter the amount thereof; and that such dues shall be paid and collected in the same manner, by the same means, and subject to the same conditions, in, by, and subject to which the Light Dues authorized to be levied by the said Act are paid and collected;

And whereas the Commissioners of Northern Lighthouses are erecting, and about to light, certain new lighthouses, at the undermentioned places; viz.:

1st. At Bressay, near Lerwick, Shetland Islands. 2nd. At Cantick Head, Orkney Islands.

Now, therefore, Her Majesty, in exercise of the powers vested in Her by the said recited Act, by and with the advice of Her Privy Council, is pleased to direct, that upon the completion and lighting of the said lights respectively, there shall be paid in respect of each of the said lights for every British vessel, and for every foreign vessel privileged to enter the ports of the United Kingdom upon paying the same duties as are payable by British vessels which may pass or derive benefit from such light, the toll of eight-sixteenths of a penny per ton, of the burthen of every such vessel, for every time of passing or deriving benefit therefrom, if on an oversea voyage, and one-sixteenth of a penny per ton for each time of passing or deriving benefit therefrom, if on a coasting voyage; and for every foreign vessel, not privileged in manner hereinbefore mentioned, double the amount of the respective tolls hereinbefore specified, according to the voyage on which she may be employed; and that the said tolls, in respect of each of the said lighthouses shall be levied by the Commissioners of Northern Lighthouses subject to the abatement or discount of twenty-five per cent. on vessels engaged in oversea voyages, and of ten per cent. on vessels engaged in coasting voyages, provided for by an Order in Council, dated the twenty-sixth day of June, one thousand eight hundred and fifty-five, and subject also to the further abatement or discount of fifteen per cent. on vessels engaged in oversea voyages, and of fifteen per cent. on vessels engaged in coasting voyages, provided for by an Order in Council, dated the twentieth day of March, one thousand eight hundred and fifty-seven, and subject also to the regulations and exemptions contained in the Consolidated Tables of Light Duties sanctioned by the said Order in Council, dated the twentysixth day of June, one thousand eight hundred and fifty-five.

Wm. L. Bathurst.

A T the Court at Buckingham Pulace, the 7th day of May, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council

WHEREAS Her Majesty was pleased, by Her Order in Council, dated the sixth day of April last, on a report of the General Board of Health, dated the twenty-second day of March last, to direct that "The Public Health Act, 1848," should be applied, in the manner and to the extent in such Order set forth, to the hamlet of Brentwood, in the parish of South Weald, and county of Essex; and whereas the Right Honourable the President of the said General Board of Health has made a representation recommending that the said Order in Council be cancelled;

Now, therefore, Her Majesty, having taken the said representation into consideration, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that the said Order in Council of the sixth day of April last, applying "The Public Health Act, 1848," to the lamlet of Brentwood, as aforesaid, be, and the same is, hereby cancelled and repealed.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for Eugland have, in pursuance of the Act of the eighth and ninth years of Her Majesty, chapter seventy, section nine; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, section one, duly prepared and laid before Her Majesty in Council, a represention, bearing date the twenty-fifth day of March, in the year one thousand eight hundred and fiftyeight, in the words and figures following; that is to say:

to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of your Majesty, chapter seventy, section nine; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, section one, have prepared and now humbly lay before your Majesty the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint Paul, situate at Shireshead, in the parish of Cockerham, in the county of Lancaster, and diocese of Manchester.

"Whereas it appears to us to be expedient that certain contiguous parts of the parishes of Cockerham and Church Town, Garstang, in the said county and diocese should be formed into a consolidated chapelry for all Ecclesiastical purposes, and that the same should be assigned to the said church of Saint Paul, situate at Shireshead aforesaid.

"Now, therefore, with the consent of the Right Reverend James Prince Bishop of Marchester, of the Reverend Richard Atkinson, of Number 41, Southernhay, in the city of Exeter, patron for the next turn of the said parish of Cockerham, and of the Reverend John Pedder, incumbent of the said parish of Church Town, Garstang, and patron of the same benefice, in testimony whereof they have signed and sealed this representation, we humbly represent that in our opinion it would be expedient that all those contiguous parts of the said parishes of Cockerham and Church Town, Garstang, described in the schedule hereunder written, all which parts together with the boundaries thereof, are delineated and set forth on the map hereunto annexed, should be united into one consolidated chapelry for the said church at Shireshead aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Paul, Shireshead.'

"And we further represent that it has been mutually agreed between the said Richard Atkinson and John Pedder, as is testified as aforesaid, that the right of presentation and appointment to the church of such consolidated chapelry, should belong to and be exercised by the incumbent for the time being of the said parish of Cockerham.

the time being of the said parish of Cockerham.

"We, therefore, humbly pray, that your Majesty will be graciously pleased to take the premises into your Royal consideration, and to make such order in respect thereto, as to your Majesty in your Royal wisdom shall seem meet."

"The SCHEDULE to which the foregoing Representation has reference.

"All that part of the township of Ellel, in the parish of Cockerham, in the county of Lancaster, and diocese of Manchester, which is situate to the south of an imaginary line commencing in the centre of the aqueduct by which the Lancaster canal is carried over the river Cocker, and extending thence eastward, northward, and southward,

along the middle of such river, and of a watercourse which joins such river, at a place called the Ford, and which skirts an estate called Wham's, as far as the middle of the Dolphinholme road, and thence extending eastward along the middle of such last-mentioned road, as far as the middle of the culvert by which the stream which skirts Anyon House Farm is carried under the said road, and thence extending southward along the middle of such last mentioned stream, until it meets the river Wyre forming the boundary dividing the said parish of Cockerham from the parish of Garstang Church Town.

"And all that part of the township of Cleveley which is situate within the said parish of Cocker-And also all that part of the said township of Cleveley, and of the township of Wyersdale in the said parish of Garstang Church Town, which are situate to the north and west of an imaginary line, commencing at a point in the middle of the turnpike-road, leading from Preston to Lancaster, where it crosses the southern boundary of the said parish of Cockerham, and thence extending southward along the middle of such last mentioned road to a point opposite to the middle of a township road leading to the river Wyre, and thence extending eastward along the middle of such last mentioned road to the middle of such last mentioned river, and thence extending eastward and northward along the middle of such river until it meets the boundary dividing the said parish of Garstang Church Town from the said parish of Cockerham.

"And also all that part of the township of Forton in the parish of Cockerbam aforesaid, which is situate to the east of an imaginary line, commencing at a point in the middle of the Lancaster canal, where such canal crosses the boundary between the said township of Forton and the parish of Garstang Church Town aforesaid, and thence extending northward along the middle of such canal to the centre of the aqueduct by which the said canal is carried over a certain stream called Faulkner Brook, and thence extending in a north-easterly direction along the middle of such last named stream as far as the middle of Winder-lane, and thence extending northward along the middle of such last mentioned lane, and along the middle of Wallace-lane and Pie's-lane to the middle of the road leading from Cockerham to the Bay Horse Railway Station, and thence extending in a south-westerly direction for a distance of twenty-one yards along the middle of such last mentioned road, to a point opposite to the middle of the southern end of a certain sunken fence dividing a close called Bull Parrock, numbered 666 on the Tithe Commutation Map of the said parish of Cockerham, and on the map hereunto annexed from the close called Three Nooked Meadow, numbered 665 on the same maps, and thence extending northward along the middle of such fence to the boundary of the said township of Forton."

Her Majesty having taken the said representation, together with the map thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the consolidated chapelry therein mentioned for the consecrated church of Saint Paul, situate at Shireshead, in the parish of Cockerham, in the county of Lancaster, be accordingly formed, and that the agreement mentioned in the said representation with respect to the right of presentation and appointment of an incumbent or perpetual curate to serve the said church be carried into effect agreeably to the provisions of the said Acts, and

that the said right of presentation and appointment of an incumbent or perpetual curate to serve the said church, shall belong to and be exercised by the incumbent for the time being of the said parish of Cockerham; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Manchester.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT.

The Queen's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixth and seventh years of His late Majesty King William the Fourth, chapter seventy-seven, and of the Act of the fifth and sixth years of Her Majesty, chapter twenty-six, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-fifth day of March, in the year one thousand eight hundred and fifty-eight, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixth and seventh years of His late Majesty King William the Fourth, chapter seventy-seven, and of the Act of the fifth and sixth years of your Majesty, chapter twenty-six, have prepared, and now humbly lay before your Majesty in Council, the following scheme for adding to, altering, and improving the Episcopal house of residence at Norwich belonging to the Bishon of that See:

Norwich, belonging to the Bishop of that See:

"Whereas it has been represented to us by
the Honourable and Right Reverend John
Thomas Bishop of Norwich, that the Episcopal
house of residence at Norwich requires certain
additions, alterations, and improvements to be
made therein, in order to render it suitable and
convenient; and it has been proposed to us by
the said Bishop, and it appears to us to be expedient, that towards defraying the cost of effecting
the said additions, alterations, and improvements,
a sum of five thousand pounds, being a sum not
exceeding two years' income of the See, should
be provided by borrowing the same by way of
mortgage, upon the security of all or any part of
the lands, tenements, and hereditaments of, or
belonging to the Bishoprick.

belonging to, the Bishoprick.
"Now, therefore, with the consent of the said John Thomas Bishop of Norwich, testified by his having signed and sealed this scheme, we humbly recommend and propose that the said Bishop be authorized to borrow from the Governors of the bounty of Queen Anne, and that the said Governors be empowered to lend, under the provisions of the herein named Acts, the sum of five thousand pounds, and, as a security for the same, that the said Bishop do mortgage all or any part of the lands, tenements, and hereditaments of, and belonging to his said See, to the said Governors, by deed, for the term of thirty-five years, or until the said sum of five thousand pounds, with the interest for the same, and all costs and charges which may attend the recovery thereof, shall be fully paid and satisfied, and that such principal sum shall be repaid with interest in manner following; that is to say: from and after the expiration of the first year of the said term, computed from the day of the date of the mortgage, in which year no part of the said principal sum shall be repayable, the said Bishop or his suc-

cessors shall yearly, and every year, pay to the said Governors, their successors, or assigns, onethirtieth part of the said principal sum, until the whole thereof shall be repaid, and shall, at the end of the first, and each succeeding year, pay interest at the rate of three pounds and ten shillings per centum per annum on the said principal sum, or on so much thereof as shall from time to time remain unpaid, and if and when it shall happen that the principal and interest directed to be paid as hereinbefore mentioned, shall be in arrear and unpaid for the space of forty days after the same shall become due, it shall and may be lawful for the said Governors, their successors, and assigns, to recover the same, and the costs and charges attending the recovery thereof, by distress and sale, in such manner as rents may be recovered by landlords or lessors from their tenants by the laws in being at the time of such distress and sale, and that such mortgage deed shall be in the form and to the effect to be approved by us, and shall bind as well the said John Thomas Bishop of Norwich, as every succeeding Bishop of the said See, until the principal money and interest, costs and charges, shall be paid off and discharged.

"And we further recommend and propose that the said sum of five thousand pounds shall be paid to us, and that the receipt of our joint treasurers for the time being, endorsed on the said mortgage deed, shall be a good and sufficient discharge to the said Governors and their successors for the same, who shall not be bound or required to see to the application thereof, and that, upon the receipt of the said sum of five thousand pounds, the whole, or any part or parts thereof, shall be applied by us at such times and in such manner as shall appear to us to be expedient towards effecting the said additions, alterations, and improvements in the Episcopal house of resi-

dence aforesaid.

"And we further recommend and propose that so soon as such additions, alterations, and improvements shall have been completed, the Bishop of Norwich for the time being shall, at his personal charge and expense, insure and keep insured the said Episcopal house of residence from less or damage by fire in one of the public Offices of Assurance in London or Westminster, to be approved by us, in the sum of six thousand pounds, and that such Bishop shall, within fourteen days after any premium for such insurance shall have become due and payable, deliver to us the receipt for the same, and that, in case of any loss or damage by fire to the said house, any and every sum of money receivable under such insurance shall become and be payable, and be paid to and deposited with us in trust to be applied, and the same, together with any interest and accumulations thereof, shall be applied by us towards the rebuilding or repairing and reinstating of the said house, or of any part thereof, which may have so suffered loss or damage, in such manner as shall be determined on by us with the concurrence of the Bishop of Norwich for the time being.

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

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same, and every part thereof, shall be effectual in law immediately from

and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the Diocese of Norwich.

Wm. L. Bathurst.

t the Court at Buckingham Palace, the 7th day of *May*, 1858,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, duly prepared and laid before Her Majesty in Council a scheme bearing date the twenty-fifth day of March, in the year one thousand eight hundred and fiftyeight, in the words and figures following; that is

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen, have prepared, and now humbly lay before your Majesty in Council, the following scheme for augmenting the income of the archdeaconry of Norfolk, in the diocese of

Norwich.
"Whereas by an Order of your Majesty in Council, bearing date the twelfth day of December, in the year one thousand eight hundred and fifty, and duly published in the London Gazette on the seventeenth day of the same month, it was provided (inter alia) that there should be paid by us, out of the common fund created by the said Act, to the archdeacon of the said archdeaconry of Norfolk for the time being, the annual sum of

fifty-three pounds.

"And whereas the amount of the said grant of fifty-three pounds was fixed on the assumption that the average annual income of the said archdeacenry, arising from other sources, amounted to one hundred and forty-seven pounds, and it has been made to appear to us that such average annual income does not exceed the sum of one

hundred and thirty-three pounds.

"We, therefore, humbly recommend and pro-pose, with the consent of the Honourable and Right Reverend John Thomas, Bishop of Norwich, testified by his having signed and sealed this scheme, that the annual sum of fifty-three pounds which, under the provisions of the hereinbefore mentioned Order of your Majesty in Council is now payable by us to the archdeacon of the said archdeaconry of Norfolk for the time being, shall be increased to sixty-seven pounds, subject, nevertheless, mutatis mutandis, to the conditions specified in the said Order with respect to the payment of the said sum of fifty-

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

other Act of Parliament."

And whereas the said scheme has been approved by Her Majesty in Council; now, therefore, Her Majesty, by and with the advice of her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law

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immediately from and after the time when this Order shall have been duly published in the London Gazette, pursuant to the said Act; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the diocese of Norwich.

Wm. L. Bathurst.

AT the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS 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., late one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has made a representation, stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned 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;

And whereas Her Majesty was pleased, by Her Order in Council of the twenty-sixth day of February last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her

Majesty's Most Honourable Privy Council, on the twelfth of April last; and such Order has 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 burial-ground shall 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 in the said parishes shall be discontinued, with the following modifications, from and after the eighteenth of May instant, (except as is herein otherwise directed), as follows; viz.:

Market Weighton.—In the parish church of Market Weighton, and from and after the first day of January, one thousand eight hundred and fifty-nine, in the Church-yard, with the exception of reserved grave spaces, which can be opened without the disturbance of human remains, and in which the only bodies to be interred shall be those of the husbands and wives of persons already huried in the adjoining graves.

buried in the adjoining graves.

MALTBY, YORKSHIRE.—In the parish church of Maltby, Yorkshire; and from and after the first day of February, one thousand eight hundred and fifty-nine, in the Churchyard, except in family vaults and walled graves which were in existence on the fifteenth of January, one thousand eight hundred and fifty-eight, which can be opened without disturbing soil that has been already buried in, and in which each body shall be separately entombed in an air-tight manner.

NETHER KNUTSFORD. — In the Churchyard of Nether Knutsford, except in so far that one body only be buried in a grave, and that no grave be re-opened within fourteen years, unless to bury another member of the same family, in which case a foct of earth shall be left undisturbed above the previously buried coffin, unless it be a walled grave or vault, in which case each coffin shall be embedded in charcoal, and separately entombed in an air-tight manner.

COLNE IN WHALLEY .- In the Church of St. Bartholomew, Colne, and in the Independent Chapel; and on the first day of January, one thousand eight hundred and fiftynine, in St. Bartholomew's Churchyard, in the Independent Chapelyard, and in the Inghamite Burial-ground, except in vaults and walled graves in the open air, existing on the thirtieth January, one thousand eight hundred and fifty-eight, in which each coffin shall be embedded in charcoal and separately entombed in an air-tight manner; also in the Wesleyan and Baptist Burial-grounds, except in now existing vaults and walled graves, which are to be used with the same precautions, and in family graves not less than five feet deep, which can be opened without the exposure of remains, and which are not within three yards of any building

MIDDLEWICH.—In the Church of Middlewich, and on the first day of January, one thousand eight hundred and fifty-nine, in the churchyard, and in the Wesleyan and Independent Burial-grounds, except in vaults and walled graves in the open air, existing on the thirtieth January, one thousand eight hundred and fifty-eight, in which each coffin shall be embedded in charcoal and segarately

entombed in an air-tight manner.

Sr. John and St. Martin, Beverley.—In Beverley Minster, and in the Independent Chapel in the parishes of Saint Mary and Saint Martin; and from and after the first day of March one thousand eight hundred and fifty-nine, in the Minster Churchyard, with the exception of family vaults and brick graves which were in existence on the first of December, one thousand eight hundred and fifty-seven, and which shall be used on the following conditions:—that, when required, they be opened without disturbing soil that has been already buried in; that each coffin be embedded in a layer of powdered charcoal four inches thick, and be separately entombed in an air-tight manner; and that the only bodies interred be those of the husband, wife, parents, unmarried children, and brothers and sisters of persons already buried therein.

St. Mary and St. Nicholas, Beverley .-In the Church of Saint Mary, in St. Mary's New Burial-ground within three yards of dwelling-houses, in the Wesleyan Chapel and Burial-ground in the parish of St. Mary, and in the Independent Chapel in the parishes of St. Mary and St. Martin; and, from and after the first day of March, one thousand eight hundred and fifty-nine, in St. Mary's Churchyard, with the exception of family vaults and brick graves which were in existence on the first of December, one thousand eight hundred and fifty-seven, and which shall be used on the following conditions:—that, when required, they be opened without disturbing soil that has been already buried in; that each coffin be embedded in a layer of powdered charcoal four inches thick, and be separately entombed in an air-tight manner; that the only bodies interred be those of the husband, wife, parents, unmarried children, and brothers and sisters of persons already buried therein; and it is ordered that in St. Mary's New Burial-ground, no body be buried in an earthen grave without a covering of four feet of earth, measuring from the upper surface of the coffin to the ordinary level of the ground; that, with the exception of family vaults and graves, only one body be buried in each grave, and that, with the same exception, no grave be re-opened.

CHRISTCHURCH COALVILLE, IN IBSTOCK AND WHITWICK, LEICESTERSHIRE.—In the Church of Christchurch, Coalville; and, from and after the first of February, one thousand eight hundred and fifty-nine, in the Burialground thereof, with the exception of the part of the ground on the south of the church, in which no burial shall take place, except in brick graves, in which each coffin shall be separately entombed in an air-tight manner; also from and after the said first day of February, wholly, in the General Baptist Chapel Burial-ground, Coalville, in the parish of Whitwick, Leicestershire.

Wm, L. Bathurst.

A T the Court at Buckingham Paloce, the 7th day of May, 1858,

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, in-

tituled "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., late one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has made a representation stating that, for the protection of the public health, no new burial-ground should be opened in the undermentioned 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;

And whereas Her Majesty was pleased, by Her Order in Council of the twenty-sixth day of February last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the twelfth of April last; and such Order has 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 burial-ground shall 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 in the said parishes shall be discontinued with the following modifications, from and after the eighteenth of May instant (except as is herein otherwise directed), as follows; viz.:

WHALLEY, LANCASHIRE.—In the Churchyard of St. James's, Clitheroe, except so far as is compatible with the observances of the regu-

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lations for new burial-grounds, omitting No. 3; and on the first day of March, one thousand eight hundred and fifty-nine, in St. Mary's Churchyard, Clitheroe, except in vaults and walled graves existing the eighth of February, one thousand eight hundred and fifty-eight, in which each coffin shall be embedded in charcoal, and be separately entombed in an air-tight manner, and in family graves not less than five feet deep, which can be opened without the disturbance of remains, and in graves not previously buried in, and that, in the meantime, one body only be buried in any grave.

BARROW-ON-SOAR, LEICESTERSHIRE.—In the Parish Church of Mount Sorrell North End; and from and after the first day of February, one thousand eight hundred and fifty-nine, in the Churchyard, and in the General Baptist and Wesleyan Burialgrounds, Mount Sorrel, North End, with the exception of now existing family vaults and brick-graves in the churchyard, which can be opened without disturbing soil that has been already buried in, and are free from water, and in which the only bodies to be interred shall be those of the husbands and wives of

persons already buried therein.

Enfield, Middlesex.—In the old part of the Parish Churchyord, with the exception of vaults and brick graves which were in existence on the first of January, one thousand eight hundred and fifty-eight, and which shall be used on the following conditions, viz. that, when required, they be opened without disturbing the soil that has been already buried in, that each coffin be embedded in powdered charcoal, and be separately entombed in an air-tight manner. And it is ordered that in the New Burial-ground no grave shall be used which is not free from water, and that no coffin shall be buried in any unwalled grave within four feet of the ordinary level of the ground.

HUDDERSFIELD .- In the Independent Chapel and Burial-ground at Buckley Hill, Marsden. Wm. L. Bathurst.

T the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the session of Parliament, held in the eighteenth and nineteenth years of Her Majesty's reign, 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 Incumbents and the Churchwardens of the parishes

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 Great Synagogue Jewish Burial-ground, in the parish of St. Matthew, BETHNAL GREEN, from the first to the thirty-first of May, one thousand eight hundred and fiftyeight, on condition that no grave be opened within five yards of the boundary-walls;

In the parish churchyard of CROYLAND, Lincollashire, from the first of July to the first of August, one thousand eight hundred and

fifty-eight;

In the parish churchyard, and in the Baptist Chapel Burial-ground, HUSBAND'S BOSWORTH, from the first of May to the first of August, one thousand eight hundred and fifty-eight;

In the churchyard of SARRATT, Herts, from the first of March to the first of June, one thousand eight hundred and fifty-eight;

In the present churchyard of the parish of SEESTON, Notts, from the first of May to the first of July, one thousand eight bundred and fifty-eight;

In the new parish burial-ground, and in Beechengrove Chapel Burial-ground, in WATFORD, Herts, from the first of May to the first of August, one thousand eight hundred and

fifty-eight;

In the New Synagogue Jewish Burial-ground, in the parish of St. Mary, WHITECHAPEL, from the first to the thirty-first of May, one thousand eight hundred and fifty-eight, on condition that no grave be opened within five

yards of the boundary-walls.

And whereas by an Order in Council of the twenty-ninth of March, one thousand eight hundred and fifty-four, burials were directed to be discontinued from and after the eighth of April then next, in the parish churchyard, in the burial-ground of the Baptist Chapel, and in the Friends' Burialground, in Banbury, Oxfordshire, and it seems fit that the said Order 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 the use of now existing family vaults and brick graves in the said churchyard and burialgrounds be permitted on the following conditions; viz.: that they are free from water; that they be opened without disturbing soil that 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 stone work, properly cemented; and that the only bodies interred be those of the wives and husbands of persons already buried in the said vaults and brick graves. Wm. L. Bathurst.

T the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

7 HEREAS the Right Honourable Spencer WW Horatio Walpole, one of Her Majesty's Principal Secretaries of State, after giving to the 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 undermentioned parishes without the previous approval of one of Her Majesty's Principal Secretaries of State, and that interments in the same should be discontinued, with the following modifications:

BLACKBURN.—Forthwith beneath the parish church of Blackburn; and also that (except in vaults and walled graves, existing on the sixth day of March, one thousand eight hundred and fifty-eight, in which each body shall be embedded in charcoal and entombed in an air-tight manner) interment of the inhabitants of Blackburn Township be discontinued in the churchyards of St. Mary and St. Peter, on the first day of August, one thousand eight hundred and fifty-eight, and for the inhabitants of other places on the first day of August, one thousand eight hun-

dred and fifty-nine.

BIRSTAL, YORKSHIRE. - Forthwith in the parish church of Birstal, and, with the exception of now existing vaults and family graves, in the ancient part of the churchyard, and also in the part added in the year one thousand seven hundred and eighty; that from and after the first day of March, one thousand eight hundred and fifty-nine, burials be discontinued in the St. James's Churchyard, Heckmondwike, with the exception of now existing vaults and brick graves which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be separately entombed in an airtight manner. That burials be forthwith discontinued in the vaults under Christ Church, Liversedge. That burials be forthwith discontinued in the chapel of the ecclesiastical district of Whitechapel, Cleckheaton, and, from and after the first day of March, one thousand eight hundred and fifty-nine, in the chapelyard, with the exception of now existing brick graves which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be separately entombed in an air-tight manner; and that burials be forthwith discontinued in Tong Church.

HALIFAX.—Forthwith beneath Coley Church, in the parish of Halifax; and also within three yards of all dwelling houses in the burial-grounds of the Methodist New Connexion Chapel, Wesleyan Chapel, and Independent Chapel, North Owram, in Coley. Forthwith beneath Luddenden Church, in the parish of Halifax, and from and after the first day of February, one thousand eight hundred and fifty-nine, in the churchyard, with the exception of vaults and walled graves which were in existence on the first of January, one thousand eight hundred and fifty-eight, which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be separately entombed in an air-tight manner; that in

the burial-ground of the Wesleyan Methodist Chapel, Luddenden, burials be forthwith discontinued within three yards of all dwellinghouses; also that burials be forthwith discontinued in the churchyard of Illingworth, in the parish of Halifax, within three yards of all dwelling-houses, and from and after the first day of January, one thousand eight hundred and sixty-one, in the whole of the churchyard, except in now existing vaults and walled graves, which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be entombed in an air-tight manner; that burials be discontinued forthwith in Moor End Independent Chapel, and in Mount Tabor Wesleyan Chapel Burial-ground, Illingworth, within three yards of the Sunday School; also, that burials be forthwith discontinued in the parish church of Elland-cum-Greetland, in the Wesleyan Methodist Chapel and Unitarian Chapel, Elland, and from and after the first day of January, one thousand eight hundred and sixty, with the exception of now existing vaults and brick graves, which can be opened without disturbing soil that has been already buried in, and in which each coffin shall be entombed in an air-tight manner, in the parish churchyard of Elland-cum-Greetland, and in the burial-grounds of the Wesleyan Methodist Chapel, Independent Chapel, and Unitarian Chapel, Elland. That burials be forthwith discontinued in the church of Stainland, in the parish of Halifax, and also in the churchyard and Wesleyan Chapel Burial-ground, Stainland, within three yards of all dwelling-houses.

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

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Spencer Horatio Walpole, 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 interments in the same should be discontinued with the following modifications;

ECCLESFIELD, YORKSHIRE.—Forthwith in the Parish Church of Ecclesfield, in the county of York, also in the churchyard within three yards of all dwelling-houses, and in the ancient part of the churchyard, except in family vaults and graves, and in ground which can be opened without disturbing human remains; that burials be forthwith discontinued under the Independent Chapel, Loxley, and the school adjoining, and in Bradfield Church, both in the parish of Ecclesfield, and that from and after the thirty-first day of December, one thousand eight hundred and sixty, burials be discontinued in Bradfield Churchyard, with the exception of now existing family vaults and brick graves, which can be opened without disturbing ground that has been already buried in, and in which each coffin shall be entombed in brick or stonework, properly cemented; and also, with the exception of reserved earthen grave spaces, in which no body shall be buried within four feet of the surface, measuring from the upper part of the coffin to the ordinary level of the ground. Eccles, Lancashire.—Forthwith in the Burial-grounds of the Brunswick, Bethesda, and Windsor Chapels, in the township of Pendleton, also that in the old part of the parish churchyard of Eccles, interment be discontinued, except in the vaults and walled graves existing on the first day of March, one thousand eight hundred and fifty-eight, in which each coffin shall be embedded in charcoal, and be separately entombed in an air-tight manner, or in now existing family graves which can be opened to the depth of five feet without the exposure of remains; also, that in the rest of the churchyard, and in the detached churchyard, and in the Wesleyan and Roman Catholic Burial-grounds at Barton, and in the Churchyard and Wesleyan Burialground at Swinton, except in vaults and walled graves, used with the above precautions, one body only be buried in a grave, not less than five feet deep, and no grave reopened within fourteen years, except to bury another member of the same family, in which case a foot of earth shall be left undisturbed above the previously buried coffin; also, that in the Independent Burial-grounds at Patricroft and at Pendlebury, no grave be reopened except to bury another member of the same family, no grave to be less than five feet deep, or dug in soil which is not free from water and remains; also, that interments be wholly discontinued in the vaults

beneath Pendleton Church.

LLANDAFF.—Forthwith wholly in the Cathedral of Llandaff, and within three yards thereof, also, except in now existing vaults and walled graves, in which each coffin shall be embeded in charcoal, and separately entombed in an air-tight manner, in that part of the church-yard which is to the south of the cathedral.

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 twenty-first day of June 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 twenty-first day of June.

Wm. L. Bathurst.

A T the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Right Honourable Spencer Horatio Walpole, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten day's 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 con-" cerning the burial of the dead in the metropo-"lis," 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 interments in the same should be discontinued with the following modifications:

ALVINGTON, GLOUCESTERSHIRE. — Forthwith wholly in the *Parish Church* of Alvington, and within three yards of the walls thereof.

Whalley, Lancashire.—Wholly in the Wesleyan Association Burial-ground, Rawtenstall; and that in the churchyard the Wesleyan and Unitarian Burial-grounds, Rawtenstall, and also in the churchyard, the Wesleyan, the Wesleyan Association and Unitarian Burial-grounds of New Church, in Rossendale, burials be forthwith discontinued, except so far as is compatible with the official regulations for new Burial-grounds, omitting No. 3.

Hamble, Hants. — Forthwith beneath the Parish Church of Hamble.

Ross.—Forthwith beneath the Parish Church of Ross; and also in the additional parish churchyard, except so far as is compatible with the Regulations for new burial-grounds; and that, in the Baptist Burial-ground, interment be discontinued, except in vaults and walled graves, in which each coffin shall be embedded in charcoal, and separately entombed in an airtight manner, and except in graves never previously buried in.

Forest of Dean, Gloucestershire.—Forthwith beneath the churches of Christ Church Berry Hill, St. Paul's Park End, and in the Burial-grounds of Christ Church, within five yards of the parsonage and the school-room; and that burials be discontinued in the Burial-ground of St. Paul's, except so far as is compatible with the following regulations; that the ground be drained, so that no water accumulate in any grave, that no coffin be buried within a foot of any other coffin, or less than four feet below the surface of the ground, unless deposited in a vault or walled grave, 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 twenty-first day of June 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 twenty-first day of June.

Wm. L. Buthurst.

T the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act passed in the last session of Parliament, intituled "An Act "to amend the Burial Acts," it is, amongst other things, enacted in the words following; that is to say: in case it appear to Her Majesty in Council, upon the petition of the Local Board of Health of any district established under the Public Health Act, or upon the petition of any Commissioners elected by the ratepayers, and acting under or by virtue of the powers of any local Act of Parliament for the improvement of any town, parish, or borough, stating that the district of such Local Board of Health, or of such Commissioners, is co-extensive with a district for which it is proposed to provide a burial-ground, and that no Burial Board has been appointed for such district, and that an Order in Council has been made for closing all or any of the burial-grounds within the said district, it shall be lawful for Her Majesty, with the advice of Her Privy Council, in case Her Majesty see fit so to do, to order that such Local Board shall be a Burial Board for the district of such Local Board, or that such Commissioners shall be a Burial Board for the district of such Commissioners, and thereupon such Local Board or such Commissioners, as the case may be, shall be a Burial Board for such district accordingly; and the powers and provisions of the Acts herein-before mentioned (except the provisions relating to the constitution or appointment and resignation of members of Burial Boards), and the provisions therein contained, shall extend to the district of such Board, and to such Board, or to the district of such Commissioners, and to such Commissioners, and to any burial-ground and places for the reception of the bodies of the dead previously to interment, which may be provided by such Board or by such Commissioners, in like manner as to any parish or parishes and the Burial Board thereof, and any burial-ground and any such places as aforesaid provided by such lastmentioned Board, save that no approval, sanction or authorization of any vestry shall be requisite: Provided always, that notice of such petition; and of the time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and in one of the newspapers usually circulating in the district of such Local Board or of such Commissioners, one month at least before such petition is so considered.

And whereas the Local Board of Health for the district of OVER DARWEN, in the township of Over Darwen, in the parish of Blackburn, and county of Lancaster, established under "The

Public Health Act, 1848," have, under the provisions of the said recited Act, passed in the last session of Parliament, presented a petition to Her Majesty in Council, stating that such district was co-extensive with the district for which it was proposed to provide a burial-ground, that no Burial Board had been appointed for the said district, and that an Order in Council had been made for closing certain burial-grounds within the said district, as mentioned in such Order, and praying that Her Majesty would be pleased to order that the said Local Board of Health should be the Burial Board for the district of Over Darwen aforesaid.

And whereas notice of such petition, and of the time when Her Majesty was pleased to order the same to be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, has been duly published

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 the Local Board of Health, established under "The Public Health Act, 1848," for the district of Over Darwen, in the township of Over Darwen, in the parish of Blackburn, and county of Lancaster, shall be a Burial Board for the district of such Local Board, in accordance with the provisions of the said Act passed in the last session of Parliament.

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

THEREAS the Town Council of the city and borough of CANTERBURY, in the county of Kent, 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 has been made for closing all the burial-grounds within the said city and borough, with the exception of the burial-grounds of the parishes of Saint Dunstan, Saint Martin, and Saint Gregory, and with the exception also of a small private cemetery, one hundred and sixty feet square, for Nonconformists, called the Wincheap Cemetery, two-thirds of which are already appropriated, and praying that powers may be vested in the said Town Council, under the above-recited Act, to enable them to provide a burial ground for the whole of the parishes, precincts, and places lying within, and forming part of, the said city and borough of Canterbury, with the exception of the said parishes of Saint Dunstan, Saint Martin, and Saint Gregory;

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 fifteenth

day of June 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 the city of CANTERBURY, one month at least before the said fifteenth day of June

Wm. L. Bathurst.

T the Court at Buckingham Palace, the 7th day of May, 1858,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act, passed in the last VV session of Parliament, intituled "An Act "to amend the Burial Acts," it is, amongst other things, enacted that it shall be lawful for Her Majesty, upon the representation of one of Her Majesty's Principal Secretaries of State, by and with the advice of Her Privy Council, from time to time, to order such acts to be done by, or under the directions of, the churchwardens or such other persons as may have the care of any vaults or places of burial, for preventing them from becoming or continuing dangerous or injurious to the public health; and that every such Order in Council shall be published in the London Gazette, and that such churchwardens or other persons shall do, or cause to be done, all acts ordered as aforesaid, and the expenses incurred in and about the doing thereof, shall be paid out of the poor rates of the parish; provided always, that no such representation should be made until ten days' pie vious notice of the intention to make such representation should have been given to the church-wardens or other persons, or one of the churchwardens or other persons, having the care of the vaults or places of burial to which the representation relates;

And whereas the Right Honourable Spencer Horatio Walpole, one of Her Majesty's Principal Secretaries of State, after ten days' previous notice of his intention to make such representation had been duly given to the incumbents and churchwardens, or other person or persons having the care of the vaults under the churches and chapels hereinafter mentioned, has made a representation, stating that he was of opinion that, for the purpose of preventing the said vaults from becoming or continuing dangerous or injurious to the public health, the acts hereinafter set forth should be done in respect of such vaults;

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the churchwardens or such other person or persons as may have the care of the vaults under Saint George's Church, Bloomsbury; Saint Giles's Church; and Trinity Church, Little Queen-street, the Wesleyan Chapel, Great Queen-street, and the Chapel of Saint Giles's Burial-ground, Old Saint Pancras-road, all in the parish of Saint Giles, do respectively adopt, or cause to be adopted, the following measures in respect of such vaults; viz.:

1. That where accessible, the vaults be freely limewashed.

2. That in the vaults under Saint George's, Bloomsbury, Saint Giles, and Holy Trinity Churches, the coffins be imbedded in a mixture of fresh earth, sand or gravel, and powdered charcoal, and be entombed in brickwork or slate; and that in Saint George's and Saint Giles's Churches, ventilating tubes be provided to convey any foul air that may escape above the roof.

3. That in the Old Saint Pancras-road Chapel, the trap-door opening from the vaults into the chapel, and the entrance leading into the

vaults, be bricked up.
4. That the coffins contained in the vaults under the Wesleyan Chapel, Great Queenstreet, in the parish of Saint Giles, be sepaand that each cosin be covered with four feet six inches of earth, and six inches of powdered charcoal.

5. That the works, so far as relates to sanitary precautions for the protection of the workmen and otherwise, be effected under the superintendence of the Medical Officer of Health of the District, and that McDougall's Powder and other disinfectants be employed whenever requisite.

Wm. L. Bathurst.

Council-Office, Whitehall, May 7, 1858.

HEREAS the Commissioners appointed for the purposes of the Act of the 17th and 18th Vict., cap. 81, intituled "An Act to make "further provision for the good government and "extension of the University of Oxford, of the "Colleges therein, and of the College of St. "Mary, Winchester," have framed the following ORDINANCE, dated the 15th day of April, 1858, in relation to the Scholarships founded by Dr. Thomas Dyke, within St. MARY HALL, in the UNIVERSITY OF OXFORD; and whereas the said Ordinance has been this day laid before Her Majesty in Council, the same is published in pursuance of the provisions of the said Act; AND NOTICE is hereby given that it is lawful for the bodies or persons mentioned in the 35th section of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said Ordinance, or of any part thereof.

Wm. L. Bathurst.

ORDINANCE above referred to.

REGULATIONS framed by the Commissioners appointed for the Purposes of the STATUTE 17th and 18th Vict. c. 81, in relation to the Scholarshies founded by Dr. THOMAS DYKE within Sr. MABY HALL, in the University of Oxford.

We, the Commissioners appointed for the purwe, the Commissioners appointed for the purposes of an Act passed in the seventeenth and eighteenth years of the reign of Her Majesty Queen Victoria, intituled "An Act to make fur-"ther Provision for the good Government and "Extension of the University of Oxford, of the "Colleges therein, and of the College of St. Mary "Winchester," hereby ordain as follows in relation to the Scholarships founded by Dr. Thomas Dyke within St. Mary Hall, in the said University.

1. The Scholarships, now six in number, shall be reduced to four, and shall be respectively tenable for four years from the day of appointment inclusive, and no longer. The emoluments of each Scholarship shall be forty-five pounds per annum; which shall be paid out of the income of the estates and funds of the Foundation; and, if the same shall prove insufficient, out of the annual sum of forty pounds which, by an indenture dated the seventeenth day of December, one thousand eight hundred and forty, has been secured to the Trustees by Sir Thomas Dyke Acland. When so much of the net income of the said estates and funds as shall be applicable to the payment of the Scholars, exclusive of the said annual sum of forty pounds, shall for three years successively have exceeded by twenty-five pounds the sum required for the payment of forty-five pounds to each of four Scholars, it shall be lawful for the Trustees to raise the emoluments of each Scholarship to street, in the parish of Saint Giles, be sepa- the sum of fifty pounds per annum. It shall be rately buried in the earth under the chapel, lawful for the Trustees further to raise the said

emoluments successively to the sums of fifty-five pounds, sixty pounds, sixty-five pounds, seventy pounds, and seventy-five pounds per annum, when such proportion of the said net annual income, exclusive of the said sum of forty pounds, shall for five years successively have exceeded on an average by thirty pounds the sum required for the payment of fifty pounds, fifty-five pounds, sixty pounds, sixty-five pounds, and seventy pounds, as the case may be, to each of four Scholars. The surplus of the said income and the said annual sum of forty pounds, subject to the foregoing direction, shall be invested by the Trustees in three pounds per centum Consolidated Bank Annuities, and added to the capital funds of the Foundation, until the total income thereof, exclusive of the said annual sum of forty pounds secured as aforesaid, shall amount to three hundred pounds, clear of all deductions for chief rent and incidental expenses. After that period (at which the said annual sum of forty pounds will cease to be payable) each Scholar shall be entitled to receive one-fourth part of the clear annual income of the whole estates and funds, after payment of all incidental expenses.

2. Any person born in one of the counties of Somerset, Devon, and Cornwall, or who for the three years ending with the thirty-first day of December last preceding the day of appointment, shall have been resident in those counties, or any or either of them, or who for the two years ending with such thirty-first day of December, shall have been educated at any school or schools in those counties, or any or either of them, shall be capable of being appointed a Scholar, provided he have not attained the age of twenty years, or exceeded the fourth term from that of his matriculation inclusive, and provided it shall appear to the satisfaction of the Trustees that he is in need of assistance to support him at the University. No other person shall be capable of being appointed a Scholar. No person qualified as aforesaid shall be entitled to preference by reason of his being of

the name or kindred of the founder.

3. An appointment to one Scholarship at least shall be made in every year. Previous notice of every intended appointment shall be given by the Trustees in such form and manner as they may deem most proper to ensure publicity.

4. The Trustees may require from each Candidate such evidence of his moral character, and of his place of birth, residence, or education (as the case may be), as they may deem sufficient, and shall, in such form as they may deem proper, present or signify in writing to the Principal of St. Mary Hall the names of all persons, duly qualified as aforesaid, who may offer themselves as Candidates.

5. The examination of the Candidates shall take place at St. Mary Hall, on such day or days in full Term as the Trustees shall from time to time determine, and in such manner as the Examiners shall think fit. The Examiners shall be the Principal of the Hall, or a Master of Arts of the University to be named by him, and two Masters of Arts to be named from time to time, one by the Trustees and the other by the Vice-Chancellor of the University. The Trustees shall, in such form as they may think fit, appoint to the vacant Scholarship the Candidate whom the Examiners shall certify to be of the greatest merit. The emoluments of each Scholar shall be deemed to accrue from the day of his appoint-

6. All acts of presentment and appointment shall be kept and preserved by the Principal of the Hall for the time being, and copies thereof shall be entered in a register to be kept in the

No. 22138.

Hall for that purpose, and in a register to be kept in like manner by the Trustees.

7. It shall be lawful for the Trustees to allow any one or two of the unsuccessful Candidates, his or their expenses incurred by attendance at the said examination, so as such allowances shall not exceed the sum of five pounds to each

8. Any Scholarship for which there shall be no Candidate duly qualified and of sufficient merit for appointment in the judgment of the Examiners shall not be filled up, and the emoluments thereof, together with any sums which may arise from fines or forfeitures for non-residence, and the emoluments of vacant Scholarships, shall be treated as surplus income of the Foundation.

9. Every Graduate and Undergraduate Scholar shall, as to residence within the Hall, be subject to the regulations of the Hall in force for the time being, with regard to the Undergraduate Members thereof, and to no other conditions or regulations as to residence. The Principal shall, at the end of each Term (Easter and Act Terms being for this purpose counted as one Term), certify under his hand to the Trustees, the name of every Scholar who shall have resided during the time required by the regulations of the Hall as before mentioned, and shall have conducted himself to the Principal's satisfaction. And the annual stipend of each Scholar shall be paid to him by the Trustees in three equal portions, one at the end of each Term, on the receipt of the said certificate, but not otherwise, unless the Principal shall certify under his hand to the Trustees that it has been proved to his satisfaction, in the case of any Scholar, that such Scholar's failing to reside during the time aforesaid, was occasioned by bodily illness, or unless it shall be proved to the satisfaction of the Trustees that the failing to reside was occasioned by some other unadvoidable cause in their judgment sufficient to excuse such failing to reside.

10. If the name of any Scholar shall be removed from the books of the Hall by the Principal, for such negligence in his studies or other misconduct as the Principal's judgment shall merit removal, his Scholarship shall thereupon become vacant. The Principal shall at the time of such removal, or immediately afterwards, notify the same, with the cause or occasion thereof, to the Trustees, or to any persons or person whom they may appoint to receive such notice on their behalf.

11. The Vice-Principal of the Hall, in the Principal's absence, may act in his place in all matters to which this Ordinance relates.

12. The meetings of the Trustees shall be held at Taunton, in the county of Somerset, or at such other place in either of the counties of Somerset and Devon as the Trustees shall at any time deter-

13. Three of the Trustees shall be a quorum, and shall be competent to present Candidates, appoint Scholars, and do any act which the Trustees are hereby authorized or directed to do, and to transact any business in relation to the trust. It shall be lawful for the Trustees, if they shall think proper, to appoint from time to time a committee of three or more out of their own number, and to authorize such three or more persons, or any two of them, to transact any business or do any act or acts to be specified or described in such authorization, other than the presentment of Candidates, the appointment of Scholars, or the depriving Scholars of any part of their emoluments for non-residence.

14. The Trustees present at any meeting shall, before proceeding to business, elect a chairman to preside at such meeting, and any question which may arise at any such meeting shall be determined by the majority of the votes of the Trustees then present, and in case of equality the chairman shall have a casting vote in addition to his vote as a Trustee.

15. The provisions of this Ordinance shall apply to the present Scholars of the Foundation, except that every present Scholar shall be entitled (subject to the power of deprivation in case of the removal of his name from the books of the Hall as aforesaid) to hold his Scholarship until the expiration of six years from the twenty-ninth day of September next ensuing the date of his appointment, and to receive such emoluments (and no more) in respect thereof as he would have been entitled to if this Ordinance had not been made.

16. The directions and regulations of the scheme for the continuance and future administration of the said Foundation, and the application of the surplus funds thereof, approved by one of the Masters of the Court of Chancery, and which by certain orders made in a cause of "The Attorney General versus the Earl of Carnarvon and others" was confirmed and directed to be carried into effect, and the variations of and additions to the same scheme made by an order in the said cause, dated the twenty-fourth day of July, one thousand eight hundred and forty, shall be henceforth void.

17. This Ordinance shall be construed to speak and take effect as if framed immediately before the approval thereof by Her Majesty in Council.

Given under our Common Seal this Sixteenth day of April, One thousand eight hundred and fifty-eight.

Council Office, Whitehall, May 7, 1858.

HEREAS the Commissioners appointed for the purposes of the Act of the 17th and 18th Vict., cap. 81, intituled "An Act to make "further provisions for the Good Government and "Extension of the University of Oxford, of the "Colleges therein, and of the College of Saint "Mary, Winchester," have framed the following ORDINANCE, dated the 15th day of April, 1858, in relation to certain Exhibitions and Scholarships within St. MARY MAGDALENE HALL, in the University of Oxford; and whereas the said Ordinance has been this day laid before Her Majesty in Council, the same is pubished in pursuance of the provisions of the said Act; AND Notice is hereby given, that it is lawful for the bodies or persons mentioned in the 35th section of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said Ordinance, or of any part thereof.

Wm. L. Bathurst.

L. S.

ORDINANCE above referred to.

REGULATIONS framed by the Commissioners appointed for the purposes of Statute 17th and 18th Vict., c. 81, in relation to certain Exhibitions and Scholarships within St. Mary Magdalene Hall, in the University of Oxford.

WE, the Commissioners appointed for the purposes of an Act passed in the seventeenth and eighteenth years of the reign of Her Majesty Queen Victoria, intituled "An Act to make fur" ther Provision for the Good Government and "Extension of the University of Oxford, of the "Colleges therein, and of the College of St. Mary

"Winchester," hereby ordain as follows in relation to the Scholarships or Exhibitions of the foundations of Dr. Thomas White, Clerk, Dr. Brunsell, Clerk, John Meeke, Clerk, and William Lucy, Clerk, within St. Mary Magdalene Hall, in the said University.

All the aforesaid Scholarships or Exhibitions shall respectively be tenable by future Scholars or Exhibitioners for three years and no longer. Any Scholar or Exhibitioner who shall cease to be a member of the Hall shall thereupon vacate his Scholarship or Exhibition. Any Scholar or Exhibitioner may be deprived of his Scholarship or Exhibitioner may be deprived of his Scholarship or Exhibition by the Principal for such misconduct or neglect of study as shall in the judgment of the Principal merit deprivation. In appointments to any Scholarship or Exhibition, no person shall be entitled to preference in respect of his having been educated at any school named in any instrument of foundation, unless he shall have been educated at such school for two years at least last preceding the appointment, or last preceding his matriculation in the University.

The annual proceeds of the bequest left by the said Dr. Thomas White to be divided among five Commoners of the Hall shall be applied to the maintenance of one Exhibitioner, who shall be called Dr. White's Exhibitioner.

The three Exhibitions of the foundation of Dr. Brunsell shall be consolidated into one Exhibition, which shall be called Dr. Brunsell's Exhibition.

Dr. White's and Dr. Brunsell's Exhibitioners shall be appointed by the Principal, and shall be persons whom he shall have ascertained to be in need of assistance to support them at the University.

The ten Scholarships of the foundation of John Meeke shall be consolidated into four Scholarships, which shall be called Meeke's Scholarships. The Principal shall give at least thirty days' notice to the Head Master of the Free Grammar School of Worcester of every intended appointment to any of the said Scholarships. The Candidates shall be examined by such persons and in such manner as the Principal shall determine, and the Principal shall appoint to the vacant Scholarship that person who after such examination shall appear to him to be of the greatest merit and fitness. Whenever there shall be no Candidate entitled to preference in respect of his having been educated at the said school, and who, in the judgment of the Principal, shall be of sufficient merit, it shall be lawful for the Principal to throw the Scholarship open for that turn to general competition.

The emoluments of the Scholarships of the foundation of William Lucy shall be applied to the maintenance of two Exhibitioners, who shall be called Lucy's Exhibitioners. Whenever there shall be no person who by virtue of the instrument of foundation of the said Scholarships (which shall be deemed to extend and apply to the said two Exhibitions) shall be entitled to be admitted to a vacant Exhibition, and who in the judgment of the Principal shall be of sufficient merit, it shall be lawful for the Principal to throw open the Exhibition for that turn to general competition.

The consolidations or conversions of emoluments hereby directed shall take effect subject to and after the determination of the interests of present Scholars and Exhibitioners.

Given under our Common Seal this Fifteenth day of April, One thousand eight hundred and fifty-eight.



Council Office, Whitehall, May 7, 1858.

WHEREAS the following STATUTE has been framed by the UNIVERSITY OF OXFORD, for the application of the gift or endowment of Doctor George Aldrich, in exercise of the powers given to the said University by the Act of the 17th and 18th Vict., cap. 81, intituled "An Act "to make further provision for the Good Govern-"ment and Extension of the University of Oxford, "of the Colleges therein, and of the College of "Saint Mary, Winchester;" and whereas the said Statute, which was published and confirmed in Convocation on the 23rd of February last, was, on the 25th of March last, approved by the Commissioners appointed for the purposes of the said Act, and has been this day laid before Her Majesty in Council, the same is published in pursuance of the provisions of the said Act. And Notice is hereby given, that it is lawful for the bodies or persons mentioned in the 35th section of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said Statute, or of any part thereof.

Wm. L. Bathurst.

STATUTE above referred to.

STATUTUM NOVUM.

De Professore Medicinæ Aldrichiano.

- 1. Quum primum a munere Professoris Medicines Regii disjuncta fuerit Lectura Anatomise Tomlinsiana cui ex voluntate Fundatoris adjuncta est Lectura Anatomise Aldrichiana, conjungantur munera Professoris Medicines Regii necnon Professoris Medicines Aldrichiani; ita ut Professor Medicines Regius pro tempore existens perpetuus sit Professor Aldrichianus.
- sit Professor Aldrichianus.

 2. Quod si Professor Medicinæ Regius se Lectura Tomlinsiana intra tres menses non abdicaverit, eligatur Professor Medicinæ Aldrichianus, qui munere suo fruatur quamdiu Lectura Anatomiæ Tomlinsiana a munere Professoris Regii non disjuncta fuerit.

De Statuto hoc roganda, re mature perpensa, consensit Concilium Hebdomadale die vicesimo quinto mensis Januarii. Promulgatum est idem Statutum in Domo Congregationis die secundo mensis Februarii, et in eadem Domo die decimo tertio ejusdem mensis Februarii probatum; tandem in Convocatione publicatum et confirmatum die vicesimo tertio ejusdem mensis Februarii anno Domini MDCCCLVIII.

Buckingham Palace, May 7, 1858.

The Queen was this day pleased to confer the honour of Knighthood upon Henry Watson Parker, Esq., late First Minister and Principal Secretary for New South Wales.

Downing-Street, May 11, 1858.

The Queen has been pleased to appoint Henry Byerley Thomson, Esq., to be Her Majesty's Advocate for the Island of Ceylon.

Her Majesty has also been pleased to appoint John Holmes, Esq., to be a Member of the Legislative Council of the Province of Nova Scotia. Foreign-Office, May 10, 1858.

The Queen has been graciously pleased to appoint the Right Honourable Sir Henry Lytton Bulwer, G.C.B., to be Her Majesty's Ambassador Extraordinary and Plenipotentiary to the Sublime Ottoman Porte.

The Queen has also been graciously pleased to appoint the Honourable Edward Morris Erskine, now Secretary to Her Majesty's Legation at Turin, to be Secretary to Her Majesty's Legation at Washington.

The Queen has also been graciously pleased to appoint the Honourable Lionel Sackville West, now First Paid Attaché to Her Majesty's Legation at Berlin, to be Secretary to Her Majesty's Legation at Turin.

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

Royal Gloucestershire Regiment of Hussar Yeomanry.

Major Charles William Miles to be Lieutenant-Colonel, vice Blathwayt, resigned. Dated 6th May, 1858.

Extra Major Godfrey Charles Morgan to be Major, vice Miles promoted. Dated 6th May, 1858

Joseph Trenerry, Esq., late Captain, 7th Hussars, to be Captain and Adjutant, vice Surman resigned. Dated 6th May, 1858.

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

76th Highland Light Infantry, or Inverness, Banff, Elgin, and Nairnshires Regiment of Militia.

William Fraser Tytler, lately Captain H.E.I.C.S., to be Captain. Dated 1st May, 1858.

Commission signed by the Lord Lieutenant of the West Riding of the County of York and of the City and County of the City of York.

West York Rifle Regiment of Militia.

James Augustus Goldicut, Gent., to be Ensign, vice F. B. Henderson promoted. Dated 4th May, 1858.

[The following Commission is substituted for that which appeared in the Gazette on the 13th April last.]

Commission signed by the Lord Lieutenant of the West Riding of the County of York and of the City and County of the City of York.

3rd Regiment (Light Infantry) of West York Militia.

James Maguire Manjin, Gent., to be Ensign. Dated 7th April, 1858.

[The following appointment is substituted for that which appeared in the Gazette of the 4th May instant.]

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

Prince of Wales's Royal Regiment of Renfrew Militia.

Henry Barclay Dunlop, Gent., to be Ensign. Dated 30th April, 1858.

NOTICE TO MARINERS.

(No. 27a, to cancel No. 27, of 13 April, 1858.) Australia—Bass Strait.

Flashing Light on Cape Schanck.

INFORMATION has been received at the Admiralty that a lighthouse is in course of erection on Cape Schanck, the southern extremity of the peninsula separating Port Philip from Port Western, south coast of Australia.

The light will be a fixed white light, varied by short eclipses, placed at an elevation of 328 feet above the sea, and should be visible in clear

weather at a distance of 23 miles.

The light will probably be exhibited early in the year 1859, of which due notice will be given.

Fixed Light on Wilson Promontory.

Also, that a light will be established on Wilson Promontory, the southernmost point of the Australian continent, Bass Strait.

This light will be fixed, white, placed at 324 feet above the level of the sea, and should be visible from a distance of about 20 miles in clear weather.

It will probably be exhibited early in the year 1859, of which due notice will be given.

Rock off Curtis Island.

The English vessel Clarendon on the 2nd of December, 1857, whilst in a heavy sea off the eastern side of Curtis Island, Bass Strait, at half tide struck on a sunken rock, from which the highest part of Curtis Island bore W. by S., and the inner Sugar Loaf Rock S.W. by S., distant 3 miles. No soundings were taken, but it is said that the rock was seen and supposed to be about 15 yards in circumference with 10 feet water

Cape Frankland Rock, Flinders Island.

Captain Denham, of Her Majesty's surveying vessel Herald, has reported that the rock hitherto placed in the Admiralty charts at 2 miles to the westward of Cape Frankland, on the north-west side of Flinders Island at the eastern entrance of Bass Strait, is found to be upwards of 4 miles in the same direction from the cape.

The rock, which is awash at half-tide, and shows 5 feet above low water, lies in lat. 39° 52′ 2″ S.; long. 147° 41′ 11″ East of Greenwich, with Cape Frankland E. by N. easterly, 4½ miles, and the hill (513 feet) on the north part of Hummock Island, S.E. ½ S., nearly 11 miles. It is about 10 yards in diameter, steep-to on the seaward side, but having a projection to the eastward for nearly one-third of a mile, with 5 and 6 fathoms over it, from the extremity of which the weed rises to within 2 fathoms of the surface.

Sister islands apparently open a sail's breadth of Flinders Island, bearing N.E., lead outside the rock; and Chappell Island mount, its breadth open of Hummock Island, S.E. by S., leads through the fairway between the rock and Cape Frankland.

(All bearings magnetic, Variation 10° East in 1858.)

By command of their Lordships, John Washington, Hydrographer. Hydrographic Office, Admiralty, London, 3rd May, 1858.

This notice affects the following Admiralty charts—Australia, General, No. 1,042; Bass Strait, No. 1,695; Port Western, No. 1,707. Also, Australia Directory, vol. 1, pages 129, 134, 103, 140, and 143; and Australia Lights List for March, 1858, Nos. 95, 96.

NOTICE TO MARINERS.

(No. 35.) England—South Coast. Lighthouse on the Needles Rocks.

THE Corporation of the Trinity House of London has given notice, that on or about the 1st of January, 1859, a light will be exhibited from the lighthouse in course of erection on the outer of the Needles rocks, at the western extremity of the Isle of Wight; when the light at present shown from the tower on the cliff will be discontinued.

The light will be fixed, and appear as a red light from S.E. ½ S., round westward to N.E. by E ½ E, excepting between W. ¾ N., and N.W. by W. ¼ W., in which direction it will show white. It will be placed at an elevation of 80 feet above the level of the sea at high water.

The mariner is to observe that the southern limit of the white light leads 2 miles to the southward of Durlston Head, in the depth of 14 fathoms, and the direction of its northern limit clears the Dolphin bank and S.W. tail of the Shingles in 4 and 5 fathoms respectively.

The bearings are magnetie. Variation 2210

in 1858.

By command of their Lordships, John Washington, Hydrographer. Hydrographic Office, Admiralty, London, 30th April, 1858.

This notice affects the following Admiralty Charts:—English Channel, General, No. 1,598; England, South Coast, Sheet 4, No. 2,450; Dunnose to Christchurch, No. 2,128; Needles, No. 2219. Also British Islands Lights List, No. 28, and Channel Pilot, Part 1, pages 93 and

By the Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland.

WHEREAS, by an Act of Parliament passed in the 54th year of the reign of His late Majesty King George the 3rd, chapter 159, intituled "An Act for the better regulation of the several Ports, Harbours, Roadsteads, Sounds, Channels, Bays, and Navigable Rivers, in the United Kingdom, and of His Majesty's Docks, Dockyards, Arsenals, Wharfs, Moorings, and Stores therein, and for repealing several Acts passed for that purpose," it is enacted, among other things, that no person or persons shall take any ballast or shingle from the shores or banks, or any portion of the shores or banks of any port, harbour, or haven, of this kingdom, from which the Commissioners for executing the office of Lord High Admiral of the United Kingdom for the time being shall find it necessary for the protection of such port, harbour, or haven, or the works thereof, by order under their hands, or the hands of their Secretary, and published in the London Gazette, to prohibit the taking or removing of such shingle or ballast upon pain of forfeiting, for every such offence, the sum of ten pounds.

And whereas the Commissioners for executing the office of Lord High Admiral of the United Kingdom have found it necessary for the protec-tion of the harbour or haven of Spithead, to prohibit the taking of any ballast or shingle from the shores or banks or any portion of the shores or banks thereof, between Saint Helen's Point and Nettlestone Point, and between Nettlestone Point and a post driven into the shore 3000 feet westward of Nettlestone Point. Now we do therefore order, that no person or persons whosoever

shall take or remove any ballast or shingle from the shores or banks, or any portion of the shores or banks, between Saint Helen's Point and the post driven into the shore as aforesaid.

Given under our hands this sixth day of May,

1858.

W. F. Martin, R. S. Dundas,

Two of the Commissioners for executing the office of Lord High Admiral of the United Kingdom.

PROVISIONAL ORDER.

Kimbolton Turnpike Road.

WHEREAS the Trustees of the Kimbolton Turnpike Road, acting under the powers of the Local Act of the 59th of George the Third, cap. 99, have made application to Her Majesty's Principal Secretary of State for the Home Department, pursuant to the Act of the session holden in the 14th and 15th years of the reign of Her present Majesty, cap. 38, for a Provisional Order, to reduce the rate of interest on the mortgage debt charged or secured on the tolls or revenues of the said road, and to extinguish the whole of the arrears of interest due upon the said debt;

And whereas the said application is dated the nineteenth day of February, one thousand eight hundred and fifty-eight, and is signed by three of the said trustees, who therein certify that the persons entitled to more than two-thirds of the money charged or secured on the tolls of the said road, and remaining unpaid, have signified their consents in writing under their hands to the said application;

And whereas it appears desirable to Her Majesty's Principal Secretary of State for the Home Department that the aforesaid application should be granted upon the terms herein set forth;

Now, therefore, in pursuance of the power and authority of the said Act of the 14th and 15th of Victoria, cap. 38, given to me as one of Her Majesty's Principal Secretaries of State, and in conformity with the said application, I do, by this Provisional Order, under my hand, declare,—subject to the confirmation hereof by Parliament,—that from the twenty-fourth day of June, one thousand eight hundred and fifty-seven, the rate of interest shall be reduced from five pounds to three pounds per centum, per annum, upon the bonded or mortgage debt of three thousand one hundred and fifty pounds, charged or secured upon the tolls or revenues of the said road, and that the whole of the arrears of interest due and remaining unpaid upon the said debt at that date shall be extinguished.

In witness whereof I have hereunto set my hand.

(Signed) S. H. Walpole.

Whitehall, April 6, 1858.

Whitehall, January 23, 1858.

The Lord Chancellor has appointed Samuel Cook Frankish, of No. 11, New Palace-yard, Westminster, Gentleman, to be a London Commissioner to administer oaths in the High Court of Chancery.

Whitehall, April 21, 1858.

The Lord Chancellor has appointed St. Barbe Sladen, of No. 14, Parliament-street, Westminster, Gentleman, to be a London Commissioner to administer oaths in the High Court of Chancery.

Whitehall, April 28, 1858.

The Lord Chancellor has appointed Thomas Anthony Woodbridge, of High-street, New Brentford, Gentleman, to be a London Commissioner to administer oaths in the High Court of Chancery.

Whitehall, April 30, 1858.

The Lord Chancellor has appointed Charles Addington Austin, of Luton, in the county of Bedford, Gentleman, to be a Commissioner to administer oaths in the High Court of Chancery in England.

Whitehall, May 4, 1858.

The Lord Chancellor has appointed John Hall, of Farnworth, in the county of Lancaster, Gentleman, to be a Commissioner to administer oaths in the High Court of Chancery in England.

REGISTRY OF ORDERS OF PROTECTION OF PRO-PERTY OF DESERTED MARRIED WOMEN.

THE Lords of the Treasury have directed that a Registry is to be kept in every County Court, of all Orders for the Protection of Property of Deserted Married Women entered under the 21st section of the 20th and 21st Vict., cap. 85, with the Registrar of the Court, where the same may be inspected by any person desirous of so doing; and further that a copy of the entry in the County Court shall be sent to the office of the Central Registry of County Court Judgments, at No. 2, New-street, Spring-gardens, London, S.W., to be there registered, so as to enable for the future creditors and others to ascertain whether a married woman has obtained protection of her property, and to render unnecessary inquiry at the several County Courts within the districts of which she may have dwelt since 1857.

Somerset House, London, May 7, 1858.

NOTICE.—By order of the Commissioners of Inland Revenue, the place for the receipt of Corn Returns at Gravesend, in Rochester Collection, will, in future, be at the Albion Inn, High Street, Gravesend.

Thos. Dobson, Assistant Secretary.

Somerset House, London, May 7, 1858.

THE Commissioners of Inland Revenue hereby give notice, that a Warehouse belonging to Messrs. George Bennett and Son, situate in Fleet Street, Liverpool, in Liverpool Collection, has been approved as a General Warehouse for the deposit therein of British Spirits.

Thos. Dobson, Assistant Secretary.

NOTICE is hereby given, that a separate building, named The Wesleyan United Free Church, situated at Hartlepool, in the parish of Hartlepool, in the county of Durham, in the district of Stockton, being a building certified according to law as a place of religious worship, was,

on the 4th day of May, 1858, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 5th day of May, 1858.

William Best, Superintendent Registrar.

Vice-Chancellor Kindersley at Chambers.

In the Matter of the Joint Stock Companies Winding-up Acts 1848 and 1849, and of the Saint George Benefit Building Society.

PY direction of the Vice-Chancellor Sir Richard Torin Kindersley, the Judge to whose Court this matter is attached, notice is hereby given, that the said Judge will proceed on Thursday the 27th day of May, 1858, at two o'clock in the afternoon at his chambers No. 3 Stone Buildings, Lincoln's-inn, London, to settle the List of Contributories of this Company, and that after such list shall have been settled, no party affected thereby will be allowed to dispute the same without leave of the High Court of Chancery first obtained.—Dated this 30th day of April, 1858.

In Chancery.

In the Matter of the Joint Stock Companies
Winding-up Acts, 1848 and 1849, and in the
Matter of the Joint Stock Companies Windingup Amendment Act, 1857, and in the Matter
of the National Patent Steam Fuel Company.

THE Vice-Chancellor Sir Richard Torin Kindersley, the Judge of the High Court of Chancery, to whose Court the winding up of this Company is attached, has this day appointed Mr. George Harvey Jay, of No. 10, Old Jewry Chambers, in the city of London, Official Manager of this Company.—Dated this 30th day of April, 1858.

In Chancery.
In the Matter of the Joint Stock Banking Companies Act, 1857, and of the Northumberland

And Durham District Banking Company.

Y direction of the Right Honourable the Vice-Chancellor Sir Richard Torin Kindersley, the Judge to whose Court the winding up of this Company is attached, notice is hereby given, that the said Judge purposes, on Tuesday the 18th day of May instant, at eleven o'clock in the forenoon, at the registered office of the said Company, situate in Grey-street, Newcastle-on-Tyne, to proceed to make a call on all the contributories of the said Company, and that the Judge proposes that such call shall be for £35, a share in addition to the call of £5 a share made by the directors of the said 'Company. All persons interested are entitled to attend at such day, hour, and place,

Vice-Chancellor Wood, at Chambers. In the Matter of the Joint Stock Companies Winding-up Acts, 1848 and 1849, and of the

to offer objections to such call.

Timber Preserving Company.

Y direction of the Vice-Chancellor Sir William
Page Wood, the Judge of the High Court
of Chancery to whose Court the winding up of
this Company is attached, notice is hereby given,
that the said Judge will, on Saturday, the 22nd
day of May, 1858, at twelve o'clock at noon, at his
chambers, No. 11, New-square, Lincoln's-inn, in
the county of Middlesex, proceed to make a call
on the several persons who are settled on the list
of contributories of the said Company, and who are
included in Class A of such list; and that the said
Judge purposes that such call should be for £10
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 May,
1858.

ACCOUNT of the LIABILITIES and ASSETS of the PRESTON BANKING COMPANY, at Preston, on Saturday, the 1st day of May, 1858.

(Incorporated by Royal Charter.)

Liabilii	ies.	Amount.			Assets.	Amount.			
Capital Stock Deposits and other Undivided Profits	Liabilities		0 14		Bills of Exchange, Bank Premises, Loans, &c., Cash in Bank, and Deposits in other Banking Establishments	£. 621,836	<i>s</i> .	d. 3	
		£621,836	3	3		£621,836	3	3	_

Henry Graves, Manager.

BUCKS AND OXON UNION BANK.

MONTHLY RETURN UNDER ACT 7 & 8 Vic., cap. 113, sec. 4.

ACCOUNT of ASSETS and LIABILITIES of the BUCKS and OXON UNION BANK, on April 30, 1858.

			U	шА	ърги	av, 1000.				
Liai	bilities.		£	8.	d.	Assets.	£	8.	d.	
Paid up Capital	•••	•••	55,0 00	0	0	Cash in Hand, and in other Banking Houses, Bills of				
Current Accounts, other Liabilities	Deposits,	and	407,535	1 <u>Q</u>	10	Exchange, Loans and Notes of Hand, Balance of Bank Premises and Preliminary			<u>.</u> : -	
Undivided Profits	••• ::	•••	212	19	3	Expenses	462,748	10	1	
÷	:	٠	£462,748	10	ı	· · · · · · · · · · · · · · · · · · ·	£462,748	10	1	

Bucks and Oxon Union Bank, Banbury, 8th May, 1858.

(Signed)

Henry P. Cobb, Secretary.

AN ACCOUNT of the Total Quantities of each Kind of CORN, distinguishing Foreign and Colonial, imported into the principal Ports of GREAT BRITAIN (viz. London, Liverpool, Hull, Newcastle, Bristol, Gloucester, Plymouth, Leith, Glasgow, Dundee, and Perth), and the Rates and Amount of Duty thereon, in the Week ended 5th May, 1858.

Quantities Imported into the Ports of Great B enumerated above (being those into which is chiefly Imported).				Amoun	at of Duty received	Rates of Duty (Foreign and Colonial).		
SPECIES	Foreign.	Colonial.	Total.	Foreign.	Colonial.	Total.	Corn and Grain of all sorts, per quarter.	Meal and Flour of all sorts, percwt.
Wheat & Wheat Flour	Qrs. Bus 92002 6	Qrs. Bus. 195 2	Qrs. Bus. 92198 0	4814 10 0	£ s. d. 10 6 4	£ s. d. 4824 16 4	s. d.	s. d.
Barley & Barley Meal	31982 5	_	31982 5	1599 2 10		1599 2 10		
Dats and Oat Meal	36166 6	_	36166 6	1808 5 6	-	1808 5 6		
Bye and Rye Meal	3384 2	_	8884 2	169 14 2	_	169 14 2		
Pease and Pea Meal	3028 5	-	3028 5	151 8 9	-	151 8 9	10	0 4½
Beans and Bean Meal	6725 2	_	6725 2	336 5 6	_	3 36 5 6		
ndian Corn and Indian Meal	35 4 90 0	_	35490 O	1774 16 7	_	1774 16 7		
Buck Wheat and Buck Wheat Meal	75 4	_	75 4	3 15 11	_	3 15 11		
Beer or Bigg		_	-	-	_	_]	
· .	208855 6	195 2	209051 0	10657 19 3	10 6 4	10668 5 7		

Norg.—The Quantities of Corn admitted to Home Consumption within the week, were identical with the quantities imported.

Office of the Inspector-General of Imports and Exports, Custom-house, London, 10th May, 1858.

JOHN A. MESSENGER,

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 1st day of May, 1858.

PRIVATE BANKS.

	PRIVATE BANK	.S.	
Name, Title,	and Principal Place of	Issue.	Average Amount.
Andover Bank Ashford Bank Aylesbury Old Bank	Ashford	Jemmett, Pomfret, & Co	
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 Boston Bank Boston Bank Bridgwater Bank Bridgwater Bank Bristol Bank Broseley and Bridgnorth and Bridgnorth and Broseley Bank Bury and Suffolk Bank, Sudbury Bank, and Stowmarket Bank Banbury Bank Banbury Bank Banbury Bank Banbury Bank Bank Bank Bridford Old Bank Bridford Old Bank Brighton Union Bank Brighton Union Bank Burlington and Driffield Bank Burlington and Driffield Bank Burlington and Driffield Bank	Biggleswade Barnstaple Basingstoke Bedford Bewdley Birmingham Boston Bridgwater Bridgwater Bristol Broseley Buckingham Buckingham Bury St. Edmunds Banbury Leighton Buzzard Birmingham Bradford, Yorkshire Brecon Brighton Brighton Burlington Burlington Bury St. Edmunds	Marshall and Co. Seymour, Lamb, and Co. Barnard and Co. Nichols, Baker, and Co Tubb and Co. Attwoods, Spooner, and Co. Claypons 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. Bassett, Son, and Co. Lloyds and Co.	21708 31960 9883 13455 20779 70486 14822 7857 30512 15491 23071 55993 30890 27564
Cambridge Bank		Mortlock and Co	12932 42440 30246 15655 2800 16591 35545 37484 5569 19588 75521
Derby Bank Derby Bank Derby Old Bank and Scarsdale and High Peak Bank	Derby	W. and S. Evans and Co	12003 38018 26931

Name, Title,	and Principal Place of	Issue.	Average Amount
Devizes and Wiltshire Bank	Devizes Diss Doncaster Darlington Devonport Dorchester	Locke and Co. Fincham and Co. Cooke and Co. Backhouse and Co. Hodge and Co. R. and H. Williams	£ 7570 9485 55625 86114 8651 41913
East Cornwall Bank	Liskeard Beverley Chelmsford Exeter	Robins, Foster, and Co	78349 51708 37280 25291
Farringdon Bank and Bank of Wantage Farnham BankFaversham Bank	Farringdon Farnham Faversham	Barnes, Medley, and Co John and Jas. Knight Hilton and Co	6563 10266 5926
Godalming BankGuildford BankGrantham Bank	Godalming Guildford Grantham	Mellersh and Keen	5292 13105 28672
Hereford City and County Bank Hull Bank and Kingston-upon Hull Bank Huntingdon Town and County Bank Harwich Bank Hertfordshire, Hitchin Bank Hereford Ross and Archenfield Bank, and Ross and Archenfield Bank	Hereford	Matthews and Co	12588 18986 43964 3760 33614 17643
Ipswich Bank	Ipswich	Bacon and Co	19490 57450
Kentish Bank	Maidstone	Randall, Mercer, and Co	9445 20139 19925 45533
Longton Staffordshire Bank Leeds Bank Leeds Union Bank Leicester Bank Lincoln Bank Lincoln Bank Lincoln Bank Lindovery Bank, Lampeter Bank, and Llandilo Bank Longhborough Bank Lymington Bank Lymington Bank Lynn Regis and Lincolnshire Bank Lynn Regis and Norfolk Bank	Lewes Lincoln Llandovery Loughborough Lymington	T. and T. T. Paget Whitfeld and Co. Smith, Ellison, and Co. D. Jones and Co. Middleton and Cradock S. and G. F. St. Barbe Gurneys and Co.	5197 53191 36686 28186 20618 88066 19964 7283 3701 34240 11900
	D		

Name,	Title, and Principal Plac	e of Issue.	Average Amount
Macclesfield Bank Manningtree Bank Merionethshire Bank Miners' Bank Monmouthshire Agricultural and Commercial Bank Monmouth Old Bank, Monmouth Bank, Brecon Bank, Chepstow Bank, Chepstow Old Bank, and Ross and Herefordshire Bank	Macclesfield Manningtree Dolgelly Truro Abergavenny Monmouth	. •	£. 14558 1807 6756 12592 27212
Newark Bank	Newark Sleaford Newbury Newmarket Norwich Norwich Nottingham Nuneaton Plymouth Sarum Nottingham	Godfrey and Riddell	21130 49617 19316 18379 46720 93945 8516 2866 21000 8613 29730
Oswestry Bank and Oswestry Old Bank Oxford Old Bank Old Bank, Tonbridge, Tonbridge and Tonbridge Wells Old Bank, Ton- bridge and Tonbridge Wells and Sevenoaks Bank Oxfordshire Witney Bank	Oswestry Oxford Tonbridge	Croxon and Co Parsons & Co T. H. and S. Beeching J. W. Clinch and Sons	8748 33313 7142 9427
Pease's Old Bank, Hull, the Hull Old Bank and Beverley Bank	Hull Penzance Peterborough Haverfordwest	Pease and Co Batten and Co D. Yorke and Co J. and W. Walters	42634 6985 10395 6479
Reading Bank	Reading	Simonds and Co. Stephens, Blandy, and Co. Roper and Co. Clement, Royds, and Co. Day and Nicholson Fordham and Sons A. Butlin and Son. R. C. Pomfret and Co. Allaway and MacDougal	26003 27495 5866 2930 6469 13585 10536 9675 3811
Saffron Walden and North Essex Bank Salop Bank Scarborough Old Bank Shrewsbury Old Bank and Shrews- bury and Ludlow Bank Sittingbourne and Milton Bank Southampton Town and County Bank Southwell Bank Southampton and Hampshire Bank Stafford Old Bank	Shrewsbury Scarborough Shrewsbury Sittingbourne Southampton Southwell	Gibsons and Co. Burton, Lloyd, and Co. Woodall and Co. Rocke, Eyton, and Co. Vallance and Co. Maddison and Pearce Wylde and Co. Atherlay, Fall, and Co. Stevenson and Co.	26217 13699 22985 34025 2741 10373 11013 2966 13142

Name, Title	e, and Principal Place of	f Issue.	Average Amount
Stamford and Rutland Bank	Stamford Shrewsbury	Eaton, Cayley, and Co Beck, Downward, and Co	£. 26496 23655
Taunton Bank Tavistock Bank Thornbury Bank Tiverton and Devonshire Bank Thrapston and Kettering Bank, \ Northamptonshire	Taunton Tavistock Thornbury Tiverton Thrapston Tring Towcester Poole	H. and R. Badcock Gill, Sons, and Co. Harwood and Co. Dunsford and Co. Yorke and Eland Butcher and Son Percival and Co. G. W. Ledgard and Sons	22484 8383 9295 11769 11400 13277 6931 8794
Union Bank, Cornwall Uxbridge Old Bank	Helston Uxbridge	Vivian and Co Hull, Smith, and Co	14355 10770
Wallingford Bank Warwick and Warwickshire Bank Wellington Somerset Bank West Riding Bank, Wakefield, and Pontefract Bank Whitby Old Bank Winchester, Alresford, and Alton Bank Weymouth Old Bank and Dorchester Bank Wirksworth and Ashbourne Derbyshire Bank Wisbech and Lincolnshire Bank Wiveliscombe Bank Wolverhampton Bank Worcester Old Bank and Tewkes- bury Old Bank Wolverhampton Bank	Wallingford Warwick Wellington Wakefield Winchester Weymouth Wirksworth Wisbech Wiveliscombe Wolverhampton Worcester Wolverhampton	Hedges, Wells, and Co	5965 21035 2138 37099 12603 16410 12490 34969 47422 6152 7190 54541 8763
Yarmouth and Suffolk Bank, and Halesworth and Suffolk Bank } Yarmouth, Norfolk and Suffolk Bank York Bank	Yarmouth Great Yarmouth York	Gurney's Birkbeck, and Co Sir E. H. K. Lacon, Bart. & Co	87765 10448 40707

JOINT STOCK BANKS.

	<u> </u>					
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	7913 45630 7561 27698 18198				
Chesterfield and North Derbyshire Banking Company Cumberland Union Banking Company	Chesterfield	33140				

Name, Title, and Principal Place of	issue.	Average Amount.
Community Their Profile C	Comment	£.
Coventry Union Banking Company	Coventry	
County of Gloucester Banking Company	Cheltenham	
Carlisle and Cumberland Banking Company	Carlisle	1 : : : : :
Carlisle City and District Bank	Carlisle	19433
Dudley and West Bromwich Banking Company	Dudley	29192
Derby and Derbyshire Banking Company	Derby	
Darlington District Joint Stock Banking Company	Darlington	
•	•	
East of England Bank	· ·	
Gloucestershire Banking Company	Gloucester	132306
Halifax Joint Stock Bank	Halifax	18433
Huddersfield Banking Company	Hudderstield	32358
Huddersfield Banking Company	Hull	
Halifax Commercial Banking Company	Halifax	,
Halifax and Huddersfield Union Banking Company	Halifax	
Helston Banking Company	Helston	1
Unsafindshine Realing Company		1 -0-1
Herefordshire Banking Company	Hereford	17075
Knareshorough and Claro Banking Company	Knaresborough	25185
Kingsbridge Joint Stock Bank	Kingsbridge	
T T II C		ł
Lancaster Banking Company	Lancaster	02011
Leeds Banking Company	Leeds	
Leicestershire Banking Company		74572
Lincoln and Lindsey Banking Company	Lincoln	
Leamington Priors and Warwickshire Banking Company	Leamington Priors	9107
Ludlow and Tenbury Bank	Ludlow	9986
•	•	1.
Moore and Robinson's Nottinghamshire Banking Company	Nottingham	29763
Nottingham and Nottinghamshire Banking Company	Nottingham	00010
National Provincial Bank of England	Birmingham	1
**************************************	11d Office, 112, Bishopsgate-st., Londor	430390
North Wilts Banking Company	Melksham	1
North Wilts Banking Company Northamptonshire Union Bank	Northampton	1
Northamptonshire Banking Company	Northampton	1
North and South Wales Bank	Livernool	-00
Pares's Leicestershire Banking Company	· ·	I
Saddleworth Banking Company	Saddleworth	1922
Sheffield Banking Company	Sheffield	25056
Stamford, Spalding and Boston Banking Company	Stamford	50860
Stuckey's Banking Company, Bristol Somersetshire	1 -	4
Bank, and Somersetshire Bank Shropshire Banking Company	G1 105 11	100
Chambridge and Widdensiness Daubi O	Shiffnall	32545
Stourbridge and Kidderminster Banking Company	Stourbridge	54986
Sheffield and Hallamshire Banking Company	1. (1) (2) . 1 3	
Shemeld and Rothernam Joint Stock Banking Company	Sheffield	52005
Sheffield and Rotherham Joint Stock Banking Company Swaledale and Wensleydale Banking Company	Richmond	51997
e de la companya de		1.
Wolverhampton and Staffordshire Banking Company	Wolverhampton	12510
Wakefield and Barnsley Union Bank	· Wakefield · · · · · · · · · · · · · · · · · · ·	.13680
Wakefield and Barnsley Union Bank	Whitehoven	95010
Warwick and Leamington Banking Company	Warwick	25019
West of England and South Wales District Hank	Rejetal	E400H
WILLS AND LAURSEL TARREST OF CAMPAGN V	I Calinhaman	71050
West Riding Union Banking Company	Unddandald	1,11979
Whitchurch and Ellesmere Runking Company	. Huddersfield	1. ang 12
Whitchurch and Ellesmere Banking Company Workester City and County Banking Company	whitenurch	3591
Worcester City and County Banking Company	Worcester	5615
	= = = = = = = = = = = = = = = = = = = =	! :
York Union Banking Company	. York	1 68007
TOTA CALLAGUA COURS DESIGNATION COMPANY	il Vanda .	3.04450
Yorkshire Banking Company	Leeds	190174
A 10	I moone interestation treesessing	1201/4

TASMANIA.

RETURN of all Monies Received and Paid by the Curator of Intestate Estates, in respect of the undermentioned Estates entrusted to him for Collection, Management, and Administration, under the Act of Council 17 Victoria, No. 4, during the year ended 31st December, 1857.

Name of Intestate.	Place of abode of Intestate.	Date of Order to Collect.	Monies received.	Monies paid.	Monies in the Bank of Van Diemen's Land.		Monies in the 'Hobart Town Savings' Bank.	Monies in the hands of the Curator.	Supposed British residence of Family.
Earris, James Collier, Aaron Langton, John Sainsbury, William	South Arm New Town Ouse Hobart Town Westbury Ouse Hobart Town	16th April, 1855 28th March, 1856 1st November, 1856 12th November, 1856 10th January, 1857 18th February, 1857	34 15 9 70 0 0 213 2 0	£ s. d. 22 4 9 8 19 0 50 9 8 84 8 11 35 1 0 213 2 0 231 7 11	£ s. d. 3 3 6 4 6 0 105 17 10 34 19 0 636 12 10	£ s. d.	£ s. d. 26 17 0	£ s. d.	Unknown Ireland, part unknown, and New South Wales. A sister resides in the colony Unknown Pendleton, near Manchester Unknown Unknown Scotland, part unknown
Ward, James Rutt, George Connors, John Lambert, Sarah Alice, for	Catton Hill, near Hamilton Ouse Risdon	6th April, 1857 18th May, 1857 14th June, 1857 15th August, 1857 5th September, 1857	868 0 9 1,567 15 5 318 9 6 34 2 0	231 7 11 212 11 8 256 2 1 15 9 6 8 0 0	53 19 5	1,352 0 0	18 12 6	8 8 0 	Unknown. The widow resides in the colony Unknown Ireland, part unknown. A sister resides in the colony Unknown
Atkins, Richard Rosenberg, Harris	Torquay Sandy Bay Port Cygnet Hobart Town Hobart Town	19th October, 1857 19th October, 1857 26th October, 1857 26th October, 1857 10th November, 1857	37 1 4 168 14 2 70 17 0 21 1 0	5 0 6 18 2 6 9 9 6 3 1 6 46 7 6	32 0 10 150 11 8 17 19 6 972 11 7	- -	61 7 6	<u>-</u> -	Unknown Unknown. Brother and sister reside in the colony Unknown Unknown. A daughter resides in the colony Unknown. A brother resides in the colony

Curator's Office,

January 5, 1858.

(Signed)

W. SORELL,

Curator.

NEW SOUTH WALES.

A RETURN made under the Acts of Council, 11 Vict., No. 24, and 15 Vict., No. 8, of all Moneys received and paid, and of all balances in the Colonial Treasury and Commercial Bank of Sydney in respect of Estates of deceased persons entrusted to SAMUEL RAYMOND, Esquire, all which sums of money were collected by Edmund Augustus Mackechnie, one of the Official Assignees in Insolvency, from the 1st day of January to the 31st day of December, A.D. 1857, inclusive.

1858.	NAME OF INTESTATE.	Colonial Residence.	Supposed British or Foreign Residence.	Money received.	Money paid.	Balance to credit of estate.	Date of Order to collect.	REMARKS.
7 11,	John Worthington	Castlereagh-street, Syd- ney	_	£ s. d.	£ s. d. 14 10 0	£ s. d.	12 Dec. 1856	
MAY	Alexander Urquhart	The Rocky River Dig-	_	101 5 0	17 4 8	228 0 5	22 Nov. 1856	Killed by the falling in of a tunnel
LONDON GAZETTE,	William Faucett Thomas Curran Joshua Starkey Edward Keating John Morris James Steptoe Kenneth McLean Allan McKenzie John Ross Richard Condon Thomas Snell	gings Tamworth Yass Glenlee Lane Cove, near Sydney Neurea Burrendong The Rocky River Diggings The Rocky River Diggings The Rocky River Diggings The Rocky River Diggings Sydney Bendolba, William's	<u>=</u>	14 0 0 49 17 0 19 8 6 — — — — — — — — — — —	2 3 0 49 17 0 16 3 8 7 19 0 44 10 0 16 16 6 18 0 6 9 2 8 9 2 8 10 9 3 30 4 0	2 19 10 0 1 7 20 1 10 16 19 2 — 48 12 6 18 4 11	16 Aug. 1856 22 Nov. 1856 22 Nov. 1856 22 Nov. 1856	Drowned in the Bell River. Publican. Killed by the falling in of a tunnel. Killed by the falling in of a tunnel. Killed by the falling in of a tunnel. Messenger, Lgislative Assembly.
THE	William Kidman	River Cowbeds, District of	_	_	70 [,] 0 9	_	31 May 1856	All funds paid out.
•	William Cornish	Coomra Bligh	_	3 0 0	193 2 5		27 May 18	Blacksmith, all funds paid over to the Master in Equity.
2370	Thomas Cutts William Lee Charles Houghton Jacob Janson John Jeffries	Kamaruka King's Plains The Burnett District Domain-terrace, Sydney Stoneybuck, near Orange		15 2 10 59 18 0	37 12 2 126 11 11 24 13 0 5 18 3 19 5 10	124 5 5 8 11 4	29 Feb. 1856 5 July 1856 2 July 1855 5 Aug. 1856 10 Jan. 1857	An Artist. All funds paid out.

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NAME OF INTESTATE.	Colonial Residence.	Supposed British or Foreign Residence.	Money received.	Money paid.	Balance to credit of estate.	Date of Order to collect.	REMARKS.
William Ghee, alias Spencer Thomas Egerton	Gayndah Currandooley	_	£ s. d. 8 10 0 19 0 6	£ s. d. 8 5 0 18 3 0	£ s. d. 0 5 0 1 0 3	1 Dec. 1856 12 Jan. 1857	Formerly a Stockman for Sir Charles Nicholson.
Patrick William Condon	Goulbourn	Limerick, Ireland	404 18 7	79 10 10	322 17 9	10 Jan. 1857	Railway Surveyor.
Joseph Cheeseworth	Niemur	-	151 19 6	21 10 9	130 8 9	19 Jan. 1857	Accidentally drowned in the Khyam Creek.
Frederick Eckhart	River Darling, Albert District	-	7 1 10	5 18 2	1 3 8	20 Apr. 1857	A German.
Jeremiah Caughlan	River Darling, Albert District	_	67 6 6	13 9 8	53 16 10	20 Apr. 1857	
David Hayes	Kamnibla, near Hartley	_	176 0 11	<i>5</i> 4 9 9			
Alexander Robinson	Surat, Maranoa		51 8 1	19 6 0	32 2 i	22 Apr. 1856	A Trooper.
John Sloane Francis O'Neill	Sydney	_	6 11 0	6 11 0	-	9 Jan. 1857	Trader to New Zealand.
Francis O Rein	Gayndah		, —	162 12 10		7 Sep. 1853	All funds paid out to administrator on Judge's order.
Robert Nudds	Braidwood		_	28 4 7	37 15 3	14 Apr. 1856	oraci.
Robert Hull	Sydney	_		97 10 7	_	26 July 1855	All funds paid out to administrator on Judge's
George Vicars	The Rocky River			10 10 0	67 4 4	31 May 1856	order.
James Frith	Bongongo	=	105 15 0	12 10 0 40 14 8	67 4 4 65 0 4	23 Sep. 1856	Killed by his horse falling on him.
Joseph Bowden	Edenglassie, Emu Plains		143 18 0	67 8 10	76 9 2	11 Feb. 1857	minut by me noise manif on min
Edward H. O'Brien	Gundagai			1866 10 7	_	8 Jan. 1856	All funds paid out to administrator on Judge's order.
Jane Parfitt	Bland Lachlan District		–	675 15 1	_	18 Jan. 1855	All funds paid out to administrator on Judge's order.
David Stolworthy Thomas A. Cargill	Sydney	_	109 3 9	109 3 9		6 Feb. 1857	Surgeon.
William Hannant	Redfern, near Sydney Majorscreek	_	400 O O	546 16 6 70 16 4		22 Jan. 1856	
Robert Campbell	Maneroo	_	400 0 0	70 16 4 335 3 10	049 9 9 —	10 June 1856 16 June 1854	All funds paid out to administrator on Judge's
<u>-</u>			_	000 0 10		10 0 unc 100 1	order.
John Lee	Demliquire		16 18 3	5 14 3	11 4 0	19 Jan. 1857	Late of Geo. Hillas's station.
John Mappleback	Little İpswich			38 2 5	10 18 2	25 Aug. 1856	Carrier.
Alexander J. Evelyn William Henry Say	Sydney		20 14 0	20 14 0	_	4 Mar. 1857	w
William Cushion	Newington, near Sin-	_	15 16 6 10 15 3	8 19 6 2 10 0	0 12 1	6 Mar. 1857	Late of the "Rosebud" schooner, Master Mariner.
TO AMERICAN CHISARON	gleton		10 10 9	2 10 0	0 12 1	11 Apr. 1857	
Miles Forster	Newcastle	:	5 5 6	5 2 2	0 3 4	25 Feb. 1857	
John Horne, alias Martin	The Rocky River	<u> </u>	83 16 3	75 16 8	7 19 7	19 Mar. 1857	
James Kater or Cato	Camden	- '	16 0 0	16 0 0		19 Mar. 1857	
Joseph Tidswell	Bangelgumby		-	92 9 5		10 June 1853	All funds paid out to administrator on Judge's order.

NAME OF INTESTATE.	Colonial Residence.	Supposed British or Foreign Residence.	Money received.	Money paid.	Balance to credit of estate.	Date of Order to collect.	REMARKS.
Joseph Hainsworth	Rolland's Plains, Port Macquarie		£ s. d.	£ s. d. 16 5 5	£ s. d.	10 June 1853	All funds paid out to administrator on Judge's order
Sarah Lane	Wooloomooloo	-	_	49 6 1	—	18 July 1856	All funds paid to father.
Patrick McGeough	Glenquin Wee Waa		22 2 0	15 11 2	6 10 10	21 Apr. 1857	1
Samuel Hetherington	Sutton Forest, Burima	_		5 19 9	17 4 2	5 Aug. 1856	
Charles Faulkner	Aralneu		4 0 9	1 18 9	2 2 0	27 Mar. 1857	A Schoolmaster.
Patrick Daley	Port Macquarie District		47 0 0	18 15 6	28 4 6	28 Mar. 1857	
Moses White	District of Warialda	_	385 10 0	68 7 3	317 2 9	14 Mar. 1857	
William Hugh Bell	Shoalhaven		13 3 9	13 3 9		6 Feb. 1857	Ferryman.
James Oathwaite	Braidwood		86 15 0	16 0 8	70 14 4	1 May 1857	• •
Mary Bettridge	Walaganbreek, near Wollombi		7 2 0	7 2 0	_	2 Mar. 1857	
Thomas Reade	Murrurundi		6 12 0	6 10 9	0 1 3	21 Apr. 1857	·
James Richards	Sydney	_	48 10 0	45 4 6	3 5 6	28 Mar. 1857	Druggist's Assistant.
William Beckley	Kilkivan		35 11 6	10 17 10	24 13 8	19 Mar. 1857	
William Carne	Waterloo	. –	39 0 1	5.75	33 12 8	7 Feb. 1857	
William Watkins	Emopambela		39 16 10	5 7 11	34 8 11	1 June 1857	,
William Forster	Queanbeyan	! —	4 0 0	160	2 14 0	29 Oct. 1856	
James Downes	Marulan	l —	53 14 4	53 14 4	-	6 Mar. 1857	
John Coulon	Sydney	-	262 4 6	42 10 4	219 14 2	5 June 1857	
John Stone .	Windellima	<u> </u>	700	0 12 0	<u></u>	8 June 1857	All funds paid out.
William Slayter	-	-		17 16 8	8 18 4	 	•
Owen Kilforgle	–		-	4 0 0	17 5 .7	_	
Richard Thompson	Summer Hill Creek	–	344 18 4	64 1 4	280 17 0	11 May 1857	
John Roberts	Galton	-	15 0 0	7 4 6	7 15 6	22 Nov. 1856	Blacksmith.
James Chant	Condamine	_	200	0 19 0	1 1 0	24 June 1857	
William Frost	Condamine		16 8 10	2 7 10	14 1 0	24 June 1857	
George Gorman	Booleroo	`·	302 5 0	79 14 11	194 1 5	30 Dec. 1856	**
John Gorman	Appin		45 14 0	45 14 0	i –	6 Apr. 1857	All funds paid out
George Saunders	Murrurundi	<u></u>	96 13 1	60 18 8		24 Mar. 1857	
John French	Cassilis		5 12 0	4 0 2	1 11 10	30 Apr. 1857	.,
Ann Peters	Wagga Wagga	– .	108 16 1	75 1 6	33 14 7	18 May 1857	
Thomas Doyle	Tarawandi		8 0 0	1 10 6	6 9 6	17 Apr. 1857	
James or John Anderson	Sydney		-70 9 7	46 14 5		24 July 1857	
Owen Callaghan	Howes Valley	. —	· —	23 0 0	155 9 6	19 June 1856	
Con or Cornelius Tucker	Nithidale Braidwood	1 – .	· —	48 5 0	<u> </u>	19 Mar. 1855	All funds paid out on Judge's order.

NAME OF INTESTATE.	Colonial Residence.	Supposed British or Foreign Residence.	Money received.	Money paid.	Balance to credit of estate.	Date of Order to collect.	REMARKS.
William Strong James Law Paul Devline Wm. John Wake George Gribble Joseph Hughbank John Gott William Daley Robert Spears Jane Young John Morgan Edward Newton Patrick Kelly Jeremiah Hourigan John Bent Edward Howe	Ellalong Albury Butterbone Bligh Shoalhaven McIntyre River Gurley Waterloo Murramburra, near Binalong Cooma Brisbane Sydney Muswell Brook Sydney Lachlan District Sutton Forest Cockfighters Creek, near		£ s. d. 6 10 0 68 8 0 63 6 6 34 18 0 3 0 0 9 10 0 95 9 0 7 3 6 75 12 4	£ s. d. 6 10 0 27 8 11 47 13 8 22 15 0 0 6 0 8 0 0 9 10 0 10 17 10 1 8 10 7 11 4 92 4 4 47 18 0 4 5 10 11 0 6 11 0 6 11 0 6 2 8 8	15 12 10 12 3 0 23 4 11 — 84 11 2 5 14 8	11 May 1857 29 Jan. 1857 17 July 1857 13 July 1857 17 Jan. 1854 7 July 1857 30 Apr. 1857 23 Apr. 1857 22 July 1867 17 Jan. 1854 24 Apr. 1854 28 Nov. 1855 2 Sep. 1857 11 Sep. 1857 10 Aug. 1857 2 Feb. 1857	All funds paid out on Judge's order. All funds paid out. All funds paid out. A native of Ireland. All funds paid out on Judge's order. All funds paid out on Judge's order. A Shepherd. A Carrier.
George Rose Alexander Garden Patrick Durack George Ross James Allen or Ellen John Davis William Finlayson William Bryson William Allen Timothy Davis Daniel Harkens John Dorma Ann Newton John Prisk William Maxwell Edward Nixon, alias Robinson	Singleton Menangle Brisbane Mummel Dungog Yass Bega Burnett District Louisa Creek Curraway, near Binalong Cook's River Murrurundi Clifton, New England Colyton Sydney Armidale		57 15 0 1 0 0 13 10 0 87 9 0 85 18 0 25 9 0 — 57 0 0 37 19 0 6 6 0 197. 6 4 — 7 3 9 46 0 0	50 17 6 0 1 0 13 10 0 87 9 0 22 19 6 13 10 6 20 15 3 60 7 9 33 12 7 37 5 6 5 4 8 23 7 2 32 5 2 2 14 5 6 19 10 12 3 6	6 17 6 12 2 4	27 July 1857 23 Jan. 1856	Drowned in the late floods. All funds paid out. All funds paid out. A native of Boston, U.S.

NAME OF INTESTATE.	Colonial Residence.	Supposed British; or Foreign Residence.	or Money received.		Money paid.			Balance to credit of estate		Date of Order to collect,	REMARKS.
Mark Knight James Edward Haines David Martin Isaac Kemp George Freeman Yorky Henry Herbert Davies Charles Grace James Adams James McCabe	Emopambela Casino Mudgee Kinbin Miki River Curramungle Sydney Sydney Jegeriele Stoney Creek		32 99 106 7 10 53	5 6 10 0 0 0	7 26 117 32 6 9 11 13	s. d. 14 0 4 2 15 0 18 11 9 6 14 6 5 6 5 6 4 0		24 6 73 7	3. 7 6 0 0	14 Dec. 1853 8 May 1857, 10 July 1857 19 Jan. 1857	All funds paid out to administrator on Judge's order.
	₹# 		5765	8 6	7073	18 10	44	164 1	2		

I, Edmund Augustus Mackechnie, one of the Official Assignees in Insolvency, actually collecting the above Estates, by virtue of my appointment under the Act of Council, 15 Vict. No. 8, do solemnly and sincerely declare that the above is a true and faithful return of all Money belonging to Intestate Estates received, deposited in the Colonial Treasury and Commercial Bank, and paid by me, from the 1st day of January to the 31st day of December inclusive, in the year of our Lord 1857. And I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act, made and passed in the ninth year of the reign of Her present Majesty, intituled "An Act for the more effectual abolition of oaths and affirmations taken and made in the various Departments of the Government of New South Wales, and to substitute declarations in lieu thereof, and for the suppression of voluntary and extra judicial oaths and affidavits."

E. A. MACKECHNIE, Official Assignee.

Made and signed before me, this 20th day of January, 1858, ALFRED STEPHEN, C. J.

> Edward Barnard, Agent-General for Crown Colonies, 5, Cannon-row, Westminster.—May 11, 1858.

In the Matter of the Joint Stock Companies | 8. And Robert Harvey, of Glasgow, in the county Winding-up Acts, 1848 and 1849, and of the Protestant Life and Fire Insurance Association. THE Vice-Chancellor Sir Richard Torin Kindersley has this day appointed Henry Chatteris, of No. 26, Milk-street, Cheapside, in the city of London, Accountant, Official Manager of this Association, in the stead of Alfred Ainger, who has resigned his office of Official Manager of this Association, and whose resignation has been accepted by the said Vice-Chancellor.-Dated this 3rd day of May, 1858.

Patent Law Amendment Act, 1852.

In the Matter of a Patent granted to Robert Ashworth, of Rochdale, in the county of Lancaster, Engineer, and Samuel Stott (and not Scott, as advertised in Gazette of Friday last), also of Rochdale, in the county of Lancaster, Cotton Spinner, for "certain appendages to, and improvements in, machinery, for preparing, spinning, doubling, twisting, and winding fibrous substances," dated 31st May, 1855, No. 1,248.

OTICE is hereby given, that the said Robert Ashworth and Samuel Stott have applied, by petition, to the Commissioners of Patents, according to the Statute in that case made and provided, for leave to enter a disclaimer of certain parts of the specification of the said Letters Patent.

R. A. Brooman, 166, Fleet-street, London, Agent for the Patentees.

Patent Law Amendment Act, 1852. Office of the Commissioners of Patents for Inventions.

OTICE is hereby given, that—

3187. Francis Palling, of 134, Princes-road, in the county of Surrey, Clerk, has given notice at the Office of the Commissioners of Patents for Inventions, of his intention to proceed with his application for letters patent, for the invention of "the construction of candles, lamps, and candle-lamps without wicks."

As set forth in his petition, recorded in the said office on the 30th day of December, 1857.

3197. And Augustin Julien Michel Ramar, of 49, Broad-street, Golden-square, has given the like notice in respect of the invention of "improvements in ornamental and portable fountains.

As set forth in his petition, recorded in the said office on the 31st day of December 1857.

- 6. And John William Clare, of Surrey-square, in the county of Surrey, Civil Engineer, has given the like notice in respect of the invention of "improvements in steam engines and boilers, part of which improvements is applicable to furnaces."
- 7. And John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, and of 166, Buchanan-street, in the city of Glasgow, North Britain, Gentleman, has given the like notice in respect of the invention of "improvements in penholders, pencilcases, and other articles, sliding in cases of a like nature."-A communication from Louis Charles Riattot, of Paris, in the Empire of France, Manufacturer.

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

of Lanark, North Britain, Engineer, has given the like notice in respect of the invention of "improvements in steam hammers."

9. And Archibald Slate, of Adelaide-road, Haverstock-hill, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in apparatus for supplying fuel to Blast furnaces."

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

10. And Thomas Scott, of Drummond-street, Euston-square, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in cleaning, separating, and mixing seeds, and in apparatus for those purposes.

As set forth in his petition, recorded in the said office on the 4th day of January, 1858.

21. And Henry Constantine Jennings, of No. 8, Great Tower-street, in the city of London, Practical Chemist, has given the like notice in respect of the invention of "improvements in the production and application of tannin or tannic acid."

As set forth in his petition, recorded in the said office on the 6th day of January, 1858.

26. And François Philippe Cappon, Watch Maker, of Marans, France, has given the like notice in respect of the invention of "self-acting pads for doors, shutters, windows, or other similar shuttings.

And George Jean De Winton de Winton, of the Junior United Service Club, of Charlesstreet, St. James', Westminster, in the county of Middlesex, Esquire, has given the like notice in respect of the invention of "improvements in copying apparatus."-A communication from Henry Genhart, of Liege, in Belgium.

As set forth in their respective petitions, both recorded in the said office on the 7th day of January, 1858.

And Richard Archibald Brooman, of 166, Fleet-street, in the city of London, E.C., Patent Agent, has given the like notice in respect of the invention of "improvements in the preparation of coal and other fuel."-A communication from A. M. M. de Bergevin and E. C. Salva, of Paris.

56. And William Parsons, of Pratt-street, Old Lambeth, Manufacturing Engineer, has given the like notice in respect of the invention of "improvements in apparatus for supplying water to, and for preventing explosions of steam. boilers.

As set forth in their respective petitions, both recorded in the said office on the 13th day of January, 1858.

114. And William Clark, of 53, Chancery-lane, in the county of Middlesex, Engineer and Patent Agent, has given the like notice in respect of the invention of "improvements in lubricating apparatus."-A communication.

As set forth in his petition, recorded in the said office on the 21st day of January, 1858.

145. And Ralph Heaton the younger, of Birmingham in the county of Warwick, Manufacturer, and George Heaton, of Birmingham aforesaid, Manufacturer, have given the like notice in respect of the invention of "an improvement or improvements in annealing metals.'

As set forth in their petition, recorded in the said office on the 26th day of January, 1858.

169. And William Kaye, and Charles Kaye, of Lockwood, near Huddersfield, in the county of York, Wheelwrights and Implement Makers, have given the like notice in respect of the invention of "improvements in mattocks, picks, hoes, hammers, and similar implements and tools."

176. And Peter Ashcroft, Engineer to the South Eastern Railway, has given the like notice in respect of the invention of "an improved mode of supporting the rails of railways in their chairs."

As set forth in their respective petitions, both recorded in the said office on the 30th day of January, 1858.

186. And William John Hay, of Southsea, in the county of Hants, Experimental Chemist, has given the like notice in respect of the invention of "an improved composition suitable for covering the caulking of ships and other like purposes, for uniting wood and other substances for filling up seams, and for use as a waterproof composition generally."

As set forth in his petition, recorded in the said office, on the 1st day of February, 1858.

476. And Henry Deacon, of Widnes, in the county of Lancaster, Alkali Manufacturer, has given the like notice in respect of the invention of "improvements in purifying alkaline lees." As set forth in his petition, recorded in the said office on the 9th day of March, 1858.

553. And James Webster, of Birmingham, in the county of Warwick, Engineer, has given the like notice in respect of the invention of "certain new or improved metallic alloys."

As set forth in his petition, recorded in the said office on the 18th day of March, 1858.

770. And Henry Bauerrichter and Charles Gustavus Gottgetreu, of Charterhouse-square, in the liberty of Glasshouse-yard, in the county of Middlesex, Manufacturers, have given the like notice in respect of the invention of "improvements in printing in gold, silver, bronze, and other metal, on glass."

As set forth in their petition, recorded in the said office on the 9th day of April, 1858.

808. And John Gray, of Uddingston, in the county of Lanark North Britain, Agricultural Engineer, has given the like notice in respect of the invention of "improvements in ploughs." As set forth in his petition, recorded in the said office on the 14th day of April, 1858.

818. And John Meyers, of Westmoreland-place, City-road, in the county of Middlesex, Furrier, has given the like notice in respect of the invention of "improvements in the treatment of dark fur skins, in order to render them more highly ornamental."

As set forth in his petition, recorded in the said office on the 15th day of April, 1858.

828. And Astley Paston Price, of Margate, in the county of Kent, Chemist, has given the like notice in respect of the invention of "improvements in the treatment of certain zinc ores and compounds of zinc, and in the manufacture of zinc and oxide of zinc."

830. And Astley Paston Price, of Margate, in the county of Kent, Chemist, has given the like notice in respect of the invention of "improvements in the treatment and smelting of certain argentiferous or silver ores."

As set forth in his respective petitions, both recorded in the said office on the 16th day of April, 1858.

855. And Michael Henry, of 77, Fleet-street, in the city of London, Patent Agent, has given the like notice in respect of the invention of "improvements in the manufacture of candles, and in preparing materials for the same, and in apparatus employed therein."—A communication from P. A. de Gemini.

858. And John Armstrong, of 15, Nelsonstreet, Sunderland, has given the like notice in respect of the invention of "improvements in apparatus used for preserving timber."

As set forth in their respective petitions, both recorded in the said office on the 19th day of April, 1858.

874. And James Copcutt, of 50, St. John-street, Clerkenwell, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in the manufacture of gas, and in the apparatus employed therein."

875. And William Henry Fox Talbot, of Lacock Abbey, in the county of Wilts, Esquire, has given the like notice in respect of the invention of "improvements in the art of engraving."

876. And James Horsey, of Greek-street, in the county of Middlesex, India Rubber Manufacturer, has given the like notice in respect of the invention of "improvements in india rubber and other pouches, and in elastic band or ring fastenings for pouches."

As set forth in their respective petitions, all recorded in the said office on the 21st day of April, 1858.

882. And Samuel Clegg, of Dover Cottage, Putney, in the county of Surrey, has given the like notice in respect of the invention of "improvements in gas meters."

As set forth in his petition, recorded in the said office on the 22nd day of April, 1858.

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 objection 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.

Errata in Gazette of Friday.

802. For "improvement," read "improvements."870. For "Odency," read "Odency."876. For "elastic bands or," read "elastic band or."

SALE OF OLD STORES AT DEVONPORT.

Admiralty, Somerset-Place, May 8, 1858.

IF HE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Tuesday the 25th instant, at ten o'clock in the forenoon, the Admiral Superintendent will put up to sale, in Her Majesty's Dock Yard at Devonport, several lots of

OLD STORES,

Consisting of Old Rope Shakings, Spun and Rope Yarn, Hammocks in Pieces, Old Canvas, Oakum, Hemp Tyers and Rakings, Coal Sacks, Leather Articles, &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 here and at the Yard. GARIAN HEMP.

Department of the Storekeeper-General of the Navy, Somerset-Place, April 28, 1858.

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

RIGA, PETERSBURGH AND HUNGARIAN HEMP.

To be delivered at Her Majesty's Dock Yards according to distributions which, with forms of the tenders, may be seen at the said Office.

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

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

CONTRACT FOR COALS FOR BERMUDA.

Department of the Storekeeper-General of the Navy, Somerset-Place, May 7, 1858.

THE Commissioners for executing the office of

Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice, Tuesday the 25th instant, at two o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Store at Her Majesty's Naval Yard at Bermuda,

3,070 tons of SOUTH WALES COALS, Fit for the service of Her Majesty's Steam Vessels.

A form of the tender may be seen at the said

office.

No tender will be received after two o'clock on the day of treaty, nor will any be noticed unless the party attends, or an agent for him duly autho-

rized in writing.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words "Tender for Coals," and must be delivered at Somerset-place, accompanied by a letter signed by two responsible persons, engaging to become bound with the person tendering in the sum of £1,200 for the due performance of the contract.

The Marine Insurance Office,

20, Old Broad-street, London, May 6, 1858. OTICE is hereby given, that the Annual Company will be held at the office of the Company, 20, Old Broad-street, on Thursday, the 24th June. 1858, at one o'clock precisely, to receive a Report of the general state and progress of the affairs of the Company up to the 31st December last.

At this meeting the four following Directors, viz. : -

> William Henry Goschen, Esq., Bartholomew Hepenstal Hartley, Esq., Alexander Nairne, Esq., James Bogle Smith, Esq.

retire by rotation; but, being eligible for re-election, offer themselves for re-election accordingly.

Notice is also hereby given, that the Transfer Books of the Company will be closed, from the 17th June to the 12th July next.

By order of the Board,

Robert J. Lodge, Secretary.

CONTRACTS FOR BALTIC AND HUN- | The Metropolitan Counties and General Life Assurance Society.

> No. 27, Regent-Street, Waterloo-Place. OTICE is hereby given, that the Annual General Meeting of this Society will be held on Tuesday the 18th instant, at three o'clock precisely, instead of Wednesday the 19th instant, as previously advertised.

F. F. Camroux, Manager.

New Zealand Company.

New Zealand House, 9, Broad-Street-Buildings, London, E.C., May 7, 1858.

OTICE is hereby given, that the Annual IV General Court of Proprietors of the New Zealand Company will be holden at this house, on Thursday, the 27th day of May instant, at one o'clock precisely, for the election of Directors of the said Company, and for the transaction of other

At the said meeting the following Directors will go out of office, namely:-

Alexander Currie, Esq., William Hutt, Esq., M.P., and George Lyall, Esq., M.P.

But being eligible for re-election, they hereby offer themselves to be re-elected accordingly.

By order of the Court of Directors, Thomas Cudbert Harington, Secretary.

> Office of the Gas Light and Coke Company, Horseferry-Road, Westminster, May 10, 1858.

OTICE is hereby given, that a Special General Court of the Proprietors of this Company will be held at the Company's Gas Works, Horseferry-road, Westminster, on Friday, the 4th day of June next, at eleven o'clock in the forenoon, and that the chair will be taken at twelve o'clock precisely, pursuant to the Act of the 59th year of His late Majesty King George the 3rd, for the election of three Directors of this Company for four years, in the room of the Governor, Deputy-Governor, and one Director (all of whom are eligible to be re-elected), who will then go out of office by efflux of time; and should a ballot be required, it will continue open for four hours from its commencement.

By order of the Court of Directors, C. Burls, Secretary.

OTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, Edward Thomas and William James Butler, carrying on business at No. 12, Bridge-street, in the city of Bristol, as Wholesale Stationers, under the firm of Thomas, Butler, and Company, was dissolved by mutual consent on and from the 29th day of April, 1858. All debts due to and from the said copartnership will be received and paid by the said Edward Thomas, who will for the future carry on the said business on his own account.—Dated this 6th day of May, 1858.

Edward Thomas.

William James Butler.

NOTICE is hereby given, that the Partnership subsisting between us the understand ing between us the undersigned, carrying on business as Limeburners and Farmers, in the parish of Lifton, in the county of Devon, was dissolved as from the 31st day of December last.—Dated this 3rd day of May, 1858.

Thomas Coryndon Stert Brendon.

George Lobb.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us, the undersigned, August Wingardh and Robert Gray, as Ship Brokers and General Commission Agents, at Hardepool, in the county of Durham, under the style or firm of Wingardh, Gray, and Company, has been this day dissolved, All debts due to or by the said firm will be received or paid by the said August Wingardh alone.—Dated the 20th day of March, 1858.

Aug. Wingardh. Robt. Gray.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us, as Corn Merchauts, at Wakefield, in the county of York, under the style or firm of Watson and Ogden, was this day dissolved by mutual consent.—Witness our hands this 6th day of May, 1858.

Jeremiah Watson.

Edmund Irwin Ogden.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Ann Balkwill and Augustus Frederick White, as Chemists and Druggists, at Prahran, near Melbourne, South Australia, under the style or firm of White and Balkwill, was dissolved by mutual consent on the 1st day of January, 1857; and that the business will henceforth be carried on by the said Augustus Frederick White alone at Prahran aforesaid.

—Dated the 10th day of October, 1857.

Augustus Frederich White. Ann Balkwill.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Alex-ander McFee and George McFee, in the businesses of Drapers, Clothiers, and Hatters, carried on by us in the New London-road, Chelmsford, in the county of Essex, has been this day dissolved by mutual consent. All debts due New London-road. Chemistore, in the county of Essex, has been this day dissolved by mutual consent. All debts due to and owing by the said late partnership will be received and paid by the said George McFee, who will in future carry on the said several businesses on his own account. Dated this 6th day of February, 1858.

Alexander McFee.

George McFee.

OTICE is hereby given, that the Partnership hitherto existing between Louis Wilson Heintz and Edward Carolin, of Liverpool, under the firm of L. W. Heintz and Co., Merchants and Commission Agents, is this day dissolved by mutual consent; and further, that it is agreed that all outstanding accounts are to be paid to, and received by, the said Louis Wilson Heintz, who continues the business.

Dated this 7th day of Mar. 1858 -Dated this 7th day of May, 1858.

L. W. Heintz. Edward Carolin.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Roberts, John Roberts, and Richard Atkinson Stead, carrying on business as Manufacturers of Patent Chinney Tops, and General Agents, at No. 148, Briggate, Leeds, in the county of York, and slso at Nos. 33 and 35, Cannon-street, in the city of Manchester, and also at No. 98, Fleet-street, London, or elsewhere, under the style or firm of Hyde, Roberts, and Company, is dissolved, from the day of the date hereof, so far as regards the said Richard Atkinson Stead. All debts due to and owing by the said firm will be received and paid by the said William Roberts and John Roberts, who will in future carry on the said business on their own account.—Dated this 3rd day of May, 1858.

John Roberts. Richard Athinson Stead. William Roberts.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Grant and William Thursfield, as Tailors, at No. 4, Corkstreet, in the parish of Saint James, Westminster, under the style or firm of Grant and Thursfield, has been this day dissolved by mutual consent All debts due and owing to and from the late firm are to be received and paid by the said George Grant, by whom the said business will in future be carried on.—Dated this 7th day of May, 1858.

Geo. Grant.
IV. Thursfield.

NOTICE is hereby given, that the Partnership subsisting between us the undersigned, Joshua Richard Le Mare and Richard Le Mare, of No. 36, Spring-gardens, Manchester, in the county of Lancaster, also of Charlesstreet, Oldham-road, also in Manchester aforesaid, Silk and Velvet Manufacturers, carried on under the name, style, or firm of Joshua and Richard Le Mare, was dissolved by mutual consent on the 6th day of May instant.—Dated this 6th day of May. 1858. 6th day of May, 1858.

Joshua Richard Le Mare. Richard Le Mare.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, John Banham and Francis Wood, of Sheffield, in the county of York, as Publicaus and Licensed Victuallers, was this day dissolved by mutual cansent.—As witness our hands this 4th day of May, 1858.

John Banham. his $Francis \times Wood$, Mark.

WE, the undersigned William Osmon and Joseph Osmon, of Staines, in the county of Middlesex, Basket Makers, do hereby declare that our Partnership ceased on the 25th day of March now last past, and wish the statement of such dissolution to be inserted in the London Gazette.-Staines, 5th day of May, 1858.

Wm. Osmon. Joseph Osmon.

OTICE is hereby given, that the Partnership (if any) heretofore subsisting between us the undersigned, James Heywood and Robert Aspinall, as Cotton Spinners, at Know! Green, Ribchester, in the county of Lancaster, under the firm of Robert Aspinall and Co., was this day dissolved by mutual consent.—As witness our hands this 1st day of May, 1858.

James Heywood. Robert Aspinall.

Joseph Gwyer. Samuel Keate Gwyer. James Gwyer the younger. William Orchard Gwyer. Joseph Haythorne Gwyer.

OTICE is hereby given, that the Partnership between the undersigned, Ann Georgina Travers Symons, Charlotte Hughes, and Frances Hughes, in the business of a Boarding School, carried on by them at Saint Leonard's Lodge, Croydon, in the county of Surrey, under the firm of The Misses Hughes and Symons, has been dissolved by mutual carrent as from the let day of April 1978, and in The Misses Hughes and Symons, has been dissolved by mutual consent, as from the 1st day of April, 1858; and in future the business will be carried on by the said Charlotte Hughes and Frances Hughes, on their separate account, and they will pay and receive all debts owing from and to the said partnership in the regular course of business.—

Witness our hands this 3rd day of May, 1858.

Ann Georgina Travers Symons.

Charlotte Hughes.

Elegance Hughes

Frances Hughes.

OTICE is hereby given, that the Partnership hitherto subsisting between the undersigned, Jane Cronin and Frederick Cronin, as Grocers, Cheesemongers, and Ship Chandlers, at No. 60, High-street, Wapping, in the county of Middlesex, under the style or firm of F. Croniu and Co., was this day dissolved by mutual consent; and all debts due to or from the said firm are to be received and debts due to or from the said firm are to be received and paid by the said Frederick Cronin, who will in future carry on the said business.—Dated this 7th day of May, 1858.

Jane Cronin.

Frederick Cronin.

OTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, William Hibberson Tobin and Anthony William Partridge, carry-ing on the trade or business of Brewers, at the town and county of Southampton, and elsewhere, under the firm of Tobin and Partridge, was dissolved by mutual consent on the 31st day of December last; and in future the said trade will be carried on by the said Anthony William Partridge alone, by whom all debts owing to or by the said partnership business will be received and paid.—As witness our hands this 8th day of May, 1858.

W. H. Tobin. Anthony W. Partridge.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, John Clark and Benjamin Clark, Broadstones, Bradford, in the county of York, Woolstaplers, carrying on business in co-partnership together, under the style or firm of Clarks and Company, is this day dissolved by mutual consent; and that all debts due to and owing by the said Clarks and Company will be received and paid by Mr. John Clark, who will carry on the business in Broadstones, Bradford, under the style or firm of Clark and Company and the under the style or firm of Clark and Company, and the said Benjamin Clark will carry on the business of a Woolstapler, in Bermondsey, in Bradford aforesaid, on his own account.—Dated this 6th day of May, 1858.

John Clark.

Benjn. Clark.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry Cooke Simpson and Hugh Travis Simpson, carrying on business in the city of Manchester, as Lard, Oil, and Tallow Refiners, under the firm of Simpson Brothers, has been this day dissolved by mutual consent.—As witness our hands this 8th day of May, 1858.

Henry Cooke Simpson

Henry Cooke Simpson. Hugh Travis Simpson.

NOTICE is hereby given, that the Partnership lately subsisting between William Christic Marshall and John Watson, as Printers and Publishers of the Northern John Watson, as Printers and Pablishers of the Northern Daily Express and Northern Weekly Standard, at Clayton-street West, in Newcastle-upon-Tyne, under the firm of Marshall and Watson, has this day been dissolved by mutual consent; and in future the said papers will be published and 'he business carried on by the said William Christie Marshall on his separate account, who will receive and next all debts due and owing to and from the said early and pay all debts due and owing to and from the said partnership in the regular course of trade.—As witness our hands this 8th day of May, 1858.

William C. Marshall. Ino. Watson.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, in the business of Hosiers and Manufacturers, carried on by us at the town of Nottingham, under the style or firm of Butler and Co., is this day dissolved by mutual consent.—Dated this 27th day of April, 1858.

Haywood Butler, Henry Farmer,

NOTICE is hereby given, that the Partnership lately subsisting between us, in the business of Farmers, carried on by us at Brick House, White House, and Newports' Farms, at Peldon, in the county of Essex, was this day dissolved, as from the 25th day of March last, by mutual consent; and that, by the like consent, all debts due from or to our late firm will be paid and received by the undersigned Stephen Overall, by whom our said business will in future be carried on upon his sole account and credit.—Dated this 6th day of May, 1858.

Stephen Overall.

Joseph Snow.

NOTICE is hereby given, that the Partnership heretooffice is hereby given, that the Partnership heretofore subsisting and carried on between the undersigned, Thomas Walker and Joseph Finney, as Manufacturers of China, at Longton, in the Staffordshire Potteries,
under the firm of Walker and Finney, has been this day
dissolved by mutual consent; and the said business will in
future be carried on by the said Joseph Finney alone, by
wh.m all debts will be received and paid.—Dated this 7th
day of May, 1858.

Thomas Walker.

Joseph Finney.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Charles Davies the elder, Charles Davies the younger, and William Hickman, as Attorneys-at-Law and Solicitors, carrying on business at the town and county of the town of Southampbusiness at the town and county or the town or southampton, under the style or firm of Davies, Son, and Hickman, has been dissolved by mutual consent, as from the 11th day of November last; and that the said business will be carried on by the said Charles Davies the younger and William Hickman, as from that date.—Dated the 8th day of May, 1858.

Chas. Davies, senr.

Chas. Davies, junr. W. Hickman.

[Extract from the Edinburgh Gazette of May 7, 1858].

NOTICE.

THE Partnership heretofore existing between John T. Boyce, Junr., and Colin Brown, under the Firm of John Boyce, Jun., and Co., has been this day dissolved by mutual consent. The Subscriber, Colin Brown, is authorised to receive all debts due to the Firm, and to pay all its engagements. Dated Glasgow, May 5, 1858.

John T. Boyce, Jun.

Colin Brown. ARCHIBALD WILLIAMSON, Clerk to John Boyce, Jr., and Co., Witness.

JAMES TURNBULL, Clerk to John Boyce, Jr., and Co., Witness.

BRITISH GUIANA.
Official Advertisement.—Berbice, to wit.

In pursuance of the Ordinance No. 7, of the year 1851, initialed "An Ordinance for amending and consolidating the rules and regulations applicable to the office of Administrator-General in the colony of British Guiana,"—

I, the undersigned, Administrator-General of Berbice, in the colony of British Guiana, do hereby call up and in the colony of British Guiana, do nereby call up and require the creditors of the estates hereinafter mentioned to file their claims, according to law, at my office, in the Public-buildings, in the town of New Amsterdam, in the colony aforesaid, within the period of four months from the 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

Berbice, this 8th day of April, 1858. L. HOUSTON, Administrator-General of Berbice.

List of Estates referred to in the above Official Advertisement.

Estate of John Reed, deceased, lately an Inhabitant of the county Berbice, who died intestate, in the town of New

Amsterdam, on or about the 6th January, 1858.
Estate of Ram Lal, a Coolie, of the county Berbice, an Insolvent under Ordinance No. 29, of the year 1846.
Estate of Edward Preice Walcott, of the county Berbice, an Insolvent under Ordinance No. 29, of the year 1846.

Estate of Charles Ross, deceased, lately an Inhabitant of the county Berbice, who died in New Amsterdam, on or

the county Berbice, who died in New Amsterdam, on or about the 15th day of February, 1858.

Estate of Robert Hill Bridges, Charles Sherlock, and James Laing, carrying on business in the county Berbice, British Guiana, as Merchants, in copartnership, under the firm of Bridges. Sherlock, and Company, and also the said Robert Hill Bridges, Charles Sherlock, and James Laing, each for himself, individually, Insolvents, under Ordinance No. 29 of the year 1846.

Lang, each for himself, individually, insolvents, under Ordinance No. 29, of the year 1846.
Estate of Peter Isaac, deceased, lately an Inhabitant of the county Berbice, who died in said county on or about the 22nd day of July, 1857.
Estate of Charles McKenzie Att. deceased, lately an Inhabitant of the county Berbice, who died on or about the 11th day of December, 1857. 11th day of December, 1857.

Estate of Antonio Pereirs, an Inhabitant of the county Berbice, an Insolvent, under Ordinance No. 29, of the

L. HOUSTON, Administrator-General of Berbice.

In Chancery.
In the Matter of the Act of Parliament of the 19th and 20th years of the reign of Her present Majesty, intituled "An Act to facilitate leases and sales of settled estates," and in the Matter of the Walton Hall Estate, in the hamlet of Walton, in the parish of Chesterfield, in the county of Derby, devised by the will of the Reverend Richard Burrow Turbutt, deceased.

Burrow Turbutt, deceased.

JOTICE is hereby given, that, by virtue of the abovementioned Act of Parliament, an application has
been made to the High Court of Chancery, to be heard
before his Honour Vice-Chancellor Kindersley, by the
Reverend Henry John Goodwin, of Hinchley Wood, near
Ashbourn, in the county of Derby, Clerk, and Frances
Eleanora his wife, by Richard Henry Goodwin, of the
same place, and of Aldershott Camp, in the county of Hants,
an Officer in Her Majesty's Service, her son and next
friend, Frances Isabella Goodwin, of Hinchley Wood aforesaid, Spinster, and Helen Emilia Goodwin, of the same
place, Spinster, an infant, by the said Henry John Goodwin,
her father and guardian, and the sbid Richard Henry
Goodwin, the Reverend Francis William Sharpe, of Tibshelf, near Alfreton, in the county of Derby, Clerk, and
the Reverend Joseph Nodder, of Ashover, near Chesterfield, in the same county, Clerk, that an agreement with
Francis Rookby Appleby, Samuel Gardner, and Henry
Longden, carrying on business under the firm of Appleby
and Company, for granting to them a lease of the ironstone and Company, for granting to them a lease of the ironstone under certain parts of the said Walton Hall Estate, for a term of twenty-one years, determinable if the whole of the said ironstone shall be sooner worked out, may be carried into effect, and that a lease may be granted to them accordingly of the ironstone under certain parts of the said Walton Hall Estate. And notice is hereby also given, that the said watton petitioners, or either of them, may be served with any Order of the Court or notice relating to the subject of the said petition, at the chambers of Mr. William Morgan Benett, of No. 2. Raymond-buildings, Gray's-inn, in the county of Middlesex.—Dated this 6th day of May, 1858.

Freehold and Copyhold Estates in the county of York. To be sold, pursuant to a Decree of the High Court of Chancery, made in the causes of Matthewman v. Woodcock, and Matthewman v. Wheatcroft, with the approbation of the Vice-Changellor Sir Richard Torin Kin-darslay, in the cast trailed by the Pointern Line. dersley, in one or twelve lots, at the Reindeer Inn. Don-caster, in the county of York, on Tuesday, the 8th day of June, 1858, at four o'clock in the afternoon, by Mr. Richard Foster Tilburn, the person appointed by the said

Judge for the purpose:
A valuable freehold and copyhold estate, known as the
Fordoles and Micklebring Farms, farm houses, farm

buildings, barns, stables, cowhouses, fold yard, orchards, gardens, arable, meadow, and pasture lands, containing altogether about 375 acres, respectively situate in the parishes of Micklebring, Braithwell, and Maltby, in the county of York, about 9 miles from Tickhill and 10 miles from Bawtry and Doncaster, late the property of Peter Mallinson Matthewman.

Mallinson Matthewman.

Particulars, with plan, may be had in London, of Messrs. Atkinson and Pilgrim, Solicitors, Church-court, Lothbury; Mr. Henry Nethersole, Solicitor, New-inn, Strand; and in the country of Mr. W. H. Grimmer, Solicitor, Liverpool; Mr. J. W. S. Collinson, Solicitor, Doncaster; of Mr. Simpson, of Loversall, near Doncaster, Land Valuer; of the Auctioneer; at the principal Inns at Tickhill, Bawtry, and Doncaster; and at the place of sale.

NO be sold, pursuant to a decree of the High Court of Chancery made in a cause of William Fisher Lane and others, plaintiffs, against Robert Smith and others defendants, with the approbation of the Right Honourable the Master of the Rolls, the Judge to whose Court the said cause is attached, at the Peacock Inn, Snow-hill, Wolverhampton, in the county of Stafford, on Friday, the 4th day of June, 1858, at five for six o'clock, by Messrs. Thomas

of June, 1858, at five for six o'clock, by Messrs. Thomas Woodman and Son, the persons appointed for that purpose. All those central freebolds, valuable and fast improving building property and capital investment, the property of the late Mr. James Chambers, comprising The Eagle Galvanizing Works and Iron Foundry, warehouses, shops, offices, and large roomy premises in the rear, having a furnace and chimney, 60 feet high, and a considerable frontage to Brunswick-street, let to Mr. Rose. The White Rose public-bouse: seven dwelling-houses four having front Rose public-house; seven dwelling-houses, four having front retail shops, in business situations, with a commanding frontage to the new pavement; also extensive yards, being Nos, 75, 76, 77, 79, 80, 81, 82, and 83, Bilston-street, Wolverhampton, both inclusive, on the traffic side of that leading thoroughfare; also manu acturing premises, fronting 250 feet to the best part of Bilston and Brunswick-streets, produces nearly £150 a-year, and is capable of being increased. The property is severally occupied by good tenants, carrying on the businesses of a Confectioner, Baker, Draper, Iron Founder, and Publican. No. 77, Bilston-street and the Iron Foundry are held under leases having about three years to run. The remainder is occupied by yearly and weekly tenants.

This freehold properly forms an important feature in the

metropolis of the iron trade, and from its eligible situation for business purposes commands a succession of good tenants at improved rents. Is on the line of the great thoroughfare of the old London and Holyhead-road, near the Church, Cattle-market, Infirmary, and other new public buildings; is in the midst of many great improvements now in progress, and is surrounded by several extensive works of eminent

May be viewed, by permission of the tenants, and printed May be viewed, by permission of the tenants, and printed particulars, with a plan, had (gratis) of Messrs. Atkinson and Pilgrim, Solicitors, Church-court, Lothbury, London; Messrs. Day, Solicitors, Hemel Hempstead, Herts; Mr. William Skilbeck, No. 19, Southampton-buildings, Chancery-lane, London, Solicitor; Messrs. Whitehouse, Brothers, Solicitors, Wolverhampton; Messrs. Parrott and Co., Solicitors, Macclesfield; Mr. Joseph Needham, No. 1, New-inn, Strand, London, Solicitor; Mr. Thomas Bolton, Solicitor, Wolverhampton; Mr. Joseph Bebb, Solicitor, No. 12, Argyle-street, Regent-street, London; of the tenants; at the Peacock-inn, Wolverhampton; and of Messrs. Woodman and Son, Auctioneers and Estate Agents, Hemel Hempstead, Herts.

Bramley and Armley, near Leeds, in the West Riding of the county of York.

O be sold by auction, pursuant to an Order of the High Court of Chancery, made in a cause of Kinderly v. Jervis, with the approbation of his Honour the Master of the Rolls, by Messrs. Hardwick, the Auctioneers appointed to sell the same, at the Cardigan Arms Inn, in Bramley aforesaid, on the 24th day of June, 1858, at six o'clock in the evening, subject to such conditions of sale as will be then and there produced, and in the following lots:

Lot 1 .-- A compact freehold farm, with suitable farmhouse, barn, stables, outbuildings, garden, and several closes of excellent grass and arable land, containing together 28A. 3R. 13P. situate at Henconner-lane, in the townships of Bramley and Armley, in the occupation of Mr. John Watmough.

Mr. John Watmough.

Lot 2.—A farmhouse, barn, stable, yard, outbuildings, and several closes of good grass and arable land, situate at Goal-hill, in the township of Bramley, in the occupation of Mr. John Turner, containing together 40A. 3R. 24P., partly freehold, consisting of the homestead and 9A. 1R. 20P. of land; the rest is leasehold, for terms of which more than 300 years are unexpired at an emportioned rent of £7 per 300 years are unexpired, at an apportioned rent of £7 per annum, consisting of 31a. 2R. 4P. of land.

Lot 3.—Leasehold land, situate near to Rodley, in the township of Bramley, adjoining the turnpike-road, and

fronting the Leeds and Liverpool Canal, also in the occu-

pation of Mr. John Turner, and containing an acre.

Lot 4.—Leasehold land adjoining lot 3, on the east side thereof, also in the occupation of Mr. Turner, containing la. OR. 9P.

N.B.—Lots 3 and 4 are well adapted for wharfage, and

also suitable for building purposes.

The property may be viewed, and further particulars and plans had on application to Mr. S. Arundell, No. 1, Albionstreet, Leeds; Messrs. Newsam and Son, Land Surveyors, Leeds; Messrs. Denton, Kinderley, Domville, and Law-rence. No. 6, New-square, Lincoln's-inn; and Me Walker and Harrison, No. 5, Southampton-street, Blo

10 be sold by auction, pursuant to a Decree of the High Court of Chancery, made in a cause of Parke v. Smith, with the approbation of the Judge to whose Court the said cause is attached, by Mr. Langley Burton, the Auctioneer appointed for that purpose, at the Bell and Swan Hotel, Melton Mowbray, on Tuesday, the 18th day of May, 1858, at four o'clock in the afternoon, the following freehold estates in the county of Leicester, in the following lots, viz.:

Lot 1 .- The celebrated hunting seat, called Sysonby Lodge, one mile distant from Melton Mowbray, with its park-like paddock of eight acres, pleasure and kitchen gardens, plantation and shrubbery, and extensive range of stabling. The land altogether is between ten and eleven acres, is tithe free, and the land-tax is £1 12s. per annum.

Lots 2, 3, and 4.—A freehold estate at Thorpe Satchville, in the occupation of Mr. John Sharp, consisting of four closes of pasture land, containing 32 acres, which will be divided into the following lots :-

Lot 2The Great and Little Woulds		15	<u>π</u>	-	-
Lot 3.—Manners' Close	-		2		-
Lot 4Berridge's Close	-	10	1	1	Ĺ
_					
(T-4-1		90	Λ	1	1

Lots 5 and 6 .- A freehold estate, situate at Thorpe Satchville, in the occupation of Mr. Thomas Ward, consisting of five closes of meadow and pasture land, containing 34A. 1R. 23P., divided into the following lots:

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A. R. P.
Lot 5.—Great Brooks No. 1, and Great Brooks
  No. 2, together -
                                                 13 2 37
Lot 6.—Great Brooks (late Cook's Land)
        Land) - - 15 8 18
Great Brooks Meadow, No. 1 3 0 37
        Great Brooks Meadow, No. 2 1 2 16
                                                 20 2 26
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Total A. 34

Lot 7.-A freehold estate, at Lower Leesthorpe, in the parish of Pickwell, consisting of modern built farm house, new farm buildings, and the following closes of arable, meadow, pasture, and wood land, containing altogether 111 acres, viz.:

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12
Upper part of Fisher's Close
                                     Arable
Lower part of Fisher's Close
Hill Falls
                                               15
                                      19
                                                       0
                                              20
                                    Meadow
Hovel Close
Nether Hooks -
                                    Pasture
                                               21
                                                   0
                                                       0
Long Close
                                    Arable
East New Close
West New Close
                                     Pasture
                                               11
                                                   2
Upper Hooks -
Wood Land -
                                                6
                                                   0
                                                       0
                                                1
                                                   2
                                                       0
                       Total
                                           A.111
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The timber and trees on lots 2, 3, 4, 5, and 6, down to 1s. per stick, are to be taken at a valuation.

The respective occupiers will, upon application, shew the The respective occupiers will, upon application, snew the estates, and printed particulars and conditions of sale may be had (gratis) of Messrs. Harrison and Beal, Solicitors, No. 19, Bedford-row, London; at the Crown Inn, Oakham; the Falcon Hotel, Uppingham; the Journal Office, Leicester and Nottingham; the Red Lion Inn, Grantham, at the Bell and Swan Hotel, Melton; and of the Auctioneer.

TO be sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Cory v. Watts, with the approbation of the Vice-Chancellor Sir John Stuart, in one lot, by Messrs. W. and J. Pledge, the persons appointed by the said Judge, at the West Cliff Hotel, at Folkestone, in the county of Kent, on Wednesday, the 12th day of May, 1858, at three o'clock in the afternoon:

A detached leasehold messuage or dwelling-house, known as Cheriton Lodge, and land and premises thereto belonging, situate in the Upper Sandgate-road (on the high-road to Sandgate) in the town of Folkestone, in the county of Kent. The house is walled in on three sides, with a large kitchen garden and ornamental flower-grounds; and contains on the basement—coal cellar, wine and heer cellar; ground floor—large dining room, drawing room, breakfast parlour, entrance hall, kitchen, scullery, and water-closet; first floor—three best bedrooms, two servants' bedrooms, and water-closet; and tower-room, used as a smoking room, late the property of William Green, of Folkestone, in the county of Kent, Builder, and now unoccupied.

Particulars whereof may be had (gratis) of Messrs. Wilkinson and Stevens, No. 2, Nicholas-lane, London, of Mr. J. D. Norwood, Solicitor, Ashford; of Messrs. Kingsford and Dorman, Solicitors, Essex-street, Strand; of Mr. E. Watts, Solicitor, Hythe; of Mr. Chidley, Solicitor, Basinghall-street, London; of Mr. John Minter, Solicitor, Folkestone; and of the Auctioneers, Sandgate and Folkestone; and at the place of sale.

TO be sold, pursuant to an Order of the High Court of Chancery made in a cause of Eyre v. Sanders, in the matter of the settled estates of Henry Samuel Eyre, Esq., deceased, called the St. John's Wood Estate and in the matter of the Settled Estates Act, by the direction of the Court of Chancery, by Messrs. Norton, Hoggart, and Trist, the persons appointed for that purpose, at the Auction Mart, Bartholomew-lane, in the city of London, on Thursday, the 27th day of May, 1858, and following day, at twelve o'clock, in lots:

Certain freehold ground-rents, amply secured upon, and arising out of, numerous hereditaments and premises situate in Grove End-road, Hall-place, Abbey-road, Blenheim-road East, Carlton-hill-road, Clifton-road East, Boundary-road, and Bridge-road, Saint John's Wood, in the county of

Middlesex.

Particulars whereof may be had of Mr. Alfred Howard, Solicitor, No. 3, Angel-court, Throgmorton-street; of Messrs. Thomas White and Sons, Solicitors, No. 11, Bedford-row; at the St. John's Wood Estate Office, No. 17, Dorchester-place, Blandford-square; at the Eyre Arms Tayern, St. John's Wood, in the county of Middlesex; at the Auction Mart; of Mr. Shaw, Architect, Christ's Hospital, Newgate-street; and of the Auctioneers, No. 62, Old Broad-street, London.

TO be sold, pursuant to a Decretal Order of the High Court of Chancery, made in a cause Jefferson v. Jefferson, with the approbation of the Vice-Chancellor Sir Richard Torin Kindersley, by Mr. Thomas King, the person appointed by the said Judge, at the Auction Mart, opposite the Bank of England, on Wednesday, the 9th day of June, 1858, at twelve for one o'clock precisely, in one lot:

A freehold estate, situate at Stour, near Tonbridge, in the county of Kent, late the property of Thomas Jefferson, of Tonbridge, in the county of Kent, Ironmonger, deceased, and now in the occupation of Messrs Humphrey

Humphrey, Payne, and Diplock.

Particulars and conditions of sale may be had (gratis) of Mr. William Warwick King, of No. 42, Bond-street, Brighton; and of Messrs. King and Webb, No. 35, Kingstreet, Cheapside, London; of Mr. William Henry Barber, of No. 29, Nicholas-lane, London; and of Messrs. Church and Langdale, of No. 38, Southampton-buildings, Chancerylane, London; at the principal Inns in the neighbourhood of the property; and of the Auctioneer, Mr. Thomas King, of the firm of King and Welch, opposite Camden-road, Holloway, Middlesex.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Perry against Wade, the creditors of Thomas Perry, late of Teddington, in the county of Middlesex, Gentleman, who died in or about the month of November, 1828, are, by their Solicitors, on or before the 7th day of June, 1858, to come in and prove their claims at the chambers of the Right Honourable the Master of the Rolls, situate in Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Tuesday, the 15th day of June, 1858, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 10th day of May, 1858.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Newnham against Newnham, the creditors of John Newnham, late of Tonbridge Wells, in the county of Kent, Brewer, who died in or about the month of April, 1857, are, by their Solicitors, on or before the 4th day of June, 1858, to come in and prove their debts, at the shambers of the Master of the Rolls, in the Rolls-yard Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 9th day of June, 1858, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 5th day of May, 1858.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Petar against Sturgis, all persons claiming to be incumbrancers upon all that piece or parcel of meadow or pasture land, containing by estimation five No. 22138.

acres, or thereabouts, called Williams, lying in the parish of Wisborough-green, in the county of Sussex, formerly the properly of George Butcher, late of Burchit Farm, in the said parish of Wisborough-green, Yeoman, an Insolvent, and also all persons claiming to be incumbrancers upon all that coppice, called or known by the name of Sole Coppice, containing by estimation twelve acres, and also all that field or close of arable land, called or known by the name of the Quickset Hedge Field, containing by estimation five acres, and also all that other field or close of arable land, called or known by the name of the Poor Field, containing by estimation five acres, being part and parcel of a copyhold tenement, within the manor of Amberley, in the said county of Sussex, commonly called Sole Lands, also formerly the property of the said George Butcher, are, by their Solicitors, on or before the 3rd day of June, 1858, to Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Thursday, the 10th day of June, 1858, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 8th day of May, 1858.

DURSUANT to a Decree of the High Court of Chancery, made in a certain cause of Sanger v. Sanger, the creditors of William Sanger, late of No. 10, Euston-square, in the county of Middlesex, Solicitor, deceased, who died on or about the 21st day of February, 1857, are, by their Solicitors, on or before the 27th day of May instant, to come in and prove their debts, as such creditors, at the chambers of the Master of the Rolls, Rolls-yard, Chancerylane, Middlesex, or in default thereof they will be peremptorily excluded the benefit of the said Decree. Tuesday, the 1st day of June next, at twelve of the clock at noon, is appointed for the day of adjudication on such claims.—Dated this 8th day of May, 1858.

PURSUANT to a Decree of the High Court of Chancery, made in a cause John William Bell against William Tredway Clarke and others, all persons claiming to be creditors of John Browne Bell, late of No. 28, Cravenstreet, Strand, and of Sussex Villa, Kensington, both in the county of Middlesex, Esquire, the testator in the proceedings named, who died in or about the month of August, 1855, are, by their Solicitors, on or before the 10th of June, 1858, to come in and prove their claims at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Tuesday, the 15th day of June, 1858, at twelve of the clock, at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 8th day of May, 1858.

DURSUANT to a Decree of the High Court of Chancery, made in a cause of Houghton against Whalley, the creditors of, and also the incumbrancers upon, the real estate of John Houghton, late of Broom Hall, in the county of Surrey, and of Hannicans Lodge, in the county of Berks, and of Brenter, Ireland, Esquire, the testator in the pleadings named, who died in or about the month of March, 1856, are, by their Solicitors, on or before the 7th day of June, 1858, 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, Middlessex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday, the 14th day of June, 1858, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 10th day of May, 1858.

PURSUANT to a Decree of the High Court of Chancery, made in a cause John Taylor Duce against Thomas Pearson, William Pearson and Sarah Jordan, the creditors of, or the persons claiming incumbrances upon or liabilities affecting, the real estates of Henry Pearson, late of Brierleyhill, in the parish of Kingswinford, in the county of Stafford, Maltster, who died in or about the month of May, 1857, are, by their Solicitors, on or before the 10th day of June, 1858, to come in and prove their debts or claims at the chambers of the Vice-Chancellor Sir John Stuart, No. 12, Old-square, Lincoln's-Inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Thursday, the 17th day of June, 1858, at twelve o'clock at moon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 6th day of May, 1858.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Thomas Bruges and others against George Hulbert Cooper, an Infant, by Walter Spencer, his Guardian, the creditors of and persons claiming to have incumbrances upon the real estate of Thomas Cooper, late of Melksham, in the county of Wilts, Wine and Spirit Merchant, and Grocer, and Draper, deceased, the testator in the pleadings named, who died in or about the month of March, 1857, are by their Solicitors, on or before the 9th day of June, 1858, to come in and prove their debts

and incumbrances, at the chambers of the Vice-Chancellor Sir John Stuart, at No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 16th day of June, 1858, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 7th day of May, 1858.

made in the matter of the estate of Samuel Drake, commonly known as William Samuel Drake, deceased, and in a cause of Emanuel Jonas and others against William Tarner the younger, the creditors of the said Samuel Drake, otherwise William Samuel Drake, late of No. 10A; New Bond-street, in the county of Middlesex, Tobacconist, the testator in the proceedings named, who died in or about the month of January. 1858, are, by their Solicitors, on or before the 7th day of June, 1858, 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 Order. Monday, the 14th day of June, 1858, at two of the clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 7th day of May, 1858.

DURSUANT to an Order of the High Court of Chancery, made in the matter of Thomas Marshall, deceased, William Marshall Brown against William Brown and another, all persons claiming to be creditors of the abovenamed Thomas Marshall, formerly of High-street, Whitechapel, in the county of Middlesex, but late of Bramble Farm, Upminster, in the county of Essex, Gentleman, who died in or about the month of April, 1848, are, by their Solicitors, on or before the 7th day of June, 1858, to come in and prove their debts, at the chambers of the Vice-Chancellor Sir William Page Wood, No. 11, New-square, Lincoln's-inn, Middlesex, or in default thereof they will be premptorily excluded from the benefit of the said Order. Friday, the 11th day of June, 1858, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 8th day of May, 1858.

DURSUANT to an Order of the High Court of Chancery, made in a cause William Perret against Herbert Harris Cannan and others, the creditors of William Perret, late of Saint Paul's Churchyard, in the city of London, Shopman (who died in or about the month of October, 1857), other than the creditors who proved their debts under a Fiat in Bankruptcy, issued against the said William Perret and one Lawrence Sothers, are, by their Solicitors, on or before the 5th day of June, 1858, to come in and prove their debts at the chambers of the Vice-Chancellor Sir William Page Wood, at No. 10, New-square, Lincoln's-inn, Middlesex, or in default thereof they will be excluded from the benefit of the said Order. Thursday, the 10th of June, 1858, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the said claims.—Dated this 7th day of May, 1858.

JOTICE is hereby given, that by indenture, bearing date the 19th day of April, 1858, and made between John Williams Lang, of the Grove, in the city and county of Bristol, Sail Maker, of the first part; Robert Moore, of West Coker, in the county of Somerset, Sail Cloth Manufacturer, of the second part; and the several other persons whose names and seals are thereunto subscribed, being creditors of the said John Williams Lang, of the third part; the said John Williams Lang assigned all his estate and effects unto the said Robert Moore, his executors, administrators, and assigns, upon trust, for the general benefit of all the creditors of him the said John Williams Lang who should execute the said deed within one calendar mouth from the date thereof; and the same indenture was duly executed by the said John Williams Lang and Robert Moore, respectively, on the day of the date thereof, in the presence of, and attested by, Samuel Roper, of St. Ewen's-chambers, Nicholas-street, in the city of Bristol, Attorney-at-Law; and that such indenture now lies at the offices of tho said Samuel Roper, at St. Ewen's-chambers aforesaid, for inspection and execution of the creditors of the said John Williams Lang.—Dated this 6th day of May, 1858.

NOTICE is hereby given, that by indenture of assignment, bearing date the 19th day of April last, Adam Johnston, of Liverpool, in the county of Lancaster, Boot and Shoemaker, assigned all his personal estate and effects, whatsoever and wheresoever, as therein mentioned, unto George Edward Holt, of Liverpool aforesaid, Accountant, whose place of abode is at No. 183, Grove-street, in Liverpool aforesaid, upon trust, for the benefit of all the creditors of the said Adam Johnston, who should execute the said indenture within two calendar months from the date thereof; and that the said indenture was duly executed by the said Adam Johnston and George Edward Holt, on the day of the date thereof, in the presence of, and attested by, Richard

Teebay, of Liverpool aforesaid, Attorney-at-Law, whose place of abode is at No. 1, Spencer-street, in the township of Everton, in the said county of Lancaster. And notice is hereby further given, that the said indenture of assignment now lies at the office of the said Richard Teebay, No. 22, North John-street, in Liverpool aforesaid, for execution by the creditors.—Dated this 7th day of May, 1858.

I OTICE is hereby given, that by an indenture, dated the 15th day of April, 1858, made between Hugh Gillespie and Robert Gillespie, of Merthyr Tydvil, in the county of Glamorgan, Drapers and Tea Dealers, of the first part; William Hathway, of the city of Bristol, Woollen Draper, and Thomas Dobson, of the city of Manchester, Warehouseman, of the second part; and the several other persons whose names and seals are thereunto subscribed and affixed (being creditors in their own right solely or in copartnership with others of the said Hugh Gillespie and Robert Gillespie or agents of such creditors), of the third part; the said Hugh Gillespie and Robert Gillespie conveyed and assigned all their real and personal estate and effects, whatsoever and wheresoever, whether in possession, reversion, remainder, or expectancy, unto the said William Hathway and Thomas Dobson, their heirs, executors, administrators, and assigns, in trust for the benefit of all the creditors of the said Hugh Gillespie and Robert Gillespie; and that such indenture was executed by the said Hugh Gillespie on the 16th day of April, 1858, and by the said Hogh Gillespie on the 16th day of April, 1858, and by the said Thomas Dobson on the 24th day of April, 1858; and that the execution thereof by the said Hugh Gillespie was attested by George Ley King, of the said Robert Gillespie was attested by William Robinson Smith, of Merthyr Tydvil aforesaid, Solicitor, and the execution thereof by the said Thomas Dobson was attested by John Bagshaw the younger, of the said city of Manchester, Solicitor.

No. 191, Shoreditch, in the county of Middlesex, Cheesemonger, hath by an indenture, dated the 20th April, 1858, assigned all his estate and effects unto Jan Wessel Klopman Baerselman, of No. 10, Philpot-lane, in the city of London, Provision Merchant, and Joseph Bayne, of No. 52, Mark-lane, in the said city of London, Merchant, in trust, for the equal benefit of such of the creditors of the said Joseph Needham, as shall execute the said indenture within three months from the date thereof; and which said indenture was executed by the said Joseph Needham, on the day of the date thereof, in the presence of, and is attested by, Robert Peckham, of No. 4, Serjeant's-inn, Fleet-street, in the said city of London, Solicitor, and was executed by the said Jan Wessel Klopman Baerselman, and Joseph Bayne, on the said 20th day of April, 1858, in the presence of, and is attested by, the said Robert Peckham; and the same indenture now lies at my office No. 4, Serjeant's-inn, Fleet-street, in the city of London aforesaid, for execution by the creditors of the said Joseph Needham.—Dated this 8th day of May, 1858.

ROBERT PECKHAM, No. 4, Serjeant's-inn, Fleetstreet, Solicitor for the Trustees.

George George's Affairs.

OTICE is hereby given, that George George, of Hillingdon End, Uxbridge, in the county of Middlesex, Grocer, hath by indenture, dated the 15th day of April, 1858, conveyed and assigned all his real and personal estate and effects, whatsoever and wheresoever, to George Budd Hetherington, of Uxbridge aforesaid, Provision Merchant, and Edward Lewis, of Philipot-lane, in the city of London, Tea Merchant, upon trust, for the equal benefit of all the creditors of the said George George who shall execute the said indenture within three calendar months from the date thereof; and which said indenture was duly executed by the said George George Budd Hetherington on the 29th day of the said George Budd Hetherington on the 29th day of the said George Budd Hetherington on the 29th day of the said Edward Lewis on the 28th day of the said month of April, in the presence of, and the executions thereof respectively by the said George George, George Budd Hetherington, and Edward Lewis, were attested by William Gardiner, of Uxbridge aforesaid, Solicitor. And notice is hereby further given, that the said indenture is deposited and now lies at the office of the said William Gardiner, at Uxbridge aforesaid, for the inspection and execution by all parties interested therein; and all persons having any claim upon the said estate are requested to send the particulars thereof, and all persons indebted to the said estate are requested to pay the amount of their respective debts to one of the said assignees or to me.—Uxbridge, Middlesex, May, 1858.

By Order of the Assignees,
WILLIAM GARDINER, their Solicitor.

NOTICE is hereby given, that William Johnson Ward, of Boston, in the county of Lincoln, Grocer and Provision Dealer, hath, by indenture, bearing date the 4th day of May instant, assigned all his estate and effects to John Field Smyth, Wholesale Grocer and Tobacco Manufacturer, and Thomas Small, Grocer, both of Boston aforesaid, upon trust, for the benefit of all the creditors of the said William Johnson Ward, who shall execute the said indenture, or assent thereto, within two calendar months from the date thereof; the said indenture was executed on the said 4th day of May instant by the said William Johnson Ward, John Field Smyth, and Thomas Small, in the presence of, and their respective executions attested by, Charles Bean, of Boston aforesaid, Solicitor, and now lies for inspection and execution by the creditors of the said William Johnson Ward, at the office of the said Charles Bean.—Dated this 5th day of May, 1858.

NOTICE is hereby given, that Daniel Charles de Medewe, of Great Bealings and Woodbridge, in the county of Suffolk, Gentleman, hath, by two several indentures, dated respectively the 30th day of April, 1858, one of the said indentures being made between the said Daniel Charles de Medewe, of the one part; and James Sparke, of Bury Saint Edmunds, in the same county, Gentleman, and George Watkins, of Clopton, in the same county, Land Agent, of the other part; and the other of the said indentures, being made between the said Daniel Charles de Medewe, of the first part; the said James Sparke and George Watkins, of the second part; the several persons whose names are mentioned in the first schedule to the said indenture (being respectively creditors upon the separate estate of the said Daniel Charles de Medewe), of the third part; and the several persons whose names are mentioned in the second schedule to the said indenture (being respectively creditors upon the joint estate of the said Daniel Charles de Medewe, and of Cooper Charles Brooke, of Woodbridge aforesaid, Solicitor and Attorney-at-Law, the late partner of the said Daniel Charles de Medewe) of the fourth part; conveyed and assigned all his real and personal estate and effects (subject to the several mortgages affecting the same, and the first part; the said James Sparke and George Watkins, and assigned an his real and personal estate and enterties (subject to the several mortgages affecting the same, and including his share of the said joint estate which shall remain after paying the partnership debts), to the said James Sparke and George Watkins, upon certain trusts, for the equal benefit of all the creditors of him, the said Daniel Charles de Medewe, as therein mentioned, and that the said Charles de Medewe, as therein mentioned, and that the said several indentures were duly executed by the said Daniel Charles de Medewe, on the day of the dates thereof respectively, and by the said George Watkins, on the 4th day of May, 1858, and by the said James Sparke, on the 5th day of the same month of May, and that the execution thereof by the said Daniel Charles Medewe and George Watkins was attested by Charles Steward, of Ipswich, in the said county of Suffolk, Solicitor; and the execution thereof by the said James Sparke was attested by John Jackson, of Burry Saint Edmunds aforesaid. Solicitor. Bury Saint Edmunds aforesaid, Solictor. And notice is hereby further given, that the said several indentures are now lying at the office of the said Charles Steward, in Ipswich aforesaid, for inspection and signature by the creditors of the said Daniel Charles de Medewe.—Dated this 6th day of May, 1858.

of May, 1858.

OTICE is hereby given, that by an indenture, dated the 29th day of April, 1858, William Ask, of Wakefield, in the county of York, Jeweller, assigned all his personal estate and effects unto George Carter, of Birmingham, in the county of Warwick, Factor, and George Wood, of the same place and trade, upon trust, for the benefit of the creditors of the said William Ask, who shall have executed or assented to the said said assignment within two months from the date thereof; and that the said indenture was executed by the said William Ask, on the day of the date thereof, and by the said George Carter and George Wood on the 3rd day of May instant; and the execution thereof by the said William Ask was attested by Edwin John Pickslay, of Wakefield aforesaid, Solicitor, and by William Francis, of Birmingham aforesaid, Solicitor; and the execution thereof by the said George Carter and George Wood was attested by the said William Francis; and the same indenture now lies at the warehouse of the said George same indenture now lies at the warehouse of the said George Same indentitie now lies at the wareanouse of the said George Carter, situate at No. 44, Ann-street, Birmingham afore-said, for execution by the creditors; and such of them as shall not execute the same, or assent thereto on or before the 24th day of June next, may be excluded from all benefits of the said assignment.—Dated this 5th day of May, 1858.

of the said assignment.—Dated this 5th day of May, 1858.

NOTICE is hereby given, that Thomas Fishbourne, of Sheffield, in the county of York, Iron Merchant and Manufacturer, hath, by an indenture, dated the 3rd day of May, 1858, assigned all his estate and effects, whatsoever and wheresoever, unto Robert Hull, of Sheffield aforesaid (agent to Isaac Jenks, of Wolverhampton, Ironmaster). Joshua Moss, of Sheffield aforesaid, Merchant and Manufacturer, and Edward James Wells, of Sheffield aforesaid, Steel File and Spring Manufacturer, upon trust for the bentfit of such of the creditors of the said Thomas Fishbourne, as shall execute the same indenture within three bourne, as shall execute the same indenture within three months from the date thereof, and that the said indenture

was executed by the said Thomas Fishbourne, Robert Hull, and Edward James Wells respectively, on the day of the date thereof, and by the said Joshua Moss, on the 7th day of May instant, in the presence of, and the execution thereof, by all the said parties, is attested by, Thomas Smith the younger, of Sheffield aforesaid, Solicitor, and Mark Thomas Hubie, his Clerk. And notice is hereby further given, that the said indenture now lies at our offices, No. 25, Norfolk-street, Sheffield, for execution by the creditors of the said Thomas Fishbourne; and that all creditors who do not execute the said indenture within three months from the date thereof, will be excluded from all benefit there-under.—Dated this 7th day of May, 1858.

SMITH AND BURDIKIN,
Solicitors to the Trustees.

OTICE is hereby given, that by indenture of assignment, bearing date the 19th day of April last, William Coward, of Liverpool, in the county of Lancaster. Boot and Shoe Maker, assigned all his personal estate and effects, whatsoever and wheresoever, as therein mentioned unto George Edward Holt, of Liverpool aforesaid, Accountant, whose place of abode is at No. 183, Grove-street, in Liverpool aforesaid, upon trust, for the benefit of all the creditors of the said William Coward who should execute the said indenture within two calendar months from the date thereof; and that the said indenture was duly executed by the said William Coward and George Edward Holt on the day of Teebay of Liverpool aforesaid, Attorney-at-Law, whose place of abode is at No. 1, Spencer-street, in the township of Everton, in the said county of Lancaster. And notice is hereby further given, that the said indenture of assignment now lies at the office of the said Richard Teebay, No. 22, North John-street, in Liverpool aforesaid, for execution by

North John-street, in Liverpool aforesaid, for execution by the creditors.—Dated this 7th day of May, 1858.

O'TICE is hereby given, that by indenture, dated the 16th day of April, 1858, John Hunt, of Badwell Ash, in the county of Suffolk, Grocer and Draper and General-shop Keeper, hath duly assigned all his personal estate and first the Carette and State Charles May. effects (except as therein mentioned) unto Charles May Burton, of Ipswich, in the said county. Grocer, and Thomas Ridley, of Bury St. Edmunds, in the said county, Grocer in trust (after making certain payments therein mentioned) for the general benefit of the creditors of the said John Hunt; and that such assignment was duly executed by the said John Hunt and Charles May Burton on the day, of the date thereof, in the presence of, and is attested by, John Wardale King, of Walsham-le-Willows, in the said county, Attorney-at-Law; and such assignment was duly executed by the said Thomas Ridley, on the 21st day of April, 1858, in the presence of, and is attested by, the above-named John Wardale King; and the same indenture is now lying at the office of Joseph Pearce, of Ipswich aforesaid, Accountant for the signature of such of the creditors as may execute the same, by themselves or their agents, within three calendar months from the date thereof, or such further time (if any) as the said trustees may think proper to allow.

CREDITORS of Richard Joseph Nodder, of Churchstreet, Liverpool, in the county of Lancaster, Hatter, can execute a certain indenture now lying at our offices, and dated the 15th day of April last, whereby he granted, covenanted to surrender, and assigned all his freehold, copyhold, and personal estate, as and except as therein mentioned, to George Sharp, of Old Change, and George Boyle Woodley, of Wood-street, both in the city of London, Warehouseman, in trust for the benefit of his creditors. The said indenture was executed as to the said Richard. Joseph Nodder, on the day of its date, and his execution was attested by Edward Banner, of Liverpool aforesaid, Solicitor; and as to the said George Sharp and George Boyle Woolley, on the 16th day of April last, and their respective executions were attested by William Sturt, of the firm of MASON and STURT, 7, Gresham-street, London,

Solicitors to the Trustees.

10th May, 1858.

TREDITORS of Samuel Lawrence Price, of Chelten-ham, in the county of Gloucester, Draper, can execute a certain indenture now lying at our offices, and dated the a certain indenture now lying at our offices, and dated the 28th day of April last, whereby he granted, covenanted to surrender, and assigned all his freehold, copyhold and personal estate, as and except as therein mentioned to Christopher John Parker, of Milk street, in the city of London, Warehouseman, and Jesse Jones, of 278, Pentonville-road, in the county of Middlesex, Draper, in trust for the benefit of his creditors; the said indenture was executed, as to the said Samuel Lawrence Price, on the day of its date, and his execution was attested by Anthony Ellis Arkell, of Cheltenham aforesaid, Solicitor, and, as to the said Christopher John Parker and Jesse Jones, on the 7th day of Mayinstant, and their respective executions were attested by instant, and their respective executions were attested by William Sturt, of the firm of MASON and STURT, 7, Gresham-street, London,

Solicitors to the Trustees.

10th May, 1858.

In Bankruptcy.

To Brush Manufacturers and others.—Valuable Patent. DHILLIPS and SON are instructed to sell by auction, I under an Order of the Court of Bankruptcy, at Garraway's, Cornhill, on Monday, May 17th, 1858, at twelve o'clock:

Letters Patent granted to Thomas Nash,

improvement in the manufacture of painting and other brushes on a new and improved principle.

Particulars and conditions of sale may be had of Mr. J.

H. Williams, Solicitor, No. 17, Serjeant's-inn, Fleet-street; Mr. G. Brown, Solicitor, No. 21, Finsbury-place; at Garra-way's; and of the Auctioneers, No. 1, Artillery-place, Finsbury-square.

HE creditors who have proved their debts under a Petition for adjudication of Bankruptcy, filed against George Boys, of Park-street, Bromley, in the county of Middlesex, Builder and Licensed Victualler, Dealer and Chapman, are desired to meet on the 2nd day of June next, at eleven o'clock at noon, at the Court of Commissioners of at eleven o'clock at noon, at the Court of Communisteners of Bankrupts, Basinghall-street, in the city of London, to decide upon accepting or refusing the offer of composition made to the creditors assembled at a meeting held at the Guildhall Coffee-house, in the city of London, on the 10th day of May instant, by the said George Boys or his friends. Dated this 10th day of May, 1858.

In the Matter of John Huthersal, of Altrincham, School-master, Dealer and Chapman, against whom a Petition for adjudication in Bankruptcy was filed 6th August,

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 2s. 0.0d. in the pound, upon application at my office, as under, between the hours of ten and one, on Tuesday the 11th instant, and every following Tuesday. No Dividend can be paid to a creditor holding a security for his debt until such security shall be produced to me, without the special direction of a Commissioner on that behalf.—May 8, 1858.

F. HERNAMAN, Official Assignee,

69. Princess-street, Manchester.

Declaration of Dividend under a Petition for adjudication of Bankruptcy, filed on the 8th day of January, 1858, against John Roberts, of Taunton, in the county of

Somerset, Tailor and Draper,
OTICE is hereby given, that a First Dividend, at the
rate of 7s. 6d. in the pound, is now payable, and that
warrants for the same may be received by those legally entitled, at my office, Queen-street, Exeter, on any Tues-day or Friday between the hours of eleven and two. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special the proof of the debt be produced, while the special direction of the Commissioner. Executors or administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

H. L. HIRTZEL, Official Assignee.

In the Matter of Richard Frank Bingham, of the town of Nottingham, Confectioner.

I HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 3s. 6d. in the pound, upon application at my office, as under, on Monday, the 17th day of May, 1858, or on the three following Mondays, between the 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.

JOHN HARRIS, Official Assignee,
Middle Pavement, Nottingham.

Middle Pavement, Nottingham.

In the Matter of John Wragg, of Sheffield, Cutlery Manufacturer, against whom a Petition for adjudication of

facturer, against whom a Petition for adjudication of Bankruptcy, bearing date the 6th day of July, 1857, hath been duly filed.

I HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Final Dividend of 8½d. in the pound, upon application at my office, as under, on any Tuesday, between the hours of eleven and two o'clock. No Dividend will be paid without the production of the courties exhibited at the 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.

JOHN BREWIN, Official Assignee,

No. 11, St. James's-street, Sheffield.

In the Matter of Frederick Lawson Banks and Thomas Dawson, of Sheffield, in the county of York, Common Brewers, against whom a Petition for adjudication of Bankruptcy, bearing date the 17th day of January, 1857, hath been duly filed.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 1s. 7d. in the pound, upon application at

my office, as under, on any Tuesday between the hou 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.

JOHN BREWIN, Official Assignee,

No. 11, St. James's-street, Sheffield.

In the Matter of Henry Heathcote Statham, of Liverpool, in the county of Lancaster, Attorney-at-Law and Money

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 3dd in the pound, upon application at my office, No. 9, South Castle-street, Liverpool, on Monday, the 10th instant, or any subsequent Monday, 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.

WM. BIRD, Official Assignee.

In the Matter of James Reid, of Liverpool, in the county
of Lancaster, Tailor, Draper and Milliner.

HEREBY give notice, that the creditors who have
proved their debts under the above estate may receive A. proved their debts under the above estate may receive a Second Dividend of Is. 3d. in the pound, upon application at my office, No. 9, South Castle-street, Liverpool, on Monday the 10th of May, or any subsequent Monday, 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.

WM. BIRD, Official Assignee.

In the Matter of Robert Cooke.

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 Wednesday, the 12th day of May, 1858, or on any subsequent Wednesday, 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 are reproving the debt. Executors and administrators are required to produce the probate of the will or the letters of administration under which they claim.

GEORGE MORGAN, Official Assignee,
10, Cook-street, Liverpool.

WHEREAS a Petition for adjudication of Bankruptey Was filed on the 6th day of March, 1858, in Her Majesty's Court of Bankruptey, for the Bristol District, against James Edwin Hudson Jolliffe, of Bindon-place, in the city of Bristol, Chemist, Dealer, and Chapman, under which he was declared bankrupt; this is to give notice, that by an Order of Walker Skirrow, Esq., Commissioner of the said Court, bearing date the 26th day of April, 1858, the adjudication of Bankruptcy made against the said James Edwin Hudson Jolliffe, has been annulled.

HEREAS a Petition for adjudication of Bankruptey, filed the 10th day of May, 1858, hath been presented against Henry William Atkinson and Thomas William King, of Sutherland Gardens, Maida Vale, Paddington, in the county of Middlesex, Builders and Copartners, carrying on business under the name of Atkinson and King, and they have ing been declared bankrupts, are hereby required to sur-render themselves to Joshua Evans, Esq., one of Her Ma-jesty's Commissioners of the Court of Bankruptcy, on the 20th day of May instant, at half-past eleven in the fore-noon precisely, and on the 24th day of June next, at twelve at noon precisely, at the Court of Bankruptey, in Basing-half-street, in the city of London, and make a full dis-covery and disclosure of their 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 bankrupts are required to and at the last sitting the said bankrupts are required to finish their examination. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. Bell, No. 3, Coleman-street-buildings, London, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. Lawrance, Plews, and Boyer, Solicitors, Old Jewry-chambers.

HEREAS a Petition for adjudication of Bankruptey, filed the 10th day of May, 1858, hath been presented against Samuel John Bunchman, of No. 66, Paradisestreet, Rotherhithe, in the county of Surrey, Corn Dealer, Dealer and Chapman, and he being declared bankrupt, is hereby required to surrender himself to Joshua Evans, Esq., one of Her Majesty's Commissioners of the Court of Bankruptey, on the 25th day of May instant, at eleven of the clock in the forenoon precisely, and on the 24th day of June next, at one o'clock in

the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Johnson, No. 20, Basinghall-street, London, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Hawks and Willmott, Solicitors, No. 82, High street, Southwark.

High-street, Southwark.

WHEREAS a Petition for adjudication of Bankruptcy was, on the 7th day of May, 1858, filed in Her Majesty's Court of Bankruptcy in London, against William Biggs the younger, of the Broadway, Stratford, in the parish of West Ham, in the county of Essex, Cutler, Dealer and Chapman, and he having been declared bankrupt; is hereby required to surrender himself to Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 19th day of May instant, at half past eleven o'clock in the forencon precisely, and on the 25th day of June next, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, 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 fluish 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 Whitmore, of No. 2, Basinghall-street, London, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Bell, Cowdell, and Boyce, Solicitors, of No. 21, Abchurch-lane.

No. 21, Abchurch-lane.

WHEREAS a Petition for adjudication of Bankruptcy was on the 10th day of May, 1858, filed against Thomas Rook, of Gibraltar-walk, Bethnal-green, in the county of Middlesex, and of Victoria-wharf, Earl-street, Blackfriars, in the city of London, Contractor and Dealer in Manure, and he having been declared bankrupt is hereby by required to surrender himself to Edward Goulburn, Serjeant-at-Law, one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 24th May instant, at twelve at noon precisely, and on the 28th of June next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Nicholson, No. 24, Basinghall-street, London, the Official Assignee in the matter of this bankruptcy, and give notice to Mr. H. J. Riches, Solicitor, No. 34, Coleman-street, City.

Solicitor, No. 34, Coleman-street, City.

WHEREAS a Petition for adjudication of Bankruptcy was, on the 11th day of May, 1858, filed against William Tollit, of Yiewsley, in the parish of Hillingdon, and of Uxbridge, both in the county of Middlesex, Livery Stable Keeper and Carrier, and he having been declared bankrupt, is hereby required to surrender himself to Edward Holroyd, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 25th day of May instant, at two o'clock in the afternoon precisely, and on the 25th day of June next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove [their debts and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Edward Watkin Edwards, No. 22, Basinghall-street, London, the Official Assignee in the matter of this Bankruptcy, and give notice to Mr. Henry Fryer, Solicitor, No. 2, Gray's-inn-place, Gray's-inn, London.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 8th day of May, 1858, hath been filed by William Wheeler, of Broadway, in the county of Worcester, and Richard Wheeler, of Evesham, in the same county, Corn Merchants, Dealers and Chapmen, and Copartners in Trade, and they being declared bankrupts, are hereby required to surrender themselves to John Balguy, Esq.. one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptcy, at Birmingham, on the 29th day of May instant, and on the 12th day of June next, at half past eleven of the clock in the

forenoon, on each of the said days, and make a full discovery and disclosure of their 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 bankrupts, are required to finish their examination. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. George Kinnear, No. 37, Waterloostreet, Birmingham, the Official Assignee whom the Commissioner has appointed, and give notice to Mr. Joseph Brown, Solicitor, Waterloostreet, Birmingham.

HEREAS a Petition for adjudication in Bankruptcy, bearing date the 3rd day of May, 1858, hath been filed against John Clarke Morgan, of the city of Hereford, in the county of Hereford, Innkeeper, 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 29th of May instant, and on the 12th of June next, at half past 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. George Kinnear, No. 37, Waterloo-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Bodenham and James, Solicitors, Hereford, or to Messrs. Hodgson and Allen, Solicitors, Birmingham.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 7th day of May, 1858, hath been filed against James Alexander Wills, of Birmingham, in the county of Warwick, Saddler, Harness Maker, 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 21st of May instant, at ten in the forenoon, and on the 11th of June next, at half past eleven in the forenoon, 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. Frederick Whitmore, No. 19, Upper Temple-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. A. B. East, Solicitor, Birmingham.

Mr. A. B. East, Solicitor, Birmingham.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 26th day of April, 1858, hath been filed against Richard Seaton, late of Birmingham, in the county of Warwick, Draper, but now a Debtor in Her Majesty's Gaol at Warwick, in the county of Warwick, and he being declared a bankrupt, is hereby required to surrender himself to John Balguy, Esq., one of Her Majesty's Commissioners authorised to act in the prosecution of Petitions for adjudication in Bankruptcy in the Birmingham District Court of Bankruptcy, at Birmingham, on the 27th day of May instant, and on the 11th day of June next, at half past eleven of the clock in the forenoon, on each of the said days, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. George Kinnear, No. 37, Waterloo-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Barnett and Marlow, Solicitors, Walsall, or to Messrs. Barnett and Allen, Solicitors, Birmingham.

WHEREAS a Petition for adjudication of Bankruptcy was filed in Her Majesty's Court of Bankruptcy for, the Newcastle-upon-Tyne District, on the 26th day of April, 1858, against James Lumsdon and William Lumsdon, of South Shields, in the county of Durham, Chain and Anchor Manufacturers, and Copartners, trading under the style or firm of Edward Lumsdon and Sons, and they being declared a bankrupts, are hereby required to surrender themselves to Nathaniel Ellison, Esq., one of Her Majesty's Commissioners, the Commissioner authorized to act in the prosecution of the said Petition, on the 21st day of May instant, and on the 30th day of June next, at twelve of the clock at noon precisely, on each of the said days, at the District Court of Bankruptcy, in the Royal-arcade, in Newcastle-upon-Tyne, and make a full discovery and disclosure of their 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 bankrupts are required to finish their examination. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. Thomas Baker, Royal-arcade, Newcastle-upon-Tyne, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Chator, Arnott and Chator, Solicitors, Newcastle-upon-Tyne.

HEREAS a Petition for adjudication of Bankruptcy, filed on the 10th day of May, 1858, by Michael Flood, of Liverpool, in the county of Lancaster, Boot and Shoe Maker, and he being declared bankrupt is hereby required to surrender himself to Henry James Perry, Esq., one of Her Majesty's Commissioners of the Liverpool District Court of Bankruptcy, at Liverpool, on the 31st of May instant, and on the 16th June next, at twelve o'clock at noon precisely, on each day, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. James Cazenove, Eldonchambers, South John-street, Liverpool, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Bardswell, Littledale, and Bardswell, Solicitors, Royal Bank-buildings, Dale-street, Liverpool.

WHEREAS a Petition for adjudication of Bankruptey was filed on the 8th day of May, 1858, in Her Majesty's Court of Bankruptcy at Manchester, against Thomas Beilby, of Dowry, in Saddleworth, in the county of York, Farmer and Cattle Dealer, 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 21st day of May instant, and on the 11th day of June next, at one of the clock in the afternoon, on each of the said days, at the Manchester District Court of Bankruptcy, at 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. Francis Hernaman, No. 69, Princesstreet, Manchester, the Official Assignee whom the Commissioner has appointed, and give notice to Mr. Henry Gartside, Solicitor, Ashton-under-Lyne.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 27th day of January, 1858, and filed against John Knibb, of Dunchurch, in the county of Warwick, Baker, Grocer, and Provision Dealer, will sit on the 21st day of May instant, at ten of the clock in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to take the Last Examination of the said hankrupt (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.

JOSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptey, filed on the 16th day of March, 1858, against George Keningale Cook and John Edwin Griffin, of Colchester, in the county of Essex, and of Stratford Saint Mary, in the county of Suffolk, Auctioneers and Valuers, and Copartners in trade, trading under the style or firm of Cooke and Griffin, will sit on the 1st of June next, at half past eleven in the forenoon precisely, at the Court of Bankruptey, Basinghall-street, in the city of London, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

JOHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 9th day of December, 1857, against George Hamit, of Haddenham, in the Isle of Ely, in the county of Cambridge, Machine Maker, Whitesmith, Dealer, and Chapman, will sit on the 21st day of May instant, at half-past twelve in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of Isondon, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

EDWARD HOLROYD, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 9th day of March, 1858, against John Brown and George William Morris, both of Chatham, Rochester and Gillingham, all in the county of Kent, Contractors for Public and other Works, Dealers, Chapmen and Copartners in trade, will sit on the 25th of May instant, at twelve at noon precisely, at the Court of Bankruptcy, in Basinghall-street, London, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

COBERT GEORGE CECIL FANE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 31st day of August, 1852, against Anthony Meyer, of Throgmorton-street, in the city of London, Merchant and Commission Agent, Dealer and Chapman, will sit on the 21st day of May instant, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to 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.

OHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankraptcy, bearing date the 3rd day of August, 1857, and filed against William Finch the younger, of Dudley Port, in the parish of Tipton, in the county of Stafford, Paper Dealer, Dealer and Chapman, will sit on the 28th day of May instant, at eleven of the clock in the forenoon precisely, at the Birmingham District Court of Bankraptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effect of the said bankrapt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrapts.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, dated the 6th day of March, 1858, and filed by Alfred Jones Hemming, of Birmiogham, in the county of Warwick, Licensed Victualler, Dealer and Chapman, will sit on the 28th day of May instant, at eleven of the clock 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 bankrupt under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 13th day of March, 1858, and filed by Thomas Carless, of Stone-grange, in the county of Stafford, Farmer, lately of Stafford, in the same county, Linen Draper, Dealer and Chapman, will sit on the 28th May instant, at eleven in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 14th day of December, 1857, and filed by Ann Hayward, of Shrewsbury, in the county of Salop, Innkeeper, Dealer and Chapwoman, will sit on the 4th day of June next, at eleven of the clock 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 bankrupt, 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, bearing date the 17th day of October, 1857, filed against Samuel Talbot Hassell, of the town and county of the town of Kingston-upon-Hull, Merchant, will sit on the 2nd of June next, at twelve at noon precisely, at the Leeds District Court of Bankruptcy, in the Townhall, Kingston-upon-Hull, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt Law Consolidation Act. 1849."

EDWARD GOULBURN, Serjeant-at-Law, one of Her Majesty's Commissioners authorized to act under an adjudication of Bankruptcy, filed the 17th day of February, 1858, against John Smith, of No. 2, Bow Churchyard, in the city of London, Warehouseman, will sit on the 3rd day of June next, at half-past twelve of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street; in the city of London, in order to make

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

JOSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 16th day of December, 1857, against Thomson Webb, of No. 3, Parkterrace, Camden Town, in the county of Middlesex, Cheesemonger, will sit on the 3rd day of June next, 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.

JOSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 28th day of January, 1858, against Francis Stevens, of Earl's Burton, in the county of Northampton, Currier and Leather Merchant, will sit on the 1st day of June next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, 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.

JOSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 4th day of November, 1857, against John Sherwood, of Faversham and Sittingbourne, both in the county of Kent, Watch Maker and Jeweller, Printer, Bookseller and Stationer, will sit on the 3rd day of June next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

OSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 10th day of November, 1857, against Thomas John Green, of No. 20, Mark-lane, in the city of London, Provision Merchant, Dealer and Chapman, will sit on the 1st of June next, 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.

JOSHAU EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 13th day of February, 1858, against William Edward Painter, of No. 342, Strand, in the county of Middlesex, Printer and Publisher, will sit on the 3rd day of June next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD HOLROYD, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 21st day of April, 1857, against Leonard Dalton, of Canal-bridge, Old Kentroad, in the county of Surrey, Stone Merchant, Dealer and Chapman, will sit on the 1st day of June next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, Basinghall-street, London, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

EDWARD HOLROYD, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 11th day of June, 1857, against Charles Stanley Bevan and Charles Southern Bevan, of Street's-buildings, Chapel-street, Grossouthern Bevan, of Street's-buildings, Grossouthern Bevan, of Street's-buildings, Grossouthern Bevan, G

venor-square, in the county of Middlesex, Bookbinders and Printers, Copartners trading under the style or firm of Charles Bevan and Son, will sit on the 4th day of June next, at twelve at noon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, to make a Dividend of the estate and effects of the said bankrupts; when and where the creditors who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

Commissioners authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed the 20th day of November, 1857, against William Lord, of Cuerden-terrace and Lane-bridge, both in the township of Habergham Eaves, in the county of Lancaster, Cotton Manufacturer, will sit on the 21st of May instant, at eleven in the forenoon precisely, at the Manchester District Court of Bankruptcy, at Manchester, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts; and the said Commissioner will also sit on the 4th day of June next, at the same hour, and at the same place, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

WILLIAM THOMAS JEMMETT, Esq., one of Her Majesty's Commissioners authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 16th day of December, 1857, by Christopher Cross, of New Town Mill, in Habergham Eaves, near Burnley, in the county of Lancaster, Cotton Manufacturer, Dealer and Chapman, formerly carrying on business in copartnership with Daniel Snape, under the firm of D. Snape and Company, will sit on the 1st day of June next, at twelve of the clock at noon precisely, at the Manchester pistrict Court of Bankruptcy, 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.

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 30th day of Janúary, 1858, presented and filed against John Greenwood, of Dewsbury, in the county of York, Chemist and Druggist, Dealer and Chapman, will sit on the 15th day of June next, at twelve of the clock at noon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

WILLIAM SCROPE AYRTON, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 4th day of November, 1857, presented and filed against John Markillie Dolby, of Market Rasen, in the county of Lincoln, Chemist and Druggist, Oil and Colonrman, Dealer and Chapman, will sit on the 2nd day of June next, at twelve at noon precisely, at the Leeds District Court of Bankruptcy, at the Townhall, Kingston-upon-Hull, 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 HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication in Bankruptcy, filed on the 10th day of February, 1858, and now in prosecution against John Tabb, of No. 16, Upper Belgrave-place, Pimlico, in the county of Middlesex, and late of Holles-street, Clare Market, in the same county, Licensed Victualler, Grocer, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Holroyd, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 4th day of June next, at eleven of the clock in the forencon 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 Par-

liament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of 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 16th day of February, 1858, and now in prosecution against George William Bennett, of Eastbourne, in the county of Sussex, Draper, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Holroyd, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 4th day of June next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shews 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 October, 1857, and now in prosecution against William Smorthwaite, of Barking, in the county of Essex, Baker, Dealer, and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Joshua Evans, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 1st day of June next, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the 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.

W HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy filed on the 13th day of February, 1858, and now in prosecution against James Haddon, of Testwood Mill, Eling, near Southampton, in the parish of Eling, in the county of Southampton, Miller, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Joshua Evans, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 1st of June next, at eleven of the clock in the forenoon 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 16th day of March, 1858, and now in prosecution against George Keningale Cook and John Edwin Griffin, of Colchester, in the county of Essex, and of Stratford Saint Mary, in the county of Suffolk, Auctioneers and Valuers, and Copartners in Trade, trading under the style

or firm of Cook and Griffin, has on the application of the said bankrupts, appointed a public sitting under such petition, to be held before Joshua Evans, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 1st day of June next, at half past eleven o'clock in the forencon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupts' conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, initialed "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said 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.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 12th day of March, 1858, and now in prosecution against John Forge, of Barking, in the county of Essex, Sail Maker, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Joshua Evans, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 1st day of June next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, initialed "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shown to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication in Bankruptcy, filed on the 26th of October, 1858, against George Langford, of Fratton-path and Chandos-street, both in the parish of Portsea, in the county of Southampton, Brewer, Maltster, 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 2nd day of June next, at two o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of 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 4th day of February, 1858, by James McClean and Terence Charles McClean, of Turnagain-lane, Skinnerstreet, Snow-hill, in the city of London, Wine, Spirit and Beer Merchants, Dealers and Chapmen, 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 2nd day of June next, at twelve at noun 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, inititled "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.

THEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 17th day of February, 1858, against Joseph Moses, of No. 2. Newnham-street, Tenter-ground, Goodman's-fields, in the county of Middlesex, Manufacturing Clothier, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Perition, to be held before John Samuel Martin Fooblanque. Esq., one of Her Majesty's Commissioners of the Court of Bankof Her Mejesty's Commissioners of the Court of Bankruptcy, on the 2nd day of June next, at one in the afternoon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849," this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of 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 and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

W HEREAS the Court, authorized to act in the prose-WHEREAS the Court, authorized to act in the prosecution of an adjudication of Bankruptcy, filed on the 13th day of March, 1858, and now in prosecution against Matthew Edwin Bishop and Edward Sheppard Gissing, of No. 76, Cannon-street West, in the city of London, Wholesale Stationers and Copartners in Trade, the said Matthew Edwin Bishop residing at No. 1, Albert Villas, Seven Sisters-roa I, Holloway, in the county of Mid-Villas, Seven Sisters-roal, Holloway, in the county of Middlesex, and the said Edward Sheppard Gissing, residing at No. 5. Regina-road, Hornsey-road, in the said county of Middlesex, has, on the application of the said bankrupts. appointed a public sitting under such Petition, to he held before Edward Goulburn, Serjeant-at-Law, one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 3rd day of June next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basingball-street, in the city of London, for the allowance of the Certificate of the said bankrupts' conformity to the laws now in force concerning bankrupts, according to he laws now in force concerning bankrupts, according to he form and subject to the provisions of the Statute passe I 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 prosecu-HEREAS the Court. authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 9th day of March, 1858, and now in prosecution against Edward John Scrages, of East Dereham, in the county of Norfolk, Plumber, Glazier, House and Furniture Painter, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Golburn, Scrigant-at-Law, one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 3rd day of June next, at two of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given 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 Bankruptey,

Corn Factors, Dealers, and Chapmen, and Copartners trading under the firm of Bardgett and Picard, has, on the application of the said bankrupts, appointed a public sitting under such Petition, to be held before Edward Goulburn, Sergeant-at-Law, one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 3rd June next. at half-past eleven in the forencon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupts' conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the swelfth 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 pro-VV secution of a Petition for adjudication of Bank-ruptcy, filed against William Johnston, of Lower Church-street, Whitehaven, in the county of Cumberland, Currier, rapicy, thea against within Johnston, of Lower Chiteristreet, Whitehaven, in the county of Cumberland, Currier, Dealer and Chapman, has appointed a public sitting under such Petition, to be held before Nathaniel Ellison, Esq., Her Majesty's Commissioner of the Court of Bankruptcy for the Newcastle-upon-Tyne District, on the 2nd day of June next, at eleven of the clock in the forenoon precisely, at the District Court of Bankruptcy, Royal-arcade, in Newcastle-upon-Tyne, for the allowance of the Certificate of the said bankrupt's conformity to the laws in force at the time of issuing such Petition, according to the form and subject to th provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, called "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given to the Registrar of the Court three clear days' notice in writing of their intention to oppose, may be heard against the allowance of such Certificate.

HEREAS the Court, authorized to act in the prosecu-W HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptey, filed against George John Brown, of Hartlepool, in the county of Durham, Ship Chandler and Rope Manufacturer, has appointed a public sitting under such Petition, to be held before Nathanie! Ellison, Esq., Her Majesty's Commissioner of the Newcastle-upou-Tyne District Court of Bankruptey, on the 3rd day of June next, at twelve of the clock at noon precisely, at the said District Court of Bankruptey, in the Royal-areade, in Newcastle-upon - Tyne, for the allowance of the Certificate of the said bankrupt's conformity to the laws Certificate of the said bankrupt's conformity to the laws Certificate of the said backrupt's conformity to the laws in force at the time of issuing such P tition, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, called "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given to the Registran of the Court three clear days, notice in writing of their trar of the Court three clear days' notice in writing of their intention to oppose, may be heard against the allowance of such Certificate.

TMIS is to give notice, that Montague Baker Bere, Esq., Her Majesty's Commissioner authorized to act in the prosecution of a Petition for adjudication of Baukruptcy, filed on the 16th day of March, 1858, against William Rowell, of Newton Bushell, in the county of Devon, Saddler, has appointed a public sitting to be held on the 3rd June next, at one in the afternoon precisely, at the Court of Bankruptcy for the Exeter District, in Queen-street, in the city of Exeter, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the provisions of "The Bankrupt Law Consolidation Act, 1849;" when and where the assignees or any of the creditors of the said bankrupt, who shall have given due notice of his or their intention to oppose, may be heard against the allowance of such Continues. Certificate.

NOTICE is hereby given, that William Thomas Jemmett, Esq., the Commissioner acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 26th day of February, 1858, against Sampson Sheliey, of the city of Manchester, in the county of Lancastar, Power Loom Cloth Manufacturer, Dealer, and Gapana, and lately carrying on the same business at the same place v v cution of a lectition for adjudication of Bankruptey, on the 26th day of February, 1858, against Sampson Sheliey, of the 19th day of February, 1858, and now in prosecution against William Bardgett and John Picard, of Power Loom Cloth Munifacturer, Dealer, and Gapanon, Mark-lane Chambers, Mark-lane, in the city of London, and lately carrying on the same business at the same place and also of the Old Crin Exchange, Mark-lane aforesaid, in partnership with John Henry Jackson, since it e-ased, No. 22138.

under the style or firm of Jackson and Shelley, will pursuant to "The Bankrupt Law Consolidation Act. 1849." on the application of the said bankrupt, sit on the 2nd day of June next, at twelve of the clock at noon precisely, at Her Majesty's Court of Bankruptcy, in Manchester, for the allowance of the Certificate of conformity of the said 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.

provided.

OTICE is hereby given, that Walker Skirrow, Esq., the Commissioner acting in the prosecution of a Petition for adjudication of Bankruptcy, filed the 16th day of January, 1858, against Thomas Froggatt and William Froggatt, of Copster-hill, within Oldham, in the county of Lancaster, Cotton Spinners, Dealers and Chapmen, and copartners in trade, will pursuant to "The Bankrupt Law Consolidation Act, 1849," on the application of the said bankrupts, sit on the 3rd day of June next, at eleven of the clock in the for noon precisely, at Her Majesty's 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 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.

OTICE is hereby given that Henry James Perry, Esq. one of Her Majesty's Commissioners authorised to act under a Petition for adjudication of Bankruptcy, filed the 3rd day of April, 1858, against Charles Phenix, of Ruabon, in the county of Denbigh, Common Brewer, will, pursuant to "The Bankrupt Law Consolidation Act, 1849," sit on the 2nd of June next, at twelve at noon precisely, at the Liverpool District Court of Bankruptcy at Liverpool, for the allowance of a Certificate of conformity to the said Charles Phenix, 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.

RICHARD STEVENSON, Esq., one of Her Majesty's Commissioners authorized to act in the prosecution of a Petition for adjudication of Bankruptey, filed the 27th day of February, 1858, against Stephen Legg, of Liverpool, in the county of Lancaster, Shipwright and Boat Builder, will, pursuant to "The Bankrupt Law Consolidation Act, 1849," sit on the 3rd day of June next, at eleven o'clock in the forenoon precisely, at the Liverpool District Court of Bankruptey, at Liverpool, for the allowance of a Certificate of conformity to the said bankrupt, under the said Petition. Any of the creditors of the said bankrupt, who shall have given due notice of his or their intention to oppose, may at such sitting be heard against the allowance of such Certificate, pursuant to the statute in such case made and provided.

R ICHARD STEVENSON, Esq., one of Her Majesty's Commissioners authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed the 24th day of March, 1858, against James Wilson, of Liverpool, in the county of Lancaster, Ship Chandler, Ship Stores Dealer and Sail Maker, trading there and at Prince Edward's Island, in copartnership with Colin McCalman, under the firm or style of Wilson, Brown and Co., which said Petition was on the said 24th March, 1858, consolidated with and now forms part of the proceedings under a Petition for adjudication of Bankruptcy, filed on the 25th day of February, 1858, against Colin McCalman, of Liverpool, in the said county of Lancaster, Ship Chandler, Ship Stores Dealer and Sail Maker, trading there and at Prince Edward's Island, in copartnership with James Wilson, under the style or firm of Wilson, Brown and Co., will, pursuant to "The Bankrupt Law Consolidation Act, 1849," sit on the 3rd day of June next, at eleven of the clock in the forenoon precisely, at the Liverpool District Court of Bankruptcy, in Liverpool, for the allowance of a Certificate of conformity to James Wilson, one of the said bankrupts, 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.

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 March, 1858, and fied in Her Majesty's Birmingham District Court of Bankruptcy, at Birmingham, against George Clark, of Holbeach, in the county of Lincoln, Builder, Dealer and Chapman, has appointed a public sitting for the allowance of the Certificate under such Petition, to be holden on the 6th day of July next, at half

past ten in the forenoon precisely, at the Birmingham District Court of Bankruptey, at the Shirehall. No tingham; 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 23rd day of March, 1858, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, by Samuel Fisher, of Stamford, in the county of Lincoln, Veterinary Surgeon and Dealer in Horse and Cattle Medicines, hath appointed a public sitting for the allowance of the Certificate under such Petition for adjudication of Bankruptcy, to be holden on the 1st of June next, at half past ten in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at the Shirehall, 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.

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 1st day of June, 1857, and filed in Her Majesty's District Court of Bankruptcy, at Leeds, against Robert Noble, of Whitby, in the county of York, Dentist, Dealer and Chapman, hath appointed a public sitting under such Petition, to be holden on the 15th day of June next, at twelve o'clock at noon precisely, at the District Court of Bankruptcy, in the Commercial-buildings, in Leeds, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts; 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

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 17th day of October, 1857, and filed in Her Majesty's District Court of Bankruptcy, at Leeds, against Samuel Talbot Hassell, of the town and county of the town of Kingston-upon-Hull, Merchant, hath appointed a public sitting under such Petition, to be holden on the 23rd day of June next, at twelve of the clock at noon precisely, at the District Court of Bankruptcy, at the Townhall, Kingston-upon-Hull, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts; 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.

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, hearing date the 25th day of November, 1857, and filed in Her Majesty's District Court of Bankruptcy, at Leeds, against William Crompton, of the town of Kingston-upon-Hull, in the county of the same town, Licensed Victualler and Innkeeper, hath appointed a public sitting under such Petition to be holden out the 9th day of June next, at twelve of the clock at noon precisely, at the District Court of Bankruptcy, at the Townhall, Kingston-upon-Hull, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts; 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.

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 23rd day of December, 1857, and filed in Her Majesty's District Court of Bankruptcy, at Leeds, against Robert Blow and John Blow, both of Great Grimsby, in the county of Lincoln, Corn and Coal Merchants, Dealers, and Chapmen, and Copartners trading under the name, style, or firm of Robert and John Blow, the said John Blow also residing at No. 19, Worship-street, in the town or borough of Kingston-upon-Hull, hath appointed a public sitting under such

Petition, to be holden on the 9th of June next, at twelve o'clock at noon precisely, at the Leeds District Court of Bankruptcy, at the Town-hall, Kingston-upon-Hull, for the allowance of the Certificate of the said bankrupts' conformity to the laws now in force concerning bankrupts, when and where any of the creditors of the said bankrupts, who shall have given due notice of his intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 13th day of February, 1858, against James Barber, of the city of Chichester, in the county of Sussex, Upholsterer, House Furniture and General Dealer, did, on the 4th day of May, 1858, suspend the allowance of the Certificate of conformity of the said James Barber, for nine months from that date, and that the same, when granted, at the expiration of the said period of suspension, to be of the second class, and that such Certificate will then 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 5th day of January, 1858, against James Cotterell, of the parish of Lowestoft, in the county of Suffolk, Soap Boiler and Tallow Chandler, did, on the 4th day of May, 1853, suspend the allowance of the Certificate of conformity of the said James Cotterell for four months from that date, and the said Court did order that such Certificate. when granted, at the expiration of the said period of suspension, is to be of the second class; and that such Certificate will then 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.

secution of a Petition for adjudication in Bankruptcy, filed on the 5th day of February, 1858, against Henry Harridance the younger, and James Butler, of Malden, in the county of Essex, Corn and Coal Merchants, did, on the 4th day of May last, allow the said Henry Harridance, the younger, and James Butler each a Certificate of the first class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 13th day of November, 1857, against Robert Smither, of the city of Winchester, in the county of Southampton, Miller and Farmer, did, on the 5th day of May instant, allow the said Robert Smither a Certificate of the second class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 12th day of December, 1857, against Charles Wheals, late of Lowestoft, in the county of Suffolk, Woollen Draper and Tailor, and now of Manningtree, in the county of Essex, out of business, did, on the 28th day of April, 1858, allow to the said Charles Wheals a Certificate of the third class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 9th day of September, 1857, against John Badham, late of Hillingdon, in the county of Middlesex, and now of Roislip, in the same county, Builder, did, on the 5th May, 1858, allow the said John Badham a Certificate of the third class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court, acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 17th day of December, 1857, against William Hopperton, of Nos. 132 and 142 Oxford-street, in the county of Middlesex, Laceman, Dealer and Chapman, did, on 5th day of May instant, allow the said William Hopperton a Certificate of the third class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 23rd day of February, 1858, by John Gibson, of Weymouth and Melcombe Regis, in the county of Dorset, Coal Merchant, Dealer and Chapman, did hold a public sitting for the allowance of the Certificate to the said bankrupt, on the 5th day of May, 1858, at the Court of Bankruptcy for the Exeter District, in Queen-street, in the city of Exeter, and the said Court did then and there allow the same and did award unto the said bankrupt a Certificate of the second class; and such Certificate will be delivered to the said bankrupt at the expiration of twenty-one days from the date hereof, unless an appeal be duly entered against the same.

THIS is to give notice, that Nathaniel Ellison, Esquire, the Commissioner acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 3rd day of December, 1857, against Thomas Ross, of West Hartlepool, in the county of Durham, Sail Maker, Dealer and Chapman, carrying on business at West Hartlepool aforesaid, in copartnership with Francis Walters, of Hartlepool, in the said county of Durham, as Sail Makers, did, on the 7th day of May instant, allow the said Thomas Ross a Certificate of conformity as of the second class; and that such Certificate will be delivered to the said bankrupt at the expiration of twenty-one days, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

OTICE is hereby given, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 11th day of January, 1858, against Edward Brown, of Ditton, near Warrington, in the county of Lancaster, Common Brewer, did, on the 6th day of May, 1858, allow the said bankrupt 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.

Court.

OTICE is hereby given, that William Thomas Jemmett,
N Carlo is hereby given, that William Thomas Jemmett,
Esq., one of the Commissioners of Her Majesty's
Court of Bankruptcy at Manchester, acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on
the 11th day of February, 1853, by James Nelson, of
Oldham, in the county of Lancaster, Cotton Spinner and
Shuttlemaker, did, on the 4th day of May, 1853, allow the
said bankrupt a Certificate of conformity 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.

OTICE is hereby given, that William Thomas Jemmett Esq., one of the Commissioners of Her Majesty's Court of Bankruptcy, at Mauchester, acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 15th day of January, 1858, against James Norton, of Macelesfield, in the county of Chester, Silk Dyer, Dealer, and Chapman, did, on the 3rd day of May, 1858, allow the said bankrupt a Certificate of conformity 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.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 4th day of February, 1858, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, by George Dean, of the town and county of the town of Nottingham, Naples and Sardinian Cord Manufacturer, did on the 4th day of May, 1858, allow the said George Dean 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 an adjudication of Bankruptcy, bearing date the 31st day of December, 1857, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, made against John Burford and James Thompson, of Bilston, in the county of Stafford, Ironmaster, did, on the 7th day of May, 1858, allow the said John Burford and James Thompson a Certificate of the second class; and that such Certificate will be delivered to the said bankrupts, 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 20th day of February, 1858, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, by Henry Redfern, of the

town of Nottingham, Plumber and Glazier, Dealer and Chapman, did, on the 4th day of May, 1858, allow the said Henry Redfern 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 in Bankruptcy, bearing date the 25th day of January, 1858, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, against Benjamin Hill, of Wolverhampton, in the county of Stafford, Licensed Victualler and Bnilder, Dealer and Chapman, did, on the 3rd day of May, 1858, allow the said Benjamin Hill 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.

JOHN BALGUY, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Baukruptcy, bearing date the 21st day of January, 1858, and filed in Her Majesty's District Court of Bankruptcy, at Birmingbam, against Martin Liefmann, of the town of Nottingham, Lace Manufacturer, Dealer and Chapman, did on the 4th day of May, 1858, allow the said Martin Liefmann 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 an adjudication of Bankruptcy, bearing date the 11th day of November, 1857, and filed in Her Majesty's District Court of Bankruptcy, at Birmingham, by Dovey Hawkesford and John Hawkesford, of Bilston, in the county of Stafford, Screw Manufacturers, trading under the style or firm of the Midland Foundry and Screw Company, did, on the 10th May, 1858, allow the said Dovey Hawkesford and John Hawkesford a Certificate of the second class; and that such Certificate will be delivered to the said bankrupts, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

HEREAS a Petition of John Banks, now and for fifteen years last residing and carrying on business as a Stationer, Newsvender, Cabinet Maker, and Joiner, Licensed Dealer in Tea, Coffee, Tobacco, Patent Medicines, and Small Wares, at No. 37, Copperas-hill, in the parish of Liverpool, in the county of Lancaster, and at the same time and during the like period letting off a Cellar at and under the above Premises, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said John Banks, under the provisions of the Statutes in that case made and provided, the said John Banks is hereby required to appear before James Kennedy Blair, Esq., Judge of the said Court, on the 18th day of May next, at twelve o'clock at noon precisely, at the Liverpool District County Court, No. 80, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Banks, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Registrar of the said Court, at his office, No. 80, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

VI HEKEAS a Petition of William Hetherington the VV younger, now and for two years last past residing in lodgings at the house of the Registrar of Toxteth Park Cemetery, Smithdown-lane, near Liverpool, in the county of Lancaster, Assistant to a Stationer and Bookseller, from the 24th day of October, 1857, to the 11th day of February, 1858, both inclusive, carrying on business as a Bookseller and Stationer and Licensed Dealer in Stamps, at No. 79, Regent-road, in Liverpool aforesaid, and from the said 11th day of February, 1858, to the present time, having possession of the said shop No. 79, Regent-road, without carrying on any business, an insolvent debtor, having been filed in the Liverpool District Cum'y Court, and an interim order for protection from process having been given to the said William Hetherington the younger, under the provisions of the Statutes in that case made and provided, the said William Hetherington the younger is hereby required to appear in Court before James Kennedy Blair, Esq., Judge of the said Court, on the 18th day of May, 1858, at twelve o'clock at noon precisely, at the Liverpool District County Court, No. 80, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and notice is hereby given, that the choice of

assignees is to take place at the time so appointed. All persons indebted to the said William Hetherington the younger, or who have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Registrar of the said Court, at his office, No. 80, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Carl Schulke, now and for three weeks last past residing in lodgings at No. 13, Pembroke-gardens, in the parish of Liverpool, in the county of Lancaster, out of business, and for six months previously thereto residing at No. 206, London-road, in Liverpool aforesaid, and carrying on business there as a Dyer, under the style or firm of Minnegrey and Co., and for about five months previously residing at No. 71, Berkeley-street, Strangeways, in the city of Manchester, out of business, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said Carl Schulke, under the provisions of the Statutes in that case made and provided, the said Carl Schulke is hereby required to appear before James Kennedy Blair, Esq., Judge of the said Court, on the 18th of May instant, at twelve of the clock at noon precisely, at the Liverpool District County Court, No. 80, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Carl Schulke, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Registrar of the said Court, at his office, No. 80, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

five weeks last past residing in lodgings at No. 41, Ratcliffe-street, in the township of Evertor, in the borough of Liverpool, in the county of Lancaster, for three years immediately previous thereto residing at No. 12, Stafford-street, in Liverpool aforesaid, out of business (with the exception of about seven weeks, namely, from the 1st February, 1858, to the 22ud March, 1858, both inclusive), when he was carrying on business at No. 40, Basnett-street, in Liverpool aforesaid, in copartnership with one Samuel Thomas Farrelly, under the style or firm of Walker and Farrelly, as Auctioneers and Appraisers, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said Charles Walker, under the provisions of the Statutes in that case made and provided, the said Charles Walker is hereby required to appear before James Kennedy Blair, Esq., Judge of the said Court, on the 18th day of May instant, at twelve of the clock at moon precisely, at the Liverpool District County Court No. 80, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Charles Walker, or that have any of his effects, are not to pay or deliver the said Court, at his office, No. 80, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

Whereas a Petition of Charles Alexander Eyre, now and for five months last past residing in lodgings at No. 47, Great Crosshall-street, Liverpool, in the county of Lancaster, Foreman Printer, for above two months previously residing in lodgings at No. 101, Brownlow-street, in Liverpool aforesaid, and for eight months previously to the last-mentioned period residing in Hutchinson-street, in the township of West Derby, in the said county of Lancaster, and during the two last-mentioned periods carrying on business at No. 4, Harrington-street, in Liverpool aforesaid, in copartnership with Richard Gould, as Letter-press Printers, under the style or firm of Eyre and Co., an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said Charles Alexander Eyre, under the provisions of the Statutes in that case made and provided, the said Charles Alexander Eyre is hereby required to appear before James Kennedy Blair, Esq., Judge of the said Court, on the 18th May instant, at twelve o'clock at noon precisely, at the Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Charles Alexander Eyre, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Registrar of the said Court, at his office, No. 80, Limestreet, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Henry Bernard, now and for VV four years and six months or thereabouts last past, residing at No. 61, Saint Domingo-road, in the township of Everton, in the borough of Liverpool, in the county of Everton, in the borough of Liverpool, in the county of Lancaster, for four years immediately previous thereto residing at No. 6, Atherton-street, in Everton aforesaid, and during the periods above mentioned (with the exception of ocasional intervals), being employed by various persons in the capacity of a Clerk and Book-keeper, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said Henry Bernard, under the provisions of the Statutes in that case made and provided, the said Henry Bernard is hereby required to appear before James Henry Bernard is hereby required to appear before James Kennedy Blair, Esq., Judge of the said Court, on the 18th day of May instant, at twelve o'clock at noon precisely, day of May instant, at twelve o'clock at noon precisely, at the Liverpool District County Court, No. 80, Linestreet, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Henry Bernard, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Registrar of the said Court, at his office, No. 80, Limestreet, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of William McConnell, of No. 158, Burlington-street, Liverpool, in the county of Lancaster, Painter, Plumber, and Glazier, and previously of No. 158, Burlington-street aforesaid, and at the same time carrying on his said business at No. 58, Regent-street, Liverpool aforesaid, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said William McConnell, under the provisions of the Statutes in that case made and provided, the said William McConnell is hereby required to appear before James Kennedy Blair, Esq., the Judge of the said Court, on the 18th day of May instant, at twelve of the clock at noon precisely, at the Liverpool District County Court, No. 80, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William McConnell, or that have any of his effects, are not to pay or deliver the same but to Mr. William's Statham, Registrar of the said Court, at his office, No. 80, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Richard Warrington, now for VV the last two years and six months past residing at No. 16, Brown-street, Brownlow-hill, Liverpool, in the county of Lancaster, and during the like period up to 10th of April, 1858, also occupying a cellar at No. 42, Brownlow-hill, in Liverpool aforesaid, and carrying on thereat the trade of a Chair Dealer and Manufacturer, in copartnership with Benjamin Charlesworth, under the style or firm of Charles-Benjamin Charlesworth, under the style or firm of Charlesworth and Warrington, and during the last two weeks of the said first-mentioned period working as a Journeyman Chairmaker, an insolvent debtor, having been filed in the Liverpool District County Court, and an interim order for protection from process having been given to the said Richard Warrington, under the provisions of the Statutes in that case made and provided, the said Richard Warrington is hereby required to appear before James Kennedy Blair, Esq., Judge of the said Court, on the 18th day of May instant, at twelve of the clock at noon precisely, at the Liverpool District County Court, No. 80, Lime-street, Liverpool, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Richard War-rington, or that have any of his effects, are not to pay or deliver the same but to Mr. William Statham, Registrar of the said Court, at his office, No. 80, Lime-street, Liverpool, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Fretchfield Forbisher, for six years and upwards, previous and up to the 1st day of September, 1857, residing at Swan-lane, in Lockwood, in the county of York, and carrying on business there, during part of such time as Grocer and Shopkeeper, and during other part as a Brick Manufacturer, since which last-mentioned date residing at Crosland Moor, in the said county, as Journeyman Brick Manufacturer, now out of business, 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 Fretchfield Forbisher, under the provisions of the Statutes in that case made and provided, the said Fretchfield Forbisher is hereby required to appear before the said Court, No. 22138.

on the 18th of June next, 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 indebted to the said
Fretchfield Forbisher, or that have any of his effects, are
not to pay or deliver the same but to Mr. Frederick
Robert Jones, junior, Registrar of the said Court, at his
office at Huddersfield, the Official Assignee of the estate
and effects of the said insolvent.

W HEREAS a Petition of Thomas Stevenson Wadsworth, heretofore of Red Bank, in Manchester, in the county of Lancaster, then of Castlegate, and for the last six months and upwards residing at No. 32, Northgate, both in Huddersfield, in the county of York, Retail Chemist, Druggist, and Shopkeeper, 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 Thomas Stevenson Wadsworth, under the provisions of the Statutes in that case made and provided. given to the said Inomas Stevenson wadsworth, under the provisions of the Statutes in that case made and provided, the said Thomas Stevenson Wadsworth is hereby required to appear before the said Court, on the 18th day of June next, at half past ten o'clock in the forenoon precisely, for his first examination touching his debts, estate and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors assignees is to take place at the time so appointed. All persons indebted to the said Thomas Stevenson Wadsworth, or that have any of his effects, are not to pay or deliver the same but to Mr. F. R. Jones, junior, Registrar of the said Court, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of George Jackson, of Talbot-street-park, Sheffield, in the county of York, Police VV street-park, Sheffield, in the county of York, Police Constable, and previously of No. 242, Shales Moor, in Sheffield aforesaid, Confectioner, an insolvent debtor, having been filed in the County Court of Yorkshire, at Sheffield, and an interim order for protection from process having been given to the said George Jackson, under the provisions of the Statutes in that case made and provided, the said George Jackson is hereby required to appear before the said Court, on the 2nd day of June next, 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 persons insaid Statutes; and the choice of the creditors assignees is to take place at the time so appointed. All persons indebted to the said George Jackson, or that have any of his effects, are not to pay or deliver the same but to Messrs. William Wake and Thomas William Rodgers, Registrars of the said Court, at the office of the said County Court, in Bank-street, Sheffield, the Official Assignees of the estate and effects of the said insolvent.

WHEREAS a Petition of Bartlett Wrangham, of Clinton-place, Broomhall, in Sheffield, in the county of York, Merchant's Clerk, and previously of the same place, Steel Manufacturer, an insolvent debtor, having been filed in the County Court of Yorkshire, holden at Sheffield, appear before the said Court, on the 2nd day of June next, 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 persons indebted to the said Bartlett Wrangham or that have any of his effects, are not to pay or deliver the same but to Messrs. William Wake and Thomas William Rodgers, Registrars of the said Court, at the office of the said County Court, Bank-street, Sheffield, the Official Assignees of the estate and effects of the said insolvent.

WHEREAS a Petition of William Holt, at present and for sixteen years last past residing at No. 30, Greengate, Salford, in the county of Lancaster, Surgeon, an insolvent debtor, having been filed in the County Court of Lancashire, at Salford, and an interim order for protection from process having been given to the said William Holt, under the provisions of the Statutes in that case made and provided, the said William Holt is hereby required to appear before the said Court, on the 19th of May instant, at ten o'clock in the forenoon precisely, for his first examination 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 William Holt, or that have any of his effects, are not to pay or deliver the same but to Mr. Frederick Copley Hulton, Registrar of the said Court, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of James Fielding, of the hamlet of Whitfield, in the parish of Glossop, in the county of Derby, Farmer, an insolvent debtor, having been filed in the County Court of Derbyshire, at Glossop, and an interim order for protection from process having been given to the said James Fielding, under the provisions of the Statutes in that case made and provided, the said James Fielding is hereby required to appear before the said Court, on the 2nd of June next, at ten o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said James Fielding, or that have any of his effects, are not to pay or deliver the same but to Mr. John Brooks, Registrar of the said Court, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Richard Stocks, of Seville's Houses, Oldham, in the county of Lancaster, Auctioneer, Broker, Cabinet Maker, and China and Earthenware Dealer, but since the 14th day of July, 1856, working as a Journeyman Millwright, and from the 14th day of July, 1856, to the 6th day of November, 1857, also carrying on business as a China and Earthenware Dealer, an insolvent debtor, having been filed in the County Court of Lancashire, at Oldham, and an interim order for protection from process having been given to the said Richard Stocks, under the provisions of the Statutes in that case made and provided, the said Richard Stocks is hereby required to appear before the said Court, on the 28th day of May instant, at twelve o'clock at noon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Richard Stocks, or that have any of his effects, are not to pay or deliver the same but to Mr. John Summerscales, Registrar of the said Court, the Official Assignee of the estate and effects of the said insolvent.

WY HEREAS a Petition of Hugh Riley, at present and since the 20th day of November, 1857, residing and carrying on business as a Grocer and Provision Dealer, and Picture Frame Maker and Cabinet Maker, in Lower Weststreet, Oldham, in the county of Lancaster, and for eighteen months previous to the 20th day of November, 1857, residing and carrying on business in Upper West-street, in Oldham aforesaid, as a Picture Frame Maker and Cabinet Maker, and from the 27th day of January, 1857, to the 20th day of November, 1857, also carrying on business in Royton-street, in Oldham aforesaid, as a Grocer and Provision Dealer, and for four years and upwards previous to the 20th day of November, 1857, residing at No. 57, Upper Harrington-street, Liverpool, in the said county of Lancaster, and carrying on business as a Cabinet and Chair Maker, and Licensed Broker, at No. 61, Bedford-street, Toxteth-park, in Liverpool aforesaid, an insolvent debtor, having been filed in the County Court of Lancashire, at Oldham, and an interim order for protection from process having been given to the said Hugh Riley, under the provisions of the Statutes in that case made and provided, the said Hugh Riley is hereby required to appear before the said Court, on the 14th day of May 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 persons indebted to the said Hugh Riley, or that have any of his effects, are not to pay or deliver the same but to Mr. Summerscales, Registrar of the said Court, the Official Assignee of the estate and effects of the said court, the Official Assignee of the estate and effects of the said court, the Official Assignee

HEREAS a Petition of William Winter, at present and for eleven weeks last past residing at No. 26, Willow-place, in the parish of Saint Andrew-the-Less, in the town of Cambridge, Cambridgeshire, Journeyman Blacksmith, part of the time unemployed, previously for about four years residing on the Quay Side, Bridge-street, in the parish of Saint Clement, in the said town of Cambridge, Blacksmith and Shoeing Smith, and for the first three years being a Publican, and latterly a Common Carter, and occasionally in the years 1855 and 1856 dealing in Potatoes, and formerly residing at No. 24, Jesuslane, in the parish of All Saints, in the said town of Cambridge, Blacksmith and Shoeing Smith, having a Workshop in the Granby-yard, Bridge-street, in the said town of Cambridge, an insolvent debtor, having been filed in the County Court of Cambridgeshire, at Cambridge, and an interim order for protection from process having been given to the said William Winter, under the provisions of the Statutes in that case made and provided, the said William Winter is hereby required to appear before the said Court, on the 17th day of May 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 Winter, or that have any of his effects, are not to pay or deliver the same but to Mr. John Eaden, Registrar of the said Court, at the office of the said Court, No. 16, Sidney-street, Cambridge, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Joseph Lomas, now and for six months and upwards last past residing at No. 2, Alma-terrace, Parker's-piece, in the parish of St. Andrew the Great, in the town of Cambridge, Cambrigeshire, Commercial Traveller, before that, for about seven months residing at Green-lane, Patricroft (otherwise called Winton), near Manchester, in the county of Lancaster, Warehouseman, and during the latter part of the time Commercial Traveller, before that, for about three months residing at No. 12, Greenhill-street, Greenheys, in the township of Chorlton-upon-Medlock, near Manchester aforesaid, Warehouseman, before that, for about three years residing at Green-lane, Patricroft (otherwise called Winton), aforesaid, Warehouseman, before that, for abont seven months residing at Minerva-street, Glasgow, Scotland, Warehouseman, before that, for abont seven months residing at Menchester aforesaid, Brewer and Retailer of Ale, and formerly for twelve months and upwards residing at Patricroft (otherwise called Winton), aforesaid, out of business or employment, an insolvent debtor, having been filed in the County Court of Cambridgeshire, at Cambridge, and an interim order for protection from process having been given to the said Joseph Lomas, under the provisions of the Statutes in that case made and provided, the said Court, on the 17th day of May 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 notice is hereby given that the choice of assignees is to take place at the time so appointed. All persons indebted to the said Joseph Lomas, or that have any of his effects, are not to pay or deliver the same but to Mr. John Eaden, Registrar of the said Court, at the office of the said Court, No. 16, Sydney-street, Cambridge, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of John Morris Prothero, now and for six calendar months last past residing within the jurisdiction of this Court, that is to say, Cwm Colliery Cottage, at Cwm Ryddach, in the parish of Aberystruth, in the county of Monmouth, Coal Agent, previously of Victoria, in the parish of Bedwellty, in the said county, Collier, formerly of Beauford, in the parish of Llangunider, in the county of Brecon, Contractor, an insolvent debtor, having been filed in the County Court of Monmouthsbire, at Tredegar, and an interim order for protection from process having been given to the said John Morris Prothero, under the provisions of the Statutes in that case made and provided, the said John Morris Prothero is hereby required to appear before the said Court, on the 26th day of May 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 persons indebted to the said John Morris Prothero, or that have any of his effects, are not to pay or deliver the same but to Mr. Horace Shepard, Registrar of the said Court at his office, at Tredegar, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Joseph Donald, formerly of Dalton, in Furness, in the county palatine of Lancaster, Innkeeper, afterwards of the Buck's Head Inn, in Market-place, Whitehaven, in the said county of Cumberland, Innkeeper, where he resided up to the 19th day of January last past, and after that and now residing at the Cumberland Tavern, in Church-street, in Whitehaven aforesaid, with his father, William Donald, and being out of business, an insolvent debtor, having been filed in the County Court of Cumberland, at Whitehaven, and an interim order for protection from process having been given to the said Joseph Donald, under the provisions of the Statutes in that case made and provided, the said Joseph Donald is hereby required to appear before the said Court, on the 25th of May 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 Donald, or that have any of his effects, are not to pay or deliver the same but to Mr. Christopher Hodgkin, Registrar of the said Court, at his office, at Whitehaven, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of John Mantell, late of Silver-Street, in the parish of Saint Paul, in the town of Bedford, in the county of Bedford, but now of the High-street, in the said parish and town and county, Hairdresser, Perfumer, Artist in Hair, Dealer in Jewellery, and Combs, Brushes, and Cigars, and Bird and Animal Skins Stuffer and Photographic Artist, an insolvent debtor, having been filed in the County Court of Bedfordshire, at Bedford, and an interim order for protection from process having been filed in the County Court of Bedfordshire, at Bedford, and an interim order for protection from process having been given to the said John Mantell, under the provisions of the Statutes in that case made and provided, the said John Mantell is hereby required to appear before the Judge of the said Court, on the 28th day of May instant, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Mantell, or that have any of his effects, are not to pay or deliver or that have any of his effects, are not to pay or deliver the same but to Mr. Samuel Newton Gissing, Registrar of the said Court, at his office, at Bedford, the Official Assignee of the estate and effects of the said insolvent.

In the Matter of the Petition of Daniel Garner, of Shefford' in the parish of Campton, in the county of Bedford' Shopkeeper, selling Fruits and Sweets, also a Poulterer and Dealer in Fruit, Flowers, and Plants, previously of Ireland, in the parish of Southill, in the said county, Licensed Victualler, and Poulterer, and Dealer in Flowers and Plants, and formerly of the parish of Old Warden, in the said county, Shopkeeper, selling Flour, and Grocery, and Drapery Goods, and also a Carrier, and Dealer in Fruit, Flowers, and Plants.

OTICE is hereby given, that the County Court of Bedfordshire, at Biggleswade, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 29th day of May instant, at ten of the clock in the forencon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Joseph Hollingworth, at present and for two years and two months last past, residing in the Hamlet of Whitfield, in the parish of Glossop, in the county of Derby, Licensed Victualler, Inn Keeper and Butcher.

NOTICE is hereby given, that the County Court of Derbyshire, at Glossop, acting in the matter of this Petition, will proceed to make a Final Order thereon at the said Court, on the 2nd day of June next, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of George White, from January, 1845, to March 18, 1852, residing at Linthwaite, in the parish of Almondbury, in the county of York, and from thence to February, 1854, residing at Netherton, in the said parish and county, and from thence to June, 1855, residing at Quickmere, in the parish of Saddleworth, in the same county, and from the latter time to the present residing at Micklehurst, in the parish of Mattram in Longdendale, in the county of Chester, and Mottram, in Longdendale, in the county of Chester, and during the whole of the periods aforesaid carrying on the business of a Boot and Shoemaker.

NOTICE is hereby given, that the County Court of Lancashire, at Ashton-under-Lyne, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th day of May instant, at twelve o'clock at noon precisely, unless cause be then and there shown to the contrary.

In the Matter of the Petition of David Morgan, now and for more than six months last past residing within the jurisdiction of this Court, namely, for about two years and upwards at No. 46, Morgan-street, Tredegar, in the parish of Bedwellty, in the county of Monmouth, Carpenter and Builder, and having a workshop at Market-street, Tredegar aforesaid.

OTICE is hereby given, that the County Court of Monmouthshire, at Tredegar, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 26th day of May 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 John Cavill, now and for more than six calendar months last past residing at King-street, Brynmowr, in the parish of Llanelly, in the county of Brecon, within the jurisdiction of this Court, Baker, Confectioner, and Flour and General Dealer.

NOTICE is hereby given that the County Court of Monmouthshire, at Tredegar, acting in the matter of this Petition, will proceed to make a final order thereon, at the said Court, on the 26th day of May instant, at twelve of the clock at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Elias Robinson, now and continuously for ten years last past and upwards of Stamford, in the county of Lincoln, Innkeeper.

OTICE is hereby given, that Edward Cooke, Esq.,
Judge of the County Court of Lincolnshire, at Stamford, acting in the matter of this Petition, will proceed to make a Final Order thereon at the said Court, on the 24th day of May instant, at two o'clock in the afternoon precisely, unless cause be then and there shewn to the con-

In the Matter of the Petition of Francis Jenkinson, of Marcham-le-Fen, in the county of Lincoln, Farmer, Carrier, Boat and Packet Owner.

OTICE is hereby given, that John George Stapylton Smith, Esq., Judge of the County Court of Lincolnshire, at Hornoastle, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 9th day of June next, at eleven of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

OTICE is hereby given, that the County Court of Denbighshire, at Buabon, authorized to act under a Petition of Insolvency presented by the Reverend John David Edwards, Incumbent or Perpetual Curate of Rhosymedre, in the parish of Ruabon, in the county of Denbigh, will sit on the 24th May instant, at twelve o'clock at noon precisely, at the County Court of Denbigh, at Ruabon, to Audit the Accounts of the Assignees of the estate and effects Audit the Accounts of the Assignees of the estate and effects of the said insolvent, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to insolvents.

THE estates of Mrs. Jessie Larnach, Hotel Keeper, of the Caledonian Commercial Hotel, Lothian-road, Edinburgh, were sequestrated on the 6th day of May, 1858. by the Court of Session.

The first deliverance is dated 6th May, 1858.

The meeting to elect the Trustee and Commissioners, is to be held at three o'clock afternoon, on Tuesday, the 18th day of May, 1858, within the Ship Hotel, East Registerstreet, Edinburgh.

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 6th day of September, 1858.

The Sequestration has been remitted to the Sheriff-Court

of Edinburghshire.

A Warrant of Protection has been granted to the bankrupt

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

JNO. M. JUNNER, S.S.C., Agent,
No. 6, North St. David-street, Edinburgh.

THE estates of Currie, M'Larty, and Company, Starch Manufacturers, Abercorn Starch Works, Paisley, and of John Currie, residing at Glenfield, near Paisley, one of the Individual Partners of said Company, as a Partner thereof, and as an Individual, were sequestrated on 7th May, 1858, by the Sheriff of Renfrewshire.

The first deliverance is dated 7th May, 1858.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Thursday the 20th day of May, 1858, within the Rose and Thistle Hotel

day of May, 1858, within the Rose and Thistle Hotel, Paisley.

A composition may be offered at this meeting; and to entitle the creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 7th day of September next.

A Warrant of Protection has been granted to the bank-rupt John Currie.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.
W. L. HOUSTOUN, Writer, Paisley, Agent.

THE estates of Peter M'Intosh, Manufacturer, in Aberdeen, were sequestrated on the 6th day of April, 1858, by the Sheriff of Aberdeenshire.

The first deliverance is dated the 6th May, 1858.

The meeting to elect the Trustee and Commissioners is

to be held at twelve o'clock noon, on Tuesday, the 18th day of May, 1858, within the Royal Hotel, Union-street,

Aberdeen. 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 6th September, 1858.

A Warrant of Protection against Arrest or Imprisonment for Civil Debt, until the meeting of the creditors for the election of Trustee, has been granted to the bankrupt.

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

FRANCIS EDMOND, Agent,
No. 22, Adelphi, Aberdeen.

H 2

THE estates of David Braid Paton, Draper, in Dundee, were sequestrated on the 5th day of May, 1858. The first deliverance is dated the 19th April, 1858.

The meeting to elect the Trustee and Commissioners is to be held at one o'clock afternoon, on Tuesday the 18th

day of May, 1858, within the British Hotel, Dundee.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 5th September, 1858.

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

PETER REID, Agent, Reform-street, Dundee.

THE estates of Thomas White Harvie, Grocer and Provision Merchant, Abbey Green, in the parish of Lesmahagow, were sequestrated on the 6th day of May, 1858, by the Sheriff of Lanarkshire.

The first deliverance is dated the 6th May, 1858.

The meeting to elect the Trustee and Commissioners is to be held on Thursday, the 20th day of May current, 1858. at twelve o'clock noon, within the Hamilton Arms Inn

(Craigens), in Hamilton. 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 13th day of

September, 1858. A Warrant of Protection against Arrest or Imprison-ment for Civil Debt has been granted to the bankrupt. All future advertisements relating to this sequestration

will be published in the Edinburgh Gazette alone.

ALEX. CURRIE,

Writer, Hamilton, Agent.

THE estates of John Hay Ross, Clothier, in Aberdeen's were sequestrated on the 7th day of May, 1858, by the Sheriff of the county of Aberdeen.

The first deliverance is dated the 7th day of May, 1858.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, on Tuesday, the 18th day of May, 1858, within the Lemon Tree Tavern or Hotel, in Aberdeen.

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 7th day of September, 1858.

All future Advertisements relating to this sequestration

will be published in the Edinburgh Gazette alone.

WM. ROBISON, Agent,
58, Castle-street, Aberdeen.

THE estates of Peter Cowieson, Draper, in Macduff, were seques rated on the 8th day of May, 1858, by the Sheriff of Banff, Elgin, and Nairn, acting in Banffshire. The first deliverance is dated 8th day of May, 1858.

The meeting to elect the Trustee and Commissioners is to be held, at twelve o'clock noon, on Friday, the 21st day of May, 1858, within the Fife Arms Hotel, in Banff.

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 8th day of September, 1858.

A warrant of protection against Arrest or Imprisonment for Civil Debt, until the meeting of the creditors for the election of Trustee, has been granted to the said Peter Comiscan Cowieson.

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

WM. COUTTS,

... 11:51

Solicitor, Banff, Agent.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 8th day of May, 1858.

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

Abraham Jobson Marsden, late of Dudley-hill, near Bradford, York, Manufacturer and Worsted Spinner, Insolvent, No. 52,927 C.; George Marsden, new Assignee, Isaac Clayton, late Assignee, deceased.

Edward Marsden, late of Dud ey hill, near Bradford, York, Manufacturer and Worsted Spinner, Insolvent, No. 52,928 C.; George Marsden, new Assignee, Isaac Clayton, late Assignee, deceased. ton, late Assignee, deceased.

Robert Withers, late of No. 6, South-place, Da'ston, Mid dlesex, Baker, Insolvent, No. 67,787 T.; Benjamin Dixon, Assignee.

Henry Plumer Stedman, late of Sandicroft, Great Bud-

Henry Plumer Stedman, late of Sandicroft, Great Budworth, Chester, Clerk in Holy O ders, Insolvent, No. 36,453 C.; Thomas Helsby, Assignee.

William Hammerton, late of Nos. 7 and 9, Ramsden-street. Huddersfield. York, Wire Worker, Insolvent, No. 86,496 C.; Tom Helm, Assignee.

James Armitstead, late of Eccleshill, near Leeds, York, out of business, Insolvent, No. 86,620 C.; Frederick Applement Assignee.

yard, Assignee

Henry George Madell, late of No. 4, South Howard-street, Great Yarmouth, Norfolk, not in any business, Insolvent, No. 86,351 C.; Maurice Johnson, Assignee.

John Jervis, late of New Town, Wellington, Salop, Painter, Insolvent, No. 86,260 C.; William Pearce, Assignee. Joseph Poole, late of No. 33. Old Elvet, Durham, in no business, Insolvent, No. 86,523 C.; William Graham the younger, Assignee.

James Tracy, late of the Chatsworth Arms, Harbord-street, Liverpool, Lancashire, not in any business, Insolvent, No. 86,529 C.; John Sykes Gardner, Assignee.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

Saturday the 8th day of May, 1858.

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

On their own Petitions.

Sidney Gale Bower, late of No. 1, Park-road, Peckham.

Surrey, Wine Merchant.—In the Gaol of Surrey.

James Stride, late of No. 3, Bloomfield-terrace, Pimlico,
Middlesex, in no business.—In the Debtors' Prison for
London and Middlesex.

James Harradine, late of No. 68, Hickman's Folly, Dock-

head, Surrey, out of business.—In the Gaol of Surrey.
William Bilton, late of the Victoria Beershop, Thamesstreet, Greenwich, Kent, Retailer of Beer.—In the Debtors' Prison for London and Middlesex.

Charles Forster Cotterill, late of No. 27, Great Winchester-street, London, Accountant.—In the Debtors' Prison for London and Middlesex.

James Green, late of No. 37, Tottenham-court-road, Mid-dlesex, in no business.—In the Debtors' Prison for London and Middlesex.

William Landells, late of Chapel-road, Stamford-hill, Mid-dlesex, Painter and Glazier.—In the Debtors' Prison for

London and Middlesex.

Magdalene Law, late of No. 2. Egerton-villas, Douglas-road, Canonbury, Islington, Middlesex, Widow, Lodging-house Keeper.—In the Debtors' Prison for London and Middlesex.

Nathaniel Hales, late of No. 7, Willow-walk. Kentish-town,

Middlesex, in no trade.—In the Queen's Prison.
Charles John Payne, late of No. 5, St. Leonard's-terrace,
Chelsea, Middlesex, Mining Agent.—In the Queen's Prison.

Nebemiah Norton, late of No. 3, Lily-terrace, New-road, Hammersmith, Middlesex, Commission Agent.—In the Queen's Prison.

Bridget Counor, late of No. 4, Witch-hampton-street, New North-road, Middlesex, out of business.—In the Debtors' Prison for London and Middlesex.

Edward Salzmann, late of No. 19, Hart-street, Bloomsbury, Middlesex, Commission Agent.—In the Debtors' Prison for London and Middlesex.

Charles Samuel Smith, late of No. 43, Guildford-place, Kennington-lane, Surrey, Corn Factor and Coal Mer-chant.—In the Debtors' Prison for London and Middlesex. william Upton Lester, late of No. 11, Lawn-terrace, North-end, Fulham, Middlesex, out of employ.—In the Queen's Prison.

John Joseph Allworth, late of London-street, Greenwich, Kent, Assistant to a Grocer.-In the Debtors' Prison for

London and Middlesex.

William Brice, late of No. 22, Saville-place, Lambeth,
Surrey, General Dealer.—In the Gaol of Surrey.

William Layzell, late of No. 268, Oxford-street, Middlesex,
Stationer.—In the Debtors' Prison for London and Middlesex.

Thomas Buribury, late of No. 60, Mount-street, Grosvenor-square, Middlesex. General Commission Agent.—In the Debtors' Prison for London and Middlesex.

Charles Wimpey, late of No. 5, Commercial-place, Kings-land-road, Middlesex, Butcher.—In the Debtors' Prison for London and Middlesex.

Leonard William Watkins, late of No. 77, Charlotte-terrace, New Cut. Lambeth, Surrey, Shopman to an Italian Warehouseman.—In the Gaol of Surrey.

John Cooper, late of No. 61, Devonshire-street, Kennington-lane, Surrey, Cheesemonger.- In the Gaol

of Surrey.

William Robertson, late of No. 24, Marian-street, Hackney-road, Middlesex, Bootmaker.—In the Debtors' Prison for London and Middlesex.

On Creditors' Petition.

Thomas Charles Knight, late of No. 12a, Margaret-street, Cavendish-square, Middlesex, Proprietor of Assembly Rooms.—In the Queen's Prison.

On their own Petitions.

George Woodhouse, late of Brearley Wood, near Huddersfield, Yorkshire, out of business.—In the Gaol of York.

Robert Bonnard, late of Beilby Mill, near Pocklington,

Yorkshire, Corn Miller.—In the Gaol of York.

Alice Gibson, late of the Bath Hotel, Waterloo, near Liverpool, Lancashire, Manager of an Hotel.—In the Gaol of Lancaster.

Lancaster.

Isabella Clark, late of Stretford, near Manchester, Lancashire, out of business.—In the Gaol of Lancaster.

John Hyde, late of No. 97, St. Stephen-street, Salford, Lancashire, Warehouseman.—In the Gaol of Lancaster.

Joshua Cox, late of No. 12, Rathbone-place, Liverpool, Lancashire, Master Mariner.—In the Gaol of Lancaster.

Edmund Howorth, late of Burnley Wood, Habergham Eaves, near Burnley, Lancashire, out of business.—In the Gaol of Lancaster.

the Gaol of Lancaster. William Goodwin, late of No. 45, Greengate, Salford, Laucashire, Baker and Flour Dealer,—In the Gaol of Lan-

caster.

Henry Prescot, late of Ragian-street, Saint Helens, Lanca shire, Grocer and Provision Dealer.-In the Gaol of Lancaster.

James Barnes, late of Our House, No. 10, Upper King-street, Southport, Lancashire, Beerseller.—In the Gaol of Lancaster.

Robert Pasifull, late of Felixstow, Suffolk, Licensed Pilot.

—In the Gaol of Ipswich.

John Tayer Batley, late of Ipswich, Suffolk, out of business.

—In the Gaol of Ipswich.

Henry Pilkington, late of Mason-street, Accrington, Lancashire, Journeyman Joiner.-In the Gaol of Lanc William Bromilow, late of No. 8, Bank-street, Bolton-le-Moors, Lancashire, Boot and Shoe Maker.—In the Gaol of Lancaster.

Thomas Bull Holland, late of Water-street, Manchester, Laucashire, Surgeon.—In the Gaol of Laucaster. Edmund Wilde, late of Haworth street, Cheetham, Man-

chester, Lancashire, out of business.- In the Gaol of

Lancaster,
The Reverend John Ridout Harvey, late of Winchcomb,
Gloucestershire, Clerk.—In the Gaol of Gloucester.
John Butterfield, late of Low-street, Keighley, Yorkshire,
out of business.—In the Gaol of York.
George Sargent, late of No. 17, New Town, Worthing,
Sussex, Brewer.—In the Gaol of Lewes.
William Henry Havill, late of Shapter-street, Topsham,
Devon, out of business.—In the Gaol of Devon.

James Dolton, late of Fore-street, Brixham, Devon, Baker. -In the Gaol of Devon.

Matthew Jenkins, late of Old Gray-street, Sunderland, Durham, out of business.—In the Gaol of Durham. Thomas Luke, late of No. 11, Smallbrook-street, Birming-

ham, Warwick. Gentleman.-In the Gaol of Devon. Benjamin Clegg-late of New Wortley, near Leeds, Yorkshire, Boot and Shoe Maker.—In the Gaol of York.

James Sharp, late of No. 223, Castlegate, York, out of business.—In the Gaol of York.

James Hollings, late of Yeadon; near Leeds, Yorkshire, out of business.—In the Gaol of York.

Thomas Booth, late of Gildersome. near Leeds, Yorkshire, out of business.-In the Gaol of York.

Thomas Perks, late of No. 11, Northampton-street, Birmingham, Warwickshire, Jeweller.—In the Gaol of Warwick

Samuel Jebb, late of Bull-street, Birmingham, Warwick-shire, Licensed Victualler.—In the Gaol of Warwick, Henry Parkes, late of No. 67, Upper Hospital street, Bir-

mingham, Warwickshire, out of business.—In the Gaol of Warwick. Evan Prosser, late of East-street, Barneswell, St. Woollos,

Evan Prosser, late of East-street, Barneswell, St. Woollos,
Monmouthshire, Carpenter.—In the Gaol of Monmouth,
Bobert Westbury, late of No. 7, Market-street, York,
Cutler.—In the Gaol of York.
William-Watson, late of No. 51; Spring-hill, Birmingham,
Warwickshire, out of business.—In the Gaol of Warwick.
Edward Webster, late of No. 104, Bloomsbury, Birmingham,
Warwickshire, Hook and Free Forces. In the Gaol of

Warwickshire, Hook and Eye Factor.—In the Gaol of Warwick.

John Woolley, late of Newthorpe Greasley, Nottingham-shire, Journeyman Framesmith.—In the Gaol of Nottingham.

Jonah Francis, late of Portland-street, Pillgwenlly, St. Woollos. Monmouthshire, Mason.—In the Gaol of Monmouth.

Archibald Forsyth, late of New John-street West, Birmingham, Warwickshire, out of business.—In the Gaol of Warwick.

John Graham, late of Chalk Lodge, near Dalston, Cumberland, Farmer.—In the Gaol of Carlisle.

John Scott, late of Dewlaw, near Matfen, Northumberland, out of business.—In the Gaol of Morpeth. George Rutland, late of Luton. Bedfordshire, Straw Bonnet

Maker.—In the Gaol of Bedford.

Robert Gilbert, late of Bedford, Bedfordshire, Reporter.—

In the Gaol of Bedford.

John Taylor, late of No. 73, Navigation-street, Birming-ham, Warwickshire, out of business.—In the Gaol of

Warwick. Thomas Pegg, late of the Baker's Arms, Mill-hill, Norwich,

Baker .- In the Gaol of Norwich.

John Nicholson, late of West Hartlepool, Durham, Joiner.
—In the Gaol of Durham.

Charles Narracott, late of Paignton, Devonshire, Grocer's Assistant .- In the Gaol of Devon.

John Berkeley Michell, late of Sheerness, Kent, Lieutenant in the East Kent Militia.—In the Gaol of Meidstone. Robert Dewhurst, late of No. 46, John Dalton-street, Man-

chester, Lancashire, Milliner and Silk Mercer.-

Gaol of Manchester.

James Holt, late of No. 36, Church-street, Chester-road, Hulme, Manchester, Lancashire, out of business.—In the Gaol of Lancaster.

John Crowe, late of No. 3, Saint Vincent-street, Sunderland,

Durham, Chain and Auchor Manufacturer.—In the Gaol of Durham.

John Harvey, late of the Moseley-road, King's Norton, Worcestershire, Sword Manufacturer.—In the Gaol of Warwick.

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 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 Hertfordshire, holden at Hertford, on Tuesday the 25th day of May, 1858, at Eleven o'Clock in the Forencon.

Richard Alldridge Lewis (sued as Richard Lewis), formerly of the Old Borough Brewery, Chipping Norton, in the county of Oxford, Managing Clerk and Brewer, afterwards travelling in the United States of North America, and in Upper and Lower Canada, in North America, as Teacher of the Art of Brewing, afterwards of Greenway-street, in the city of Syracuse, in the United States of North America, Managing Clerk and Brewer, afterwards of No. 63, West-street, Hackney, in the county of Mid-dlesex, out of business, and now of King-street Brewery, Watford, in the county of Hertford, Manager and Clerk to a Brewer.

Joseph Richards, formerly of Church-street, Rickmansworth, in the county of Hertford, Blacksmith and Farrier, and now of the same place, Blacksmith, Farrier, and Ironmonger.

Before the Judge of the County Court of Hampshire, holden at Southampton, on Tuesday the 25th day of May, 1858.

Thomas Hammond, late of Toston, in the parish of Eling, in the county of Southampton, Butcher.

James Inder, late of Winchester-road, Shirley, in the county of Southampton, Builder.

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 duced by the proper Officer for inspection and examination at the Office of the Court in London, between the hours of Eleven and Three, on this notice being exhibited; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the

proper Officer, according to the Act of 1st and 2nd Victoria, cap. 110, sec. 105.

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

Lincoln's-inn-fields.

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

All Letters must be Post-paid.

Published by Thomas Lawrence Behan, Editor, Manager, and Publisher, of No. 7, Suffolk Place, Haymarket, at No. 45, St. Martin's Lane, both in the Parish of St. Martin-in-the-Fields, in the County of Middlesex.

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Tuesday, May 11, 1858.

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