

# The London Gazette.

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### FRIDAY, AUGUST 3, 1860.

Admiralty, August 1, 1860.

ESPATCHES, of which the following are copies, have been received by the Lords Commissioners of the Admiralty from Commodore William Loring, C.B., Senior Officer of Her Majesty's Ships and Vessels on the Australian Station:

No. 19. Her Majesty's ship Iris, Auckland, Sir., April 27, 1860.

I HAVE the honour to forward, for the information of my Lords Commissioners of the Admiralty, copies of reports which I have received from Captain Cracroft, of Her Majesty's ship Niger, relative to the proceedings of a part of her crew employed on shore at Taranaki, at the requisition of His Excellency the Governor of New Zealand.

The capture of the pah, as described in his letter No. 10, was, on the part of Captain Cracroft, his officers, and men, a most dashing and judiciously timed affair.

His Excellency Colonel Gore Browne informs me that it was most opportune. The death of several of the most troublesome of the Taranaki Chiefs, and of a considerable number of their followers, served not only to damp the ardour of the rebellious tribes, but also to avenge some cold blooded murders which these very people had committed only a few days previously.

And it is now known that, under God's providence, this success was also the means of saving the lives of a detachment of the Colonial Volunteers whom the Maories had beleaguered in a neighbouring house, and whose ammunition was almost expended.

Captain Cracroft has not mentioned his own personal share in the affair, but I learn that his coolness on that and on other occasions was most conspicuous, and that he did not undertake this

very hazardous service in a spirit of headstrong gallantry, but from a deliberate conviction that it was necessary that the attempt should be made, and therefore it was done, and done most successfully.

Under these circumstances I trust that their Lordships will authorise me, in accordance with the request of Captain Cracroft, in his letter No. 11, to decorate William Odgers, leading seaman, with the Victoria Cross. These Maori natives are by no means a contemptible foe,—man to man they are equal to ourselves; and in the storming of the pah it could only have been by eager and determined gallantry that success could have been attained.

I also beg to call their Lordships' attention to his letter No. 12, enclosing a letter from the Colonel in command of the troops in another part of the field, and also a letter from Colonel Gold, Commanding-in-Chief.

Lieutenant W. H. Blake's conduct, as Senior Lieutenant of Her Majesty's ship Niger, has been uniformly correct and efficient, and whilst on shore, in command of fifty-five seamen, he has shown himself a gallant leader.

I much regret to state that his wound is of a serious nature; and I beg very respectfully and strongly to recommend him to the notice of their Lordships as an officer whose conduct has rendered him worthy of promotion.

I have, &c.,
WILLIAM LORING, Commodore.
To the Secretary of the Admiralty.

No. 10. Her Majesty's ship Niger, Taranaki, Sir, New Zealand, March 31, 1860.

AT I P.M., on the 28th instant, I received the enclosed requisition from Colonel Gold; you are

aware through my letter of proceedings, No. 8, that 55 men belonging to this ship under the command of the first Lieutenant were already landed to assist in the defence of the town, but as the case appeared urgent and the weather was fine, I did not hesitate in complying with it, and landed at 2 P.M., with the force detailed in the margin\*.

- 2. We had scarcely taken up a position pointed out to me by Colonel Gold, when intelligence arrived that Colonel Murray was hard pressed by the natives and short of ammunition, and Colonel Gold requested me to advance to his support. I therefore proceeded to the Omata Blockhouse, about four miles on the great South-road, from whence I was enabled to obtain a good view of the country, and of a Pah constructed on the crown of a hill, about a mile beyond, which displayed flags, and from which a continual fire of musketry was kept up upon Colonel Murray's force on my right; here I found Lieutenant Blake, first Lieutenant of the Niger, just brought in dangerously wounded by a ball through the breast.
- 3. I immediately sent Mr. W. H. Hyde, Assistant Paymaster, doing duty as my aide-de-camp, to inform Colonel Murray of my arrival; and as it was half-past five, and there was only half an hour's daylight left, I determined to attack this Pah at once.
- 4. Accordingly I planted the 24 pounder rocket tube about 700 yards from it, and, after a few discharges, the men stormed the Pah under a heavy fire, in the most gallant style,—William Odgers, leading seaman, doing duty as my coxwain, being the first man in it; and having captured the flags, and destroyed everything living in the trenches, as far as could be ascertained in the dark, I returned to the blockhouse.
- 5. In performing this service I am thankful to say that I had only four men wounded, which may be in some measure accounted for by the rapidity of the attack, taking the enemy completely by surprise, and giving no time for the usual Maori tactics; while the increasing darkness also favoured our small force, and prevented a good aim being taken by their sharpshooters.
- 6. It was impossible for me to estimate the number opposed to us, nor could their exact loss be ascertained—16 dead were counted inside the entrenchment, 11 or 12 were lying in the road outside; but no doubt many of the wounded succeeded in crawling away unobserved.
- 7. After a short rest at the blockhouse I returned to town, placed the wounded in military

hospital, and re-embarked my men, as I did not consider the ship safe without them at this exposed anchorage.

- 8. I cannot speak too highly of the conduct of all engaged in this sharp and decisive affair, more especially the conduct of William Odgers, leading seaman, to which I shall bring your more particular notice in another letter.
- 9. I beg to enclose the Surgeon's report of casualties in the party landed.

I have, &c.,
(Signed) P. CRACROFT,
Captain and Senior Officer in New Zealand.

Commodore Wm. Loring, C.B., Senior Officer.

List of Casualties in the party from Her Majesty's ship Niger, at the attack and capture of the Maori Pah, on the 28th March, 1860.

Robert Glanville, captain foretop, severely wounded in the leg.

George Tozer, ordinary 2nd class, severely shot through the thigh.

William Palmer, private R.M., severely wounded in the knee.

William Clark, private R.M., severely wounded in the knee.

(Signed) W. PATRICK,
Surgeon, H.M.S. Niger.
(Signed) P. CRACROFT,

Captain and Senior Officer, New Zealand.

(Copy.)

No. 11. Her Majesty's ship, Niger, Saranaki, Sir, New Zealand, March 31, 1860.

WITH reference to paragraph No. 4 of my letter No. 10, 1860, I beg leave most respectfully to lay before you a statement of the conspicuous gallantry of William Odgers, leading seaman, upon the occasion of the capture of the Pah, in having been the first to enter it, in the face of the heavy fire opened upon us.

He also assisted in hauling down the enemy's colours, in which act of daring, which was performed under my own eye, three other men equally participated, viz: Robert Glanville, captain foretop, William Older, A.B., and William Clarke, supernumerary marine, belonging to the Iris carrying your broad pendant.

And I should wish to submit for your consideration, whether all these men are entitled equally with William Odgers to the decoration of the Victoria Cross, and if not, then I should beg

Lieut, A. J. Villiers, Mr. W. W. Smyth, Acting Mate. Mr. S. Gassiot, Midshipman, Mr. W. C. Karslake, Midshipman, Dr. W. Patrick, Surgeon, Mr. W. H. Hyde, Assistant Paymaster.—Officers, 7; Seamen, 43; Marines, 10.—Total, 60, with a 24 pounder rocket tube.

leave to recommend William Odgers for it, as being the most deserving, for the reason first mentioned.

It would be proper to add that Robert Glanville and William Clarke were both severely wounded in the Pah.

I have, &c.,

(Signed)

P. CRACROFT,

Captain and Senior Officer in New Zealand. Commodore Wm. Loring, C.B.,

Senior Officer.

#### (Copy.)

No. 12. Her Majesty's ship, Niger, Taranaki, Sir, March 31, 1860.

REFERRING to my letter No. 10 of this date, reporting the service upon which Lieutenant W. H. Blake, Senior Lieutenant in charge of a detachment of seamen and marines, had been employed with the force under the command of Lieutenant Colonel Murray, 65th Regiment—

I have now the honour to enclose a letter and its enclosure, received from the Lieutenant-Colonel-expressing his high sense of the gallant conduct of Lieutenant Blake, at the action at Omata, on the 28th instant, in which that officer was dangerously wounded, as also of the steady good conduct of the petty officers, seamen and marines upon this occasion, under Mr. C. B. Theobald, Midshipman, upon whom the command had devolved.

In requesting you to bring the gallant conduct of Lieutenant Blake to the favourable notice of the Lords Commissioners of the Admiralty, I beg to recommend him to their lordships as a most zealous, active officer, who has always merited my entire confidence, and is well worthy of promotion.

The name of Lieutenant Blake has been before mentioned to their lordships in despatches, as being the Senior Lieutenant present at the destruction of a formidable Chinese piratical stronghold and junks in March, 1859.

I have, &c.,

(Signed) P. CRACROFT.

Captain.

Commodore Loring, C.B., &c., &c.

(Copy.)

Sir, New Plymouth, March 31, 1860. I CONSIDER it due to you to express the high sense I entertain of the gallant services rendered by Lieutenant Blake, and the officers and men of Her Majesty's ship Niger, who formed part of the force under my command, employed against the rebel natives at the village of Omata, on the 28th instant,

I was myself an eye-witness of the steadiness with which the gallant blue jackets advanced in skirmishing order over a difficult piece of country, compelling their opponents to retire before them; and, from the information that has reached me since, their force told severely.

I beg to add that it was with extreme regret that I beheld their gallant leader taken to the rear dangerously wounded. My regret was the greater, from the feeling of friendship I entertained for that officer, occasioned by the perfect cordiality which existed between us on all matters of duty since he has been attached to the garrison under my command.

I beg further to inform you that the men of the Niger, when ordered to retire, displayed the same steadiness under the command of Mr. Theobald, who seemed to possess the coolness of a veteran.

I herewith enclose a return of casualties in the Naval Brigade.

I have, &c.,

(Signed) G. F. MURRAY,

Brevet-Lieutenant-Colonel.

Captain P. Cracroft, R.N.,

Commanding Her Majesty's Ship Niger.

Lieutenant W. H. Blake, dangerous bullet wound in right breast.

Thomas Millard, Royal Marines, shot through the head, since dead.

#### (Copy.)

Brigade Office, Taranaki, March 29, 1860.

COLONEL GOLD, commanding the Forces, wishes to express to Captain Cracroft, of Her Majesty's Ship Niger, Senior Naval Officer on the Station, Lieutenant-Colonel Murray, 65th Regiment and Captain Brown, of the New Plymouth Militia, and the officers, non-commissioned officers, warrant and petty officers and men, who were engaged yesterday with the enemy, his high sense of the gallantry displayed, which led not only to the rapid destruction of a Pah, but also to a considerable loss on the part of the insurgents. The Colonel Commanding will not fail to report most favourably to higher authority their distinguished valour and most active exertions.

By command,

(Signed) JOHN PAUL, Captain 65th Regiment, Acting Major of Brigade.

In consideration of his services, as mentioned in these despatches, Lieutenant William Hans Blake has been promoted to the rank of Commander, with Seniority, from 26th June, 1860.

William Odgers has also been offered a Warrant as a Gunner or Boatswain, provided he be found competent.

War Office, 3rd August, 1860.

THE Queen has been graciously pleased to signify Her intention to confer the Decoration of the Victoria Cross on the under-mentioned Officers of Her Majesty's Indian Forces, whose claims to the same have been submitted for Her Majesty's approval, in consideration of their gallantry and Distinguished Conduct during the operations of the Expeditionary Force in Persia in 1856-57, as recorded against their several names; viz.:

Regiment.	Rank and Name.	Act of Bravery for which recommended.
20th Bombay Native Infantry	Captain John Augustus Wood  Date of Act of Bravery, 9th December, 1856.	On the 9th of December, 1856, Captain Woodled the Grenadier Company, which formed the head of the assaulting column sent against Bushire. He was the first man on the parape of the fort, where he was instantly attacked by a large number of the garrison, who suddenly sprang on him from a trench cut in the parape itself.  These men fired a volley at Captain Wood and the head of the storming party, when only yard or two distant from that Officer; but although Captain Wood was struck by no less than seven musket balls, he at once three himself upon the enemy, passed his sword through the body of their leader, and, being closely followed by the men of his company speedily overcame all opposition, and established himself in the place. Captain Wood' decision, energy, and determined valour undoubtedly contributed in a high degree to the success of the attack. His wounds compelled him to leave the force for a time; but with the true spirit of a good soldier, he rejoined his regiment, and returned to hid duty at Bushire before the wounds were properly healed.
3rd Bombay Light Cavalry	Lieutenant and Adjutant Arthur Thomas Moore, and Lieutenant John Grant Malcolmson  Date of Acts of Bravery, 8th February, 1857.	On the occasion of an attack on the enemy or the 8th of February, 1857, led by Lieutenant Colonel Forbes, C.B., Lieutenant Moore, the Adjutant of the Regiment, was, perhaps, the first of all by a horse's length. His horse leaped into the square, and instantly fell dead crushing down his rider, and breaking his sword as he fell amid the broken ranks of the enemy. Lieutenant Moore speedily extricated himself, and attempted with his broken sword to force his way through the press but he would assuredly have lost his life, had not the gallant young Lieutenant Malcolmson observing his peril, fought his way to his dismounted comrade through a crowd of enemies to his rescue, and, giving him his stirrup safely carried him through everything out of the throng.  The thoughtfulness for others, cool determination, devoted courage, and ready activity shewn in extreme danger by this young Officer, Lieutenant Malcolmson, appear to have been most admirable, and to be worthy of the highest honour.

HER Majesty has also been graciously pleased to signify Her intention to confer the Decoration of the Victoria Cross on the undermentioned Seaman of the Royal Navy, whose claim to the same has been submitted for Her Majesty's approval, in consideration of an Act of Bravery which he performed in the recent operations against Rebel Natives in New Zealand, as recorded against his name; viz.:—

Name and Rank.

Act of Bravery for which recommended.

William Odgers, Leading Seaman of Her Majesty's Ship Niger.

> Date of Act of Bravery, 28th March, 1860

On the 28th of March, 1860, William Odgers displayed conspicuous gallantry at the Storming of a Pah during operations against Rebel Natives in New Zealand; having been the first to enter it under a heavy fire, and having assisted in hauling down the enemy's colours.

A T the Court at Osborne House, Isla of Wight, the 1st day of August, 1860.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the sixth and seventh years of the reign of His late Majesty King William the Fourth, intituled "An Act for rendering " more easy the taking the poll at county elections," it is enacted that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on petition from the Justices of any county, riding, parts, or division in England or Wales, in quarter sessions assembled, representing that the number of polling places for such county riding, parts, or division, is insufficient, and praying that the place or places mentioned in the said petition may be a polling place or polling places for the county, riding, parts, or division of the county within which such place or places is or are situate, to declare that any place or places mentioned in the said petition shall be a polling place or polling places for that county, riding, parts, or division; and that the Justices of the Peace for such county, riding, parts, or division, in quarter sessions or some special sessions assembled, as mentioned in the Act passed in the second and third years of the reign of His said late Majesty, intituled "An Act to settle and determine the divi-"sions of counties and the limits of cities and "boroughs in England and Wales, in so far as "respects the election of members to serve in Parliament," shall, conformably to the said lastmentioned Act, divide such county, riding, parts. or division into convenient polling districts, and assign one of such districts to each polling place:

And whereas the Justices of the Peace for the county of Worcester, in quarter sessions assembled, at the Shirehall, Worcester, on the second day of July, one thousand eight hundred and sixty, have presented a petition to Her Majesty, representing that the number of polling places for the eastern division of the said county is insufficient, and praying that the parishes, townships, hamlets, or places of Hagley, the Hayes, Feckenham, and Bredon, may be declared additional polling places for the said division, within which such places are situate:

Now, therefore, Her Majesty, having taken the said petition into consideration, is pleased, by and with the advice of Her Privy Council, to declare, order, and direct, and it is hereby declared, ordered, and directed, that the said parishes, townships,

hamlets, or places of Hagley, the Hayes, Fecken ham, and Bredon, shall be additional polling places for the eastern division of the county of Worcester; and that the Justices of the Peace for the said eastern division, in quarter sessions or some special sessions assembled, as mentioned in the said Act passed in the second and third years of the reign of His said late Majesty, shall, conformably to the said Act, divide such division into convenient polling districts, and assign one of such districts to each polling place.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS by an Act, passed in the session of Parliament held in the sixth and seventh years of the reign of his late Majesty King William the Fourth, intituled "An Act for rendering " more easy the taking the poll at county elections. it is enacted that it shall be lawful for His Majesty, by and with the advice of His Privy Council, from time to time, on petition from the Justices of any county, riding, parts, or division in England or Wales, in quarter sessions assembled, representing that the number of polling places for such county, riding, parts, or division, is insufficient, and praying that the place or places mentioned in the said petition may be a polling place or polling places for the county, riding, parts, or division of the county within which such place or places is or are situate, to declare that any place or places mentioned in the said petition shall be a polling place or polling places for that county, riding, parts, or division; and that the Justices of the Peace for such county, riding, parts, or division, in quarter sessions or some special sessions assembled, as mentioned in the Act passed in the second and third years of the reign of His said late Majesty, intituled "An Act to settle and determine the divi-"sions of counties and the limits of cities and "boroughs in England and Wales, in so far as "respects the election of members to serve in "Parliament," shall, conformably to the said lastmentioned Act, divide such county, riding, parts. or division into convenient polling districts, and assign one of such districts to each polling place:

And whereas the Justices of the Peace for the county of Worcester, in quarter sessions assembled, at the Shirehall, Worcester, on the second day of

July, one thousand eight hundred and sixty, have presented a petition to Her Majesty in Council, representing that the number of polling places for the western division of the said county is insufficient, and praying that the parishes, townships, or places of the Hundred House, Hartlebury, Martley, Malvern Link, and Berrow, may be declared additional polling places for the said division, within which such places are situate:

Now, therefore, Her Majesty, having taken the said petition into consideration, is pleased, by and with the advice of Her Privy Council, to declare, order, and direct, and it is hereby declared, ordered, and directed, that the said parishes, townships, or places of the Hundred House, Hartlebury, Martley, Malvern Link, and Berrow, shall be additional polling places for the western division of the county of Worcester; and that the Justices of the Peace for the said western division, in quarter sessions or some special sessions assembled, as mentioned in the said Act passed in the second and third years of the reign of His said late Majesty, shall, conformably to the said Act, divide such division into convenient polling districts, and assign one of such districts to each polling place.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of an 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 tenth day of November, in the year one thousand eight hundred and fifty-nine, in the words following; that is to say:

"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 regulating the number and emoluments of the vicars choral or minor canons in the

cathedral church of Bangor.

"Whereas it has been represented to us by the dean and chapter of the cathedral church of Bangor, that there are at present two vicars choral or minor canons in the said cathedral church, both of whom have been appointed since the passing of the herein-named Act, and that the said vicars choral or minor canons are each endowed with, or entitled to receive a portion of, the proceeds of certain tithe rent-charges arising within the parish of Llandinam, in the county of Montgomery, and producing an average yearly income of sixty-five pounds.

"And whereas it has been proposed to us by the dean and chapter of the said cathdral church, and it appears to us to be expedient, that the number of vicars choral or minor canons in the said cathedral church should be fixed at two.

"And whereas the dean and chapter of the said cathedral church are not possessed of any

corporate revenues.

"Now, therefore, with the consent of the said dean and chapter of the cathedral church of Bangor, testified by their having hereunto affixed their chapter seal, we humbly recommend and propose that the number of vicars choral or minor canons in the said cathedral church of Bangor

shall from and after the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, be two.

"And we further recommend and propose, that there shall be paid by us, out of the common fund, specified in the herein-mentioned Act, to each of such vicars choral or minor canons, in each and every year, by equal half-yearly payments, on the first day of May and the first day of November, the annual sum of eighty-five pounds.

"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 either of them, in conformity with the provisions of the hereinnamed 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 immediately from and after the time when this Order shall have been duly published in the London Gazetté 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 Bangor.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, and of another Act of the thirteenth and fourteenth years of Her Majesty, chapter ninety-four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-sixth day of April, in the year one thousand eight hundred and sixty, in the words following, that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act passed in the session of Parliament held in the third and fourth years of your Majesty's reign, intituled 'An Act 'to carry into effect, with certain modifications, the 'fourth report of the Commissioners of Ecclesi- 'astical Duties and Revenues;' and of another Act, passed in the session of Parliament, held in the thirteenth and fourteenth years of your Majesty's reign, intituled 'An Act to amend the 'Acts relating to the Ecclesiastical Commissioners for Eugland,' have prepared, and now humbly lay before your Majesty in Council, the following scheme for augmenting the income of the archdeaconry of Totness, in the diocese of Exeter:

"Whereas by the first recited Act, it is enacted that any archdeaconry may, subject to the consent of the bishop, be endowed, amongst other modes, by augmentation out of the common fund in the same Act mentioned, but not so as to raise the average annual income to an amount exceeding two hundred pounds, provided that no archdeacon shall be entitled to hold any endowment, or augmentation, or other emolument, as such

archdeacon, under the provisions of the same Act, unless he shall be resident for the space of eight months in every year, within the diocese in which his archdeaconry is situate, but subject to the same provisions as to licences for non-residence, which are enacted with respect to incumbents of benefices by the Act relating to pluralities, and the residence of the clergy in the same Act mentioned; and it is by the said first-recited Act further enacted, that, upon the endowment of an archdeaconry being made under the provisions thereof, all lands, tithes, and other hereditaments (except any right of patronage), belonging to such archdeaconry at the time of such endowment, may with the consent of the bishop of the diocese, and of any archdeacon in possession at the time of the passing of the same Act, and by the authority therein provided, be vested in us for the

purposes of the same Act:

"And whereas by the secondly recited Act it is declared and enacted, that in the case of any archdeaconry which shall no longer be held by the archdeacon, who was at the time of the passing of the said first recited Act in possession thereof, the provisions of the same Act, which relate to the transfer to us of the estates of any archdeaconry upon its endowment in either of the modes therein provided, shall be construed and held to authorize such transfer, with the consent of the bishop of the diocese, and of the archdeacon in possession of the archdeaconry at the

time:

"And whereas the said archdeaconry of Totness is endowed with an annual payment, out of
the corporate estates of the dean and chapter of
Exeter, variable every ten years, according to the
price of corn, such annual payment being the
consideration for the transfer to the said dean
and chapter of a house, situate in the city of
Exeter, and heretofore forming part of the endowment of the archdeaconry, and the amount of the
same annual payment for the current period of
ten years, commencing from the year one thousand
eight hundred and fifty-seven, is fifty-three pounds
and thirteen shillings:

"And whereas the net annual income of the said archdeaconry, derived from fees and other payments, does not exceed the annual sum of

thirty-eight pounds:

"We, therefore, with the consent of the Right Reverend Henry, Bishop of Exeter, and of the Venerable John Downall, the present archdeacon of the said archdeaconry of Totness, testified by their having respectively signed and sealed this scheme, humbly recommend and propose, that there shall be paid by us, out of the said common fund, to the said John Downall, and his successors in the said archdeaconry, so long as he and they shall respectively hold the same, and shall duly reside in accordance with the provisions of the said first-recited Act, the annual sum of one hundred and sixty-two pounds on the first day of January in every year, and every such whole yearly payment shall be made only on production to us of a certificate, under the hand of the bishop of the diocese for the time being; that the said John Downall, or his successor for the time being in the said archdeaconry, has duly resided as aforesaid, during the preceding year, or on the production to us of a licence of non-residence, and that the first such yearly payment shall be made on the first day of January, in the year one thousand eight hundred and sixty one, and further that the annual money payment charged upon the Exeter capitular estates, as aforesaid, and all lands, tithes, tenements, and hereditaments, whatsoever now forming part of the endowment of the said I

archdeaconry of Totness, shall forthwith be disannexed therefrom and become and be absolutely transferred to and vested in us for the purposes of the said Acts:

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

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 Exeter.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

"Whereas at certain extremities of the parishes of Bix and Rotherfield Greys, in the said county and diocese, which lie contiguous one to another, and are described in the Schedule hereunder written, there is collected together a population which is situate at a distance from the churches of

such respective parishes.

"And whereas it appears to us to be expedient that such contiguous parts of the said parishes of Bix and Rotherfield Greys 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 Highmore, in the parish of Rotherfield Greys aforesaid.

"Now, therefore, with the consents of the Right Reverend Samuel, Bishop of Oxford, the bishop of the diocese, and of the Right Honourable Thomas Augustus Wolstenholme, Earl of Macclesfield, the patron of the rectory and parish of Bix aforesaid (in testimony whereof they have respectively signed and sealed this representation), and

of the President and Fellows of Trinity College, within the University of Oxford, the patrons of the rectory and parish of Rotherfield Greys aforesaid (in testimony whereof they have hereunto affixed their corporate or common seal), we humbly represent that it would, in our opinion, be expedient that all those contiguous parts of the said parishes of Bix and Rotherfield Greys, which are described in the Schedule hereunder written, all which parts, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, and are thereon respectively coloured pink and brown, should be united and formed into one consolidated chapelry for the said church of Saint Paul, situate at Highmore aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Paul, Highmore.

"And we further represent that it has been mutually agreed between the said Thomas Augustus Wolstenholme, Earl of Macclesfield, and the said President and Fellows (testified as aforesaid), that the right of presentation and appointment to the church of the said consolidated chapelry of Saint Paul, Highmore, shall belong to and be exercised by the rector or incumbent, for the time being, of the said parish of Rotherfield Greys.

being, of the said parish of Rotherfield Greys.

"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.

"The Consolidated Chapelry of SAINT PAUL, HIGHMORE, being-

"All that part of the parish of Rotherfield Greys, in the county and diocese of Oxford, wherein the present incumbent of such parish now possesses the exclusive cure of souls, which is situate to the west of an imaginary line commencing on the boundary between such parish and the parish of Rotherfield Peppard, at a point in the middle of the high road, leading from Nettlebed to Reading, and extending thence north-west-ward along the middle of such road for a distance of four hundred and sixty-two yards to a point opposite to the middle of the southern end of the fence which divides the enclosure, numbered 93 on the Tithe Commutation Map of the said parish of Rotherfield Greys, and on the map hereunto annexed, from the enclosure, numbered 322 on the same maps, and extending thence northward to and along the middle of such fence, and across the road leading from Nettlebed aforesaid to Henley, to and along the middle of the fences which divide the enclosures, numbered respectively 164 and 153 on the before-mentioned maps, from the enclosures, numbered respectively 165, 196, 197, 198, and 199, on the same maps, to the middle of the fence which divides the enclosure, numbered 152 on the said maps, from the enclosure, numbered 199 as aforesaid, and thence extending first eastward and then northward along the middle of the last-mentioned fence to the boundary of the said parish of Rotherfield

"And also all that part of the parish of Bix, in the same county and diocese, which is comprised within and bounded by an imaginary line commencing upon the boundary between the said parish and the parish of Rotherfield Greys, at a point in the middle of Rockey-lane, opposite to the southern end of the fence which divides the enclosure numbered 7, on the Tithe Commutation Map of the said parish of Bix, and on the

map hereunto annexed, from the enclosure numbered 8, on the same maps, and extending thence northward along the middle of such last-mentioned fence and eastward along the middle of the fence which divides the said enclosure numbered 8 as aforesaiad, from the enclosure numbered 164 on the said last-mentioned maps to the middle of the fence which divides the last-named enclosure, from the enclosure, numbered 9 on the same maps, and extending thence in a direction generally northward along the middle of the last-mentioned fence and of the fence which divides the aforesaid enclosure, numbered 164, from the enclosure numbered 10, on the said maps, to the middle of the fence which divides the said enclosure, numbered 164 from the enclosure, numbered 157, on the same maps, and thence extending south-westward along the middle of the same fence, and southward along the middle of the fences which divide the said enclosure, numbered 164 as aforesaid, from the enclosures, numbered respectively 158 and 159, on the said last-mentioned maps, to the middle of the fence which divides the enclosure, numbered 159 as aforesaid, from the enclosure, numbered 160, on the said last-mentioned maps, and thence extending westward along the middle of the last-mentioned fence, and across a certain occupation road leading to Bromsdon Farm to the middle of the fence forming the eastern boundary of the enclosure, numbered 168, on the said last-mentioned maps, and thence extending southward along the middle of such last-mentioned fence, and westward along the middle of the fence which divides the same enclosure from the enclosure numbered 164 as aforesaid, to the boundary between the said parish of Bix, and the parish of Rotherfield Greys, and extending thence first southward and then north-eastward along the said boundary to the point where the last-mentioned imaginary line commenced.

"And also all that part of the said parish of Bix, which is comprised within and bounded by an imaginary line commencing upon the boundary between the said parish and the parish of Rotherfield Greys, at a point opposite to the middle of the southern end of the fence which divides the enclosure, numbered 181 on the said last-mentioned maps, from the enclosure, numbered 182 upon the same maps, and thence extending northward to and along the middle of the said fence to the middle of the fence which divides the lastnamed enclosure from the enclosure, numbered 219a on the said maps, and thence extending westward along the middle of the last-mentioned fence to the middle of the fence which divides the enclosure, numbered 192 on the said maps, from the enclosure numbered 182, as aforesaid, and thence extending south-eastward along the middle of the last-mentioned fence, and of the fences which divide the enclosure, numbered 192 as aforesaid, from the enclosures, numbered 188, 190, 189, 184, and 185, on the same maps, to the boundary dividing the parish of Bix from the parish of Rotherfield Greys aforesaid, and extending thence eastward along the said boundary to the point where the last-mentioned imaginary line commenced."

"And also all that part of the said parish of Bix, which lies to the southwest of an imaginary line extending along the middle of the road leading from Highmore Cross to Nettlebed."

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 Highmore, in the parish of Rotherfield Greys, in the county of Oxford, 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 rector or incumbent, for the time being, of the said parish of Rotherfield Greys; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Oxford.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the eighth and ninth years of Her Majesty, chapter seventy, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council a representation, bearing date the twenty-sixth day of April, in the year one thousand eight hundred and sixty, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eight and ninth years of your Majesty, chapter seventy, and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint James, situate at Flockton, in the parish of Thornhill, in the county of York and diocese of Ripon.

"Whereas at certain extremities of the parishes of Thornhill and Kirkheaton, in the said county and diocese, which lie contiguous one to another, and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such respective parishes.

"And whereas it appears to us to be expedient that such contiguous parts of the said parishes should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint James, situate at Flockton, in the parish of Thornhill aforesaid.

"Now, therefore, with the consents of the Right Reverend Robert, Bishop of Ripon (the bishop of the diocese), of Michael Bruce, of Number 74, Lower Grosvenor-street, in the county of Middlesex, Esquire, the patron of the rectory and parish of Thornhill aforesaid, of the Reverend George Alderson, vicar or incumbent of the vicarage and parish of Hornby, in the said county of York, and of the Reverend Samuel Wildman Yates, vicar or incumbent of the vicarage and parish of Saint Mary, Reading, in the county of Berks, the patrons of the rectory and parish of Kirkheaton aforesaid (in testimony whereof they have respec-

tively signed and sealed this representation), we humbly represent that it would in our opinion be expedient that all those contiguous parts of the said parishes of Thornhill and Kirkheaton, which are described in the schedule hereunder written, (all which parts together with the boundaries thereof are delineated and set forth on the map or plan hereunto annexed, and are thereon respectively coloured pink and yellow), should be united and formed into one consolidated chapelry for the said church of Saint James, situate at Flockton aforesaid, and that the same should be named 'The Consolidated Chapelry of Flockton cum Denby Grange.'

"And we further represent that it has been mutually agreed between the said Michael Bruce, George Alderson, and Samuel Wildman Yates (testified as aforesaid) that the right of presentation and appointment to the church of the said consolidated chapelry of Flockton-cum-Denby Grange shall belong, or continue to belong to, and shall and may from time to time be exercised jointly by the five persons next hereinafter mentioned, or by a majority of such persons; that is to say: by the Reverend Henry Torre, rector or incumbent of the said rectory and parish of Thornhill; the Reverend John Sharp, perpetual curate or incumbent of the perpetual curacy of Horbury, in the said county of York; the Reverend John Heaton Micklethwait, perpetual curate or incumbent of the perpetual curacy of Chapelthorpe, in the county of York aforesaid; Sir John Lister Lister Kaye, of Denby Grange, in the said county of York, Baronet; and Arthur Lister Kaye, a Captain in your Majesty's Royal Artillery; or by such persons not exceeding five in number, or by a majority of such persons as may from time to time be duly appointed as heretofore trustees of the right of presentation and appointment of a minister to serve the said church of the said consolidated chapelry.

"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.

"The Consolidated Chapelry of Flockton-cum-Denby Grange, being:—

"All that part of the parish of Thornhill, in the county of York and diocese of Ripon, wherein the present incumbent of such parish now possesses the exclusive cure of souls which is comprised within the township of Flockton.

"And also all that part of the township of Shitlington, in the said parish of Thornhill, which is situate to the west of an imaginary line commencing at a point marked A on the map hereunto annexed, on the boundary of the said township of Shitlington, where the boundary between the hamlets of Over Shitlington and Middle Shitlington joins the said township boundary, and extending thence in a direction generally south-easterly along the said boundary between the said hamlets of Over Shitlington and Middle Shitlington to the middle of Chapel Hill Lane, and extending thence southward along the middle of such lane, and of the bridle road leading from the same lane to the road or lane leading by the most near New Hall to New Hall Lane, and thence continuing in the same direction along the middle of such road or lane, and of New Hall Lane aforesaid to the middle of the Barnsley and Grange Moor Trust Turnpike Road, and extending thence south-westward in a

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straight line to the boundary of the said township of Flockton.

"And also all that part of the parish of Kirkheaton, in the same county and diocese which is comprised within the hamlet of Denby Grange."

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 James, situate at Flockton, in the parish of Thornhill, in the county of York, 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 jointly by the five persons next hereinafter mentioned, or by a majority of such persons; that is to say: by the Reverend Henry Torre, rector, or incumbent of the rectory and parish of Thornhill, in the county of York; the Reverend John Sharp, perpetual curate or incumbent of the perpetual curacy of Horbury, in the said county of York; the Reverend John Heaton Micklethwait, perpetual curate or incumbent of the perpetual curacy of Chapelthorpe, in the county of York aforesaid; Sir John Lister Lister Kaye, of Denby Grange, in the said county of York, Baronet; and Arthur Lister Kaye, a Captain in Her Majesty's Royal Artillery; or by such persons, not exceeding five in number, or by a majority of such persons as may from time to time be duly appointed as heretofore trustees of the right of presentation and appointment of a minister, to serve the said church of the said consolidated chapelry.

And Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Ripon.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860.

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of your Majesty, chapter seventy, and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty in Council, the following representation, as to the assignment of a consolidated

chapelry to the consecrated church of the Holy Trinity, situate at Sarn, in the parish of Kerry, in the county of Montgomery, and diocese of Saint Asaph.

- "Whereas at certain extremities of the said parish of Kerry, and of the parish of Churchstoke, in the counties of Montgomery and Salop, and in the diocese of Hereford, which lie contiguous one to another, and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such respective parishes.
- "And whereas it appears to us to be expedient, that such contiguous parts of the said parishes of Kerry and Churchstoke, should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of the Holy Trinity, situate at Sarn, in the parish of Kerry aforesaid.
- " Now, therefore, with the consents of the Right Reverend Thomas Vowler, Bishop of Saint Asaph, of the Right Reverend Renn Dickson, Bishop of Hereford, of the Right Reverend Connop, Bishop of Saint David's, the patron in right of his see of the vicarage and parish of Kerry aforesaid, and of the Right Honourable Edward James, Earl of Powis, the patron of the perpetual curacy and parish of Church Stoke aforesaid (in testimony whereof they have respectively signed and sealed this representation), we humbly represent that it would, in our opinion, be expedient that all those contiguous parts of the said parishes of Kerry and Churchstoke which are described in the schedule hereunder written, all which parts, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, and are thereon respectively coloured pink and green, should be united and formed into one consolidated chapelry for the said church of the Holy Trinity, situate at Sarn aforesaid, and that the same should be named 'The Consolidated Chapelry of the Holy Trinity, Sarn.'
- "And we further represent, that it has been mutually agreed between the said Connop, Bishop of Saint David's, and Edward James, Earl of Powis, testified as aforesaid, that the right of presentation and appointment to the church of the said consolidated chapelry of the Holy Trinity, Sarn, shall belong to, and be exercised by, the said Connop, Bishop of Saint David's, and his successors, bishops of the same see, for ever.
- "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.
- "The Consolidated Chapelry of the Holy Trinity, Sarn, being:—
- "All that part of the parish of Kerry, in the county of Montgomery, and diocese of Saint Asaph, which is comprised within the several townships of Goitre, Caliber Ucha, Caliber Issa, Gwernygo, Cefnyberin, Gwenthrew, and Bahaithlou.
- "And also all that part of the parish of Churchstoke, in the counties of Montgomery and Salop, and in the diocese of Hereford, wherein the present incumbent of such parish now possesses the exclusive cure of souls, which is comprised within the several townships of Hopton Ucha and Hopton Issa.

"And also all that part of the township of Weston Maddoc, in the said parish of Churchstoke, which is situate to the west of an imaginary line extending along the middle of the turnpike-road leading from Montgomery to the turnpike-road leading from Kerry to Churchstoke.

"And also all that part of the township of Brompton, in the said parish of Churchstoke which is situate to the west and south of an imaginary line commencing on the boundary between the said township of Brompton and the township of Bacheldre, in the said parish of Churchstoke, at a point in the middle of the brook called Cabitre, which is opposite to the middle of the southern end of the fence which divides the close numbered 300 upon the Tithe Commutation Map of the said township of Brompton, and upon the map hereunto annexed, from the close numbered 301 on such maps; and extending thence, northward, along the middle of such fence, and along the middle of the fence which divides the close numbered 299 on the same maps, from the said close numbered 301 on such maps, to the middle of the said turnpike-road leading from Kerry to Churchstoke, and extending thence, westward, along the middle of such last-mentioned turnpike-road, to the middle of a brook called Mellinywern, and extending thence, northward, along the middle of such last-named brook to the boundary between the said township of Brompton and the said township of Caliber Issa.

"And also all that part of the township of Bacheldre, in the said parish of Churchstoke, which is situate to the south of an imaginary line commencing on the boundary of the said township of Bacheldre, in the middle of the fence which divides the close numbered 174 on the Tithe Commutation Map of the said townships of Hopton Issa and Bacheldre, and on the map hereunto annexed, from the close numbered 246 on the same maps, and extending thence south-eastward along the middle of such last-mentioned fence, to the middle of the road leading northwards, towards Pentrenant, and extending thence southward, along the middle of such last-mentioned road, to a point opposite to the middle of the western end of the fence which divides the close numbered 166 on the said last-mentioned maps, from the close numbered 49 on the same maps, and extending thence eastward along the middle of such last-mentioned fence, and in the same direction along the middle of the fence which divides the close numbered 51 on the said maps, from the said close numbered 166, to the boundary of the said township of Bacheldre."

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 the Holy Trinity, situate at Sarn, in the parish of Kerry, in the county of Montgomery, 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 said Connop, Bishop of set forth on the map or plan hereunto also an-

Saint David's, and his successors, bishops of the same see, for ever; and Her Majesty is further pleased to direct, that this Order be forthwith registered by the respective Registrars of the dioreses of Saint Asaph and Hereford.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860.

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS 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; and of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven; duly prepared and laid before Her Majesty in Council, a scheme bearing date the twenty-fourth day of May, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"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, and of the Act of the sixth and seventh years of your Majesty, chapter thirtyseven, have prepared and now humbly lay before your Majesty in Council, the following scheme for making better provision for the cure of souls in the parish of Meliden, in the county of Flint and diocese of Saint Asaph, and for constituting a separate district for spiritual purposes out of that parish, and the parish of Llanasa, in the same county and diocese.

"Whereas all the separate estates and endowments formerly belonging to the treasurership of the cathedral church of Saint Asaph have become vested in us under the provisions and for the purposes of the said first-named Act; and such estates and endowments comprise, inter alia, the tithes or rent-charges in lieu of tithes of the appropriate rectory of the said parish of Meliden, and the same are now in possession.

"And whereas the present endowment of the perpetual curacy of the said parish of Meliden is of small amount, and it appears to us to be expedient that the same should be augmented in manner hereinafter mentioned.

"And whereas it has been made to appear to us that it would promote the interests of religion that the particular parts of the said parishes of Meliden and Llanasa hereinafter mentioned and described, such parts not at present containing within their limits any consecrated church or chapel in use for the purposes of divine worship, should be constituted a separate district for spiritual purposes in manner hereinafter set forth.

"Now, therefore, with the consent of the Right Reverend Thomas Vowler, Bishop of Saint Asaph, testified by his having signed and sealed this scheme, we humbly recommend and propose, that all those parts of the said parishes of Meliden and Llanasa, described in the first schedule hereunto annexed (all which parts, together with the boundaries thereof, are respectively delineated and nexed), shall, upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, be together constituted and become and be a separate district for spiritual purposes, and that the same shall be named 'The District of Prestatyn.'

"And we further recommend and propose, that the minister of the district so recommended to be constituted shall be permanently endowed with the portion of the tithes or rent-charges in lieu of tithes of the appropriate rectory of the said parish of Meliden, which is set forth and described in the second schedule hereunto annexed, and that such portion of the said tithes or rent-charges in lieu of tithes, with their appurtenances, and all our estate and interest therein shall accordingly without any conveyance or assurance in the law other than this scheme, and any duly gazetted Order of your Majesty in Council ratifying the same, be transferred to, and become absolutely vested in, such minister, so soon as he shall be appointed and licensed, and in his successors.

" And we further recommend and propose, that so soon as the district so recommended to be constituted shall have become, according to the provisions of the herein secondly-named Act a new parish for ecclesiastical purposes, the perpetual curate thereof shall be further permanently endowed with the portion of the tithes or rentcharges in lieu of tithes of the appropriate rectory of the said parish of Meliden, which is set forth and described in the third schedule hereunto annexed, and that such portion of the said tithes or rent-charges in lieu of tithes, with their appurtenances, and all our estate and interest therein, shall, in like manner and by the authority aforesaid, be transferred to and become absolutely vested in the said perpetual curate and his successors.

"And we further recommend and propose, with the consent of the Reverend Edward Hughes, Clerk, the present perpetual curate or incumbent of the perpetual curacy of the said parish of Meliden, in testimony whereof he has signed and sealed this scheme, that the portion of the tithes or rent-charges in lieu of tithes of the appropriate rectory of Meliden, which is set forth and described in the fourth schedule hereunto annexed, with their appurtenances, and all our estate and interest therein, shall, in like manner and by the authority aforesaid, be transferred to and become absolutely vested in the perpetual curate or incumbent for the time being of the perpetual curacy of the said parish of Meliden, provided always, that the same tithes or rent-charges in lieu of tithes to be so vested as last mentioned, shall be and be deemed to be in lieu of and in full substitution for and discharge of the annual sum or stipend of twenty-five pounds, payable by us to the said perpetual curate or incumbent in respect of the estates within the same parish, formerly belonging to the said treasurership of the cathedral church of Saint Asaph, and of the annual sum of eleven pounds, payable by us to the said perpetual curate or incumbent, under the provisions of an Order of your Majesty in Council, bearing date the seventeenth day of April, in the year one thousand eight hundred and forty-four, and shall also be and be held to be in discharge of and full satisfaction for any claim which the said present perpetual curate or incumbent of the said perpetual curacy or his successors may hereafter have, under the provisions of the herein secondlynamed Act, to compensation for loss of fees, dues,

or other emoluments, in respect of the formation of the district hereinbefore recommended to be constituted.

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

#### " FIRST SCHEDULE.

" The District of Prestatyn, being :-

"All those parts of the parish of Meliden in the county of Flint and diocese of Saint Asaph which are comprised within the townships of Prestatyn and Nant.

"And also all that part of the parish of Llanasa, in the same county and diocese, which is situate to the north and west of an imaginary line commencing on the boundary between the said parishes of Meliden and Llanasa at a point marked A. on the map hereunto annexed, where a boundarystone marked with the letters and figures "P.N.P. 1860. No. 1." has been placed, and extending thence south-eastward in a straight line across the road which leads from the village of Gwaenysgor to the road which connects the town of Gronant with that of Prestatyn, to the middle of the western end of the fence which divides the close numbered 147 on the Tithe Commutation Map of the parish of Llanasa, and on the map hereunto annexed from the close numbered 148 on such maps, and extending thence eastward along the middle of such fence, and of the fences which divide the said close numbered 148 from the closes numbered respectively 146, 129, 128, 127, 123, and 122, on the said maps to the fence which divides the said close numbered 122 from the close numbered 121 on the said maps, and extending thence northward along the middle of the last-mentioned fence, and of the fences which divide the said close numbered 121 as aforesaid, and the closes numbered respectively 119 and 118 on the same maps, from the closes numbered respectively 124, 133, 134, 135, and 136, on the said maps to the middle of the road leading from the town of Gronant to Prestatyn aforesaid, and extending thence westward along the middle of such last-mentioned road for a distance of forty-seven yards or thereabouts to a point opposite to the middle of the southern end of the fence which divides the close numbered 24 on the said maps, from the close numbered 23 on such maps, and extending thence in a direction generally northward to and along the middle of such last-mentioned fence, and along the middle of the fences which divide the said close numbered 23 as aforesaid and the closes numbered respectively 10 and 9° on the said maps, form the closes numbered respectively 21, 22, 11, and 13 on the said maps to the northern extremity of the same fences, and extending thence in a straight line due north to the middle of the Chester and Holyhead Railway, and extending thence eastward along the middle of such railway for a distance of nine hundred and eighty-five yards r thereabouts to a point opposite to a boundarystone marked with the letters and figures "P.N. P. 1860. No. 2." which has been placed on the northern side of the said railway, and extending thence in a straight line due north to the boundary of the said parish of Llanasa.

#### "SECOND SCHEDULE.

#### IN THE TOWNSHIP OF PRESTATYN.

Landowners.	Occupiers	To Quan		Total Rentcharge payable to Appropriate Rector.		
George Roskell, Esq., Trustee to the late Charles Sankey, Esq.  The Crown	Sarah Hayes Mary Hope Elizabeth Hugh John Morris Mary Williams William Dowell Thomas Ellis Isaac Hughes John Humphreys William Jones Richard Dawson Thomas Pierce Thomas Morris Thomas Jones John Edwards and Edward Foulkes In hand Richard Dawson John Thomas John Hughes Isaac Hughes Thomas Williams Hugh Morgan Margaret Roberts John Hughes John Hughes Roger Pritchard John Fernhough Edward Williams Robert Roberts Robert Williams Robert Williams			A. 4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		## S. d.    O 19 4\frac{1}{2}     O 1 7\frac{3}{4}     O 11 0 0 11     O 2 7\frac{3}{4}     O 3 1 24 0 8\frac{3}{4}     O 3 1 1\frac{1}{4}     O 2 1\frac{3}{4}     O 1 7 0 2 6\frac{3}{4}     O 1 0 1 7 0 2 6\frac{3}{4}     O 2 1\frac{3}{4}     O 1 1 9 0 1 3     O 1 4\frac{1}{4}     O 2 3 0 4 4\frac{1}{4}     O 2 3 0 1 0\frac{1}{4}     O 1 0 1 1\frac{1}{4}     O 1 0 1 5\frac{1}{4}     O 1 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 5\frac{1}{4}     O 1 5 1 0 1 0 0 1 0 1 0 0 1 0 0 0 1 0 0 0 0
Thomas Longueville Longueville, Esq.  John Lloyd Wynne, Esq Thomas Williams Sir Edward Mostyn, Baronet	Thomas Dowell Thomas Hills and Thomas Kirk Thomas Wynn Edward Hughes Edward Hughes In hand Richard Dawson	Co		2 22 190 80 49 2 61	0 28 0 0 1 34 1 25 3 5 2 39 1 18 3 8	0 6 103 0 5 31 2 13 7 57 5 41 19 8 111 11 11 10 0 16 21 3 8 2
	Total	•••	•••	665	3 13	£160 11 0

#### "THIRD SCHEDULE.

#### IN THE TOWNSHIP OF NANT.

Landowners.	Occupiers.	Total Quantities.	Total Rentcharge payable to Appropriate Rector:		
George Roskell, Esq., Trustee to the late Charles Sankey,	William Williams Maria Price	6 1 07	£ s. d. 69 11 5½ 1 3 8½		
Esq. Edward Morgan, Esq	John and Evan Jones	17 0 2	2 6 2		
	· Total	321 2 19	£73 1 4		

#### "FOURTH SCHEDULE.

#### IN THE TOWNSHIP OF MELIDEN.

Landowners.	Occupiers.		Total Quantities.	Total Rentcharge payable to Appropriate Rector.
The Crown	John Morris Thomas Jones Thomas Dowell	•••	A. R. P. 1 3 20 0 1 30 0 1 32 0 1 20	£ s. d. 0 3 8½ 0 1 2½ 0 1 6½ 0 1 6½
John Dawson, Esq	Peter Thomas Robert Jones	••• •••	0 1 19 0 2 1 0 0 12	0 1 6½ 0 1 3 0 2 1 0 0 3 0 0 9
	Francis Downing Thomas Owens Joseph Parry Joseph Williams	••• •••	0 0 29 0 3 6 0 3 24	0 0 10 0 2 1½ 0 2 7¾
	Joseph Williams John Davis Edward Parry John Adams	•••	0 0 27 0 3 11 0 1 15 5 1 8	0 1 0 4 10 0 1 11 3 0 18 3
Robert Roberts Honourable Edward Mostyn Lloyd Mostyn	In hand Thomas Williams Edward Williams John Lloyd	••• •••	1 0 34 3 0 37 5 2 37 0 0 27	0 5 4 0 17 1 1 9 8 <del>1</del> 0 0 11 <del>1</del>
	Thomas Roberts William Foulkes John Parry Edward Williams	•••	2 0 14 0 1 0 2 3 34 6 3 5	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
Edward Roberts	Edward Jones Thomas Jones Henry Hughes In hand	*** *** *** ***	41 2 14 34 3 28 43 1 17 0 1 2	11 5 1 8 14 103 11 14 24 0 1 5
John Sisson, Esq Thomas Hughes Thomas Owens	Hugh Jones In hand Zachariah Blackwell Robert Edwards	*** *** *** ***	2 1 29 0 1 7 0 0 24 0 0 30	0 3 81 0 1 21 0 0 71 0 0 9
Hon. Robert Henry Clive Thomas Harrison, Esq	Peter Morris In hand Thomas Edwards	*** *** *** ***	0 2 12 2 2 7 0 3 21	0 3 23 0 12 111 0 5 21
Bishop of St. Asaph  Miss Caroline Dawson	John Parry Edward Jones Thomas Jones George Williams	••• •••	0 3 31 5 2 8 26 3 39 4 1 31	$ \begin{array}{c cccc} 0 & 4 & 11\frac{3}{4} \\ 1 & 11 & 3\frac{1}{4} \\ 6 & 19 & 3\frac{1}{3} \\ 1 & 1 & 10\frac{1}{2} \end{array} $
The Right Honourable Lord Mostyn John Pears, Esq George Williams	Elizabeth Lewis Peter Jones Thomas Morris In hand	*** *** *** *** *** *** ***	247 8 87 0 3 5 16 0 6 0 2 13	56 15 8 0 3 101 3 11 41 0 3 21 0 7 01
William Williamson, Esq Thomas Jones Richard Owens John Morris	Henry Hughes In hand In hand In hand	••• ••• ••• ••• ••• •••	1 1 0 0 3 21 0 0 30 1 0 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
John Dowell Reverend Edward Lloyd Jones	In hand Henry Jones George Williams	••• •••	1 2 2 13 <b>2</b> 0 1 0 30	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
	Total		485 0 32	£116 7 8

And whereas a draft of the said scheme has, in accordance with the provisions of the said secondly-mentioned Act, been duly transmitted to the incumbents, and to the patron of the churches of the several parishes out of which it is intended that the district therein recommended to be constituted shall be taken, and such incumbents and patron have respectively signified their assent thereto.

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her

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

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the thirteenth and fourteenth years of Her Majesty, chapter forty-one, and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared, and laid before Her Majesty in Council, a scheme, bearing date the tenth day of May, in the year one thousand eight hundred and sixty, in the words following;

that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the thirteenth and fourteenth years of your Majesty, chapter forty-one, and of the Act of the nineteenth and twentieth years of your Majesty, chapter fiftyfive, have prepared and now humbly lay before your Majesty in Council the following scheme for setting out and constituting a district for spiritual purposes, and annexing such district to the consecrated church called Saint Peter, situate near the Oldham-road, in the new parish of Saint George, Manchester, and within the original limits of the parish of Manchester, in the county of Lancaster, and diocese of Manchester.

"Whereas it appears to us to be expedient, that a district, for spiritual purposes, should be set out and constituted for, and annexed to, the said church called Saint Peter, situate near the Old-

ham-road aforesaid.

" Now, therefore, with the consent of the Right Reverend James Prince, Bishop of Manchester, testified by his having signed and sealed this scheme, we humbly recommend and propose, that all that part of the said new parish of Saint George, Manchester (heretofore part of the said parish of Manchester), which is described in the Schedule hereunder written, and is delineated and set forth on the map or plan hereunto annexed, shall, upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council, ratifying this scheme, be severed and disannexed from the said new parish of Saint George, Manchester, and shall be set out and constituted for, and annexed to, the said church called Saint Peter, situate near the Oldhamroad aforesaid, and shall become and be a district for spiritual purposes, and be named 'The District of Saint Peter, Oldham-road.

"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 either of them, or of any

other Act of Parliament.

#### "The SCHEDULE to which the foregoing Scheme has reference.

"The District of SAINT PETER, OLDHAM-ROAD,

"All that part of the new parish of Saint George, Manchester (heretofore part of the parish of Manchester), in the county of Lancaster, and diocese of Manchester, which is situate to the south-east of an imaginary line extending along the middle of the Oldham-road."

And whereas the draft of the said scheme has

firstly-mentioned Act, been transmitted to the incumbent and to the patron of the church of the new parish, out of which it is intended that the district therein recommended to be constituted, shall be taken, and such incumbent and patron have respectively signified their assent thereto.

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

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the eighth and ninth years of Her Majesty, chapter seventy; of the Act of the fourteenth and fifteenth years of Her Majesty, chapter ninetyseven; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fiftyfive; duly prepared and laid before Her Majesty in Council, a representation, bearing date the tenth day of May, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of your Majesty, chapter seventy; of the Act of the fourteenth and fifteenth years of your Majesty, chapter ninety-seven; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five; have prepared and now humbly lay before your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint Mary, situate at Greenhow Hill, in the parish of Ripon, in the county of York, and diocese of Ripon.

"Whereas at certain extremities of the parishes of Ripon, Hampsthwaite, and Burnsall, in the said county and diocese, which lie contiguous one to another, and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such respective parishes.

"And whereas it appears to us to be expedient that such contiguous parts of the said parishes should be formed into a consolidated chapelry, for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Mary, situate at Greenhow Hill, in the parish of

Ripon aforesaid.

"Now, therefore, with the consents of the Right Reverend Robert, Bishop of Ripon, of the Reverend Thomas Shann, of Boston Spa, near Tadcaster, in the said county of York, Clerk, of Charles Shann, of Tadcaster aforesaid, Esquire, and of George Shann, of the city of York, Esquire, patrons of the vicarage and parish of in accordance with the provisions of the said | Hampsthwaite aforesaid, of John Edward Thorley

Graham, of Union Court, Liverpool, in the county | of Lancaster, Esquire, patron of the first mediety of the rectory and parish of Burnsall aforesaid, and of the Right Honourable William, Earl of Craven, patron of the second mediety of the said rectory and parish of Burnsall (in testimony whereof they have respectively signed and sealed this representation), and of the dean and chapter of the cathedral church of Ripon, patrons of the said parish of Ripon (in testimony whereof they have hereunto affixed their capitular seal), we humbly represent that it would in our opinion be expedient that all those contiguous parts of the said parishes of Ripon, Hampsthwaite and Burnsall which are described in the schedule hereunder written, all which parts together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, and are thereon respectively coloured yellow, brown and green, should be united and formed into one consolidated chapelry for the said church of Saint Mary, situate at Greenhow Hill aforesaid, and that the same should be named 'The Consolidated Chapelry of Greenhow Hill.

"And we further represent that it has been mutually agreed between the said dean and chapter, Thomas Shann, Charles Shann, George Shann, John Edward Thorley Graham, and William, Earl of Craven, testified as aforesaid, that the right of presentation and appointment to the church of the said consolidated chapelry of Greenhow Hill, shall belong to and be exercised by the dean and chapter of the cathedral church of Ripon for the time being.

"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 Bewerley, in the parish of Ripon, in the county of York and diocese of Ripon, which is situate to the west of an imaginary line commencing on the boundary between such township and the township of Stone Beck Down, in the middle of Ashfold Side Beck, at a point marked A on the plan hereunto annexed, which is opposite to a boundary stone placed on the southern bank of such Beck, and marked with the letters 'G. H. C. C.,' and extending thence southward in a straight line to the boundary stone on the Skipton and Pateley Bridge Turnpike Road, which is marked with the letters and figures 'B. M. 1123,2,' and extending thence eastward in a straight line to the point of junction of two streams respectively known as Sand Gill and Raven's Gill, and extending thence southward up the middle of such last-named stream to the boundary between the said township of Bewerley and the township of Dacre.

"And also all that part of the township of Thornthwaite-with-Padside, in the parish of Hampsthwaite, in the said county and diocese, which is situate to the west and north of an imaginary line commencing on the boundary between such last-named township and the township of Dacre aforesaid at the boundary stone marked with the letters and figures 'B. M. 11123,' near the south-west end of a road or path known as Plumpton Way, and extending thence south-westward in a straight line to a point in the middle of the River Washburn, which is marked B on the said plan, and which is opposite to a boundary stone placed on the eastern bank of such river,

and marked with the letters 'G. H. C. C.' and extending thence up the middle of such last-named river to the point where such river joins a stream called Tarn Gill, and extending thence up the middle of such last-named stream to Blow Tarn, and extending thence along the north-eastern bank of such Tarn to the boundary between the said township of Thornthwaite-with-Padside and the township of Appletreewick, in the parish of Burnsall, in the hereinbefore mentioned county and diocese.

"And also all that part of the said township of Appletreewick which is situate to the east of an imaginary line commencing on the northern bank of Blow Tarn aforesaid on the boundary between the said township of Appletreewick and the said township of Thornthwaite-with-Padside, and extending thence north-westward in a straight line to the boundary stone near Stub Cross, which is marked with the letters and figures 'B. M. 10864,' and extending thence north-eastward in a straight line to a point near Jack Hull, on the boundary between the said townships of Appletreewick and Bewerley, which is marked C on the said map hereunto annexed, and which is indicated by a boundary stone marked with the letters 'G.H.C.C."

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 Mary, situate at Greenhow Hill, in the parish of Ripon, in the county of York, 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 dean and chapter of the cathedral church of Ripon for the time being; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Ripon.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860.

#### PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Her Majesty, chapter forty-nine; of the Act of the third and fourth years of Her Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five; duly prepared and laid before Her Majesty in Council a representation, bearing date the twenty-fourth day of May, in the year one thousand eight hundred and sixty, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fiftyninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; of the Act of the third and fourth years of your Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Paul, situate in Upper Avenue-road, in the parish of Hampstead, in the county of Middlesex, and in the diocese of London.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Paul, situate in Upper Avenueroad aforesaid.

"Now, therefore, with the consent of the Right Honourable and Right Reverend Archibald Campbell, Bishop of London, testified by his having signed and sealed this representation, we humbly represent that it would, in our opinion, be expedient that all that part of the said parish of Hampstead, and also all that part of the district chapelry of Saint Saviour, South Hampstead (heretofore part of the said parish of Hampstead), described in the Schedule hereunto annexed, all which parts together with the boundaries thereof, are delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and that the same should be named 'The District Chapelry of Saint Paul, Hampstead.'

" And with the like consent of the said Archibald Campbell, Bishop of London, testified as aforesaid, we further represent, that it appears to us to be expedient that banns of marriage should be published, and that marriages, baptisms, and churchings, should be solemnized or performed, at such church, and that the fees to be received in respect thereof should be paid and belong to the minister of the same church for the time being; provided always, that so long as the Reverend Thomas Ainger, incumbent of the said parish of Hampstead, shall continue to be such incumbent, all the fees, which shall be payable in respect of the performance of the said offices, in the said church of Saint Paul, Hampstead, shall be paid by the incumbent thereof to the said Thomas Ainger.

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

"The SCHEDULE to which the foregoing Representation has reference.

"The district chapelry of Saint Paul, Hampstead, being:—

"All that part of the parish of Hampstead, in the county of Middlesex, and diocese of London, which is comprised within and bounded by an imaginary line commencing on the boundary between the parish of Saint Marylebone and the parish of Hampstead aforesaid, at a point in the middle of the Springfield-road; and extending thence northward along the middle of such road, and across the boundary road to a point in the middle of the southern end of Bridge-road, leading from the boundary road aforesaid to Belsize-road; and extending thence north-westward along Bridge-road aforesaid, to a point in the middle of the Belsize-road aforesaid; and extending thence westward along the middle of the last-named road No. 22409.

to a point opposite to the southern end of North End-road; and extending thence north-westward along the middle of such last-named road till it meets the boundary line which divides the estate belonging to Sir Thomas Maryon Wilson, Baronet, from the estate belonging to the Trustees of the late Henry Samuel Eyre, Esquire; and extending thence, first northward and then eastward, along the said boundary line of the said estates to its point of junction with the boundary line of an estate belonging to the Dean and Chapter of Westminster; and extending thence, first southward and then eastward, along the boundary line which divides such last-named estate from the estate belonging to the Trustees of the late Henry Samuel Eyre, Esquire aforesaid, until it meets the western boundary of the district chapelry of Saint Saviour, South Hampstead; and extending thence, first south-eastward and then south-westward, along such last-mentioned boundary as far as the boundary dividing the parishes of Saint Marylebone and Hampstead aforesaid: and also all that part of the said district chapelry of Saint Saviour, South Hampstead, which is situate to the southwest of an imaginary line commencing at a point on the western boundary of such district chapelry, where a boundary stone marked D, and referred to in the Order of Her Majesty in Council assigning such district chapelry, which was published in the London Gazette of the twenty-fourth day of October, one thousand eight hundred and fifty-six, is placed; and extending thence southeastward from such last-mentioned point along the boundary of the estate belonging to the Provost and Fellows of Eton College, and coinciding with the fences in the rear of the houses and premises on the eastern side of the Avenue-road, until it meets the boundary of the said parish of Saint Marylebone, in the county of Middlesex, and diocese of London aforesaid."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint Paul, situate in Upper Avenue-road, in the parish of Hamp-stead, in the county of Middlesex, to be called "The District Chapelry of Saint Paul, Hampstead," be accordingly made, and that the recommendations of the said Commissioners with reference to the publication of banns, and the solemnization of marriages, baptisms, and churchings, in the said church, and with reference to the fees to be paid in respect of those offices, be carried into effect, agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of London.

Arthur Helps.

AT the Court at Osborne House, Isle of Wight, the 1st day of August, 1860.

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

Bridge-road aforesaid, to a point in the middle of the Belsize-road aforesaid; and extending thence westward along the middle of the last-named road Act passed in the third and fourth years of Her

Majesty, chapter one hundred and thirteen, and of another Act passed in the thirteenth and fourteenth years of Her Majesty, chapter ninety-four, duly prepared, and laid before Her Majesty in Council, a scheme, bearing date the fourteenth day of June, in the year one thousand eight hundred and sixty, in the words following; that is to say:

- "We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the third and fourth years of the reign of your Majesty, chapter one hundred and thirteen, and of the Act of the thirteenth and fourteenth years of the reign of your Majesty, chapter ninety-four, have prepared, and now humbly lay before your Majesty in Council, the following scheme for augmenting the income of the archdeaconry of Cardigan, in the diocese of Saint David's:
- "Whereas the said archdeaconry of Cardigan is endowed with the prebend of Llandyfriog, in the cathedral church of Saint David's, and the lands, tithes, tenements, and hereditaments thereunto belonging, now demised on a lease for years, and there do not appear to be any other emoluments belonging to such archdeaconry:
- "We, therefore, with the consent of the Right Reverend Connop, Bishop of Saint David's, and of the Venerable John Hughes, the present Archdeacon of the said archdeaconry of Cardigan, testified by their having respectively signed and sealed this scheme, humbly recommend and propose, that there shall be paid by us out of the said common fund, to the said John Hughes and his successors in the said archdeaconry, so long as he and they shall respectively hold the same, and shall duly reside, in accordance with the prosions of the said first-mentioned Act, annual sum of two hundred pounds on the first day of January in every year, and every such whole yearly payment shall be made only on production to us of a certificate, under the hand of the bishop of the diocese for the time being, that the said John Hughes, or his successor for the time being in the said archdeaconry, has duly resided as aforesaid during the preceding year, or on the production to us of a licence of non-residence, and that the first such yearly payment shall be made on the first day of January, in the year one thousand eight hundred and sixty-one; and further, that all lands, tithes, tenements, and hereditaments whatsoever, whether belonging to the said prebend or otherwise, at any time heretofore annexed to, and now forming part of the endowment of the said archdeaconry of Cardigan shall forthwith be disannexed therefrom, and become and be absolutely transferred to, and vested in us, or the purposes of the said Acts, as from the first day of January now last past:
- "And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Acts, or of any other Act of Parliament."

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 Saint David's.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### 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; and of the Act of the seventeenth and eighteenth years of Her Majesty, chapter eighty-four, duly prepared and laid before Her Majesty in Council, a scheme, bearing date the fourteenth day of June, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

- "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; and of the Act of the seventeenth and eighteenth years of your Majesty, chapter eighty-four, have prepared, and now humbly lay before your Majesty in Council, the following scheme, for making better provision for the cure of souls in the parish of Folkestone, in the county of Kent, and diocese of Canterbury.
- "Whereas the Archbishop of Canterbury for the time being, is in right of his see, patron of the vicarage and benefice of Folkestone, and also of the vicarage and benefice of Lydd, in the said county of Kent, and diocese of Canterbury.
- "And whereas the present endowment of the said vicarage of Folkestone, is inadequate to the requirements of the said parish, and it has been proposed to us and it appears to us to be expedient that the following arrangement should be made for apportioning the income of the said vicarage of Lydd between the vicars of such parish and of the parish of Folkestone,
- " Now, therefore, with the consent of the Right Honourable and Most Reverend John Bird, Archbishop of Canterbury (as such patron as aforesaid, and also as such archbishop, in testimony whereof he has signed and sealed this scheme), we humbly recommend and propose that upon and from the day of the date of the next avoidance of the said vicarage of Lydd, and without any conveyance or assurance in the law other than this scheme, and any duly gazetted Order of your Majesty in Council ratifying the same, the tithes or rentcharges in lieu of tithes issuing, arising and payable out or in respect of certain lands, tenements and hereditaments, situate within the said parish of Lydd, and now forming part of the endowment of the said vicarage and benefice of Lydd, which are set forth and described in the Schedule hereunto annexed, shall be transferred from such lastnamed vicarage and benefice to the said vicarage and benefice of Folkestone, and shall become and be absolutely vested in the then vicar thereof and his successors, as part of the endowments of the same vicarage and benefice.
- "And we further recommend and propose, that nothing herein contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in conformity with the provisions of the said Acts or either of them, or of any other Act of Parliament."

THE SCHEDULE to which the foregoing Scheme has reference.

Landowner.	Occupier	No. on Tithe Com- mutation Map of the Parish.	Where situate.	State of Cultivation.	S	ntities in tatute easure.	Amount charge at ed on the sand to the Vi	
Warden and Fellows of All Souls College	John Wood and Son	146 146 <i>a</i> 147	Jury's Gut ditto ditto	Meadow ditto Meadow and water ditto	A. 11 0 5	R. P. 0 16 1 31 3 35 2 10	£ s.	d.
		149 149 193 194 196	ditto ditto ditto ditto	Meadow ditto ditto Meadow and	6 9 3 49	3 8 2 20 1 30 2 15		
		208 212 230	ditto ditto ditto	water Meadow ditto ditto	15 20 2	0 4 1 34 3 31		
	Samuel Selmes	231 231	ditto	Meadow and water Meadow	17 8	3 11		
		217 221	ditto ditto	Meadow and wall Meadow and water	2 44	0 38 31		
		222 223	ditto ditto	ditto House, building, yard, garden, and meadow	3	0 34 2 26		
		224 225 229	ditto ditto ditto	Meadow ditto ditto	3 10 6	2 29 0 0 1 11		
	Stephen Terry, junior	106 107 108	ditto ditto ditto	ditto ditto ditto	4 2 2	0 8 0 2 0 37		
					233	1 33	54 19	3
Richard Curteis Pomfret	Thomas Cooper Langford	176 181	Jury's Gut ditto	Meadow Meadow and beach	2 143	0 4 3 19		
		182 187 188	ditto ditto ditto	Meadow ditto Arable	1 8 0	2 38 2 8 1 34		
		200 201 202 203	ditto ditto ditto ditto	Meadow ditto ditto ditto	25 35 5 38	3 20 1 20 2 20 3 0		
		216 218 219 220	ditto ditto ditto ditto	ditto ditto ditto ditto	1 5 6 12	2 2 2 17 1 38 1 4		
					288	0 24	54 10	8

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 Canterbury.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, | A the 1st day of August, 1860.

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act passed in the sixth and seventh years of Her Majesty, chapter thirty-seven, sections six and eight, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twenty-eighth day of June, in the year one thousand eight hundred and sixty, in the words fol-

lowing; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act of the sixth and seventh years of your Majesty, chapter thirtyseven, sections six and eight, have prepared, and now humbly lay before your Majesty in Council, the following scheme for authorizing the sale of certain property formerly belonging to the sinecure rectory of West Tarring, in the county

of Sussex and now vested in us.

"Whereas all the lands, tenements, hereditaments, and endowments, formerly belonging to the said sinecure rectory of West Tarring (except any right of ecclesiastical patronage), became vested in us on the vacancy of the said rectory, which occurred on or about the thirtieth day of December, one thousand eight hundred and forty-four, by the decease of the Reverend William Vaux, the then sinecure rector, subject to any legally subsisting lease or leases, or grant or grants thereof:

"And whereas application has been made to us for the purchase of all our estate and interest in certain portions of the said lands, tenements, and hereditaments; and after due consideration it appears to us to be expedient that we should be empowered to dispose of our interest therein, or in any part or parts thereof, in such manner as

shall appear to us to be advisable:

"We, therefore, humbly recommend and propose, that we may be authorized and empowered by instrument or instruments in writing, duly executed according to law, from time to time to sell, or dispose of, and duly to convey, according to the provisions of the said Act, all or any of the said lands, tenements, hereditaments or endowments, heretofore belonging to the said sinecure rectory of West Tarring, and so vested in us as aforesaid, with their appurtenances, and all our estate, right, title, and interest therein, or in any part or parts thereof, unto and to the use of any person or persons desirous or willing to purchase the same, and his or their heirs, executors, administrators, or assigns, or otherwise as he or they shall direct or appoint, and for such consideration as shall upon due calculation and inquiry appear to us to be just and reasonable.

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

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

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

PRESENT

The QUEEN's Most Excellent Majesty in Council.

THEREAS 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, and of the Act of the seventeenth and eighteenth years of Her Majesty, chapter eighty-four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the fourteenth day of June, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"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, and of the Act of the seventeenth and eighteenth years of your Majesty, chapter eighty-four, have prepared and now humbly lay before your Majesty in Council, the following scheme for making better provision for the cure of souls in the parish of Appledore, with the chapelry of Ebony annexed, in the county of Kent and diocese of Canterbury.

"Whereas the Archbishop of Canterbury is patron in right of his see of the vicarage and benefice of Appledore, with the chapelry of Ebony aforesaid, and also of the vicarage and benefice of Lydd, in the said county of Kent, and diocese of

Canterbury.

"And whereas the present endowment of the said vicarage of Appledore with the chapelry of Ebony, is inadequate to the requirements of the said parish and chapelry, and it has been proposed to us, and it appears to us to be expedient that the following arrangement should be made for apportioning the income of the said vicarage of Lydd, between the vicar of such parish and the incumbent of the said parish of Appledore, with

the chapelry of Ebony annexed.

"Now therefore with the consent of the Right Honourable and most Reverend John Bird, Archbishop of Canterbury (as such patron as aforesaid, and also as such archbishop in testimony whereof he has signed and sealed this scheme), we humbly recommend and propose that upon and from the day of the date of the next avoidance of the said vicarage of Lydd, and without any conveyance or assurance in the law other than this scheme, and any duly gazetted Order of your Majesty in Council ratifying the same, the tithes or rent-charges in lieu of tithes, issuing, arising, and payable, out or in respect of certain lands, tenements, and hereditaments, situate within the said parish of Lydd, and now forming part of the endowments of the said vicarage and benefice of Lydd, which are set forth and described in the Schedule hereunto annexed, shall be transferred from such lastnamed vicarage and benefice to the said vicarage and benefice of Appledore, with the chapelry of Ebony annexed, and shall become and be absolutely vested in the then incumbent thereof and his successors, as part of the endowment of the same vicarage and benefice and chapelry.

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

ment."

"The SCHEDULE to which the foregoing Scheme has reference.

Landowner.	Occupier.	No. on Tithe Com- mutation Map of the Parish.	Where situate.	State of Cultivation.	Quantities in Statute Measure.	Amount of rent- charge apportion- ed on the several lands and payable to the Vicar.
Mary Curteis	Samuel Selmes	276	Denge Marsh	North Lade House and	A. R. P. 9 1 3	£ s. d.
		277	ditto	meadow Meadow and beach	15 2 0	
		278	ditto	Meadow	10 3 34	
		279	ditto	Meadow and beach	69 1 15	
		280	ditto	Meadow	22 2 0	
		281	ditto	ditto	11 3 14	ł
		282	ditto	ditto ditto	1 0 10	
		283 284	ditto ditto	ditto	635	1
		285	ditto	Meadow and beach	121 1 0	
ı		286	ditto	Meadow	15 1 26	l
		287	ditto	ditto	10 1 15	
	,	288	ditto	ditto	030	ĺ
		289	ditto	ditto	32 2 10	j
		290	ditto	Meadow and beach	34 2 10	
		291 22	ditto Outlands in the Brooks and Denge Marsh	Meadow Little Salts Grass, grass overflowed at high tide, part of Lit- tle Belgar	23 0 19 1417 1 0	
		6	Belgar Salts, &c.	Part of Little Belgar Salts	7 3 30	
•					1814 3 1	99 10 10
Joseph Bailey	Himself	. 184	Denge Marsh	Meadow	2 2 23	0 14 5
Lord Yarborough	Joseph Bailey Richard and Thomas Bayden	182 188	Denge Marsh ditto ditto Jury's Gut	Meadow ditto ditto ditto	2 0 23 1 1 5 2 3 36 27 2 33	
,					34 0 17	9 12 2

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 direct that this Order be forthwith registered by the Registrar of the diocese of Canterbury.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860.

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commisioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, and of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven, duly prepared and laid before Her Majesty in Council a scheme, bearing date the twelfth day of July, in the year one thousand

eight hundred and sixty, in the words and figures | or tenement, with suitable out-buildings, for the following; that is to say:

"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, and of the Act of the sixth and seventh years of your Majesty, chapter thirtyseven, have prepared, and now humbly lay before your Majesty in Council, the following Scheme for constituting a separate district for spiritual purposes out of the parish of Saint Asaph, in the county of Flint and diocese of Saint Asaph.

"Whereas it has been made to appear to us that it would promote the interests of religion that the particular portions of the said parish of Saint Asaph hereinafter mentioned and described should be constituted a separate district in the manner hereinafter set forth:

"And whereas the tithes or commutation rentcharges in lieu of tithes, mentioned and set forth in the First Schedule hereunto annexed, issuing and arising and payable out or in respect of certain lands and hereditaments situate within the townships of Bodelwyddan, Pengwern, and Vaynol, otherwise Faenol, in the said parish of Saint Asaph, and formerly belonging to the prebend of Vaynol in the cathedral church of Saint Asaph, have become vested in us under the provisions and for the purposes of the said first-mentioned Act, subject (with other hereditaments) to a certain lease dated the twelfth day of August, one thousand eight hundred and twenty-eight, granted for three lives, of which two now survive:

"And whereas the Right Honourable Margaret, Dowager Lady Willoughby de Broke, has paid to us the sum of six thousand two hundred and fifty pounds, upon the understanding that the whole of the said tithes, or commutation rentcharges in lieu of tithes, should be granted and appropriated as and for the endowment of the said district hereinafter recommended to be constituted, subject, however, to the said lease of the twelfth day of August, one thousand eight hundred and twenty-

"And whereas by a deed, bearing date the tenth day of May, one thousand eight hundred and sixty, and made between the said Margaret, Dowager Lady Willoughby de Broke, of the first part, Sir Hugh Williams, of Bodelwyddan, in the county of Flint, Baronet, of the second part, and us, the Ecclesiastical Commissioners for England, of the third part, the said Sir Hugh Williams has granted and secured to the minister of the district hereinafter recommended to be constituted, so soon as one shall have been appointed and licensed, a clear rentcharge or annual sum of two hundred pounds, to be charged upon and issuing and payable out of certain lands, hereditaments, and premises described in the said deed, and to continue payable until the expiration or other determination of the said hereinbefore mentioned lease of the twelfth day of August, one thousand eight hundred and twenty-eight:

"And whereas the said Margaret, Dowager Lady Willoughby de Broke, has provided a church which is intended to be offered for approval by us, and for consecration as the church of the said district, and for the use of the minister and inhabitants thereof, and has also provided a messuage residence of the minister of the said church:

"And whereas it has been proposed to us by the said Margaret, Dowager Lady Willoughby de Broke, and Sir Hugh Williams, and it appears to us to be expedient that in consideration of the benefactions aforesaid, the whole right of patronage of the said district hereinafter recommended to be constituted, and of the nomination of the minister of the same, should be assigned to the said Sir Hugh Williams, his heirs and assigns:

"Now, therefore, with the consent of the Right Reverend Thomas Vowler, Bishop of Saint Asaph, in testimony whereof he has signed and sealed this Scheme, we humbly recommend and propose that all those portions of the said parish of Saint Asaph which are described in the Second Schedule hereunto annexed, all which portions, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto also annexed, shall, upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this Scheme, become and be constituted a separate district for spiritual purposes, and that such district shall be named 'The District of Bodelwyddan :'

"And we further recommend and propose, that the whole right of patronage of the said district, and of the nomination of the minister thereto, shall, without any assurance in the law other than this Scheme, and any duly gazetted Order of your Majesty in Council ratifying the same, and upon and from the day of the date of the publication of such Order in the London Gazette as aforesaid be assigned to and be absolutely vested in, and shall and may from time to time be exercised by the said Sir Hugh Williams, his heirs and assigns, for ever:

"And we further recommend and propose, that upon and from the day next following the day of the expiration or other determination of the said lease of the twelfth day of August, one thousand eight hundred and twenty-eight, and reserving always to us and our successors our right to the whole of the rents and to the benefit of the covenants, conditions, and agreements reserved and contained by and in the said indenture of lease, the tithes or commutation rentcharges in lieu of tithes, so issuing and arising and payable out or in respect of certain lands and hereditaments situate within the said townships of Bodelwyddan, Pengwern, and Vaynol, otherwise Faenol, within the said parish of Saint Asaph, and mentioned and set forth in the said First Schedule hereunto annexed, with their appurtenances (being part of the premises comprised in the said indenture of lease), shall, without any conveyance or assurance in the law other than this Scheme, and any duly gazetted Order of your Majesty in Council ratifying the same, be transferred to and become absolutely vested in the minister for the time being of the said district hereinbefore recommended to be constituted, and his successors for ever:

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

#### FIRST SCHEDULE.

#### PART I.

Extract from the Summary of the Apportionment of the Rentcharge in lieu of Tithes in the township of Bodelwyddan, in the parish of Saint Asaph, in the county of Flint, so far as relates to the Rentcharge belonging to the Ecclesiastical Commissioners for England, and held on a lease for lives.

Landowners.	Occupiers.		1	Qu	antity.	Tithe Rentcharge.		
#/			<del>1411</del> -		Δ.	R. P.	£ s. d.	
Wm. Shipley Conway	•••	John Jones	***		48	0 30	18 5 0	
		John Evans and	•••	7	00=			
		Robert Wynne	•••	}	205	2 19	54 16 5	
		Robert Wynne	•••		12	2 19	5 6 7	
		William Bythall	***		32	2 27	13 12 3	
		Roger Jones	***		11	3 32	3 15 1	
		George Blimstone	•••		33	0 20	11 8 7	
		Ellis Davies	•••		23	0 9	9 12 4	
		Thomas Williams	***	•••	21	3 9	7 16 4	
		Richard Jones	•••		5	2 13	1.13 3	
Edward Lloyd	•••	John Pierce			36	2 6	12 13 11	
		John Jones	•••		33	2 12	6 6 6	
	-	Henry Hughes	•••		0	1 35	0 2 6	
		Thomas Pierce	•••	•	0	1 34	0 1 0	
George Griffiths	•••	John Evans	•••		24	1 23	3 15 1	
Bishop of St. Asaph	•••	-		ļ	5	1 16	1 10 10	
The Prebend	•••	John Evans	•••	•	4	1 13	1 10 10	
Philip Davies Cooke	•••	. Margaret Davies	•••	•••	7	3 10	2 6 4	
		Thomas Parry	•••		. 8	1 14	2 17 11	
Lord Mostyn		Self	•••	•••	<b>59</b>	0 11	19 12 8	
		Joseph Ashley	•••		15	2 6	4 19 3	
		John Roberts	•••		21	2 17	8 4 7	
		William Hughes	•••	•••	18	2 11	7 5 0	
		Hugh Jones	•••		1	1 14	0 8 8	
Lord Dinorben	•••	James Karfoet	•••		10	0 34	4 3 8	
		John Hughes	•••	•••	18	2 18	6 19 6	
•		Thomas Hughes	•••		6	0 23	2 11 5	
		William Karfoot	•••	•••	6	1 23	1 3 1	
		James Murray	•••	•••}	3	2 34	0 9 3	
		Self	•••		1	0 16	0 4 0	
William Totty	•••	Edward Lloyd	•••		3	3 2	1 9 1	
Sir John Williams, Bar	t.,	David Parry	•••		260	0 1	62 17 0	
		Mrs. Jones	•••		36	0 5	8 6 4	
		Henry Jones	•••	•••	131	2 27	34 12 3	
		John Jones			10	1 9	2 13 2	
	•	William Hughes	•••		6	1 3	100	
		Thomas Owen	•••	•]	9	3 1	1 3 10	
		Self	•••		289	3 32	29 19 6	
•				ŀ	68	0 14	0 3 6	
					81	2 0	15 14 6	
							£371 11 0	

## FIRST SCHEDULE. PART II.

Extract from the Summary of the Apportionment of the Rentcharge in lieu of Tithes in the township of Pengwern, in the parish of Saint Asaph, in the county of Flint, so far as relates to the Rentcharge belonging to the Ecclesiastical Commissioners for England, and held on a lease for lives.

Landowners.	Occupiers.			Qu	antity.	Tithe Rentcharge.		
	7, 7			Δ.	R. P.	£ s. d.		
Conway, Wm. Shipley	John Roberts	•••	•••	9	1 12	3 19 4		
	Edward Frimstone	•••	•••	14	0 38	4 18 5		
	Hugh Wynne	•••	•••	11	2 9	3 12 8		
	Robert Morris	***	•••	27	3 0	7 5 10		
	John Jones	•••	•••	6	2 19	2 1 4		
	John Evans	***	•••	9	2 39	3 2 1		
	William Hughes	•••		56	3 21	16 16 8		
	Edward Roberts	•••	•••	6	2 22	2 3 10 2 8 4		
	Richard Griffiths	•••	•••]	8	0 38	1		
	Nehemiah Roberts Edward Jones	•••	•••	1	0 25 0 28	0 7 9		
	John Foulks	•••	***	°1	0 36	0 8 3		
	Joseph Jones	***	/	1	0 13	0 7 4		
	Richard Hughes	•••	•••	2	2 8	0 13 4		
	John Lowe	•••	•••	4	0 19	1 3 5		
	William Davies	•••	***	2	0 6	0 16 10		
	Peter Roberts	•••	•••	2	3 20	0 15 8		
	Hugh Hughes	•••	***	7	0 30	2 15 10		
	John Twist and other	na na	•••	10	1 32	0 9 4		
Griffith, George	T.1 . 72' .		•••	11	3 19	4 1 6		
arimmi, acordo	John Evans	•••		0	2 24	0 1 10		
Hughes, John	William Jones	•••		3	1 16	0 13 0		
Hughes, John, Executors	Richard Twist	•••		1	2 28	0 10 5		
Mostyn, Right Honourable Lord	Self	•••		390	3 28	75 7 6		
	Widow Parry	•••		141	1 0	25 16 1		
	Joseph Ashley	•••		21	1 25	6 4 6		
	John Hughes	•••		27	3 13	4 13 6		
	John Roberts	•••			3 3	4 15 6		
	Roger Hughes	•••		13	2 36	4 5 3		
	Hugh Davies	•••		6	1 15	1 16 1		
	David Parry	•••		1	1 24	0 7 2		
	Edward Jones	•••		3	0 10	106		
	Henry Williams	•••		3	2 14	0 18 2		
St. Asaph, Bishop of, in Lease to	Ann Roberts	•••		. 3	2 11	0 16 2		
John Hughes	John Jones	•••		0	0 24	0 0 10		
•	John Roberts			7	0 0	1 16 9		
St. Asaph, Poor of		•••		4	0 8	0 19 1		
	Joseph Ashley	•••		0	2 16	0 3 10		
Williams, Sir John, Bart	Isaac Rees	•••	}	112	2 34	. 22 13 0		
	Edward Jones	•••		43	2 28	13 8 0		
	David Parry	•••	•••	45	0 31	8 4 0		
	Mary Jones	•••	•••	7	0 16	1 5 0		
	Jane Jones	***		1	3 29	0 10 0		
	Richard Williams	•••		10	1 13	1 12 0		
	John Jenkins	***		2	0 0	080		
						£237 1 10		

#### FIRST SCHEDULE.

#### PART III.

Extract from the Summary of the Apportionment of the Rentcharge in lieu of Tithes in the township of Vaynol, otherwise Facnol, in the parish of Saint Asaph, in the county of Flint, so far as relates to the Rentcharge belonging to the Ecclesiastical Commissioners for England, and held on a lease for lives.

Landowners.		Occupiers.	•		Qua	intity.	Tithe Rentcharge.
Lord Dinorben		James Kerfoot	•••		A. 226	R. P. 3 11	£ s. d.
		John Hughes	•••		141	0 6	66 4 0
		David Owen	•••		36	2 18	16 16 10
		John Evans	•••		37	3 32	16 0 6
		John Roberts	•••		3	3 33	1 17 6
•		Jeremiah Jones	•••		22	1 26	6 5 2
		Jane Hughes	•••		0	2 6	0 2 2
Sir John Williams	•••	John Hughes	•••		116	1 16	47 3 8
		John Jones	•••		46	3 23	13 12 2
	,	William Jones	•••		1	2 13	0 7 2
		David Parry	•••		29	1 18	7 3 7
		Emanuel Roberts	•••		7	1 38	1 2 6
		Thomas Owen	***		3	3 18	088
		John Kerfoot	***	]	32	0 35	6 8 10
		William Williams	•••		91	1 20	23 6 5
		Thomas Jones	•••		4	0 4	0 12 2
		Mary Jones			38	0 4	10 17 10
		John Davies	•••		6	3 35	3 5 0
		Himself	•••		72	3 5	9 1 0
Edward Price, Lord Mosty	ı	Hugh Jones	•••		51	3 21	24 6 4
		Elizabeth Parry	•••		64	0 0	15 13 2
Edward Lloyd	***	Hugh Williams	•••		2	0 39	108
		James Kerfoot	***		29	2 5	8 15 0
		John Jones	•••		26	1 23	9 16 6
		David Foulks			2	0 15	0 10 8
John Williams	•••	Robert Enyon	•••		2	0 4	0 18 8
George Davies	•••	John Jones	•••		4	3 5	2 4 4
Dorothy Jones	•••	Herself	•••		11	3 18	3 3 2
Phœbe and Susannah Lloyd	! <b>,.</b> .	David Davies	***		11	0 28	5 1 10
John Pierce	•••	Jane Jones	***		3	0 33	1 8 6
Bishop of St. Asaph	•••	William Hughes	***		14	1 21	6 13 2
Wm. Shipley Conway	•••	. William Bethel	•••		3	1 12	1 10 8
Peter Parry	•••	. Himself	•••		2	1 0	1 2 6
John Jones	••	Robert Hughes	, •••		0	3 8	0 6 10
John Hughes	••	John Simon		·	10	3 30	3 14 7
		John Jones	***		7	2 30	1 19 8
		Robert Jones	•••		21	0 30	6 4 3
		Thomas Jones	•••	•••	0	0 31	0 1 2
				Ì			£397 9 2
		1		ļ			

#### "SECOND SCHEDULE.

"The district of Bodelwyddan, being :-

"All those portions of the parish of Saint Asaph, in the county of Flint and diocese of Saint Asaph, which are comprised within the townships of Bodelwyddan, Pengwern, and Vaynol, otherwise Faenol."

And whereas a draft of the said scheme has, in accordance with the provisions of the said secondly-mentioned Act, been duly transmitted to the respective vicars or incumbents, and to the patron of the parish of Saint Asaph (out of which it is intended that the district therein recommended to be constituted shall be taken), and such vicars or incumbents and patron have severally consented to the said scheme:

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 Saint Asaph.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners VV for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Her Majesty, chapter forty-nine; of the Act of the third and fourth years of Her Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter twentyfive, duly prepared and laid before Her Majesty in Council a representation, bearing date the fourteenth day of June, in the year one thousand eight hundred and sixty, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; of the Act of the third and fourth years of your Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Luke, situate in the chapelry district of Saint Paul, Preston, in the county of Lancaster, and in the diocese of Manchester.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Luke, situate at Preston aforesaid.

"Now, therefore, with the consent of the Right Reverend James Prince, Bishop of Manchester, testified by his having signed and sealed this I land, in pursuance of the Act of the fifty-ninth

representation, we humbly represent that it would in our opinion be expedient that all that part of the said chapelry district of Saint Paul, Preston, described in the Schedule hereunto annexed, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and that the same should be named 'The District Chapelry of Saint Luke, Preston.'

"And with the like consent of the said James Prince, Bishop of Manchester, testified as aforesaid, we further represent, that it appears to us to be expedient that baptisms and churchings should be performed at such church, and that the fees to be received in respect thereof should be paid and belong to the minister of the same church for the time being.

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Luke, Preston, being :-

"All that part of the chapelry district of Saint Paul, Preston, in the county of Lancaster, and diocese of Manchester, which is situate to the east of an imaginary line extending along the middle of the Deepdale-road."

Her Majesty having taken the said representation, together with the map or plan thereunto annexed into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint Luke, situate in the chapelry district of Saint Paul, Preston, in the county of Lancaster, to be called "The District Chapelry of Saint Luke, Preston," be accordingly made, and that the recommendations of the said Commissioners with reference to the performance of baptisms and churchings in the said church, and with reference to the fees to be paid in respect of those offices, be carried into effect, agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Manchester.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Her Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five; duly prepared and laid before Her Majesty in Council a representation, bearing date the fourteenth day of June, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for Eng-

year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five; have prepared, and now humbly lay before your Majesty in Council, the following representation, as to the assignment of a district chapelry to the consecrated church of Saint Chad, situate in the parish of Malpas, in the county of Chester, and in the diocese of Chester.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Chad, situate at Malpas afore-

"Now, therefore, with the consent of the Right Reverend John, Bishop of Chester, testified by his having signed and sealed this representation, we humbly represent, that it would, in our opinion, be expedient that all those portions of the said parish of Malpas, described in the Schedule hereunto annexed, all which portions, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and that the same should be named 'The District Chapelry of Saint Chad, Malpas.'

" And with the like consent of the said John, Bishop of Chester, testified as aforesaid, we further represent, that it appears to us to be expedient that baptisms, churchings and burials, should be performed at such church, and that the fees to be received in respect thereof should be paid and belong to the minister of the same

church for the time being.

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

"SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of SAINT CHAD, MALPAS; being:-

"All those several portions of the parish of Malpas, in the county and diocese of Chester, which are respectively comprised within the townships of Agden, Bradley, Chidlow, Macefen and

Tushingham-cum-Grindley.

"And also all that portion of the township of Bickley, in the same parish, which is situate to the west of an imaginary line, commencing upon the boundary between the said township and the township of Tushingham-cum-Grindley aforesaid, at a point in the middle of the turnpike road, leading from Whitchurch to Cholmondeley, and extending thence northward along the middle of the said road for a distance of eight hundred and sixty-three yards or thereabouts, to a point opposite to the middle of the brook, called Bickley Brook, flowing from Bar Mere, and extending thence north-westward along the middle of such brook to its junction with Bar Mere aforesaid, and extending thence northward in a direct line across Bar Mere to a point on the eastern side of Bickley Mill Pond, where a boundary stone is placed, inscribed 'M. St. C. D. C., 1860, No. 1,' and extending thence in a direct line north-westward to a point in the middle of the road leading from Bickley to Norbury, opposite to a boundary stone placed on the western side of the said road and inscribed 'M. St. C. D. C., 1860, No. 2,' and extending thence south-westward along the middle of the last-mentioned road for a distance of four

point opposite to the middle of the brook, called Bickley or Brade Meadow Brook, and extending thence north-westward along the middle of the same brook to the boundary of the said township of Bickley

"And also all that portion of the township of Hampton, in the same parish, which is situate to the south and east of an imaginary line commencing on the boundary between such township and the township of Bickley aforesaid, at a point opposite to the middle of the fence which divides the enclosure, numbered e 13 on the Tithe Commutation Map of the said parish of Malpas, and on the map hereunto annexed from the enclosures numbered respectively g 5 and g 6 on the same maps, and extending thence westward to and along the middle of such fence, and of the fences which divide the enclosures numbered respectively e 12, e 11, e 10 and e 8, on the said maps, from the enclosures numbered respectively g 7, d 2, e 5, e 6 and e 7, on the same maps, and across the road leading from No Man's Heath to Hampton Post, to the middle of a certain stream flowing by Goff's Heath into Bradley Brook, and extending thence in a direction generally southward along the middle of the last-mentioned stream to the boundary of the said township of Hampton.

"And also all that portion of the township of Malpas, in the same parish, which is situate to the south of an imaginary line, commencing on the boundary between the said township and the township of Hampton aforesaid, at a point in the middle of the last-mentioned stream flowing by Goff's Heath into Bradley Brook and extending thence south-westward along the middle of the said stream as far as the middle of the road leading from Malpas to No Man's Heath, and extending thence first westward and then south-westward along the middle of such road, to a point opposite to the middle of the stream, called Baw Brook, and extending thence northward along the middle of such brook as far as a point opposite to the middle of the fence which divides the enclosure numbered 659 on the before-mentioned maps, from the enclosures numbered respectively 649, 650 and 652 on the same maps, and extending thence westward to and along the middle of such fence to a point opposite to the middle of the fence, which divides the enclosure numbered 653 on the said maps, from the enclosure numbered 652 as aforesaid, and extending thence southward to and along the middle of the last-mentioned fence to the middle of the road leading from Malpas to No Man's Heath aforesaid, and extending thence eastward along the middle of such road for a distance of forty-nine yards or thereabouts, to the middle of Baw Brook aforesaid, and extending thence in a direction generally southward along the middle of such brook, and along the middle of Bradley Brook afaresaid, to the boundary of the said township of Malpas.'

Her Majesty having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint Chad, situate in the parish of Malpas, in the county of Chester, to be called "The District Chapelry of Saint Chad, Malpas," be accordingly made, and that the recommendations of the said Commissioners with reference to the performance of baptisms, churchings, and burials in the said church, and with hundred and thirty-two yards or thereabouts, to a reference to the fees to be paid in respect of

those offices, be carried into effect agreeably to the provisions of the said Acts: and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Chester.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860.

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of Her Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five; duly prepared and laid before Her Majesty in Council, a representation, bearing date the fourteenth day of June, in the year one thousand eight hundred and sixty, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; and of the Act of the nine-teenth and twentieth years of your Majesty, chapter fifty-five; have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint John, situate at Crossens, in the parish of North Meols, in the county of Lancaster, and in the diocese of Chester.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint John situate at Crossens aforesaid.

"Now, therefore, with the consent of the Right Reverend John, Bishop of Chester, testified by his his having signed and sealed this representation, we humbly represent, that it would, in our opinion, be expedient that all that part of the said parish of North Meols, described in the schedule hereunto annexed, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto also annexed, should be assigned to the said church, and the same should be named 'The District Chapelry of Saint John, Crossens.'

"And, with the like consent of the said John, Bishop of Chester, testified as aforesaid, we further represent, that it appears to us to be expedient that banns of marriage should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed at such church, and that the fees to be received in respect thereof should be paid and belong to the minister of the same church for the time being:

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

"The SCHEDULE to which the foregoing Representation has reference.

The District Chapelry of Saint John, Crossens, being:—

" All that part of the parish of North Meols, in the county of Lancaster, and diocese of Chester, which is bounded on the north-west by the Irish sea and the estuary of the Ribble, and which is bounded on the north-east by an imaginary line commencing at a point in the middle of Long Ditch (called also Waring's Ditch), opposite to the middle of the easternmost end of the ditch which divides the closes numbered 2184 and 2183 on the Tithe Commutation Map of the said parish, and on the map hereunto annexed, from the close numbered 2182 on the same maps; and extending thence, north-westward, to and along the middle of such ditch, and along the middle of the ditches dividing the closes numbered, respectively, 1831 and 1830, on the said maps from the closes numbered, respectively, 1833, 1832, and 1829, on the same maps, to the middle of the ditch dividing the close numbered 1826 on the said maps from the close numbered 1825 on such maps, and extending thence, first southward and then westward, along the middle of the ditches dividing the said close numered 1825, and the closes numbered, respectively, 1822, 1821, 1819, 1818, and 1814, on the same maps, from the said close numbered 1830 and the close numbered 1813 on such maps to the middle of Mere-lane, east of the stream called 'the Sluice,' and extending thence, northward, along the middle of such lane to the middle of Bobbiners-lane, and extending thence, eastward, a few yards along the middle of the lastnamed lane to a point opposite to the middle of the southern end of Gravel-lane, and extending thence, first northward and then westward, to and along the middle of such last-named lane to a point opposite to the middle of the southern end of the ditch dividing the close numbered 1722 on the aforesaid maps from the close numbered 1721 on such maps, and extending thence, northward, to and along the middle of such last-mentioned ditch, and along the western side of a certain pond numbered 1721a on the same maps to the middle of the ditch dividing the said close numbered 1722 from the close numbered 1712 on the said maps, and extending thence, westward, along the middle of such last-mentioned ditch to a point opposite to the middle of the southern end of the ditch dividing the close numbered 1711 on the said maps from the said close numbered 1712 on such maps, and extending thence, northward, to and along the middle of such last-mentioned ditch to the middle of the ditch dividing the said close numbered 1711 on the said maps, from the close numbered 1710 on such maps, and extending thence westward along such last-mentioned ditch to the middle of an occupation road leading from Brick Kiln-lane into the said close numbered 1,711, and extending thence northward along the middle of such lastmentioned occupation-road to the middle of Brick Kiln-lane aforesaid, and extending thence northeastward along the middle of such last-named lane as far as a point opposite to the middle of the southernmost end of High-lane, and extending thence, first northward and then westward, to and along the middle of such last-named lane, and northward along the middle of the lane leading to the Old New Ground to the middle of the ditch dividing the close numbered 1,687 on the said maps from the close numbered 1,662 on such maps, and extending thence northward along the middle of such last-mentioned ditch, and along the middle of the ditches dividing the said close numbered 1,687 and the close numbered 1,659 on the same maps from the closes numbered respectively 1,661 and 1,660 on the said maps to the middle of Ralph's Wife's-lane, and extending thence westward along the middle of such last-named lane as

far as a point opposite to the middle of the southernmost end of Martha's-lane, and extending thence northward to and along the middle of such last-named lane to the end thereof, and extending thence north-eastward, in a direct line, to a point on the eastern side of Charnley-lane, where a boundary stone, marked 'Crossens,' has been placed, and which point is opposite to the northern end of the middle of the ditch dividing the close numbered 2,609 on the said maps from the close numbered 2,539 on the same maps, and extending thence, in a direct line, due north-west to the western boundary of the said parish of North Meols, and which is bounded on the south-east, in part, by an imaginary line extending south-westward along the middle of Long Ditch (called also Waring's Ditch) aforesaid to its point of junction with the stream called the Sluice, as aforesaid, and in other part by an imaginary line extending from such last-mentioned point south-westward across the Sluice aforesaid, and in the same direction along the middle of the ditch which divides the close numbered 2,188 on the aforesaid maps from the close numbered 2,191 on the same maps to the middle of Mere-lane, west of the Sluice, and extending thence north-westward along the middle of such last-mentioned lane to the middle of the Ring Ditch of Martin Mere, and extending thence south-westward along the middle of such last-named ditch to a point opposite to the middle of the ditch which separates the close numbered 1,008 on the said maps from the close numbered 987 on such maps, and which is bounded on the south-west by an imaginary line com-mencing in the middle of the Ring Ditch of Martin Mere aforesaid, at a point opposite to the middle of the ditch which divides the said closes numbered 1,008 and 987 as aforesaid, and extending thence westward to and along the middle of such last-mentioned ditch to the middle of the ditch dividing the close numbered 1,008 as aforesaid from the close numbered 1,007 on the said maps, and extending thence northward along the middle of the last-named ditch as far as a point opposite to the middle of the Moss Field-lane, and extending thence westward to and along the middle of Moss Field-lane aforesaid to the middle of New-lane, and extending thence north-westward along the middle of the last-named lane to the middle of Straight Up-lane, and extending thence south-westward along the middle of the last-named lane to a point opposite to the middle of the southernmost end of North-lane, and extending thence north-eastward and northward to and along the middle of such last-named lane to the middle of Dolly's-lane, and extending thence westward along the middle of Dolly's-lane to the middle of the westernmost of the ditches known as the Three New Ditches, and extending thence north-westward along the middle of the lastnamed ditch to a point opposite to the middle of the southernmost end of the ditch which divides the close numbered 1,295, on the aforesaid maps, from the close numbered 1,373 on the same maps, and extending thence north-westward to and along the middle of such last-mentioned ditch to Bankfield-lane, and extending thence north-westward across the last-named lane, and along the middle of a certain occupation road called Flax Buttslane, to a ditch called the New Pool, and extending thence, in the same direction, in a direct line, across the said New Pool, to Dock-lane, and extending thence, still in the same direction, in a straight line across such last-named lane to the estuary of the river Ribble aforesaid.

Her Majesty, having taken the said representation, together with the map or plan thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof, and to order, and it is hereby ordered, that the proposed assignment of a district chapelry to the consecrated church of Saint John, situate at Crossens, in the parish of North Meols, in the county of Lancaster, to be called "The District Chapelry of Saint John, Crossens,' be accordingly made, and that the recommendations of the said Commissioners with reference to the publication of banns, and the solemnization of marriages, baptisms, churchings, and burials in the said church, and with reference to the fees to be paid in respect of those offices, be carried into effect agreeably to the provisions of the said Acts; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Chester.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### 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 Cornewall Lewis, Bart., one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned, ten days' previous notice of his intention to make such representation, has 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 ninth day of June 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 eighteenth day of July 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 thirteenth day of August instant (except as is herein otherwise directed), as follows; viz.:

LATIMER. - Forthwith beneath the parish church, except in the vault belonging to Lord Chesham, on condition that the existing entrance to the vault from the interior of the church be built up in an airtight manner, and a new external entrance made, that ventilating openings to the exterior be constructed, so as to ensure a thorough current of air through the vault, and that each coffin be embedded in powdered charcoal and separately entombed; and from and after the first of August, one thousand eight hundred and sixty, in the parish churchyard, with the exception of now existing vaults and brick graves, in which each body shall be separately entombed in brick or stone work, properly

Alberbury, Salop.—Forthwith in the parish church; and, except in now existing vaulted and walled graves, in which each coffin shall be separately entombed in an airtight manner, in all those parts of the churchyard which do not lie to the north or the northeast of the church; and after the first of July, one thousand eight hundred and sixty-one, in the last-mentioned parts of the churchyard, with the like and also with the following exceptions; namely: except in existing family graves, and in other graves for the parishioners of Alberbury alone, provided in every case that no foul soil be disturbed, or bones exposed.

PINNER, MIDDLESEX.—Forthwith beneath the church, except in the family vault of the late Henry James Pye, the Poet Laureate, whose widow may be buried with her deceased husband when the occasion shall arise; and from and after the second of August instant, in the churchyard, with the exception of now existing vaults and brick graves which can be opened without disturbing soil that has already been buried in, and in which each coffin shall be separately entombed in brick or stone work, properly cemented.

ILFORD, ESSEX.—Forthwith beneath the chapel of Saint Mary's Hospital, and in the Baptist Chapel; also in their respective burial-grounds, with the exception of now existing vaults and graves which can be opened without the disturbance of human remains, and on condition that in the vaults and brick graves, each coffin shall be separately entombed in brick or stone work, properly cemented, and that in family earthen graves, no body shall be buried without a covering of four feet of earth.

Heversham, Westmoreland.—Forthwith under the church of the township of Crossthwaite and Lythe; also in that part of the churchyard which lies on the south side of the church or chapel, with the exception of now existing family graves, which can be opened without the disturbance of human remains, and in which the only bodies interred shall be those of the husbands and wives of persons already buried therein, and also within four yards of the free grammar school; and from and after the first of January, one thousand eight hundred and sixtythree, wholly, with the exception of such existing family graves which shall be used on the conditions above specified.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860,

#### 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 Majesty, by and with the advice of Her Privy Council, that the time for discontinuing burials in the said churchyards and burial-grounds be postponed;

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 Ardleigh Churchyard, from the first of September next to the first of March, one thousand eight hundred and sixty-one, subject to the regulations contained in an Order in Council of the twenty-third of January, one thousand eight hundred and sixty, in respect of the said churchyard;

In so much of Croydon Churchyard as is called the New Burying-ground, from the first of August, one thousand eight hundred and sixty, to the first of August, one thousand eight hundred and sixty-one, subject to the regulations contained in an Order in Council of the eleventh of August, one thousand eight hundred and fifty-four, in respect of the said churchyard;

In the churchyard of the parish of HALTWHISTLE, Northumberland, from the first of July to the first of October, one thousand eight hundred

and sixty;

In the churchyard of Harring, Sussex, from the first of August to the first of November, one thousand eight hundred and sixty, subject to the regulations contained in an Order in Council of the twenty-third of January, one thousand eight hundred and sixty, in respect of the said churchyard:

In such parts of the Independent, Wesleyan Association, and Primitive Wesleyan Chapelyards as are not within three yards of any building, and in Trinity Churchyard, and in the Lower Independent Chapelyard, all in Over DARWEN, in the parish of Blackburn, from the first of July to the thirty-first of October, one thousand eight hundred and sixty;

In the parish churchyard of OTLEY, Yorkshire, from the first of July, one thousand eight hundred and sixty, to the first of January, one thousand eight hundred and sixty-one;

In the Minster churchyard of Beverley, from the first of July to the thirteenth of August,

one thousand eight hundred and sixty;

In the burial-ground of the parish of Holy Trinity, in Castle-street, Kingston-upon-Hull, from first of July, one thousand eight hundred and sixty, to the first of January, one thousand eight hundred and sixty-one;

In the churchyard of KIRKBY STEPHEN, Westmoreland, from the first of January to the first of July, one thousand eight hundred and sixty-

And whereas by an Order in Council, of the thirtieth of June, one thousand eight hundred and sixty, burials were directed to be discontinued forthwith in the vaults and catacombs beneath St. Margaret's church, LEE, in the county of Kent, and that the entrance to the vaults be closed with brickwork, 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 burials under the said church shall be discontinued, and that the openings of the several vaults and catacombs thereunder be closed with brickwork properly cemented.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 1st day of August, 1860.

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Right Honourable Sir George Cornewall Lewis, Bart., one of Her Majesty's Principal Secretaries of State, after giving to the Incumbent and the Churchwardens of the parish 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

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 the undermentioned parish 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,

DUNSTABLE.—Forthwith beneath the parish church, the Old Baptist Chapel, and the Wesleyan Chapel; and from and after the first October, one thousand eight hundred and sixty-one, in the parish churchyard and the burial-grounds of the particular Baptist Chapel, Tabernacle Chapel, Old Baptist Chapel, and Wesleyan Chapel, with the exception of now existing vaults and brick graves in which each body shall be separately emtombed in stone or brickwork properly cemented; also with the exception of now existing family earthen graves, in which no body shall be buried within four feet of the general surface of the groundwhich vaults and family graves shall be used only on condition that, when opened, no human remains shall be exposed.

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the fourteenth day of September 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 parish affected by such representation, one month before the said fourteenth day of September.

Arthur Helps.

Council-Office, Whitehall, August 1, 1860.

THEREAS the CAMBRIDGE UNIVERSITY COMMISSIONERS, appointed for the purposes of the Act of the 19th and 20th Vict., cap. 88, in virtue of the powers conferred upon them by the said Act, have framed the three following Statutes, dated the 16th day of May, 1860, respecting the Bye Foundations at MAGDA-LENE COLLEGE, in the said University of Cambridge; and whereas the said Statutes have been laid before the Governing Body of the said College, and before the Visitor thereof, and no objection has been made thereto, and have been this day laid before Her Majesty in Council, the same are 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 39th section of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said Statutes, or of any part thereof.

Arthur Helps.

STATUTES CONCERNING BYE-FOUN-DATIONS AT MAGDALENE COLLEGE.

WE, the Commissioners appointed for the purand seventeenth years of Her Majesty's reign, I poses of an Act passed in the session of Parliament holden in the nineteenth and twentieth years of the reign of Her Majesty Queen Victoria, intituled "An Act to make further Provision for "the Good Government and Extension of the "University of Cambridge, of the Colleges "therein, and of the College of King Henry the "Sixth at Eton," do hereby, in execution of the powers vested in us by the said Act, make the four following Statutes with respect to the several Fellowships, Scholarships, and Exhibitions at Magdalene College, in the University of Cambridge, therein enumerated:

#### 1. Statute concerning Mr. Dennis's and other Bye-Fellowships.

From the date of the confination of this Statute by Her Majesty in Council, there shall be no further election to either of the two Fellowships at Magdalene College, founded by Hugh Dennis, Leq., nor to the Fellowship at the same College, founded by Mr. Spendluffe, nor to the Fellowship at the same College, founded by Frances, Countess of Warwick, nor to either of the two Fellowships founded by Dr. Goch, nor to either of the two Fellowships founded by Mr. John Smith, nor to the Fellowship founded by Sir Christopher Wray in 1592, commonly known as Lady Anne Wray's Fellowship.

The emoluments derived by the College from the Foundation of the several Benefactors above enumerated shall (subject and without prejudice to any existing interests therein) be carried to the general fund for Open Scholarships, to be applied in the manner directed by the Statutes of the

College.

#### 2. Sir Christopher Wray's Fellowships.

In any future election to either of the two Fellowships at Magdalene College, founded by Sir Christopher Wray in 1587, it shall not be necessary for the Master and Fellows of the College to have regard to any special restriction or limitation imposed by the Founder upon the same; but the election shall be made in all respects in the same manner as that to the Foundation Fellowships of the College.

The Fellows hereafter elected on the Foundation of Sir Christopher Wray shall be subject to the same rules and conditions, as to residence and tenure of their Fellowships, as the Foundation Fellows of the College, and shall be subject to no other restrictions or limitations than the other

Fellows of the College.

The emoluments derived by the College from the Benefaction of Sir Christopher Wray shall (subject and without prejudice to any existing interest in the same) be carried to the general funds of the College, te be applied in the manner directed by the Statutes of the College.

#### [3 Withdrawn.]

#### 4. General Statute as to Bye-Scholarships.

From the date of the confirmation of this Statute by Her Majesty in Council, there shall be no further election to any of the Scholarships or Exhibitions enumerated in the Schedule hereunto approved.

All the emoluments derived from the Foundations of the said several Benefactors for the maintenance and support of the Scholarships and Exhibitions enumerated in the Schedule hereunto annexed shall be carried to the general fund for Open Scholarships, to be applied in the manner directed by the Statutes of the College.

SCHEDULE TO THE ABOVE.

Seven Scholarships founded by Sir Christopher Wray.

Two Scholarships founded by Lady Anne Wray.
Two Scholarships founded by Mr. Spendluffe.
Two Scholarships founded by Countess of Warwick

Six Scholarships founded by Mr. John Smith. One Scholarship founded by Mr. Hughes. Three Scholarships founded by Mr. Roberts. Two Scholarships founded by Dr. Peckard. Four Scholarships founded by Mr. Duport. Three Exhibitions founded by Mr. Groom.

Given under our Common Seal this sixteenth day of May, in the year of our Lord one thousand eight hundred and sixty.



#### Council Office, Whitehall, August 1, 1860.

HEREAS the Cambridge University Commissioners, appointed for the purposes of the Act of the 19th and 20th Vict., cap. 88, in virtue of the powers conferred upon them by the said Act, have framed the following body of Statutes, Nos. I to XXIII inclusive, dated the 16th day of May, 1860, for the future Government and Regulation of Magdalene College, in the said University of Cambridge; and whereas the said Statutes have been laid before the Governing Body of the said College, and before the Visitor thereof, and no objection has been made thereto, and have been this day laid before Her Majesty in Council, the same are 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 39th section of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said Statutes, or any part thereof.

Arthur Helps.

WE the Commissioners appointed for the purposes of an Act passed in the session of Parliament holden in the nineteenth and twentieth years of the reign of Her Majesty Queen Victoria, intituled "An Act to make further provision for the Good Government and Extension of the University of Cambridge, of the Colleges therein, and of the College of King Henry the Sixth, at Eton," do hereby, in execution of the powers vested in us by the said Act, make the following Statutes for the future government and regulation of the College of St. Mary Magdalene, in the University of Cambridge, and for making further provision for maintaining and improving the discipline, studies, and good government of the said College, which Statutes are numbered from Statute I to Statute XXIII in the copy hereunto annexed; that is to say:-

#### STATUTES OF MAGDALENE COLLEGE.

#### STATUTE I.

#### The Master's qualification and duties.

The Master of the College shall be a Master of Arts of the University, or of some superior degree, and at least thirty years of age or thereabout at the time of his election. He shall be a Member of the Church of England, and in Deacon's Orders within one year after his election, and in Priest's Orders within two years after his election. He shall be a person of good character, discretion,

learning, and piety, and qualified to secure the good government of the College as a place of education, religion, and learning. It shall be the duty of the Master to superintend and control the several officers of the College in the execution of their duties, to enforce the observance of the Statutes, and to maintain discipline and good order in the College. All members of the College shall shew him becoming reverence and obedience.

#### STATUTE II.

#### Period of the Master's Residence.

The Master shall be required to reside in the College five months at least in each year, during term, or six months between the first day of October and the end of the Easter term following; unless on account of sickness or other urgent cause, to be signified by him to the Governing Body within one month before or after the expiration of the period of his absence, and to be approved by a majority of them. If the Master without such approval fails to reside as aforesaid, the Visitor, upon the representation of any one or more of the Fellows, and after due inquiry, shall, if the complaint is established to his satisfaction, admonish the Master; and if after three such admonitions a fourth complaint of such nonresidence is made and established, the Visitor shall forthwith deprive the Master of his Office, and nominate a new Master in his stead.

#### STATUTE III.

#### Power of removing the Master.

If the Master openly secedes from the Church of England, the Visitor shall, with all convenient speed, inquire into the fact : and if it is established, shall forthwith deprive the Master of his Office, and nominate a new Master in his stead.

If the Master has been convicted by a Court of competent jurisdiction of any crime whatever, the Visitor may enquire into the fact of such conviction; and if it is established, may deprive the Master of his Office, and nominate a new Master in his stead.

If any two or more Resident Fellows of the College make to the Visitor a charge against the Master, either of disgraceful conduct or of malversation in his Office, rendering him unfit to be Master of the College, the Visitor shall, with all convenient speed, inquire into the facts of the case; and if the charge is established, shall forthwith deprive the Master of his Office, and nominate a new Master in his stead.

#### STATUTE IV.

#### The President and his Office.

The Master shall appoint one of the Resident Fellows of the College to the office of President.

It shall be the duty of the President to attend under the Master to the good government of the Fellows, Students, Officers and Servants of the College, to enforce the observance of the Statutes, and, in the absence of the Master, to exercise, as his deputy, the functions prescribed by these Statutes. When the President is absent from College the Senior Fellow present in College shall in all cases be his locum-tenens.

He shall be continued in office during the Master's pleasure, and shall receive from the funds of the College such Stipend as the Governing Body from time to time determines.

#### STATUTE V.

#### Tutors and Lecturers.

There shall be such number of Tutors and Lecturers in the College, as the Governing Body from time to time determines.

No. 22409.

The Master shall appoint the Tutors, and the Tutors shall appoint the Lecturers, subject to the approval of the Master.

The Master shall have power to remove a Tutor or Lecturer, but subject to the approval of a

majority of the Governing Body.

The Tutors shall be responsible for all payments due from their pupils for College and University charges.

The Governing body shall determine from time to time the amount of tuition money to be paid by Members of the College in Statu pupillari, and the proportion in which the same shall be distributed among the Tutors and Lecturers.

#### STATUTE VI.

#### The Dean and his office.

The Master shall appoint one of the Clerical Fellows of the College to the office of Dean.

It shall be the duty of the Dean to provide for the decorous performance of divine worship in the College Chapel. It shall also be his duty to maintain discipline and good order amongst the Undergraduates of the College, especially in respect of attendance and behaviour at the College

He shall receive such stipend as the Governing Body from time to time determines.

#### STATUTE VII.

#### The Bursar and his office.

The Governing Body shall elect annually from among themselves a Bursar. The Bursar shall have the care of the property of the College, receive all rents and monies due to the College, and make payments from the same under the direction of the Governing Body. He shall He shall superintend the buildings, offices, rooms, courts, cloisters, and gardens of the College, and provide under the direction of the Governing Body what s necessary for their maintenance and repair. The money of the College received by the Bursar shall be kept by him in some Bank or Banks, or otherwise invested under the direction of the Governing Body, and no loan or temporary or other investment shall be made by him except in conformity with such direction.

He shall receive such stipend as the Governing

Body from time to time determines.

#### STATUTE VIII.

#### The Steward and his office.

The Governing Body shall elect annually from among themselves a Steward, whose duty it shall be to superintend the supply of provisions for the public table, to receive and make the requisite payments whether for Commons or other charges connected with his office, and to keep account

He shall receive such stipend as the Governing Body from time to time determines.

#### STATUTE IX. Fellowships.

Whereas there are at present four Fellowships on the Foundation of the College and fourteen Bye-Fellowships it is hereby declared, that from the date of the confirmation of these Statutes by Her Majesty in Council.

(1) No person shall hereafter be elected to any Bye-Fellowship now existing in the College.

(2) There shall be hereafter eight Open Fellowships on the Foundation of the College.

(3) The four additional Fellows shall be elected with all convenient speed according to the expiration of existing interests.

(4) Such four Fellows and their successors shall be denominated respectively the Spendluffe, Wray, Drury, and Millington Fellows, in commemoration of the benefactions made to the College by Mr. Spendluffe, Sir Christopher Wray, the Rev. Drue Drury, and Dr. Millington.

#### STATUTE X.

#### Election and admission of Fellows.

Every vacancy occurring in the Fellowships of the College shall, except for some special cause, be filled up within a year, and in every case

within two years.

The Governing Body shall be the Electors to Fellowships, and shall elect in all cases such Candidates as they deem best qualified in respect of learning and character, being Graduates of the University.

Before proceeding to elect, the Electors shall

severally make the following declaration.

"I A. B. do solemnly declare that I will vote for that person who is (or those persons who are) in my judgment best qualified in respect of learning and character."

Every Fellow elect shall previously to his

admission make the following declaration:

"I A. B. do solemnly declare that I am bond fide a member of the Church of England. I do solemnly promise and declare that I will faithfully and diligently observe the Statutes of this College, and maintain as far as in me lies the observance of them by other Members of the College."

After this declaration the Fellow or Fellows elect shall be admitted in the usual form by the

Master.

#### STATUTE XI.

#### The Tenure of Fellowships.

- 1. Except in the cases hereinafter mentioned every Fellow shall vacate his Fellowship at the end of ten years from admission to the same, or on marriage, or on appointment to any benefice, ecclesiastical endowment, or office tenable during life or good behaviour, the clear annual value of which is not less than £300, or upon appointment to the Living of Aldrington.
  - a. Where he has held office as Tutor, Lecturer or Dean in the College, or as Lecturer in another College with the approval of his own College, the time during which he has held any of such offices, shall not be reckoned as part of the aforesaid ten years, except in the case of his marrying under the provisions of clause γ or clause δ, of this Statute.
    β. Where a Clerical Fellow has not held or been

called upon to hold one of the College Offices aforesaid he shall not vacate his Fellowship by lapse of time, until he has had the offer of a College Living of the value of not less than £300 per annum, or of the Living of

Aldrington.

7. After a Fellow has held a Fellowship for five or more years, he shall be allowed to marry, vacating, ipso facto, any College office he holds, provided that such Fellow shall in all cases vacate his Fellowship at the end of ten years

from admission to the same.

¿. After an unmarried Fellow being a Lecturer in the College has held a Fellowship for ten years, he shall be allowed, with the consent of two-thirds of the Governing Body to retain his Fellowship, without the obligation of celibacy, provided that he is willing to continue to hold a Lectureship in the College and resides in the University. c. After a Fellow has held a Fellowship for twenty years, during fifteen of which he has held office as Tutor, Lecturer or Dean in the College, or as Lecturer in another College with the approval of his own College, he shall be allowed to retain his Fellowship for life, without any obligation of celibacy or residence.

Provided that not more than three married Fellows shall enjoy the privileges granted under clauses δ and ε of this statute at the same time, and that all married Fellows whatsoever shall forfeit their right of pre-option to College Livings, from the time of their marriage, if in Holy Orders, and shall vacate their Fellowships on appointment to any benefice, Ecclesiastical endowment, or office tenable during life or good behaviour, the clear annual value of which is not less than £300

2. A Clerical Fellow, who at any time refuses after due notice to hold one of the College offices aforesaid, shall forfeit his right of pre-option to a College Living from the time of such refusal.

3. A Resident Fellow may with the consent of two-thirds of the Governing Body, and of the Visitor of the College, retain his Fellowship, although not holding any College Office, and the time of such residence shall not be reckoned as part of his ten years.

4. All Fellows vacating their Fellowships, except by death, shall be allowed a year of grace, provided that such year falls within their allotted period of tenure. Where the whole year of grace does not fall within the allotted period of tenure, such part of it as does fall within the period shall

be allowed to the Fellow.

5. Any Fellow of the College shall vacate his Fellowship if elected to be Master or Fellow of any other College, but he shall not vacate his Fellowship on account of his election to any Professorship or office in the University, the clear annual value of which does not exceed £500 a year.

6. Any Fellow of the College may hold a Professorship together with a Fellowship without the obligation of celibacy, provided that not more than one married Fellow holds a Professorship, and that such Professorship does not exceed the annual

value of £500.

7. When, upon the occurrence of a vacancy in a Fellowship, there are not more than two Fellows in Holy Orders (exclusive of married Fellows and non-resident Fellows who have refused to accept office, or who are non-resident under the provisions of Clause e of this Statute), the Governing Body may require an undertaking from a Candidate previously to his election to a Fellowship, if such Candidate is not already in Priest's Orders, that he will be in Priest's Orders within two years after such election; and if such Candidate, having been afterwards elected Fellow, fails to fulfil such undertaking he shall ipso facto vacate his Fellowship.

#### STATUTE XII.

#### Residence of Fellows and College Officers.

A Fellow shall be considered non-resident who does not reside in the University during the major part of the Term.

No unmarried Fellow, holding an Office in College, shall be absent from College for more than seven days during two-thirds of each Term, without the sanction of the Governing Body.

#### STATUTE XIII.

#### Discipline of Fellows.

If any Fellow openly secedes from the Church of England, the Master shall, with all convenient

speed, assemble a Meeting of the Governing Body, and the Governing Body so assembled shall proceed to inquire into the case, and if the fact is established, shall declare the Fellowship vacant.

If any Fellow is convicted by a Court of competent jurisdiction of any crime whatever, the Master shall, with all convenient speed, assemble a meeting of the Governing Body; and the Governing Body so assembled shall enquire into the case, and if the fact of such conviction is established, the Master may, with the concurrence of two-thirds of the whole Governing Body, either deprive such Fellow of the emoluments of his Fellowship for a limited time, or, it necessary, expel him altogether from the College and declare his Fellowship

If any two Fellows of the College make to the Master a charge against any Fellow of disgraceful conduct, rendering him unfit to reside in College, or to be a Fellow of the College, the Master shall, with all convenient speed, assemble a meeting of the Governing Body: and the Governing Body so assembled shall inquire into the case, and if the charge is proved, the Master may, with the concurrence of two-thirds of the whole Governing Body, either deprive such Fellow of the emoluments of his Fellowship for a limited time, or, if necessary, expel him altogether from the College

and declare his Fellowship vacant.

If the Master thinks fit to cause an inquiry to be instituted, as to whether the conduct of any Fellow has been disgraceful and such as to render him unfit to reside in College, or to be a Fellow of the College, he may call a meeting of the Governing Body; and the Governing Body so assembled shall investigate the case, and if such disgraceful conduct is proved, the Master may, with the con-currence of two-thirds of the whole Governing Body, either deprive such Fellow of the emoluments of his Fellowship for a limited time, or, if necessary, expel him altogether from the College and declare his Fellowship vacant.

#### STATUTE XIV.

#### Scholarships and Exhibitions.

Whereas there are at present many Scholarships and Exhibitions in the College subject to local or other restrictions, it is hereby declared that (excepting those Scholarships and Exhibitions, the right of preference to which is preserved by Act xix and xx Vict. c. 88, to particular Schools) such restrictions shall be entirely removed and the total annual amount of such Scholarships and Exhibitions shall form a General Fund for open Scholarships. This Fund shall be so far augmented from the revenue accruing to the College by the abolition of Bye-Fellowships, that there shall be hereafter three open Scholarships of at least £60, three of at least £40, and six of at least £20 a-year each.

Two of the three Scholarships of £60 a year, each shall be denominated the Peckard Scholarships, and the third shall be denominated the Warwick Scholarship, in commemoration of the Benefactions made to the College by Dr. Peckard and the Countess of Warwick.

Two of the three Scholarships of £40 a year, each shall be denominated the Smith Scholarships, and the third shall be denominated the Wray Scholarship, in commemoration of the Benefactions made to the College by Mr. Smith, and Lady Anne Wray.

The six Scholarships of £20 a year each shall be denominated respectively the Dennis, Hughes. Roberts, Duport, Groom, and Dongworth Scholarships, in commemoration of the Benefactions made to the College by Mr. Dennis, Mr. Hughes, Mr. Roberts, Dr. Duport, Mr. Groom, and Mrs. Margaret Dongworth.

Where the right of preference to a Scholarship or Exhibition is preserved to a particular School or to particular Schools by Act xix and xx Vict. such right of preference shall be limited to persons' who have been educated at least two years at such School or Schools.

#### STATUTE XV.

#### Election and Admission of Scholars.

There shall be at least one Examination of Candidates for Scholarships in each year.

The Governing Body shall be the Electors to Scholarships and shall in all cases elect such Can-

didates as they deem best qualified.

Where Candidates are equal or nearly equal in merit, the Electors may equalize or proportion the pecuniary value of Scholarships, and where after due notice has been given of the Examination, no Candidate has shewn sufficient merit to be elected into a vacant Scholarship, the Electors may postpone the Election to such Scholarship until the following year.

Before proceeding to elect, the Electors shall

severally make the following declaration:

"I, A. B. do solemnly declare that I will vote for that person who is (or those persons who are), in my judgment, best qualified."

After the Election the Scholar or Scholars

elect shall make the following declaration:
"I, A. B. promise that I will faithfully and diligently observe the Statutes and ordinances of this College.''

After this declaration the Scholar or Scholars elect shall be admitted by the Master in the usual

#### STATUTE XVI. Discipline of the College.

All persons in statu pupillari shall shew due reverence and obedience to the Master, and other Officers of the College; they shall conduct themselves in a quiet and orderly manner within the College, shall observe the Statutes, and shall conform to all such Orders and Regulations as are made from time to time by the Governing Body for the good government of the College. If any such person (not being a Fellow of the College) does not observe the Statutes, or the Orders and Regulations above referred to, or is guilty of any offence contrary to discipline and good order, or tending to bring scandal upon the College, he shall be punished by the authorities of the College in such manner (short of removal from the College) as the offence appears to them to deserve. penalty of temporary or final removal from the College, or, in the case of a Scholar, of deprivation

#### STATUTE XVII.

of his Scholarship, or temporary forfeiture of the emoluments and advantages thereof, may be

inflicted by the Governing Body.

#### The Governing Body and its Meetings.

The Governing Body shall consist of the Master and all Fellows on the foundation of the College, except non-resident married Fellows.

Any Fellow who is non-resident, under the provisions of Statute XI, Clause e, shall not during his absence from College be a Member of the Governing Body.

The Master may call a meeting of the Govern-

ing Body.

The Master shall call a meeting of the Governing Body on the requisition of two other Members

thereof for a specified purpose.

Where it is required by these Statutes that a question shall be decided by a majority or by twothirds of the Governing Body, or by a majority of the Master and Fellows, the Master and Fellows shall each have a single vote; and, in case of equality of votes, the Master shall have a casting vote.

In all other cases the Master shall have two votes, and each Fellow a single vote; and in case of equality of votes, the Master shall have a casting vote.

#### STATUTE XVIII.

#### Emoluments of the Master and Fellows.

After deduction of all stipends and allowances to the Officers of the College, and of the payment to the Scholarship Fund prescribed in these Statutes, and of all expenses belonging to the management of the College property, and all other needful and reasonable general expenses, and also of such payment (if any) as may become due to the University chest, to be applied to purposes for the benefit of the University at large, the surplus annual revenue of the College (exclusive of the Peckard Fund) shall be divided into ten equal parts, of which the Master shall receive two, and each of the Fellows one. Provided that when such Annual Surplus Revenue exceeds £3000, the excess shall be applied in such proportion as the Governing Body thinks fit, either to the increase of the number of Fellowships or to the increase of the number or emoluments of the Scholars or to such other purposes as are considered most advantageous to the College.

The Annual Revenue arising from the Peckard Fund shall be divided into six equal parts, of which the Master shall receive two, and each of

the four Senior Fellows one.

Every Resident Fellow shall be entitled to Rooms in College, free of charge, and to such allowance for Commons during residence, as the Governing Body from time to time determines.

The Master's allowance for Commons, during residence, shall be double that of a Fellow.

#### STATUTE XIX.

#### Power of Leasing.

The Governing Body of the College may lease any lands tenements, tithes or hereditaments, belonging to the College, for any period not exceeding twenty years.

#### STATUTE XX.

#### Provision in case of Changes in Value of Money.

If at any time it appears to the Master and Fellows that, by reason of any change in the value of Money, the specific sums fixed by these Statutes, or which may hereafter be fixed in exercise of any power given by these Statutes, have become insufficient or excessive, and that such insufficiency or excess is productive of injustice or hardship, or is injurious to the general interests of the College, they may, by an instrument under the seal of the College, and with the sanction of the Visitor, for the purpose of correcting or obviating such injustice, hardship, or injury, direct that such annual sums be increased or diminished as they think fit, and the increased or diminished sums shall thenceforth be substituted for and stand in the place of the sums originally fixed as aforesaid.

#### STATUTE XXI.

#### Rights of present Muster and Fellows.

Nothing in these Statutes contained shall interfere with the Emoluments or term of residence of the present Master or with the Emoluments, Tenure of Office, or other Interests of a pecuniary nature of any Fellow elected before the confirmation of this Statute by Her Majesty in Council: provided that if the Master or any such Fellow

elects to be placed in all these respects under the operation of these Statutes the Master may at any time after the confirmation of this Statute by Her Majesty in Council signify such his election by writing under his hand in the Book of College orders, and any such Fellow may signify such his election at any time after the confirmation of this Statute by Her Majesty in Council by writing under his hand addressed to the Master; and all the Rights and Interests of the Master or Fellow who has so signified his election shall thenceforth be governed by these Statutes.

#### STATUTE XXII.

#### Power of interpreting Statutes.

If any question arises as to the interpretation of these Statutes, it may be decided by a majority of the Governing Body.

#### STATUTE XXIII,

#### Power of altering Statutes.

The Master and Fellows may from time to time (but subject to the provisions of Section 43 of Stat. xix. and xx. Vict. c. 88) by instrument under the College Seal, alter or repeal any of these Statutes, or any part of them; Provided that the College Seal shall not be affixed to any proposal for such alteration or repeal, until a General Meeting has been held of the Master and Fellows, at which such proposal has been sanctioned by a majority of the whole body of the Master and Fellows.

Given under our Common Seal this sixteenth day of May, in the year of Our Lord, one thousand eight hundred and sixty.



Council Office, Whitehall, 1st August, 1860.

WHEREAS the CAMBRIDGE UNIVERSITY COMMISSIONERS, appointed for the purposes of the Act of the 19th and 20th Vict., cap. 88, in virtue of the powers conferred upon them by the said Act, have framed the following Statutes, dated the 16th day of May, 1860, for the future regulation of the several Bye Foundations at Sidney Sussex College, in the said University of Cambridge. And whereas the said Statutes have been laid before the Governing Body of the said College, and before the Visitor thereof, and no objection has been made thereto, and have been this day laid before Her Majesty in Council, the same are 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 39th section of that Act, within one month after this publication, to petition Her Majesty in Council against the approbation of the said Statutes, or of any part thereof.

Arthur Helps.

#### STATUTES CONCERNING BYE FOUNDA-TIONS AT SIDNEY SUSSEX COLLEGE.

WE, the Commissioners appointed by an Act passed in the Session of Parliament holden in the nineteenth and twentieth years of the reign of Her Majesty Queen Victoria, intituled "An Act "to make further Provision for the Good Govern-"ment and Extension of the University of Cambridge, of the Colleges therein, and of the College of King Henry the Sixth at Eton," do hereby, in virtue of the powers given to us by the said Act, make the following ten statutes with

respect to the two Scholarships founded by Mr. Edward Montagu at Sidney Sussex College, in the said University, and to the Fellowship founded by Mr. Leonard Smith at the said College, and to the Fellowship founded by Sir John Hart at the said College, and to the Scholarship founded by Mr. Leonard Smith at the said College, and to the Fellowship and two Scholarships founded by Mr. John Freestone at the said College, and to the two Fellowships and two Scholarships founded by Mr. Peter Blundell at the said College, and to the four Fellowships founded by Sir Francis Clerk at the said College, and to the Emoluments derived by the said College under the will of Mr. Francis Combe, and to the three Scholarships founded by Mr. Downham Yeomans at the said College, and to the two Scholarships founded by Dr. Paul Micklethwaite at the said College, respectively.

# 1.-Mr. Edward Montagu's Scholarships.

From the date of the confirmation of this Statute, the right of the heirs of Edward Montagu, Esquire, to nominate two Scholars to the Scholarships at Sidney Sussex College founded by the said Edward Montagu shall cease and determine, and no further election shall be made to either of the said Scholarships.

In lieu of the said two Scholarships there shall be established at Sidney Sussex College one Exhibition of the annual value of Twelve Pounds.

The right of nomination to such Exhibition shall belong to the Master of the College for the time being.

## 2 .- The Smith or Fishmonger Fellowship.

From the date of the confirmation of this Statute the right of the Warden and Company of Fishmongers to nominate to the Fellowship at Sidney Sussex College founded by Mr. Leonard Smith shall cease and determine, and the election to such Fellowship shall be made in the same manner as the election to the other Fellowships of the College.

The Fellow so elected shall enjoy the same privileges and emoluments as the Foundation Fellows, and shall be subject to no other restrictions or limitations than the other Fellows of the College.

### 3 .- Sir John Hart's Fellowship.

All the emoluments derived from the bequest of Sir John Hart, and from the gift of his descendant Sir John Bolles shall be consolidated and carried to the general funds of the College, to be applied in the manner directed by the Statutes of the College.

#### 4 .- Mr. Smith's Scholarship.

From the date of the confirmation of this Statute, the right of preference of a Scholar of Holt School in the election to the Scholarship at Sidney Sussex College founded by Mr. Leonard Smith, and also the right of the Warden and Company of Fishmongers to nominate two Candidates for such Scholarships in default of a Scholar from Holt School, shall cease and determine; and the election to such Scholarship shall be made in the same manner as the election to the two other Scholarships of the College.

### 5.—Freestone Fellowship and Scholarships.

From the date of the confirmation of this Statute there shall be no further election to the Fellowship at Sidney Sussex College founded by Mr. John Freestone, nor to either of the two Scholarships founded by him at the same College.

All the emoluments derived from the Foundation of the said Mr. John Freestone shall be consoli-

dated and carried to the general funds of the College to be applied in the manner directed by the Statutes of the College.

#### 6. - Mr. Blundell's Foundation.

From the date of the confirmation of this Statute (but subject and without prejudice to any existing interest of any person elected under the previously existing Statutes), the right of preference heretofore enjoyed by scholars from Tiverton School in the election to the two Fellowships at Sidney Sussex College founded by Mr. Peter Blundell shall cease and determine, and the election to such two Fellowships shall be made in the same manner as the election to the other Fellowships of the College.

The Fellow so elected shall enjoy the same privileges and emoluments as the Foundation Fellows, and shall be subject to no other restrictions or limitations than the other Fellows of the College.

There shall be no further election to the two Scholarships at the same College founded by the said Mr. Peter Blundell, but in lieu thereof there shall be established at Sidney Sussex College three Exhibitions of the annual value of Sixty Pounds each.

The elections to the said three Exhibitions shall be held at Mr. Peter Blundell's school at Tiverton, in the county of Devon, on such day in each year between the 15th and 29th days of June both inclusive, as the Master and Fellows of Sidney Sussex College, in conjunction with the Master and Fellows of Balliol College, Oxford, shall appoint, after a competitive examination of the candidates in subjects connected with the studies of the said school. Such examination shall be conducted by three Examiners, one to be appointed by the Master and Fellows of Sidney Sussex College, another (not being a Master of Tiverton School) by the Feoffees of Mr. Blundell's estate, and the third by the Master and Fellows of Balliol College in the University of Oxford, or in default of appointment by them, by the Master and Fellows of Sidney Sussex College. The expenses of the Examiner or Examiners to be appointed by Sidney Sussex College shall be defrayed out of the general revenues of the College. The Examiners shall elect that candidate (being a scholar of the said School, educated therein for the two years immediately preceding the election), who after such examination shall appear to them to be of the greatest merit, and most fit to be an Exhibitioner of the College. The Examiners shall immediately after each election notify to the Head Master of the School the subjects of examination for the ensuing year. Notice of the day appointed for the election shall be given not less than thirty days previously by the Master of the College to the Head Master of the School

If no duly qualified candidate be found at Tiverton School, or none such of sufficient merit to deserve, in the opinion of the Examiners, to be elected to such Exhibition, the Exhilition then vacant shall be treated by the Master and Fellows of Sidney Sussex College as open to general competition.

Each of such Exhibitions shall be tenable for the space of three years, and no longer; but such Exhibition shall be vacated if the Exhibitioner fail to reside in College, during the greater part of any one term, except for some grave cause to be approved by the Master and Fellows.

Any person elected into one of such Exhibitions shall be eligible for any Scholarship of the College, and in the event of his being elected to such Scholarship, his Exhibition shall be tenable with the same

Every Exhibitioner shall be subject to such regulations as to instruction, discipline and attendance on Divine worship as the Master and Fellows shall from time to time determine; and may be deprived of his Exhibition by the Master and Fellows for any misconduct which shall in their judgment merit deprivation, but with liberty to appeal to the Visitor of the College.

Subject to the charge for the payment of such Exhibitions. all the emoluments derived from the bequest of Mr. Peter Blundell, and the deed of endowment of 1616 made in pursuance thereof, shall be consolidated and carried to the general funds of the College, to be applied in the manner

directed by the Statutes of the College.

# 7.—Sir Francis Clerk's Foundation.

From the date of the confirmation of this Statute there shall be no further election to any of the four Fellowships founded by Sir Francis Clerk at Sidney Sussex College for persons born in the county of Bedford, nor to any of the eight Scholarships founded by the said Sir Francis Clerk at the the same College.

All the emoluments derived by the College from the benefaction of the said Sir Francis Clerk shall be consolidated and carried to the general funds of the College, to be applied in the manner di-

rected by the Statutes of the College.

#### 8.—Mr. Combe's Benefaction.

Subject to the legal rights of any persons beneficially interested under the will of Francis Combe, Esq., all the emoluments derived by Sidney Sussex College from the estate at Abbott's Langley, in the county of Hertford, devised by the said Francis Combe in his will, shall be carried to the general funds of the College, to be applied in the manner directed by the Statutes of the College.

# Mr. Yeomans' Scholarships.

From the date of the confirmation of this Statute there shall be no further election to any of the three Scholarships at Sidney Sussex College founded by Mr. Downham Yeomans for three scholars from Bedfordshire.

All the emoluments derived by the College from the benefaction of the said Mr. Downham Yeomans shall be consolidated and carried to the general funds of the College, to be applied in the manner directed by the Statutes of the College.

#### 10.—Dr. Micklethwaite's Scholarships.

From the date of the confirmation of this Statute there shall be no election to either of the two Scholarships at Sidney Sussex College founded by Dr. Paul Micklethwaite in 1627.

In lieu of the said Scholarships there shall be established at Sidney Sussex College one Exhibition of the annual value of Ten Pounds.

Such Exhibition shall be bestowed in such manner as the Master and Fellows may think fit for the encouragement or support of any Student of the College whom they may consider to be the most deserving.

Given under our Common Seal this sixteenth day of May, in the year of Our Lord, one thousand eight hundred and sixty.



# Council Office, Whitehall, August 3, 1860.

HER Majesty has been pleased, by Her Order in Council of the 1st August instant, to grant to Anna Maria Boydell, of No. 65, Gloucester-crescent, Regent's Park, a prolongation for the term

of four years of certain Letters Patent, for "improvements in applying apparatus to carriages to facilitate the draft," such Letters Patent having been originally granted to James Boydell, of Oak Farm Works, near Dudley, county of Worcester, for England, Wales, and the town of Berwickupon-Tweed, and bearing date the 29th August,

## Downing-Street, August 2, 1860.

The Queen has been pleased to appoint Jeremiah Thomas Fitzgerald Callaghan, Esq., to be Chief Magistrate for the Colony of Hong Kong; William Andrew Ross, Esq., to be Colonial Secretary for Her Majesty's Forts and Settlements on the Gold Coast; Joseph Despard Pemberton, Esq., to be Surveyor-General for the Island of Vancouver; and Edward Laborde, Esq., to be Provost Marshal for the Island of Saint Vincent.

(1164.)

Board of Trade, Whitehall, August 3, 1860.

THE Right Honourable the Lords of the Committee of Privy Council for Trade and Plantations have received, from the Secretary of State for Foreign Affairs, a copy of a Despatch from Major Stokes, the British Commissioner of the European Commission of the Danube, enclosing a copy of a new provisional tariff\* which has been adopted by the Commission, fixing the charges to be levied at the Sulina mouth, on vessels navigating the Danube, from and after the 1st September next.

The charges in question include the pilotage, lighthouse, and river improvement dues, and have been fixed according to the tonnage of the vessel and to the depth of water at the bar, at rates varying from 75 centimes per ton for vessels of more than 30 and of less than 100 tons, to 3 francs 25 centimes for vessels of more than 300 tons, requiring more than 15 feet of water; the average charge for the present being computed by the Commission at 1 franc 50 centimes, the depth of water obtained this season, being estimated at only 12 feet.

A reduction of 40 per cent. representing engine room, &c., is to be made for steamers.

Further information respecting the arrangements to be definitively adopted will be made public as soon as received.

Erroneously printed "provincial tariff," in the Notice which appeared in the London Gazette of the 31st ult.

> War-Office, Pall Mall, 3rd August, 1860.

2nd Regiment of Dragoons.

Lieutenant-General A. K. Clark Kennedy, C.B., from Colonel 6th Dragoon Guards, to be Colonel, vice Lieutenant-General the Lord Sandys, deceased. Dated 17th July, 1860.

6th Regiment of Dragoon Guards.

Lieutenant-General Sir James Jackson, K.C.B., from Colonel 6th Dragoons, to be Colonel, vice Lieutenant-General A. K. Clark Kennedy, C.B., removed to the 2nd Dragoons. Dated 17th July, 1860.

# 6th Regiment of Dragoons.

Major-General William Beckwith to be Colonel, vice Lieutenant-General Sir James Jackson, K.C.B., removed to the 6th Dragoon Guards. Dated 17th July, 1860.

# Corps of Royal Engineers.

Lieutenant-General Sir John Mark Frederic Smith, to be Colonel-Commandant, vice Sir George Judd Harding, K.C.B., deceased. Dated 6th July, 1860.

## War-Office, Pall Mall, 3rd August, 1860.

- 1st Regiment of Dragoons, Thomas Joseph Walker, Gent., to be Cornet, by purchase, vice Glyn, promoted. Dated 3rd August, 1860.
- 17th Light Dragoons, Lieutenant-Colonel and Brevet-Colonel Charles William Morley Balders, C.B., from the 12th Light Dragoons, to be Lieutenant-Colonel. Dated 3rd August, 1860.
- Royal Artillery, Brevet-Colonel John Henry Francklyn, C.B., to be Colonel, vice Pickering, retired on full-pay. Dated 21st July, 1860.
- Brevet-Major James Robert Gibbon, C.B., to be Lieutenant-Colonel, vice Francklyn. Dated 21st July, 1860.
- Second Captain William Morris to be Captain, vice Gibbon. Dated 21st July, 1860.
- Lieutenant Henry Whitby Briscoe to be Second Captain, vice Morris. Dated 21st July, 1860.
- Royal Engineers, Lieutenant John Barrett Lennard has been permitted to resign his Commission. Dated 27th July, 1860.
- Lieutenant George Goodall has been permitted to resign his Commission. Dated 25th July, 1860.
- Military Train, Captain George Joy, from the 59th Foot, to be Captain, vice Wolrige, who exchanges. Dated 3rd August, 1860.
- 3rd Regiment of Foot, Henry Drinkrow Harrison, Gent., to be Ensign, by purchase, vice Elwes, promoted. Dated 3rd August, 1860.
- 4th Foot, Gentleman Cadet Moreton Frederick Thrupp, from the Royal Military College, to be Ensign, without purchase, vice Wright, appointed to the 83rd Foot. Dated 5th July, 1860.
- 7th Foot, Robert Henry Maude, Gent., to be Ensign, by purchase, vice John Graydon Smith, promoted. Dated 3rd August, 1860.
- 8th Foot. The names of one of the Gentlemen Cadets appointed to an Ensigncy, without purchase, in the Gazette of the 10th July, 1860, are Bowland Garrard Moffat, and not Bowland Ganard Moffatt, as then stated.
- 11th Foot, Gentleman Cadet Frederick Fitzroy Gibbons, from the Royal Military College, to be Ensign, without purchase, vice Dick, appointed to the 37th Foot. Dated 4th July, 1860.
- 14th Foot, George Frederick Green, Gent., to be Ensign, by purchase, vice Day, who retires. Dated 3rd August, 1860.
- 18th Foot, Lieutenant-Colonel and Brevet-Colonel John Thornton Grant, C.B., from the 49th Foot, to be Lieutenant-Colonel, vice Lieutenant-Colonel and Brevet-Colonel Clement Alexander Edwards, C.B., who exchanges, Dated 3rd August, 1860,

- 22nd Foot, William Thomas Slater Hull, Gent., to be Ensign, by purchase, vice Pilsworth, promoted. Dated 3rd August, 1860.
- 25th Foot, Ensign Richard Webster to be Instructor of Musketry, vice Terry, promoted to a Company. Dated 3rd July, 1860.
- 30th Foot, James Cooke, Gent., to be Ensign, by purchase, vice Nagle, promoted. Dated 3rd August, 1860.
- 33rd Foot, Francis Wilmot, Gent., to be Ensign, by purchase, vice Shipton, promoted. Dated 3rd August, 1860.
- 35th Foot, William Angier Brock, Gent., to be Ensign, by purchase, in succession to Lieutenant Massey, deceased. Dated 3rd August, 1860.
- 40th Foot, Albert Simeon, Gent., to be Ensign, by purchase, vice Clarke, promoted. Dated 3rd August, 1860.
- 41st Foot, Arthur Drummond Currie, Gent., to be Ensign, by purchase, vice Boulderson, appointed to the 97th Foot. Dated 3rd August, 1860.
- 47th Foot, Lieutenant Charles Van Renen Conway-Gordon to be Captain, by purchase, vice Palmer, who retires. Dated 3rd August, 1860.
- Ensign John Frederic Bell to be Lieutenant, by purchase, vice Conway-Gordon. Dated 3rd August, 1860.
- 48th Foot, Lieutenant James Farquhar to be Captain, by purchase, vice Latham, who retires. Dated 3rd August, 1860.
- Ensign John Walter Keyworth to be Lieutenant, by purchase, vice Farquhar. Dated 3rd August, 1860.
- 49th Foot, Lieutenant-Colonel and Brevet-Colonel Clement Alexander Edwards, C.B., from the 18th Foot, to be Lieutenant-Colonel, vice Lieutenant-Colonel and Brevet-Colonel John Thornton Grant, C.B., who exchanges. Dated 3rd August, 1860.
- 55th Foot, Gentleman Cadet Sidney Cargill, from the Royal Military College, to be Ensign, without purchase, vice Nunn, who resigns. Dated 4th July, 1860.
- 56th Foot, Ensign Caleb Coote Lloyd to be Lieutenant, without purchase, vice Hill, promoted. Dated 16th March, 1860.
- Gentleman Cadet William Frederick Hillat Jones, from the Royal Military College, to be Ensign, without purchase, vice Lloyd. Dated 4th July, 1860.
- 58th Foot, Assistant-Surgeon Arnold Royle, from the Staff, to be Assistant-Surgeon, vice Worthington, who exchanges. Dated 3rd August, 1860.
- 59th Foot, Captain Henry Ridge Wolrige, from the Military Train, to be Captain, vice Joy, who exchanges. Dated 3rd August, 1860.
- 76th Foot, Gentleman Cadet Douglas Campbell De Wend, from the Royal Military College, to be Ensign, without purchase, vice Austin, promoted. Dated 4th July, 1860.
- 83rd Foot, Ensign Frederick Augustus Wright, from 4th Foot, to be Ensign, vice Healey, promoted. Dated 3rd August, 1860.
- 90th Foot, Surgeon William Lapsley, from the Staff, to be Surgeon, vice Clarke, appointed to the Staff, Dated 3rd August, 1860,

91st Foot, Gentleman Cadet Henry Robert Rolfe, from the Royal Military College, to be Ensign, without purchase, vice Harvey, promoted.

Dated 4th July, 1860.

Lieutenant Charles Lacon Harvey to be Instructor of Musketry, vice Hall, who has resigned that appointment. Dated 24th February, 1860.

The surname of the Gentleman appointed to an Ensigncy, by purchase, in the Gazette of the 21st February, 1860, is *Caudwell*, and not *Candwell*, as then stated.

94th Foot, Charles Hensman Heycock, Gent., to be Ensign, by purchase, vice Pilkington, promoted. Dated 3rd August, 1860.

99th Foot, Gentleman Cadet Henry Robert Eyre, from the Royal Military College, to be Ensign, without purchase, vice Walker, promoted. Dated 4th July, 1860.

Royal Canadian Rifle Regiment, Francis Sandys Dugmore, Gent., to be Ensign, by purchase, vice Wilson, promoted. Dated 3rd August, 1860.

Capel Henry Miers, Gent., to be Ensign, by purchase, vice Whyte, promoted. Dated 4th August, 1860.

### DEPOT BATTALION.

Major and Brevet-Colonel Edward Angier Godfrey Muller to be Lieutenant-Colonel, without purchase, vice Brevet-Colonel Deverell, retired upon full-pay, under the 37th clause of the Royal Warrant of 14th October, 1858. Dated 3rd August, 1860.

Captain and Adjutant and Brevet-Major Hercules
A. Welman to be Major, without purchase, vice
Brevet-Colonel Muller. Dated 3rd August,

1860.

## COMMISSARIAT DEPARTMENT.

Commissariat Clerk Thomas John Hume to be Deputy Assistant-Commissary-General. Dated 4th July, 1860.

#### HOSPITAL STAFF.

Surgeon Patrick Joseph Clarke, from the 90th Foot, to be Surgeon, vice Lapsley, appointed to the 90th Foot. Dated 3rd August, 1860.

Assistant-Surgeon Richard Jukes Worthington, from the 58th Foot, to be Assistant-Surgeon to the Forces, vice Royle, who exchanges. Dated 3rd August, 1860.

#### BREVET.

Colonel William Henry Pickering, retired fullpay' Royal Artillery, to be Major-General, the rank being honorary only. Dated 21st July, 1860.

Lieutenant-Colonel Charles Clement Deacon, C.B., 46th Foot, having completed five years' service in the rank of Lieutenant-Colonel Commanding a Regiment, to be Colonel in the Army. Dated 11th May, 1860.

The undermentioned promotions to take place, consequent on the death of Lieutenant-General Thomas J. Wemyss, C.B., Colonel of the 17th Foot, on the 19th July, 1860:

Major-General Henry Colvile to be Lieutenant-General. Dated 20th July, 1860.

Brevet-Colonel George Congreve, C.B., Lieutenant-Colonel half-pay 29th Foot, Quartermaster-General in the East Indies, to be Major-General. Dated 20th July, 1860. Brevet-Lieutenant-Colonel James Ramsay, Major half-pay Unattached, to be Colonel. Dated 20th July, 1860.

Major Edward Lynch Blosse, half-pay Unattached, to be Lieutenant-Colonel. Dated 20th July,

Captain Edward Arthur Williams, Royal Artillery, to be Major. Dated 20th July, 1860.

The Christian names of Brevet-Colonel Crawford, C.B., of the Royal Artillery, appointed to the temporary rank of Brigadier-General in China, in the Gazette of the 24th July, 1860, are William Thomas, and not Robert Fitzgerald, as then stated.

#### MEMORANDUM.

For Lieutenant Sydney James Timbrell, Paymaster on half-pay 58th Foot, to be Paymaster to the Invalid Depôt at the Cape of Good Hope, and to have the honorary rank of Major, under the Royal Warrant of the 27th January, 1860, as stated in the Gazette of the 24th July, 1860,

Read, Paymaster Thomas Richardson Timbrell, from half-pay 58th Foot, to be Paymaster

to the Invalid Depôt, &c., &c., &c.

# Admiralty, 1st August, 1860.

# Corps of Royal Marines.

First Lieutenant John Michael de Courcy Meade to be Captain, vice J. B. Butcher to half-pay. Second Lieutenant John Dudley Fosbroke to be First Lieutenant, vice Meade, promoted.

# Commission signed by the Queen

South Middlesex Rifle Volunteer Corps.

Spence Derington Turner, Esq., Captain half-pay Bengal Army, to be Adjutant, from the 11th July, 1860. Dated 16th July, 1860.

Commission signed by the Queen.

4th or Duke of Lancaster's Own (Light Infantry, Regiment of Royal Lancashire Militia.

Captain William Knott to be Quartermaster, from the 17th of April, 1860. Dated 7th May, 1860.

Commission signed by the Queen.

2nd Durham Artillery Volunteers.

Serjeant-Major Charles Michael McCafferty, late of the Royal Artillery, to be Adjutant, from the 13th of June, 1860. Dated 18th June, 1860.

Commission signed by the Queen.

10th Corps of Kent Artillery Volunteers.

Brevet-Major Charles Cheetham, retired full-pay Royal Artillery, to be Adjutant, from the 10th May, 1860. Dated 14th June, 1860.

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

1st Glamorgan Artillery Volunteers.

George Padley, Esq., to be Honorary Assistant-Surgeon, vice Williams, resigned. Dated 30th July, 1860. Commission signed by the Lord Lieutenant of the County of Renfrew.

Archibald Alexander Spiers, Esq., to be Deputy Lieutenant. Dated 28th July, 1860.

Prince of Wales's Royal Regiment of Renfrew Militia.

Henriquez Melhado, Gent., to be Lieutenant, vice Abraham Thompson, struck off the strength of the Regiment. Dated 2nd June, 1860.

This notice of Lieutenant Melhado's appointment supersedes the one which appeared in the Gazette of 12th June last.

# Renfrewshire Artillery Volunteers. 1st Company.

Lieutenant Robert Sinclair Scott to be First Lieutenant, vice Leitch, resigned. Dated 28th July, 1860.

Robert MacBride, Gent., to be Second Lieutenant, vice Scott, promoted. Dated 28th July, 1860.

# Renfrewshire Rifle Volunteers.

10th Company (Greenock Highlanders.)

Ensign John Rennie to be Lieutenant, vice Maclean, resigned. Dated 1st August, 1860. John Kincaid, Gent., to be Ensign, vice Rennie, promoted. Dated 1st August, 1860.

Commissions signed by the Lord Warden of the Cinque Ports.

8th Cinque Ports Rifle Volunteers.

Joseph George Churchward, Esq., to be Captain. Dated 30th July, 1860.

George Fielding, Esq., to be Lieutenant. Dated 30th July, 1860.

Commission signed by the Lord Lieutenant of the City and County of the City of Edinburgh, and Liberties thereof.

City of Edinburgh Rifle Volunteer Corps.

Mr. Alexander Nicolson to be Ensign, vice Stuart Robertson, resigned. Dated 28th July, 1860.

County of Edinburgh or Mid-Lothian.

Mid-Lothian Coast Artillery Volunteer Corps.

Kenmure Maitland, Gent., to be Second Lieutenant. Dated 25th July, 1860.

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

3rd or Royal Westminster Light Infantry Regiment of Middlesex Militia.

George Horatio Brand, Gent., to be Lieutenant, vice Bulkeley, resigned. Dated 27th July, 1860.

1st Middlesex Artillery Volunteer Corps.

John McGrigor Augustus Thomas Croft, Esq., to be Captain. Dated 16th July, 1860.

#### MEMORANDUM.

1st or Royal East Middlesex Regiment of Militia.

The Queen has been graciously pleased to approve the Commission held by Captain John Annah Ambrose in this Regiment being cancelled.

Approval dated 19th July, 1860,

No. 22409.

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

# Kent Rifle Volunteers. 1st Battalion.

George Walkup Congdon, late Captain 28th Corps, to be Major. Dated 26th July, 1860. William Carr, Gent., late Honorary Assistant-Surgeon 3rd Corps, to be Surgeon. Dated 30th July, 1860.

William Scott, Gent., late Honorary Assistant-Surgeon 13th Corps, to be Assistant-Surgeon.

Dated 30th July, 1860.

### 28th Corps (1st Battalion).

tephen Hudson, Gent., to be Ensign, vice Caryl, resigned. Dated 30th July, 1860.

William Caryl, Gent., late Ensign 28th Corps, to be Honorary Assistant-Surgeon. Dated 30th July, 1860.

#### 3rd Battalion.

The 1st, 9th, 12th, 15th, 19th, 20th, 22nd, 31st and 38th Corps, have been formed into a Battalion, and which has been numbered as the 3rd Battalion in the county of Kent. The several Corps composing such Battalion will retain their present numbers and designations. Dated 22nd July, 1860.

Her Majesty has been pleased to accept the resignations of the following Commissions:

3rd Corps.

Honorary Assistant-Surgeon William Carr.

13th Corps.

Honorary Assistant-Surgeon William Scott.

28th Corps.

Captain George Walkup Congdon. Ensign William Caryl.

The following Commissions should have been Gazetted as follows:

33rd Corps (2nd Battalion).

The Honourable John Charles Pratt (commonly called the Earl of Brecknock), to be Ensign.

25th Corps (1st Battalion).

John Anthony Rucker, Gent., to be Captain, vice Blaxland, resigned.

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

## 12th Surrey Rifle Volunteers.

Captain William Marshall Cochrane to be Captain Commandant. Dated 27th July, 1860.

Lieutenant Frederick Montague Arnold to be Captain. Dated 27th July, 1860.

Ensign Edward William Browne to be Lieutenant, vice Arnold, promoted. Dated 27th July,

George Thompson Pressly, Gent., to be Lieutenant. Dated 27th July, 1860.

Charles Morris, Gent., to be Ensign, vice Browne, promoted. Dated 27th July, 1860.

Samuel Ranyard, Gent., to be Ensign. Dated 27th July, 1860.

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

#### 7th Argyllshire Rifle Volunteers.

George Stirling, Gent., to be Ensign. Dated 27th July, 1860,

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

6th Lanarkshire Artillery Volunteers.

William Hay, jun., Gent., to be Second Lieutenant, vice Frederick David Rait, promoted. Dated 31st July, 1860.

#### 2nd Lanarkshire Rifle Volunteers.

Thomas Anderson, Esq., to be Captain, vice William John Macquorn Rankine, promoted. Dated 23rd July, 1860.

6th Administrative Battalion of Lanarkshire Rifle Volunteers.

(Consisting of the 25th, 26th, 27th, 40th, 68th, 69th, 70th, and 71st Corps).

Captain William Rigby to be Major. Dated 28th July, 1860.

The Reverend Alexander McEwen, to be Honorary Chaplain. Dated 28th July, 1860.

7th Administrative Battalion of Lanarkshire Rifle Volunteers.

(Consisting of the 5th, 21st, 34th, 58th, 59th, 64th, 65th, 66th and 90th Corps).

William Stirling, jun., Esq., to be Lieutenant-Colonel. Dated 28th July, 1860.

Captain John Boag to be Major. Dated 28th July, 1860.

# 16th Lanarkshire Rifle Volunteers.

Lieutenant John Austine to be Captain, vice Samuel Simpson, promoted. Dated 24th July,

Ensign Henry Donaldson Muirhead to be Lieutenant, vice Austine, promoted. Dated 24th July, 1860.

John Martin, Gent., to be Ensign, vice Muirhead, promoted. Dated 24th July, 1860.

## 17th Lanarkshire Rifle Volunteers.

Alexander James Watson, Gent., to be Ensign, vice George Cunninghame Monteath, resigned. Dated 23rd July, 1860.

# 37th Lanarkshire Rifle Volunteers.

James Lindsay, Esq., M.D., to be Honorary Assistant-Surgeon. Dated 31st July, 1860. The Reverend James Laing to be Honorary Chaplain. Dated 25th July, 1860.

#### 85th Lanarkshire Rifle Volunteers.

Alexander Ewing, jun., Gent., to be Ensign. Dated 31st July, 1860.

## 86th Lanarkshire Rifle Volunteers.

Thomas Darwin Humphreys, Gent., to be Ensign, vice David Boyd, resigned. Dated 31st July, 1860.

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

Dundee Rifle Volunteer Corps.

Sir John Ogilvy, Bart., M.P., to be Lieutenant-Colonel. Dated 28th July, 1860.

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

1st Company Stirlingshire Volunteer Rifle Corps. Patrick Graham Morison, Gent., to be Ensign, vice Wilson, resigned on promotion. Dated 28th July, 1860,

Commission signed by the Lord Lieutenant of the Tower Hamlets.

King's Own Light Infantry Regiment of Militia. Llewellyn Edmund Traherne, late of the 60th Rifles, to be Captain, vice Lowry, who retires. Dated 1st August, 1860.

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

Westen-super-Mare or 2nd Semerset Company of Volunteer Artillery Corps.

Major-General Henry Chambers Murray Cox to be Captain-Commandant. Dated 30th July,

Hugh Rockett, Esq., to be Captain. Dated 31st July, 1860.

Edward Bisdee, Gent., to be First Lieutenant. Dated 30th July, 1860.

John Hugh Wadham Pigott Smith-Pigott, Esq., to be First Lieutenant. Dated 31st July, 1860. Anthony Hammond, Esq., to be Second Lieu-

tenant. Dated 30th July, 1860.

William Henry Davies, Gent., to be Second Lieutenant. Dated 31st July, 1860.

Joseph Stringfield, Gent., to be Honorary Assistant-Surgeon. Dated 30th July, 1860.

The Reverend Edward Henry Powell, Clerk, M.A., to be Honorary Chaplain. Dated 31st July, 1860.

Commissions signed by Her Majesty's Commissioners of Lieutenancy of the County of Fife.

### Fife Artillery Militia.

David Balfour Ogilvy to be Second Lieutenant. Dated 24th July, 1860.

#### 6th Fife Rifle Volunteers.

Thomas Lawson, junior, to be Ensign. Dated 26th July, 1860.

#### 8th Fife Artillery Volunteers.

James Hay Erskine Wemyss, M.P., to be Captain-Commandant. Dated 21st July, 1860. John Haig to be Captain. Dated 24th July, 1860.

Robert Balfour and George Johnston to be First Lieutenants. Dated 24th July, 1860.

Andrew Wilkie and Peter Kininmonth to be Second Lieutenants. Dated 24th July, 1860.

Neil Alexander Kennedy to be Assistant-Surgeon. Dated 24th July, 1860.

#### 9th Fife Rifle Volunteers.

Peter Hay Paterson to be Lieutenant. Dated 28th July, 1860. A. Walker Russell to be Ensign. Dated 28th

July, 1860.

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

# 19th Cornwall Rifle Volunteers.

William Sloggatt Rosevear to be Lieutenant. Dated 26th July, 1860.

William Sloggatt Hawker to be Ensign. Dated 26th July, 1860.

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

11th Subdivision of Dorsetshire Rifle Volunteers. Edwin Josiah Miles, Esq., to be Honorary Assistant-Surgeon. Dated 28th July, 1860, [The following Appointment is substituted for that which appeared in the Gazette of the 31st July last.]

Commission signed by the Lord Lieutenant of the County Palatine of Lancaster.

# 56th Lancashire Rifle Volunteers.

Thomas Frederick Brownbill, Esq., to be Surgeon. Duted 20th July, 1860.

By Order of the Lord Lieutenant of the County Palatine of Lancaster.

5th Regiment of Royal Lancashire Militia.

Lieutenant Henry Drury, having absented himsented himself, without leave, from the training in the years 1859 and 1860, to be removed from the strength of the Regiment.

# Leicestershire Regiment of Militia.

The Queen has been pleased to accept of the resignation of Surgeon William Unwin of the Commission he holds in the above Regiment.

### Whitehall, July 21, 1860.

The Right Honourable Sir William Erle, Knt., Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Samuel Harley Kough, of Church Stretton, in the county of Salop, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the county of Salop.

The Right Honourable Sir William Erle, Knt., Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has also appointed Thomas Paine, of Gresham House, Old Broadstreet, in the city of London, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance in and for the city of London, also in and for the city and liberties of Westminster, and county of Middlesex.

The Right Honourable Sir William Erle, Knt., Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has also appointed George Brindley Acworth, of Rochester, in the county of Kent, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the county of Kent.

## Whitehall, July 24, 1860.

The Right Honourable Sir William Erle, Knt., Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Samuel Peed, of Cambridge, in the county of Cambridge, Gentleman, to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the county of Cambridge.

#### NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy, Admiralty, Somerset-House, July 28, 1860.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of proceeds received and tonnage bounty awarded, for the slave barque, Name Unknown, captured on the 9th April, 1859, by Her Majesty's ship Heron.

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

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

Navy, Admiralty, Somerset-House.

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

# NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy, Admiralty, Somerset House, July 28, 1860.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the proceeds received and tonnage bounty, awarded for the schooner Angeline of Prospect, captured on the 13th June, 1858, by Her Majesty's ship Conflict.

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

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

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

DOTICE is hereby given, that a separate building, named the Presbyterian Chapel, situate at the village in the township of Garston, in the district of West Derby and Toxteth Park, in the county of Lancaster, being a building certified according to law as a place of religious worship, was, on the 28th day of July instant, duly registered for solemnizing marriages therein,

F 2

pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 30th day of July, 1860.
William Cleaver, Superintendent Registrar.

DOTICE is hereby given, that a separate building, named Saint Benedict's Church situated at Downside, in the parish of Midsomer Norton, in the county of Somerset, in the district of Clutton, being a building certified according to law as a place of religious worship, was, on the 27th day of July, 1860, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 2nd day of August, 1860.

Edward Hayward Perrin, Superintendent

Registrar.

# THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the British Possessions in AMERICA, Computed from the RETURNS made in the Week ending the 31st day of July, 1860,

Is Twenty-six Shillings and Ten Pence Halfpenny per Hundred Weight;

Exclusive of the Duties of Customs paid or payable thereon on the Importation thereof into Great Britain.

# THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the MAURITIUS, Computed as above and Exclusive of Duty,

Is Twenty Shillings and One Penny Farthing per Hundred Weight.

No Return has been made of the Sale of Brown or Muscovado Sugar, the Produce of the East Indies, in the Week ending as above.

The Average Price of the two foregoing Descriptions of SUGAR, jointly,

Computed as above, and Exclusive of Duty,
Is Twenty-six Shillings and Eight Pence
per Hundred Weight.

By Authority of Parliament,

WILLIAM RUCK, Clerk of the Grocers' Company Grocers'-Hall, August 3, 1860.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

NOTICE is hereby given, that provisional protection has been allowed

762. To John Deane and John Deane, junior, trading under the style or firm of John Deane and Son, of King William-street, in the city of London, Gun and Pistol Manufacturers, and William Harding, of Forest-hill, in the county of Kent, for the invention of "improvements in breech loading fire arms."—The same is the result partly of communications from abroad made to us by Captain Alexandre Delvigne, of Les Ternes, near Paris, and partly of invention and discovery made by one of us.

On their petition, recorded in the Office of the Commissioners on the 23rd day of March, 1860.

772. To Isaac Blackburn, of Long Eaton, in the county of Derby, and of 35, Parliament-street, Westminster, Mechanical Engineer, for the

invention of "improvements in the manufacture of iron and steel, and in making iron castings."

On his petition recorded in the Office of the Commissioners on the 24th day of March, 1860.

1571. To William Clark, of 53, Chancery-lane, in the county of Middlesex, Engineer and Patent Agent, for the invention of "improvements in machinery for cutting files."—A communication to him from abroad by James Cooper Cooke, of Middletown, Middlesex, county Connecticut, U.S.A., Machinist.

On his petition, recorded in the Office of the Commissioners on the 28th day of June, 1860.

1586. To Richard Laming, of Clifton-villas, Maida-hill West, Middlesex, and Charles Smith, of 8, Gloucester-street, Regent's-park, Middlesex, for the invention of "improvements in purifying certain gases and liquids from sulphuretted hydrogen."

On their petition, recorded in the Office of the Commissioners on the 30th day of June, 1860.

1590. To Edward Thomas Hughes, of the firm of Hughes and Son, Patent Agents, 123, Chancery-lane, London, for the invention of "obtaining coloring matter from the lentisc or mastic tree."—A communication to him from abroad by Christophe Muratore, Merchant, of Algiers, Africa, Empire of France.

On his petition, recorded in the Office of the Commissioners on the 2nd day of July, 1860.

1620. To John Savage, of Pelham-street, in the town and county of the town of Nottingham, Chymist and Druggist, for the invention of "an improved means of, or apparatus for, threading needles."

On his petition, recorded in the Office of the Commissioners on the 4th day of July, 1860.

1636. To Benjamin Mitchell, of Crowe Hall, Denver, in the county of Norfolk, for the invention of "an improved machine applicable for harrowing, weeding, hoeing and other agricultural purposes."

On his petition, recorded in the Office of the Commissioners on the 6th day of July, 1860.

1646. To Léopold Christian Warneck, of No. 11.
Place du Pilori, Nantes, in the Empire of
France, Master Mariner, for the invention of
"an improved method of treating the coffee
husk for purposes of nutrition."

On his petition, recorded in the Office of the Commissioners on the 9th day of July, 1860.

1662. To Swiatoslar Zoubtchaninoff, Merchant, of Paris, Empire of France, No. 36, Boulevart Batignolles, or of St. Petersbourg, Empire of Russia, for the invention of "an improved compound for the coating of wooden ships, boats, and other structures used at sea."

On his petition, recorded in the Office of the Commissioners on the 10th day of July, 1860.

1696. To William Allen, of Great Alfred-street, in the town and county of the town Nottingham, Engineer, and William Allen, of Carrington, in the county of Nottingham, Engineer, for the invention of "improvements in the prevention of incrustation and corrosion of steam engine boilers."

On their petition, recorded in the Office of the Commissioners on the 13th day of July, 1860.

1704. To Albrecht de Neviers, of New Cremorneroad, Chelsea, in the county of Middlesex, Gentleman, for the invention of "improvements in breech loading fire arms." 1703. To William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "an improved manufacture of waterproof leather."—A communication to him from abroad by Samuel La Forge, of Cleveland, State of Ohio, and Joseph Merwin, John Evans Bray, and Asa Goodell Trask, all of the city of New York, in the United States of America.

1710. And to Lewis Hope, of No. 4, Bishopsgatechurchyard, in the county of Middlesex, for the invention of "improvements in knot-stitch

sewing machines."

On their several petitions, recorded in the Office of the Commissioners, on the 14th day of July, 1860.

- 1712. To Frederick Ludewig Hahn Danchell, of Great Queen-street, Westminster, Civil Engineer, for the invention of "certain improvements in filters."
- 1714. To Alfred Smith, of Manchester, in the county of Lancaster, Silk Manufacturer, for the invention of "certain improvements in the manufacture of velvet or other similar piled fabrics."
- 1718. To Alexander Bain, of Clerkenwell-green, in the county of Middlesex, Engineer, for the invention of "improvements in means, apparatus, or articles for holding and supplying ink."

1720. To William Birks the elder, of the town of Nottingham, Machinist, and William Birks the younger, of the same town, Machinist, for the invention of "improvements in bobbin net, or twist lace machinery."

- 1722. And to William Edward Newton, of the Office for Patents, No. 66, Chancery-lane, in the county of Middlesex, Civil Engineer for the invention of "an improved covering for roofs and walls."—A communication to him from abroad, by Rufus S. Lewis, of Lowell, Massachusetts, in the United States of America. On their several petitions, recorded in the Office of the Commissioners on the 16th day of July, 1860.
- 1724. To Charles Stevens, Manager of the British and Foreign Office for Patents, No. 18, Welbeck-street, Cavendish-square, London, in the county of Middlesex, for the invention of "an improved method of preserving potatoes cut in pieces by a machine for that purpose"—A communication to him from abroad, by Vignal and Roustain, of Paris, in the Empire of France.
- 1726. To James Fletcher, of Accrinton, in the county of Lancaster, Machinist, for the invention of "improvements in machinery or apparatus for regulating the supply and discharge of fluids to steam boilers, pipes and other vessels, and for cleaning or cleaning the same."

1732. To Abraham Eskell, of No. 8, Grosvenorstreet, Grosvenor-square, for the invention of "improvements in beds, or bases for artificial teeth."

1734. And to Job Goulson, of Ponsonby-terrace, Vauxhall-bridge-road, Westminster, for the invention of "improvements in gas and other fluid meters."

On their several petitions, recorded in the Office of the Commissioners on the 17th day of July,

1736. To John Picksley and Reuben Sims, of Bedford Foundry, near Leigh, in the county of Lancaster, Agricultural Implement Makers, for the invention of "improvements in bone mills and logwood rasps."

- 1738. To Thomas Carey Willard Pierce, of Manchester, in the county of Lancaster, Merchant, and George Frederick Stanley Isherwood, of the same place, Engraver, for the invention of "certain improvements in power looms for weaving."
- 1740. To Robert Oxland, of Plymouth, for the invention of "improvements in the manufacture of gunpowder."
- 1744. And to John Henry Johnson, of No. 47. Lincoln's-inn-fields, in the county of Middlesex, and of No. 166, Buchanan-street, in the city of Glasgow, North Britain, Gentleman, for the invention of "coloring matter, and the means of obtaining the same."—A communication to him from abroad, by Louis Henry Obert, of No. 24, Rue Meslay, Paris, in the Empire of France.

On their several petitions, recorded in the Office, of the Commissioners, on the 18th day of July, 1860.

- 1746. To Henry Holland, of Birmingham, in the county of Warwick, Manufacturer, for the invention of "an improvement in the manufacture of steel tubular stretchers for umbrellas and parasols."
- 1748. To John Henry Johnson, of No. 47, Lincoln's-inn-fields, in the county of Middlesex, and of No. 166, Buchanan-street, in the city of Glasgow, North Britain, Gentleman, for the invention of "improvements in the manufacture or production of white lead, and in the machinery or apparatus employed therein."—A communication to him from abroad, by Georges Hyacinthe Ozouf, of No. 24, Rue Meslay, Paris, in the Empire of France.
- 1750. To Alonzo Buonaparte Woodcock, of Manchester, India Rubber Manufacturer for the invention of "improvements in the manufacture of moulded articles of vulcanised india rubber."
- 1752. To John Stenhouse, of No. 11, Upper Brunswick-terrace, Barnsbury-road, in the county of Middlesex, Chemist, for the invention of "improvements in purifying coal gas."
- 1754. To John Saxby, of Brighton, Signal Manufacturer, for the invention of "improvements in apparatus for and in the mode or method of working and governing railway points and signals."
- 1755. To William Clark, of No. 53, Chancerylane, in the county of Middlesex, Engineer and Patent Agent, for the invention of "improvements in valve apparatus for regulating the flow of steam and other fluids."—A communication to him from abroad, by Messrs. Charles Auguste Riff, Engineer, and Antoine Laudenmüller, Mechanician, of Paris, in the Empire of France.
- 1756. And to William Clark, of No. 53, Chancery-lane, in the county of Middlesex, Engineer and Patent Agent, for the invention of "improvements in stamping or embossing presses."

  —A communication to him from abroad, by Mr. Laurent Poirier, Mechanician of Paris, in the Empire of France.

On their several petitions, recorded in the Office of the Commissioners, on the 19th day of July, 1860.

1757. To Charles Wenzel Hähnel, of the city of Manchester, Merchant, for the invention of "improvements in the construction of parts of umbrellas and parasols."—A communication to him from abroad, by Louis Prang, of Boston, in the United States of America.

1758. To Joseph Dickinson, of Pendleton, near the city of Manchester, in the county of Lancaster, Civil Engineer and Inspector of Coal Mines, for the invention of "improvements in machinery for retarding or stopping railway or other carriages, and for other purposes where breaks are applicable."

1759. To John Broad, Manager of Blast Furnaces and Iron Works, of Ulverston, in the county of Lancaster, for the invention of "an apparatus for economising coal and other fuel, to be used with hot or cold blast, in the smelting of iron ores and resmelting of pig iron.

1761. To John Kenny, of 21, Litchfield-street, Soho, in the county of Middlesex, Machinist, for the invention of "improvements in sewing

machines."

1763. To Henry William Poulter, of Thayerstreet, Manchester-square, in the county of Middlesex, Compositor, for the invention of "improvements in the arrangement and construction of printers' composing cases, and in the frames used therewith."

1765. And to Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, for the invention of "improvements in the manufacture of apparatus, for regulating the force of electric currents."—A communication to him from abroad by Giovanni Casselli, of Florence.

On their several petitions recorded in the Office of the Commissioners on the 20th day of July, 1860.

1767. To William Lake, of the firm of Joseph Lake and Son, of the Old Kent Road, in the county of Surrey, Bedstead Makers, for the invention of "an improved button or fastening for iron bedsteads and other purposes."

1769. To James Hadden Young, of 66, Great College-street, Camden Town, in the county of Middlesex, for the invention of "improvements in setting up (composing) and distributing

1771. To Samuel Roberts, of Hull, in the county of York, Smith, for the invention of "im-

provements in harrows."

1773. And to William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "improvements in looms for weaving,"—A communication to him from abroad by Mr. Van Peteghem, of Ghent, in the Kingdom of Belgium.

On their several petitions, recorded in the Office of the Commissioners on the 21st day of July,

1860.

- 1775. To Richard Hewens, of Leamington, in the county of Warwick, for the invention of "an "improvement in kitchen ranges, which is also applicable to stoves in general."
- 1777. To Jean Baptiste Jules Noirot, of Paris, in the French Empire, Manufacturer, for the invention of "an improved method of manufacturing india-rubber tubes, and various articles."
- 1779. To George Henry Birkbeck, of the firm of Tongue and Birkbeck, of No. 34, Southampton-buildings, Chancery-lane, in the county of Middlesex, Patent Agents and Engineers, for the invention of "improvements in the construction of chimnies for lamps, or apparatus for transmitting light."—A communication to him from abroad by Etiénne Soulié, Manufacturer of Paris, in the Empire of France.

1781. And to John Wells Sullivan, of Adamstreet, Adelphi, in the city of Westminster, Gentleman, for the invention of improved machinery applicable to washing and churning, and the mixing of fluids."—A communication te him from abroad, by Charles Sullivan and William Francis Hyatt, of New York City.

On their several petitions, recorded in the Office of the Commissioners on the 23rd day of July,

1860.

1783. To William Clark, of No. 53, Chancerylane, in the county of Middlesex, Engineer and Patent Agent, for the invention "improvements in apparatus for setting and sharpening scythes and other like instruments."—A communication to him from abroad, by Mr. Pierre Charles Ratel, of Paris, in the Empire of France, Agricultural Machinist.

1785. To Lewis Le Richeux, of Sussex-road, Brixton, in the county of Surrey, Collar Maker, for the invention of "improvements in the means of attaching buttons or studs to articles of clothing or other similar articles, and in the buttons or studs to be adapted thereto."

1787. To Hermann Hirsch, of Berlin, in the Kingdom of Prussia, and of Bridge-road, Lambeth, in the county of Surrey, Civil Engineer, for the invention of "improvements in

screw propellers."

1789. To Rebecca Thomas, of Bath-street, Tabernacle-square, in the county of Middlesex, for the invention of "improvements in the tires of wheels for vehicles used on common roads."

1791. And to Alfred Vincent Newton, of the Office for Patents, No. 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, for the invention of "improved means for relieving the slide valves of steamengines of unnecessary pressure."—A communication to him from abroad, by David Stoddart, of the city of San Francisco, State of California, United States of America.

On their several petitions, recorded in the Office of the Commissioners on the 24th day of July,

1860.

Erratum in Gazette of July 27.

1689. For "fitted moveable," read "fitted with moveable."

# Vice-Chancellor Stuart at Chambers. Friday the 27th day of July, 1860.

In the Matter of the Joint Stock Companies Winding-up Acts, 1848 and 1849; and of the Joint Stock Companies Winding-up Amendment Act, 1857; and of the London and County Hail and Cattle Insurance Company.

lor Sir John Stuart, 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 purposes on Saturday the 4th day of August next, at one o'clock in the afternoon, at his chambers, situate at No. 11, Old-square, Lincoln's Inn, London, to proceed to make a call on all the contributories of the said Company, who have been included by the said Judge in the settled list of contributories of the said Company, and that the said Judge purposes that such call shall be for twenty pounds per share; all persons interested are entitled to attend at such day, hour and place, to offer objections to such call.

#### In Chancery.

In the Matter of the Joint Stock Companies Winding-up Acts, 1848 and 1849, and of the Joint Stock Companies Winding-up Amendment Act, 1857, and in the Matter of the Solvency Mutual Guarantee Company.

hereby given, that the said Judge will proceed, on Thursday the 1st day of November, 1860, at twelve o'clock at noon, at his chambers, No. 11, New-square, Lincoln's-inn, in the county of Middlesex, 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 BY direction of his Honour the Vice-Chancell to dispute the same without leave of the High lor Sir William Page Wood, the Judge to Court of Chancery first obtained.—Dated this 31st whose Court this matter is attached, notice is day of July, 1860.

## SUPPLEMENT TO

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES, in Circulation during the Week ending Saturday the 21st day of July, 1860.

The under-mentioned Parties having omitted to transmit their Accounts in proper time to be inserted in the Gazette of Tuesday the 31st day of July, 1860.

Name, Title, and Principal			Average Amount,
Bradford Old Bank Stamford, Spalding, and Boston Banking Company	Bradford, Yorkshire Stamford	Harris and Co	£ 12,160 44,226

W. W. DALBIAC, Registrar of Bank Returns.

Inland Revenue, Somerset House, August 2, 1860.

#### BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday the 1st day of August, 1860.

#### ISSUE DEPARTMENT.

Notes issued	•••	***	***	£ 29,496,420	Government Debt Other Securities Gold Coin and Bu Silver Bullion	•••	•••	•••	£ 11,015,100 3,459,900 15,021,420
				£29,496,420				-	£29,496,420

Dated the 2nd day of August, 1860.

M. Marshall, Chief Cashier.

## BANKING DEPARTMENT.

•	£	1		£
Proprietors' Capital	14,553,000	Government Securities	(includi	
Rest	3,422,213	Dead Weight Annuity)	•••	9,758,795
Public Deposits (including Ex-		Other Securities	•••	19,712,700
chequer, Savings Banks, Com-		Notes	***	7,426,610
missioners of National Debt, and		Gold and Silver Coin	***	737,460
Dividend Accounts)	4,234,969			
Other Deposits	14,717,654			
Seven day and other Bills	707,729	•		
-	<del></del>			
;	£37,635,565	•		£37,635,565
-		ļ		<del></del>

Dated the 2nd day of August, 1860.

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

Received in the Week ended July 28, 1860.	. WI	HEAT.	ВА	RLEY.	0	ATS.	I	YE.	BE	EANS.	P	EAS.
MARKETS.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
London Uxbridge Chelmsford Colchester Romford Chipping Ongar Saffron Walden Braintree Hertford Royston Bishop Stortford St, Albans Hemel Hempstead Hitchin Aylesbury Buckingham High Wycombe Newport Pagnel Oxford Banbury Henley Witney Chipping Norton Warminster Swindon Devizes Salisbury Troubridge Chippenham Windsor Reading Abingdon Majdenhead	Qrs. Bs. 1432 0 84 4 1437 2 587 5 122 0 None 175 4 913 3 145 0 225 0 287 6 156 2 146 1 176 2 68 0 30 0 183 0 184 0 185 0	# 4. d 4142 10 3 251 15 9 4006 7 2 1710 18 1 344 18 0 Sold. 462 19 6 2487 17 3 383 11 6 598 8 0 779 7 9 439 19 0 413 17 6 475 4 4 188 14 0 524 19 6 115 11 626 12 6 847 12 2 251 13 Sold. 116 16 6 2229 4 425 8 1131 8 1415 7 Sold. 395 0 36 5 1765 19	Qrs. Bs. 69 0 5 0 21 0	#. #. #. #. 120 15 0 8 7 6 31 1 0  33 0 0 31 16 0 55 0 0	Qrs. Bs. 30 0 10 0 15 0 15 0 12 0 12 0 18 0 10 15 0 15 0 15 0 15 0 15 0 15 0	26 0 0 15 0 15 0 15 0 15 0 15 0 15 0 15 0		£ 4. d.	Qrs. Bs. 35 0	2. s. d. 64 15 0 130 17 0 45 2 6 ————————————————————————————————————		£. s. d. 67 8 0 10 5 0

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	Received in the Week ended July 28, 1860.	w	неат.	ВА	ARLEY.	o	ATS.	R	RYE	. В	EANS.	P	EAS.
0.	Markets.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
No. 22409. G	Newbury Wallingford Guildford Croydon Kingston Dorking Maidstone Canterbury Dartford Chatham & Rochester Dover	Quantities.  Qrs. Bs. 777 4 95 0 590 2 18 5 None 16 0 227 0 681 4 219 0 None 154 0 None 101 0 644 4 159 0 None 132 4 35 0 None None None	Price.  # s. d. 2298 8 3 281 14 0 1863 13 0 50 15 0 Sold.  48 6 0 647 5 6 2092 5 6 587 7 0 Sold.  454 2 0 Sold.  291 18 0 1884 8 9 467 16 0 Sold.  386 10 0 99 11 0 Sold. Sold. Sold.  1036 6 6 1198 11 6 Sold.				<del></del>	Quantities.  Qrs. Bs.	### s. d.  ### s. d.	Quantities.  Qrs. Bs.  59 0 17 0  46 0	Price.  * s. d.	Quantities.  Qrs. Bs.  10 0	Price.  £ s. d. 20 0 0
	Christchurch Blandford Bridport Dorchester Sherborne Shaftesbury	251 0 60 0 132 0 None	Sold. 726 2 0 186 0 0 885 5 0 Sold. 150 0 0	20 0	39 0 0	40 0	54 0 0		=		26 0 0	11111	——————————————————————————————————————

Received in the Week ended July 28, 1860.	W	HEAT.	BA	RLEY.	0	ATS.	1	RYE.	В	EANS.	P	EAS.
MARKETS.	Quantities	Price.	Quantities.	Price.	Quantities.	Price	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
Warcham Poole Exeter Barnstaple Plymouth Totness Tavistock Kingsbridge Oakhampton Tiverton Honiton Truro	Qrs. Bs. 30 4 15 0 10 0 11 2 2 4 83 0 46 0 None 42 0 96 7 83 0	Frice.  \$ 6. d. 82 7 0 84 10 0 31 12 6 35 16 8 7 7 6 249 10 0 141 10 0 Sold. 128 16 9 275 8 6 99 0 0 92 0 0	Quantities.  Qrs. Bs.  — — — — — — — — — — 7 4 — — — — — — — — — — — — — — — — — — —	Price.  £ s. d.	Qrs. Bs.	Price  £ a. d.  ——————————————————————————————————	Qrs. Bs.	Price.	Quantities.  Qrs. Bs.	## Price.  ## ## ## ## ## ## ## ## ## ## ## ## ##	Quantities.  Qrs. Bs.	Frice.
Bodmin Launceston Redruth Helstone St. Austell Falmouth Callington Liskeard St. Columb Bristol Taunton Wells Bridgewater Frome Chard Somerton Shepton Mallett	136 3 60 4 None 18 6 26 2 None 1 2 None 21 3 322 4 179 3 482 0 138 0 75 4 103 6 None	391 2 4 179 16 6 Sold. 53 15 0 82 0 0 Sold. 4 0 0 Sold. 4 0 0 868 8 0 530 7 6 1452 8 0 413 8 3 223 10 0 306 0 0 Sold. Sold.	5 0 16 7 208 4	9 10 0 28 17 6 300 16 6 — 8 10 0	18 4 12 6 — — — — — — — — — 855 0 — — — — — — — — — — — — — —	21 12 2 17 0 0 — — — 21 10 0 — — 1012 17 6 — — — — — — — — ————————————————————			133 4	318 3 0 39 9 0	10 0	22 13 4
Wellington Wiveliscomb Monmouth Abergavenny Chepstow Pontipool Newport Gloucester Cirencester	36 2 46 7 45 0 35 0 None 414 2	441 19 9 36 8 9 101 10 0 133 11 10 132 10 0 98 0 0 Sold. 1254 11 0 1542 1 6			30 0	87 0 0 — — — — — —			- - - - -			-

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July 28, 1860.	=	WHEAT.	<b>E</b>	BARLEY.	<u> </u>	OATS.	N.	RYE.	18.	BEANS	4	PEAS.
MARKETS.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
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Received in the Week ended July 28, 1860.	MARKETS	Derby	Coventry	Birminglam	Warwick	Stratford-on-Avon	Leicester	Fronghporongh	Lutterworth	:	Peterborough	Daveniry	Wellingborough	Kettering	Dakham	Burney	Lufon	Intincion	St. Ives	Cambridge	Ely	Wisbeach	Lewingrket	Apswich	Sudbury	Hadleigh	Stowmarket	Bury St. Edmunds	Beccies	Bungay	Mountain	Yarmonth	Lynn	Thetford

Received in the Week ended July 28, 1860.	W	WHEAT.	BA	BARLEY.	0	OATS.	E	RYE	Bj	BEANS.	J	PEAS.	1
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Markets.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities	Price.	Quantities.	Price.
H111	Qre. Bs.	£. 8. d.	Qrs. Bs.	£. s. d.	Qrs. Be.	£. 8. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£. 8. d.	Qrs. Bs.	£. 8 d
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TTE,
AUGUST
3, 1860.

Received in the Week ended July 28, 1860.	w	HEAT.	ВА	RLEY.	d	ATS.	1	RYE.	В	EANS.	P	EAS.
Markets.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
Belford Hexham Newcastle Morpeth Alnwick Berwick Durham Stockton Darlington Sunderland Barnard Castle Wolsingham Mold Denbigh Wrexham Carnarvon Bangor Llangefni Corwen Welshpool Newtown Haverfordwest Carmarthen Llandillo Swansea Cowbridge Cardiff	Qrs. Bs. None 88 2 1557 0 255 0 116 0 67 4 51 6 69 6 100 0 242 6 80 6 59 4 None 73 7 None None None None None None None None	£. c. d. Sold. 272 16 9 4491 6 1 760 13 0 345 13 0 196 9 9 149 12 0 212 12 9 314 15 1 727 17 8 257 18 7 183 14 1 Sold. 199 5 0 Sold.	Qrs. Bs. 15 0	9 0 0 13 17 6	Qrs. Bs.  10 0 60 5 10 0 90 0 50 0 3 0 25 4	70 0 0 0 5 2 0 38 11 4	Qrs. Bs.	£. s. d.	Qrs. Bs.	£ 6. d.	Qrs. Bs.	£. s. d.
Brecon	None None	Sold. Sold.					_	=	=	· <del>-</del>	=	_
Grand Total  General Weekly Average	58964 3	- d. 57 0·372	1234 5	*. d. 33 1·434	2414 5	*. d. 26 4·783	50 0	s. d. 37 5.520	1020 0	s. d. 45 1.552	128 3	s. d. 41 1.912
Aggregate Average Weeks	of Six	57 4		33 5		26 3		40 2		46 3		41 5

AN ACCOUNT of the Importations and Exportations of Bullion and Specie registered in the Week ended 1st August, 1860.

	Imported into the United Kingdom.								
Countries from which Imported.		Gold.		' SILVER.					
	Coin.	Bullion.	Total.	Coin.	Bullion.	Total.			
	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.	Ounces.			
Hanse Towns  Belgium  France  Malta  United States  South America and West Indies Other Countries	 260 954 39,215 1,152 332 	15,554 56	260 954 39,215 16,706 388 	7,820 6,000 13,360 15,955  1,101,604 3,800  	7,664 187,938 844 	7,820 6,000 13,360 15,955 7,664 1,289,542 4,644 			
registered in the Week	41,913	15,610	57,523	1,148,539 196,446		1,344,985			
Approximate Value of the said Importations computed at the rates specified below	£ 159,841	<b>£</b> 54,657	£ 214,498	£ 298,281	£ 54,023	£ 352,304			
Rates of Valuation, per ounce	£ s. d.		•••	$ \left\{ \begin{array}{c} s. & d. \\ 4 & 11\frac{1}{2} \\ \omega \\ 5 & 2\frac{3}{8} \end{array} \right\} $	s. d. 5 6	•••			

	Exported from the United Kingdom.								
Countries to which Exported.	Gold.				Silver.				
	Coin.		D .10	Total	Coin.				
	British.	Foreign.	Bullion.	Total.	British.	Foreign.	Bullion.	Total.	
Hanse Towns	}	801	Ounces.  40,991  531 4,800 	Ounces. 41,792 5,075 531 4,800	Ounces	2,000 76,843	Ounces. 4,600  15,392  60,000	Ounces, 4,600 2,000 92,235  60,000 300	
Aggregate of the Exportations registered in the Week	5,075	801	46,322	52,198	300	78,843	79,992	159,135	
Approximate Value of the said Exportations computed at the rates specified below	£ 19,761	£ 3,054	£ 162,127	£ 184,942	£ 77	£ 20,491	£ 21,998	£ 42,566	
Rates of Valuation, per ounce	£ s. d. 3 17 10½		£ s. d. 3 10 0		$\begin{array}{ccc} s. & d. \\ 5 & 1\frac{1}{2} \end{array}$	s. d. 5 23	s. d. 5 6	•••	

Office of the Inspector-General of Imports and Exports, Custom House, London, 2nd August, 1860.

JOHN A. MESSENGER, Inspector-General of Imports and Exports. In Chancery.

Vice-Chancellor Wood at Chambers.

Thursday the 19th day of July, 1860.

In the Matter of the Joint Stock Companies Winding-up Acts, 1848 and 1849; and of the New Engine Coal Mining Company.

PON the application of the Official Manager of the above-named Company, and upon hearing the Solicitors for the said Official Manager, and for certain of the contributories, and upon reading an affidavit of William Turquand the said Official Manager, sworn 17th day of July, 1860, another affidavit of the said Official Manager, sworn the 19th day of July, 1860; and an affidavit of Edwin Lascelles Marston, sworn the 12th day of July, 1860, all which said affidavits are placed upon the file of proceedings in this matter; it is hereby peremptorily ordered that a call of four hundred pounds per share be made on all the contributories of this Company, who have been settled upon the list of contributories up to this date, and it is peremptorily ordered that each of the said contributories do, on or before Tuesday, the 7th day of August, 1860, pay to William Turquand, the Official Manager of the said Company, at his office, No. 16, Tokenhouseyard, in the city of London, the balance (if any) which will be due from him after debiting his account in the books of the said Company, with the amount of such call.

India-Office, August 2, 1860.

THE Secretary of State for India in Council hereby gives notice, that he has received a Bombay Gazette, containing a notice that the undermentioned Insolvents have filed their Petitions in the Court for the Relief of Insolvent Debtors there, under the provisions of the Act 11th Victoria, cap. 21:

# Petitions filed praying for Relief.

#### Insolvent Debtors' Court.

Notice is hereby given that the petitions of the several persons hereunder named and described have been presented to the Court for the Relief of Insolvent Debtors, Bombay, praying respectively for the benefit of the Act made and passed in the 11th year of Victoria, chapter 21:

Veerjee Bhimjee, a General Merchant trading under the name and firm of Chutturbhoy Veerjee, Hindoo, at Mandvee Bunder, without the Fort, filed 25th May, 1860. Date of Gazette containing notice, June 7, 1860.

Byramjee Dadabhoy, an English Writer, Parsee, in Todd-street, within the Fort, filed 25th May, 1860. Date of Gazette containing notice,

June 7, 1860.

Jamall Habib, Charcoal Merchant, Mahomedan, near Poydowney, without the Fort, filed 28th May, 1860. Date of Gazette containing notice, June 7, 1860.

Meerza Mahomed Alum Khan, a Pensioned Moonshee, Mahomedan, lately without the Fort (at present in the Bombay Gaol), filed 30th May, 1860. Date of Gazette containing notice, June 7, 1860.

Bhicajee Khooshalljee, a Dealer in Sweetmeat, Hindoo, near Null Bazar, without the fort, filed 31st May, 1860. Date of Gazette containing notice, June 7, 1860.

H

No. 22409.

Gurmajee Simbajee, a Hamall, Hindoo, in Camatreepoora, without the Fort, filed 2nd June, 1860. Date of Gazette containing notice, June 7, 1860.

Babajee Ballajee and Bhawoo Babajee, the first is a Muratthee Schoolmaster, and the second a Tailor, Hindoos, in Bharhoy Molla, without the Fort, filed 4th June, 1860. Date of Gazette containing notice, June 7, 1860.

Hormusjee Dossabhoy, unemployed, Parsee, near Cheera Bazar, without the Fort, filed 4th June, 1860. Date of Gazette containing notice, June 7, 1860.

Luxumon Loobanjee and Gunajee Ragoojee, Sepoys, Hindoos, near Calcadane, without the Fort, filed 4th June, 1860. Date of Gazette containing notice, June 7, 1860.

Luckoorbhoy Lomudbhoy, trading in Bombay, under the name and firm of Jafferbhoy Currimbhoy, Mahomedan, at Moourbadaire-road, without the Fort, filed 5th June, 1860. Date of Gazette containing notice June 7, 1860.

Syed Goolam Ally bin Syed Abbas Ally, Mahommedan, lately without the Fort (at present in the Bombay Gaol), filed 5th June, 1860. Date of Gazette containing notice, June 7,

Jamsetjee Cooverjee, a Dealer in Country Liquor, Parsee, at Duncan-road, without the Fort, filed 5th June, 1860. Date of Gazette containing notice, June 7, 1860.

Bhoychund Javare and Motee Javare, trading in Dhundooka, under the name and firm of Bhoychund Javare, and in Dholera, under two different names and firms, viz., Bhoychund Javare and Motee Javare, Hindoos, at Javare and Motee Javare, Hindoos, at Bhoiwada, without the Fort, filed 5th June, 1860. Date of Gazette containing notice, June 7, 1860.

Raghoonath Doolba, an English Writer, Hindoo, near Calcadaire-road, without the Fort, filed 5th June, 1860. Date of Gazette containing notice, June 7, 1860.

Orders in the matters of the above-named Insolvents' petitions, that the real and personal estates and effects of the said Insolvents be vested in the Official Assignee of this Honourable Court, under clause VII of the said Act, have been duly made.

J. A. Mackenzie, Clerk of the Court. Clerk of the Court's Office, Fort, Bombay, this 5th day of June, 1860.

J. Cosmo Melvill.

#### India Office, August 2, 1860.

THE Secretary of State for India in Council hereby gives notice, that he has received Madras Gazettes, containing notices that the undermentioned Insolvents have filed their Petitions in the Court for the Relief of Insolvent Debtors there, under the provisions of the Act 11th Victoria, cap. 21:

Petitions filed praying for Relief.

In the Court for the Relief of Insolvent Debtors, at Madras.

Notice is hereby given, that a Petition to the Court for the Relief of Insolvent Debtors was filed on the 21st May instant, by

Peter Donald Colcroft, of Madras, inhabitant, residing in Erra Bauloo, Chetty-street, No. 25, in the Black Town of Madras, lately carrying on business as a Boot and Shoe Maker, in Bakersstreet, in the Black Town of Madras, praying for the benefit of the Act 11th Vic., cap. 21, intituled "An Act to consolidate and amend the laws relating to Insolvent Debtors in India," and that on the same day an order was made by the said Court, vesting the estate and effects of the said Peter Donald Calcraft, in Benjamin Brooks, Esq., the Official Assignee of the said Court. Date of Gazette containing notice, May 25, 1860.

A. Macdonald Ritchie, Chief Clerk.

Madras, Chief Clerk's Office, 21st May, 1860.

Notice is hereby given, that Petitions to the Court for the Relief of Insolvent Debtors were filed on the 25th May instant, by

Aristides St. Martin, of Madras, inhabitant, residing in Old Jail-street, No. 17, in the Black Town of Madras, and a Clerk employed in the office of Messrs. Dymes and Co.;

Bommee Chetty Lutchmoonarsoo Chetty, a Hindoo, inhabitant of Madras, residing in Thatha Mooteapen-street, No. 29, at Peddoo Naick's Pettah, within the local limits of Madras, lately a Culinary Articles, &c., Merchant, but now without employ; and

Seemathree Kistnasawmy Naidoo, a Hindoo, inhabitant of Madras, residing at No. 113 in Ramasawmy-street, at Mootealpettah, in the Black Town of Madras, and a Ship Conicopillay; the said insolvents severally being and residing within the jurisdiction of the Supreme Court of Judicature at Madras;

praying for the benefit of the Act 11 Victoria, chapter 21, intituled "An Act to consolidate and amend the laws relating to Insolvent Debtors in India," and that on the same day orders were respectively made by the said Insolvent Court, vesting the estate and effects of the said Aristides St. Martin, Bommee Chetty Lutchmoonarsoo Chetty, and Seemathree Kistnasawmy Naidoo, in Benjamin Brooks, Esq., the Official Assignee of the said Court. Date of Gazette containing notice June 1, 1860.

A. Macdonald Ritchie, Chief Clerk. Madras, Chief Clerk's Office,

25th May, 1860.

J. Cosmo Melvill.

India Office, August 2, 1860.

THE Secretary of State for India in Council hereby gives notice, that he has received Calcutta Gazettes, containing notices, that the undermentioned Insolvents have filed their Petitions in the Court for the Relief of Insolvent Debtors there, under the provisions of the Act 11th Vic., cap. 21:

Petitions filed praying for Relief.

Court for the Relief of Insolvent Debtors at Calcutta.

In the Matter of Lumboochunder Chuckerbutty, of Mirzapore, in Calcutta, formerly a Merchant and Agent, carrying on business by himself, and afterwards in copartnership with one Isserchunder Doss, and lately a Banian in the firm of Quillet de Guye and Co., of Calcutta, Merchants, an insolvent;

Notice, that the Petition of the said Insolvent, seeking the benefit of the Act 11 Vic., cap. 21, was filed in the office of the Chief Clerk, on the 15th day of May instant, and by an order of Liverpool and Bristol.

the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—Pittar and Payne, Attorneys. Date of Gazette containing notice, May 19, 1860.

Chief Clerk's Office, 18th May, 1860.

In the Matter of Moocoolchunder Mullick, of Lindooreaputty, in Calcutta, inhabitant, an insolvent;

Notice, that the Petition of the said Insolvent, seeking the benefit of the Act 11 Vic., cap. 21, was filed in the office of the Chief Clerk, on the 25th day of May last, and by an order of the same date, the estate and effects of the said Insolvent were vested in the Official Assignee.

—Anley and Sims, Attorneys. Date of Gazette containing notice, June 2, 1860.

In the Matter of Dhone Bibee, of Taltollah, in Calcutta, wife of Thorab Sircar, an insolvent;

Notice that the Petition of the said Insolvent, seeking the benefit of the Act 11th Vic., cap. 21, was filed in the Office of the Chief Clerk, on the 29th day of May last, and by an order of the same date the estate and effects of the said Insolvent were vested in the Official Assignee.—Leslie, Attorney. Date of Gazette containing notice, June 2, 1860.

Chief Clerk's Office, 1st June, 1860.

J. Cosmo Melvill.

#### CONTRACT FOR SHOES.

Department of the Comptroller for Victualling and Transport Services, Somerset-House, July 26, 1860.

INTHE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice, that on Thursday the 9th August next, at half past one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Victualling Stores at Deptford, Gosport, and Plymouth,

Shoes, 35,550 pairs, Deptford; 21,500 pairs, Gosport; 28,500 pairs, Plymouth; one-third of each quantity to be delivered in two months, another third in three months, and the remainder in four months from the date of contract, or earlier if preferred by the party tendering.

Tenders may be made for the whole or any portion of the shoes.

Their lordships reserve to themselves the power, when the tenders are opened, of contracting either for the whole, or for such part thereof only as they may deem fit, or for a greater quantity, or of not contracting for any.

of not contracting for any.

No tender will be received unless made on the printed form provided for the purpose and which may be obtained on application at the said office, at the Victualling Yards at Gosport and Plymouth, or to the Officer conducting the Packet Service at Liverpool, or to the Collector of Customs at Bristol.

Separate tenders must be made for each place, and no attention will be paid to any offer not so made.

Patterns of the shoes may be seen at the said office, and also at the Victualling Yards at Gosport and Plymouth.

Particular attention is called to the recent modifications of the conditions of the contract, which may be seen at the said office, at the Victualling Yards at Gosport and Plymouth, and also at Liverpool and Bristol.

No tender will be received after half past one o'clock on the day of treaty, and it will not be required that the party tendering, or an agent on his behalf, should attend at the office on the day of contract, as the result of the offer received from each person will be communicated to him and his proposed sureties in writing.

Every tender must be addressed to the Secretary to the Admiralty, and bear in the left-hand corner the words "Iender for Shoes," and must also

be delivered at Somerset-House.

# CONTRACT FOR SHEATHING PAPER.

Department of the Storekeeper-General of the Navy, Somerset-Place, July 30, 1860.

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

# IMPERIAL CAP OR BROWN SHEATHING PAPER.

A sample of the paper, and 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 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 Sheathing Paper," and must also be delivered at Somerset-place, accompanied by a letter signed by a responsible person, engaging to become bound with the person tendering, in the sum of £300 for the due performance of the contract.

## CONTRACT FOR WHEAT.

Department of the Comptroller for Victualling and Transport Services, Somerset House, July 27, 1860.

IHE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice, that on Monday the 6th August next, at half past one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Victualling Stores at Deptford, the undermentioned article; viz.:

Wheat, 4,000 quarters; half to be delivered in three weeks, and the remainder in three weeks afterwards, or earlier if preferred by the party tendering.

Tenders may be made for the whole or any

portion of the wheat.

Their Lordships reserve to themselves the power, when the tenders are opened, of contracting either for the whole, or for such part thereof only as they may deem fit, or for a greater quantity, or of not contracting for any, and also an unlimited power of selection.

Samples of the wheat (not less than 2 quarts), must be produced by the parties tendering.

The samples produced by persons whose tenders are not accepted, are requested to be taken away by them immediately after the contract has been decided.

No tender will be received unless made on the printed form provided for the purpose, and which may be obtained on application at the said Office, or to the officer conducting the Packet Service at Liverpool, or to the Collector of Customs at Bristol.

Particular attention is called to the recent modification of the conditions of the contract, which may be seen at the said office, and at Liverpool and Bristol.

No tender will be received after half past one o'clock, on the day of treaty; and it will not be required that the party tendering, or an agent or his behalf, should attend at the office on the day of contract, as the result of the offer received from each person will be communicated to him and his proposed sureties in writing.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words "Tender for Wheat," and must also

be delivered at Somerset-house.

# CONTRACT FOR TIN MESS CANS.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, July 21, 1860.

Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice, that, on Monday the 6th August next, at half past one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Victualling Stores at Deptford, all such

TIN MESS CANS for the ROYAL MARINES, as shall from time to time be demanded for twelve months certain, and afterwards until the expiration of three months' warning.

A pattern can may be seen at the Marine Office, New-street, Spring-gardens, between the hours of one and four.

No tender will be received unless made on the printed form provided for the purpose, and which may be obtained on application at the said office.

Particular attention is called to the recent modifications of the conditions of the contract, which

may be seen at the said office.

No tender will be received after half past one o'clock on the day of treaty, and it will not be required that the party tendering, or an agent on his behalf, should attend at the Office on the day of contract, as the result of the offer received from each person will be communicated to him and his proposed sureties in writing

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words "Tender for Tin Mess Cans," and must also be delivered at Somerset-place, and signed by two responible persons, engaging to become bound with the person tendering, in the sum of £100 for

the due performance of the contract.

#### CONTRACT FOR TARRED CLOTH.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, July 21, 1860.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that, on Monday the 6th August next, at half past one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Her Majesty's Victualling Stores, at Deptford, all such quantities of

TARRED CLOTH FOR WRAPPERS,

as shall from time to time be demanded for twelve months certain, and afterwards until the expiration of three months' warning.

**Z**A sample of the tarred cloth may be seen at the said Office,

H 2

No tender will be received unless made on the printed form provided for the purpose, and which may be obtained on application at the said office.

Particular attention is called to the recent modifications of the conditions of the contract, which

may be seen at the said office.

No tender will be received after half past one o'clock on the day of treaty, and it will not be required that the party tendering, or an agent on his behalf, should attend at the office on the day of contract, as the result of the offer received from each person will be communicated to him and his proposed sureties in writing.

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words "Tender for Tarred Cloth," and must also be delivered at Somerset-place, and signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £200 for the due performance of the con-

## CONTRACT FOR HAIR FELT.

Department of the Storekeeper-General of the Navy, Somerset-Place, August 1, 1860.

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

### HAIR FELT.

A sample of the felt, and 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 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 Hair Felt," and must also be delivered at Somerset-place, accompanied by a letter signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £500, for the due performance of the contract.

The Leeds and Liverpool Canal Steam Tug Company (Limited).

E, the undersigned, Liquidators appointed for the purpose of winding-up the affairs of the above Company, do hereby call a General Meeting of the Shareholders of the Company, for the purpose of considering our account, showing the manner in which such winding up has been conducted. And we do hereby appoint such meeting to be held at the office of Messrs. Jonathan Blundell and Sons, No. 106, Oldhall-street, Liverpool, in the county of Lancaster, on Monday, the 3rd day of September next, at eleven o'clock in the forenoon precisely.—Dated this 1st day of August, 1860.

James Pickering. Jos. Mondel.

Snow Brook Plinlimmon Silver-Lead Mining Company (Limited).

August 3, 1860. OTICE is hereby given, that an Extraor-W dinary General Meeting of the Company will be held at the Offices, No. 32, Dowgate-hill, E.C., on Tuesday the 14th of August, 1860, at two o'clock P.M., when Resolutions will be proposed for voluntarily winding up the Company.

By Order,

Alexr. B. Wilson, Secretary.

OTICE is hereby given, that we the undersigned have, on the 30th day of June last, dissolved the Copartnership lately existing between us, and carried on under the style or firm of Thomas Birch Gordon, Sons, and Company, as far as regards the said Thomas Birch Gordon.—Dated the 2nd day of August, 1860.

Thos. B. Gordon. M. Gordon.

R. Gordon.

OTICE is hereby given, that the Partnership hereto fore subsisting between us the undersigned, Sarah Reaney and Thomas Tomlinson, of Sheffield, in the county of York, Haft and Scale Pressers, carrying on business under the style or firm of Reaney and Tomlinson, is this day dissolved, by mutual consent. All debts due to and owing from the said firm will be received and paid by the said Thomas Tomlinson, who will in future carry on the said business on his own account.—Dated this 30th day of said business on his own account,-Dated this 30th day of July, 1860. Sarah Reaney.

Thomas Tomlinson.

NOTICE is hereby given, that the Partnership hereto-IV fore subsisting between the undersigned, carrying on business as Bleachers, at Blackley and Manchester, both in the county of Lancaster, was this day dissolved by mutual consent.—Dated this 30th day of July, 1860.

Frederick Hamer. James Stafford.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry Creed and Robert Colegate Cumberland, as Tailors, at No. 33, Conduit-street, Bond-street, in the county of Middlesex, and at No. 17, Rue Taitbout, Paris, was this day dissolved, by mutual consent.—Dated this 30th day of July, 1860.

Henry Creed.

Robert Colegate Cumberland.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Thomas fore subsisting between us the undersigned, Thomas Cooper and Robert Bindloss, as Ironmongers, at Kirkland, in Kendal, in the county of Westmorland, under the firm of Cooper and Bindloss, was this day dissolved, by mutual consent.—Dated this 31st day of July, 1860.

Thomas Cooper. Robert Bindloss.

John Lewis.

OTICE is hereby given, that the Copartnership carried on for some time past at Emscote, in the borough of Warnick and at Leamington Priors, in the county of War-Warwick, and at Leamington Priors, in the county of wick, between us the undersigned, James Cramp and John Lewis, as Timber, Stone, Marble, and Lime Merchants, under the style or firm of Cramp and Lewis, was this day dissolved by mutual consent. The said John Lewis is empowered to discharge and settle all debts due to and by the said copartnership concern.—Dated this 31st day of July, James Cramp.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, John Simpson, James Simpson, and Miles Simpson, in the trades or businesses of Furniture Printers and Warehousemen, at No. 89, Newgate-street, in the city of London, under the firm of John and James Simpson, and Company, was this day dissolved by mutual consent, so far as regards the said John Simpson and James Simpson, and in future the business will be carried on by the said Miles Simpson, on his separate account, and who will pay and receive all debts owing from and to the said partnership in the regular course of trade.—Witness our hands this latday of August, John Simpson.

James Simpson. Miles Simpson.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Streater Kempson and Carteret John Halford Fletcher, carrying on business as Attorneys and Solicitors, at No. 31, Abingdon-street, in the city of Westminster, in the county of Middlesex, was this day dissolved, by mutual consent.— Dated this 31st day of July, 1860.

G. S. Kempson. Carteret J. H. Fletcher.

Campbell Scott, carrying on business under the firm of Duncan and Scott, at No. 12, Great Saint Thomas Apostle, Queen-street, Cheapside, London, as Linen Merchants, do hereby dissolve and put an end to the partnership lately existing between us. All moneys due to the firm are to be paid to the said Horatio Campbell Scott.— Dated this 14th day of July, 1860.

James Duncan. Horatio Campbell Scott. NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Henry Spooner and James Donald, carrying on the trade of Clothiers and Outfitters, under the style or firm of Spooner and Donald, at No. 32, St. Mary Axe, in the city of London, and under the style or firm of Donald and Company, at No. 2, High-street, Deptford, in the county of Surrey, was, on the 24th day of June, 1860, dissolved, by mutual consent.—Dated this 25th day of July, 1860.

Henry Spacer.

Henry Spooner. James Donald.

London, No. 8A, Camomile-street. VV E, the undersigned, do hereby agree this 30th day of June, the year of our Lord, 1860, to dissolve our Copartnership as Drysalters and Gum Merchants, carried on under the firm of G. F. H. Clark and Co., at the above address, as far as regards Mr. Theophilus Wathen Thompson retiring.

George Frederick Henry Clark. Theophilus Wathen Thompson.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned; William Simpson, James Uttley, Thomas Cheetham, John Buckley, Joseph Roberts, James Horrocks, Michael Kershaw, Stephen Hornby, George Horrocks, Samuel Andrew, and Frederick Pickering, as Iron Founders and Machinists, at Stalybridge, in the county of Lancaster, under the firm of Uttley, Cheetham, and Co., was, on the 7th day of July instant, dissolved by mutual consent, so far as regards the said William Simpson, who on that day retired from the instant, dissolved by mutual consent, so far as regards the said William Simpson, who on that day retired from the concern; and that all debts due and owing to or by the late firm will be received and paid by the said James Uttley, Thomas Cheetham, Joseph Roberts, James Horrocks, Michael Kershaw, Stephen Hornby, George Horrocks, Samuel Andrew, and Frederick Pickering.—As witness our hands this 28th day of July, 1860.

William Simpson. Michael Kersham

William Simpson. James Uttley. Thomas Cheetham. John Buckley. Joseph Roberts. Jas. Horrocks.

Michael Kershaw. Stephen Hornby. George Horrocks. Samuel Andrew. Frederick Pickering.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Gersham Taylor, Henry Nursey, and Ludwig Eberth, under the firm of Taylor, Nursey, and Co., at No. 4, Water-lane, Towerstreet, in the city of London, as Shipping and General Agents, has been dissolved by mutual consent, so far as respects the said Gersham Taylor.—Dated this 2nd day of August, 1860.

Gersham Taylor.

Honey, Nursey.

Henry Nursey. Ludwig Eberth.

OTICE is hereby given, that the Partnership here-tofore subsisting and carried on by us the undersigned, Richard Folkard and Joseph Christmas Folkard, as Pawn-brokers and Silversmiths, at No. 192, Lambeth-walk, in the parish of St. Mary, Lambeth, in the county of Surrey, has been this 1st day of August, 1860, dissolved by mutual consent. Dated this 1st day of August, 1860. consent .- Dated this 1st day of August, 1860.

Josh. C. Folkard. Richard Folkard.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Robert Edbrooke and Richard Leaman, of the city of Bristol, Lock and Bright Smiths, under the style or firm of Edbrooke and Leaman, was this day dissolved by mutual consent, as from the 1st day of August instant.—Dated this 2nd day of August, 1860. Robert Edbrooke.

 ${m Richard\ Leaman.}$ 

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry
Charles and William Fletcher, of Stow-on-the-Wold, in the
county of Gloucester, Brewers and Copartners, was this
day dissolved by mutual consent; and that all debts due to
and owing by the said firm will be received and paid by
the said Henry Charles.—Dated this 31st day of July, 1860.

Henry Charles.

Henry Charles. William Fletcher.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned. Thomas Trevvett and Thomas Frisby, both of Loughborough, in the county of Leicester, Butchers, and carried on at Loughborough aforesaid, under the firm of Trevvett and Frisby, was this dissolved by mutual consent.—As witness our hands this 26th day of July, 1860.

Thomas Trevvett. Thomas Frisby.

AKE notice, that the Partnership heretofore existing between the undersigned, George Royle and Alfred Henry Smallbone, trading together in copartnership as Coffee Roasters and Tea and Coffee Dealers, is this day mutually dissolved; and, further, that all outstanding accounts and liabilities will be paid and collected by the undersigned George Royle, who will continue the business on his sole account.—Dated this 1st day of August, 1860.

A. H. Smallbone.

George Royle.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, John
Bellingham and William Bellingham, as Distillers and
Wine Merchants, at Queen's-road, Haggerstone, in the
county of Middlesex, under the style or firm of John and
William Bellingham and Co., has this day been dissolved
by mutual consent; and that the business will in future be
carried on by George Bellingham and William Bellingham carried on by George Bellingham and William Bellingham, under the style or firm of Bellingham and Co., who will pay and receive all debts owing from and to the said late firm of John and William Bellingham and Co.—Dated this 28th day of July, 1860.

Ino. Bellingham. Wm. Bellingham. Geo. Bellingham.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Caldwell and William Richardson, carrying on business at Warrington, in the county of Lancaster, as Joiners and Builders, under the style or firm of Caldwell and Richard son, was this day dissolved by mutual consent.—Dated this 31st day of July, 1860.

William Caldwell. William Richardson.

NOTICE is hereby given, that the Partnership lately subsisting between us, in the parish of Roath, in the county of Glamorgau, in the trade or business of Brickmakers, and carried on under the style of the Roath Brick Company, was this day dissolved by mutual consent.—As witness our hands this 31st day of July, 1860.

John Williams.

Henry Bowen.

OTICE is hereby given, that the Partnership heretofore existing between the undersigned, Julius Beyfus
and Marcus Beyfus, of No. 7, Parade, Birmingham, in the
county of Warwick, Importers of Foreign Goods, has this
day been dissolved by mutual consent.—Dated this 1st day
of August, 1860.

Julius Beyfus. Marcus Beyfus.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, carrying on business in the city of Manchester, as Commission Agents, under the firm of Grundy, Ray, and Co., was dissolved on the 30th day of June last, by mutual consent, so far as regards the undersigned Henry Hodgson and Robert Kay, who then retired from the said concern. All debts due to and owing by the said late firm will be received and paid by the undersigned, John Grundy and William Kay, by whom the business will be continued.—Dated this 31st day of July, 1860. of July, 1860.

Henry Hodgson.

Robert Kay.

John Grundy. William Kay.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Thomas William Hodges and Luke Turner, both of the borough of Leicester, carrying on business under the style or firm of Hodges and Turner, as Manufacturers of Elastic Fabrics, Corrugated and other articles, whether elastic or not, and as Manufacturers of Carriage Lace and Trimmings and Upholstery Trimmings, or otherwise howsoever, at Leicester or elsewhere, was this day dissolved by mutual consent. All debts due to and from the said firm will be received and paid by the said Thomas William Hodges.—Dated this 31st day of July, 1860.

Thomas W. Hodges. Luke Turner.

OTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, Ann
Hester and Robert Hill, in the trades or business of
Drapers, Grocers, and Tailors, at Bourn, in the county of
Lincoln, under the style or firm of Hester and Hill, is dissolved, by mutual consent, as of and from the 1st day of
April now last past. All debts due and owing to and from
the said firm will be received and paid by the said Robert
Hill, by whom the business will in future be carried on.—
As witness our hands, this 30th day of July, 1860. As witness our hands, this 30th day of July, 1860.

Ann Hester.

Robert Hill.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, John Reid and Henry Arnott Walton, in the trades businesses of Drysalters, Manufacturing Chemists, Commission and General Agents, carried on at Halifax, in the West Riding of the county of York, under the firm of Reid and Walton, has been this day dissolved by mutual consent, and in future the said trades or businesses will be carried on by the said Henry Arnott Walton, on his separate account, who will pay and receive all debts owing from and to the said partnership in the regular course of trade.—Witness our hands this 31st day of July, 1860.

John Reid. Henry Arnott Walton.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Thomas Pickles and William Horsfall, carrying on business together as Cotton Manufacturers, at Perseverance ness together as Cotton Manutacturers, at Perseverance Mill, in Erringden, in the parish of Halifax, in the county of York, under the style or firm of Pickles and Horsfall, has this day been dissolved by mutual consent; and all debts due to or owing by the said partnership will be received and paid by the said William Thomas Pickles, by whom the said business will in fature be carried on the whom the said business will in future be carried on.—As witness our hands this 27th day of July, 1860.

William Thomas Pichles.

William Horsfall.

NOTICE is hereby given, that the Partnership business heretofore subsisting and carried on between us the undersigned, William Litherland and Richard Norfolk, as Timber Merchants, at the city of Manchester, in the county of Lancaster, under the style of Litherland and Norfolk, of Lancaster, under the style of Litherland and Norfolk, was dissolved on the 10th day of July instant, by mutual consent. All debts due to and owing by the said copartnership will be received and paid by the said William Litherland, by whom the said business will in future be carried on.—Dated this 31st day of July, 1860.

Wm. Litherland.

Richd. Norfolk.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Oliver, Joseph Rainforth, and Cuthbert Oliver, carrying on the trades or businesses of Engineers and Steam Engine Manufacturers, at Chesterfield, in the county of Derby, under the firm of Oliver and Company, was this day dissolved by mutual consent, so far as concerns the said Cuthbert Oliver. All debts, property, and effects, belonging, due, or owing to the said late partnership firm, will be received by the said William Oliver and Joseph Rainforth, and by whom all the debts due from the late firm will be paid.—As witness our hands the 25th day of July, 1860.

William Oliver. Joseph Rainforth. Cuthbert Oliver.

In Her Majesty's Court of Probate for England, the Pri

cipal Registry.

To Joseph Tromperant Potts, Esq., and Mary his wife, and
Letitia Elizabeth Potts, Spinster, all of Fitzwilliam
square, in the city of Dublin.

AKE notice, that a citation, dated the 5th day of June,

1860, has issued under the seal of Her Majesty's Court of Probate for England, at the instance of Elizabeth Potts, of the Old Oak Villa, Shepherd's-bush, in the county of Middlesex, Widow, as the residuary legatee named in the last will and testament of John Varney Potts, of the Old Oak Villa aforesaid, Esq., deceased, calling upon you within eight days of the service thereof, including the day of such services to general for of such service, to cause an appearance to be entered for you in the said Court of Probate, in support of any interest you may have in the estate and effects of the said deceased, with an intimation that in default of your so doing, the Judge of the said Court will proceed to hear the said will proved in solemn form of law, and to pronounce sentence in regard to the validity of the same, your absence notwithstanding.—Dated this 1st day of August, 1860.

Mr. JOHN TURNER, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd
Vict,. cap. 35; intituled "An Act to further amend the
Law of Property, and to relieve Trustees."

JOTICE is hereby given, that all creditors and other
persons having any claims or demands upon or
against the estate of John Turner, late of Giles-street, in
Little Horton, in the parish of Bradford, in the county of
York, Gentleman, deceased, who died on or about the 7th York, Gentleman, deceased, who died on or about the 7th day of July instant, are, on or before the 7th day of October next, to send in the particulars of their claims or demands to Mr. Joseph Turner, of Clayton Heights, in the parish of Bradford aforesaid, or Mr. Robert Turner, junior, of Horton Grange, near Bradford uforesaid, two of the Executors of the last will and testament of the said John of Horton Grange, near Bradford uforesaid, two of the Executors of the last will and testament of the said John Turner; and in default thereof the executors of such will rison, late of Wakefield, in the county of York, Corn

will, after the said 7th day of October next, proceed to dis-tribute the assets of the said John Turner amongst the parties entitled thereto, having regard to the claims of which such executors have then notice; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice at the time of such distribution. All persons who were indebted to the said John Turner at the time of his decease, are requested to make immediate payment of their debts to the said Joseph Turner or Robert Turner.—Dated the 25th day of July, 1860.

Lord NORTH, Deceased.

Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of the Honourable Dudley North, commonly called Lord North, late of Weavering, in the parish of Boxley, in the county of Kent, deceased, who died on the 27th day of January, 1860, and letters of administration of whose personal estate and effects were, on the 13th day of April, 1860, granted to the Honourable Charlotte Maria North, commonly called Lady North, the widow of the said de-ceased, by the Principal Registry of Her Majesty's Court of Probate, are hereby required to send the particulars of their debts or claims upon the said estate, with the nature of their securities (if any), to Messrs. King and Hughes, of Maidstone, in the county of Kent, Solicitors to the said Ad-ministratrix, on or before the 27th day of September, 1860, And notice is hereby also given, that in default thereof, the said administratrix will, at or after the expiration of the said 27th day of September, 1860, proceed to distribute the assets of the said deceased, amongst the parties entitled thereto, having regard to the debts or claims of which the administratrix shall then have notice, and that the said administratrix will not be liable for any debt or claim of which she shall not then have notice.—Dated this 27th day of July, 1860.

In the Matter of ELIZA ELEANOR SILVESTER, Deceased.

Pursuant to the "Act to further amend the Law of Property and to relieve Trustees," 22nd and 23rd, Victoria, cap. 35. OTICE.—The creditors of, and all other persons baving claims against the estate of Eliza Eleanor Silvester, late of Leamington, in the county of Warwick, but Silvester, late of Learnington, in the county of Warwick, Dut formerly of Chorley, in the county of Lancaster, Spinster, (who died at Learnington aforesaid, on the 9th day of January, 1854, and whose will was proved on the 16th day of March, 1854, in the Consistory Court of the Bishop of Chester, and on the 6th day of May, 1854, in the Prerogative Court of the Archbishop of Canterbury,) are on or before the 15th day of September next to send in to the executors at the office of ns the undersigned Slater, Heelis and tors at the office of us, the undersigned Slater, Heelis and Co., of No. 75, Princess-street, Manchester, in the said county of Lancaster, Solicitors for Edward Edge Silvester, one of the executors, and the residuary legatee, full particulars of their debts or claims, or in default thereof the said executors will be at liberty to distribute the assets of the said Eliza Eleanor Silvester among the parties entitled thereto having regard only to the debts and claims of which they shall then have notice.—Dated this 26th day of July,

SLATER, HEELIS and Co., Solicitors, Manchester.

Re MAJOR MACDONALD, Deceased.

Pursuant to an Act of Parliament of the 22nd and 23rd Victoria. cap. 35, initialed "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given that all creditors and other persons having any claim against the estate of Major James Macdonald, late of No. 15, Prospect Row, Brompton, in the country of Kent formula, a Personator of the Real onnes macconato, tate of No. 13, Prospect Kow, prompton, in the county of Kent, formerly a Paymaster of the East Indian Depôts, at Chatham, deceased, who died on the 15th day of June, 1860, and whose will was proved on the 28th day of July, 1860, by William Summerfield, Esquire, Paymaster of the 1st Depôt Battalion at Chatham, one of the executors therein named, are hereby required to send in the particulars of their debts to Messrs. According to the School of the constraint of the send of the Son, Star Hill, Rochester, the Solicitors to the said execu-tor on or before the 30th day of August, 1860, after which time the said executor will distribute the assets of the said testator among the parties entitled thereto, having regard only to the claims of which such executor shall then have -Dated this 31st day of July, 1860.

GEORGE WILLIAM HARRISON, Deceased.

Notice to Creditors.—Pursuant to the Act of Parliament of the 22nd and 23rd years of the reign of Queen Victoria, cap, 35, initialed "An Act to further amend the Law of Property and to relieve Trustees,"

Merchant, deceased, who died on the 19th day of April, 1860. and whose will was proved in the District Registry, of Wakefield, attached to Her Majesty's Court of Probate, by James Harrison the younger, of Kingston-upon Hull, in the said county, Corn Merchant, John Gregory, of Wakefield aforesaid, Corn Merchant, and Thomas Pickering, of Great Driffield, in the said county, Ironmonger, three of the executors of the will of the said deceased, on the 27th day of June, 1860, and by James Harrison, of Great Dreffield aforesaid, Corn Merchant, the only other executor of the same will on the 1st day of August, 1860, are hereby required on or before the 1st day of November, 1860, to send in the particulars of their claims against the estate of the said deceased, with the nature of their securi-ties (if any) to the said executors at the office of James Whitham, of Wakefield aforesaid, Solicitor, and in default thereof, the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard to the claims of which the executors shall then have had notice, and will not be liable for the assets so distributed to any person of whose claims they shall not have had notice at the time of such distribution; and all persons indebted to the said estate are requested to pay their debts to the said executors or to me, as their Solicitor without delay.—Dated the 1st day of August, 1860.

JAS, WHITHAM, Solicitor to the said Executors,

JOHN WATSON BORRADAILE, Deceased. Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty, intituled "An Act to further amend the Law of Property and to relieve Trustees."

and to relieve Trustees."

OTICE is hereby given that all persons having any claims against the estate of John Watson Borradaile, Esquire, late of Blackheath, in the county of Kent (who died on the 12th day of August, 1859, and of whose will and codicil Probate was on the 10th day of October, 1859, granted by Her Majesty's Court of Probate (Principal Registry) to the Rev, Joseph Pullen, Clerk, John Stevens Pullen, Thomas Salkeld Borradaile, and John Osmotherly Borradaile, the sons of the said deceased, are required to send in the particulars of such claims to the said excentors. send in the particulars of such claims to the said executors, at the offices of Messrs, Lowless and Nelson, Solicitors, No. 2, Hatton-court, Threadneedle-street, London, on or before the 1st day of September, 1860, at the expiration of which time the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard to the claims of which the said executors shall then have had notice, and will not be liable for the assets so distributed to any person or persons of whose claims they shall not have had notice at the time of such distribution.— Dated this 12th day of July, 1860.

Re JOB EDWARD MARKS, Deceased.

Parsuant to an Act of Parliament of the 22nd and 23rd, Victoria, cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given that all creditors and other OTICE is hereby given that all creditors and other persons having any claim against the estate of Job Edward Marks, formerly of Bagshot, in the county of Surrey, but afterwards of Chatham, in the county of Kent, Gentleman, deceased, who died on the 22nd day of December, 1859, and whose will was proved on the 14th day of February, 1860, by James Hodges of Penny Hill, Bagshot aforesaid, Gentleman, and Robert Jordan of Chart Sutton, near Maidstone, in the said county of Kent Gentleman the Eventury the tracein persons are beauty. of Kent, Gentleman, the Executors therein named are hereby required to send in the particulars of their debts to Messrs.

Acworth and Son, Star Hill, Rochester, the Solicitors to
the said executors, on or before the 30th day of August,
1860, after which time the said executors will distribute the assets of the said testator among the parties entitled thereto, having regard only to the claims of which such executors shall then have notice.—Dated this 1st day of August, 1860.

MARTHA DIANA CARR, Deceased.

MARTHA DIANA CARR, Deceased.
OTICE is hereby given, pursuant to the Act 22nd and
23rd Vic., cap. 35, that the creditors of Martha
Diana Carr, late of Wellington-square, Hastings, in the
county of Sussex, and formerly of Colchester, in the county
of Essex, and Tonbridge Wells, in the county of Kent,
Widow, who died on the 27th day of December, 1859, and widow, who died on the 27th day of December, 1859, and also all others having any claim upon or affecting her estate, are required to send in their claims to Edmund Charles Buxton and Joseph Hoare, Esquires, the Executors of the deceased, at the office of Messrs. Dawes and Sons, Solicitors, No. 9, Angel-court, Throgmorton-street, London, on or before the 1st day of October, 1860; immediately after that day the executors will proceed to distribute the assets of the said testatrix amongst the parties entitled thereto, having regard to those claims only of which they (the executors) shall then have had notice; and they will not be liable for the assets so distributed to any person of whose claim they shall not have had notice at the time of such distribution. -Dated this 1st day of August 1860.

JOHN HUXTABLE, Deceased.

Statutory notice to creditors, pursuant to the Act, 22nd and 23rd Vict., cap. 35, section 29, intituled "An Act to further amend the Law of Property and to relieve Trus-

NOTICE is hereby given, that all persons being credi-tors of or having any claim or demand against or tors of or having any claim or demand against or upon the estate of John Huxtable, late of the borough of Penryn, in the county of Cornwall, Master Mariner, deceased, who died at Penryn aforesaid, on the 28th day of April last past, and whose will was proved in the District Registry of Her Majesty's Court of Probate at Bodmin, on the 24th day of July instant, by me Sarah Lake, of the borough of Falmouth, in the county of Cornwall aforesaid, Widow, the sole Executrix named in the said will are Widow, the sole Executrix named in the said will, are hereby required to send the particulars of their debts or claims against or upon the estate of the said deceased, to me the said Sarah Lake, on or before the 24th day of Septem-ber next, after which time, I, the said executrix, will dis-tribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which I shall have had notice; and I, the said executrix, will not thenceforward be accountable or liable for the assets so distributed to any person of whose claim I shall not have had notice at the time of such distribution.—Dated this 26th day of July, 1860.

SARAH LAKE

SARAH JENKINS, Widow, Deceased. Pursuant to an Act of Parliament of the 22nd and 23rd Victoria, cap. 35, intituled "An Act to further amend the

Law of Property and to relieve Trustees.

OTICE is hereby given, that all creditors and persons having claims or demands upon or against the estate of Sarah Jenkins, of No. 13, John-terrace, John-street, Kingsland, in the county of Middlesex, Widow, who died on the 29th day of June, 1860, and whose will was proved by Charles Frederick Turner, of No. 13, Buckingham-road, Kingsland, in the county of Middlesex, one of the Exe-cutors named in the said will, in Her Majesty's Court of Probate, London, on the 12th day of July, 1860, are hereby requested to send to us the undersigned, Solicitors for the executors, the particulars of the debts or claims upon the estate, with the nature of their securities, on or before the 30th day of August, 1860. And notice is hereby also given, soin day of August, 1800. And notice is hereby also given, that in default thereof, the executors will, at or after the said 30th day of August, proceed to distribute the assets of the deceased, amongst the parties entitled thereto, having regard to the delivery or claims of which the executor shall then have notice; and that the said executor will not be had notice; and that the said executor will not he had notice.—Dated this 1st day of August, 1860.

MILLER and HORN, 9, George-yard, Lombard-street, London.

Re EDWARD SANT, Deceased.

Pursuant to an Act of Parliament, made and passed in the session of Parliament, holden in the 22nd and 23rd years of the reign of Her present Majesty Queen Victoria, chap. 35, intituled "An Act to further amend the Law of Pro-

perty and to relieve Trustees."

OTICE is hereby given that all creditors of or other persons having claims or demands upon or against the estate of Edward Sant, late of Cannock, in the county of the estate of Edward Sant, late of Cannock, in the county of Stafford, Esquire, who died on or about the 27th day of July, 1859, are required to send in the particulars of their debts, claims, or demands, to James Offley, of the Cliff Farm, Pattingham, in the county of Stafford, Gentleman, James Gardner, of Rugeley, in the said county of Stafford, Gentleman, or William Cotton, of Cannock, in the said county of Stafford, Miller, the Executors of the will of the said Edward Sant, deceased, or to Messrs. Landor, Gardner, and Landor, of Rugeley, across all their Solicitors, on one of the said their Solicitors. and Landor, of Rugeley aforesaid, their Solicitors, on or before the 3rd day of September next, after which period the executors will proceed to distribute the assets of the said testator amongst the parties entitled thereto, having regard to the claims of which the said executors shall then have notice, and after which period the said executors will not be liable for the said assets, or any part thereof, so distributed to any person of whose claim the said executors shall not have had notice at the time of such distribution.—Dated this 2nd day of August, 1860.

JOHN LEVETT BENNETT, Deceased.

Pursuant to the Act, 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property

and to relieve Trustees.'

OTICE is hereby given that all creditors and others having any claims against the estate of John Levett Bennett, late of St. Ives, in the county of Huntingdon, Cordwainer (who died on or about the 30th day of September, 1821) are required to send in their claims to us, the undersigned, the Solicitors to the Executors of George Skeeles, deceased, who was the surviving executor of the said John Levett Bennett, deceased, on or before the 19th day of September next, at the expiration of which time the

executors of the said George Skeeles, deceased, will proceed to distribute the remaining assets in their hands of the said John Levett Bennett, deceased, among the parties entitled thereto, having regard only to the claims of which they have then notice.—Dated this 31st day of July, 1860.

GREENE and MELLOR, St. Ives and Huntingdon.

THOMAS BARKER, Deceased.

Pursuant to the Act 22nd and 23rd Vict., cap. 35, intituled

"An Act to further amend the Law of Property, and to relieve Trustees.'

To OTICE is hereby given, that all creditors and others having any claims against the estate of Thomas Barker, late of Over, in the county of Cambridge, Yeoman (who died on the 16th day of March, 1846), are required to send in their claims to us the undersigned, the Solicitors of the sole Executor of the deceased, on or before the 19th day of September next, at the expiration of which time the said executor will proceed to distribute the remaining assets in his hands of the deceased, among the parties entitled thereto, having regard only to the claims of which he has then notice.—Dated this 31st day of July, 1860.

GREENE and MELLOR, St. Ives and Huntingdon.

GEORGE BEAVITT, Deceased. Pursuant to the Act 22nd and 23rd Victoria, chapter 35, entitled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of George Beavitt, late of No. 21, Devonshire-street, Saint Peter's, Islington, in the county of Middlesex, Gentleman (who died on or about the 24th day of April, 1860, at No. 21, Devonshire-street aforesaid), are required to send at No. 21, Devoishire-street aforesaid, are required to send in to William Sheehy, of Claremont-square, Islington, in the county of Middlesex, Surgeon, Lucy Beavitt, of Saint John-street-road, in the same county, Widow, and John George Hick, of No. 13, Copthall-court, in the city of London, Solicitor, the Executors of the said testator, at the office of the said John George Hick, No. 13, Copthall-court aforesaid, the full particulars of such claims and demands, on or before the 1st day of September next, as on and after that day they will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims or demands of which they shall then have notice; and that they will not be liable for the assets so distributed, or any part thereof, to any person of whose claim or demand they shall not then have had notice.—Dated this 31st day of July, 1860.

#### BRITISH GUIANA.

Official Advertisement.—Demerary and Essequebo, to wit. N pursuance of the Ordinance No. 7, of the year 1851, I, the undersigned, Administrator-General of Demerary and Essequebo, in the colony of British Guiana, do hereby call up and require the creditors of the estates hereinunder mentioned, to file their claims, according to law, at my office, in the Public-buildings, in the city of Georgetown, in the colony aforesaid, within the period of four months from the publication of my second and last advertisement in the London Gazette, on pain in default thereof of being debarred from filing thereafter any claims omitted to be filed within the period aforesaid.—This being my first

advertisement. Demerary and Essequeho, this 7th day of July, 1860. JOHN DALY, Administrator-General of Deme-

List of Estates referred to in the above Official Advertise-

rary and Essequebo.

Estate of Antonio Marques Da Silva, an insolvent under Ordinance No. 29 of the year 1846.

Estate of Janette Lynch, deceased, who died at Plantation Enterprise, in Leguan, on the 6th February, 1860.

Estate of Kaatje Wegter, deceased, lately an inhabitant of the city of Georgetown, county of Demerary, who died in said city on or about the 17th day of February, 1860.

Estate of Donald McLean, an inhabitant of this colony, an insolvent under Ordinance No. 29 of the year 1846.

Estate of Richard Thomas Jones, deceased, lately an inhabitaut of the city of Georgetown, county of Demerary, who died in said city on or about the 17th July, 1858.

Estate of Frederick Alstein, deceased, lately an inhabitant of this colony, who died intestate at Plantation Vigilance, East Sea Coast of the county of Demerary, on or about the 9th of April, 1860. Estate of James Farquharson, an inhabitant of this colony,

an insolvent under Ordinance No. 29 of the year 1846.

Estate of Edward Henry Jordan, an inhabitant of this colony, an insolvent under Ordinance No. 29 of the year 1846.

JOHN DALY, Administrator-General.

In Chancery.

In Chancery.

In the Matter of the Act of Parliament of the 19th and 20th years of Her Majesty, intituled "An Act to facilitate leases and sales of settled estates," and of the Act of Parliament of the 21st and 22nd years of Her Majesty, intituled "An Act to amend and extend the Settled Estates act of 1856," and of a freehold estate situate in Holloway-place, in the parish of Saint Mary, Islington, in the county of Middlesex, in the occupation of William Edwards, or his undertenants, and settled by John Wil-

Edwards, or his undertenants, and settled by John Williams, deceased, by indentures of lease for a year and settlement, dated the 5th and 6th days of June, 1826.

OTICE is hereby given, that a petition in the abovementioned matter was, on the 17th day of July, 1860, presented to the Right Honourable the Master of the Rolls by Blanche Burton of No. 14, Rundels Commune Brussel. by Blanche Burton, of No. 14, Rue de la Commune, Brussels, in the Kingdom of Belgium, Widow, praying that a lease to the said William Edwards of the estate mentioned in the tille of the said petition, on the terms embodied in the agreement therein mentioned, or on such other terms as that Court might approve, might be approved and authorized by that Court; and that the said petitioner and Frederick Nicholls Devey, in the said petition mentioned as such surviving trustee as therein mentioned, might be appointed to execute such lease. And notice is hereby also given, that the petitioner may be served with any Order of the Court, or notice relating to the subject of the said petition, at the office of her Solicitor, Mr. F. N. Devey, situate No. 34, Ely-place, Holborn, in the county of Middlesex.—Dated this 30th day of July, 1860.

In Chancery.

In the Matter of an Act of Parliament of the 19th and 20th years of Her present Majesty, cap. 120, intituled "An Act to facilitate Leases and Sales of Settled Estates, and in the Matter of the messuages and lands, called respectively the Court Lodge, and Coopers Farm, and Betsome Hill Farm, and situate in the parish of Westerham, in the county of Kent, and lands in the occupation of Edward Betteridge, and John Cattell, and a Fellmonger's Yard, in the occupation of Walter Osborne, all in the same parish of Westerham, devised by the will of John

Applebee, deceased.

OTICE is hereby given, that a petition in the abovementioned matters was, on the 24th day of July,
1860, presented to the Right Honourable the Lord High Chancellor of Great Britain, to be heard before the Vice-Chancellor, Sir John Stuart, by Grace Joanna Williams, of Colchester, in the county of Essex, Widow, praying that the messuages, lands, and hereditaments mentioned in the title of the said petition, and the timber thereon might be sold and conveyed under the Order of that Court to Charles sold and conveyed under the Order of that Court to Charles Warde, of Squerries, in the parish of Westerham aforesaid, Esquire, upon the terms of an agreement of the 26th January, 1860, in the said petition mentioned, and that Sir Charles Rugge Price, Baronet, and William Bodham Donne, Esquire, might be appointed for the purpose of conveying, and be directed to convey, the fee-simple in the same here-ditaments, to the said Charles Warde, or to such person or persons, and in such manner as he might direct, and the nurchase money might be paid by the said Charles Warde. purchase money might be paid by the said Charles Warde into the Bank of England to the account of the Accountant-General of that Court, exparte the petitioner, in the matter of the Acts to facilitate leases and sales of settled estates, subject to such orders as might be made in the said matter respecting the same, and that the costs of the petitioner and of the respondents might be taxed and paid out of the said purchase money, and that the residue of the said money might be invested, and the dividends thereof paid to the petitioner during her life, and that such further or other order might be made in the premises as might seem meet. And notice is hereby also given, that the petitioner may be served with any Order of the Court, or notice relating to the subject of the said petition, at the office of her Solicitors, Messrs. Browne and Williams, No. 19. Margaret-street, Cavendish-square, in the county of Middlesex.—Dated this 2nd day of August, 1860.

O be sold, pursuant to a Decree of the High Court of Chancery, made in the causes Honfray v. Fothergill, and Homfray v. Vernon, dated 11th March, 1859, with the approbation of the Judge to whose Court these causes are attached, at the Angel Hotel, in the town of Abergavenny, on Tuesday, the 28th day of August, 1860, at two o'clock in the afternoon precisely, in eleven lots, by Mr. John Williams, the person appointed to sell the same:

inms, the person appointed to sent the same:

Freehold and copyhold estates in the county of Monmouth, comprising the Berllanllwyd and Pen-y-Fid Fedw Farms, in the parish of Bedwellty; the Pen-y-Graig Farm, in the parish of Trevethin; a villa residence called the Chapel House, near the town of Abergavenny; the Chapel Farm and several pieces of land, in the parish of Abergavenny; several cottages in the parish of Bedwellty, also the coal and other minerals underneath the estates in the the coal and other minerals underneath the estates in the parishes of Bedwellty and Trevethin; a ground rent of five shillings arising out of a freehold cottage in the parish of Abergavenny; and the reversion to the said freehold cottage on the deaths of three lives aged seventy-one, fifty-nine, and fifty-eight; the reversion to a freehold cottage and garden, in the parish of Bedwellty, on the death of a life aged seventy-five; and a freehold cottage, cyder-mill, orchard, and premises on Doward-hill, in the parish of Whitchurch, in the county of Hereford.

Whitchurch, in the county of Hereford.

Particulars and conditions of sale may be obtained (gratis) of Messrs. Few and Company, Solicitors, No. 2, Henrietta-street, Covent-garden, London; of Mr. Henry John Davis, Solicitor, Newport, Monmouth; of Mr. Robert Marshall, Solicitor, No. 1, Verulam-buildings, Gray's-inn, London; of Mr. Roger Moser, Solicitor, Kendall, Westmoreland; of Messrs. White and Sons, Solicitors, No. 11, Bedford-row, London; of Mr. Alexander Waddington, Solicitor, Usk, Monmouth; of Messrs. Poole and Gamlen, Solicitors. No. 3. Gray's-inn-square. London: of Messrs. Solicitors, No. 3, Gray's-inn-square, London; of Messrs. J. and T. Evans, Solicitors, Chepstow. in Monmouth; and of the Auctioneer, Mr. John Williams, Newport, Monmouth.

#### In Chancery.

To be sold, pursuant to an Order of the High Court of Chancery, made in a cause of Elgie v. Arkell, with the approbation of his Honour the Vice-Chancellor Sir John Stuart, the Judge to whose Court the said cause is attached by Mr. James Villar, (the person appointed by the said Judge), at the Royal Hotel, Cheltenham, in the county of Gloucester, on Thursday, the 30th day of August, 1860, at five o'clock in the afternoon, in six lots:

the freehold and copyhold property, lately belonging to Anthony Ellis Arkell, the testator in the pleadings of cause mentioned, consisting respectively of a freehold and copyhold residence, known as Grosvenor House, and four freehold messuages, dwelling-houses, and gardens, situate in Waterloo-place, and Waterloo-buildings, Tewkesbury-road, Cheltenham, and a freehold house, garden, and two acres of productive land, and two other freehold cottages and gardens, situate at Haydon, in the parish of Boddington.

To view the premises apply to the Auctioneer, Portlandstreet, Cheltenham; and for further particulars and conditions of sale to Mr. Thomas M. Croom, Solicitor, Cainscross, near Stroud; and of Messrs. Vizard and Company, Solicitors, No. 55, Lincoln's-inn-fields; or to the Auctioneer.

10 be sold, pursuant to Decree of the High Court of Chancery, made in a cause of Irving v. Hart, with the approbation of the Master of the Rolls, in four lots, by Mr. Frank Gossing Debenham, the person appointed by the said Judge, at the Auction Mart, in the city of London, on Tuesday, the 28th day of August, 1860, at twelve of the

A freehold dwelling-house, No. 10, Artillery-street (corner of Gun-street), Bishopsgate-street Without, in the city of London; four freehold dwelling-houses and shops, Nos. 92, 93, 94, and 944, Wentworth-street, Whitechapel, in the county of Middlesex; and two freehold dwellinghouses, Nos. 2 and 30, Hungerford street, Commercial-road, East, in the county of Middlesex, late the property of Mr. Emanuel Isaacs, deceased, let to weekly tenants, and producing a gross rental of about £212 per annum.

Particulars whereof may be had (gratis) of Messrs. Jacobs, Son, and Vaughan, Solicitors, Crosby-square, London; and of Messrs. Debenham and Tewson, Auctioneers and Estate Agents, No. 80, Cheapside, London.

In Somersetshire, the Chedzoy Manor and Estate, nearly 1,600 acres in extent, very compact, and within three miles of the market-town, port, and railway-station of Bridgwater.

TO be sold by auction, by Wainwright and Heard, pur-L suant to an Order of the High Court of Chancery, made in a cause of Porter v. Porter, at the Clarence Hotel, Bridgwater, on Tuesday, the 28th day of August, 1860, at twelve o'clock at noon, in one or more lots:

The very important and desirable freehold estate, known as the Manor, or reputed Manor, of Chedzoy, situate in the rich vale of the Parrett, in the most favoured part of Somersetshire, comprising nearly the entire parish of Chedzoy, and extending to upwards of 1,563 acres, more or less, of very excellent land, lying for the most part within a ring-fence, divided into ten compact and well arranged dairy, grazing, and corn farms, let to highly respectable tenants, and producing, with the cottages and minor holdings, a well paid-up yearly rental of £4,023 is. 2d.

This important estate possesses peculiar claims, worthy the attention of a gentleman seeking a secure investment, every acre being productive of rental. The arable lands are some of the finest in the county, the soil being of a deep sandy loam, of inexhaustible fertility, and capable of producing heavy crops, being easily worked at all seasons. The meadows, and pastures are of corresponding richness and fautility. and fertility. Several of the farm-houses are of modern erection, and the farm buildings are ample for the profiable occupation of the land. Near the church is a newly-built comfortable residence, called the Manor House, which is occupied by the Steward, and contains accommodation No. 22409. available for a proprietor on his visits to view the estate, or or available to a proprietor of the value of the whole state, or land-tax, and will first, if desired, be submitted in one lot, and if not sold will be then offered in several lots, for the accommodation of purchasers. The capital market town and port of Bridgwater, with its railway-station, is within three miles of the estate, commanding the best markets in the West of England, and also affording opportunities of daily transport to Bath, Bristol, London, and the Welch markets.

The estate may be viewed on application to Mr. Laurie,

The estate may be viewed on application to Mr. Laurie, at the Manor House, Chedzoy aforesaid.

Printed particulars, with plans and conditions of sale, may be had of George Annesley, Esq., No. 64, Lincoln's-inn-fields, London, Solicitor; of C. H. Moore, Esq., No. 22, Lincoln's-inn-fields, London, Solicitor; of H. S. Russell, Esq., of Mitre-court-chambers, Temple, London, Solicitor; at the Clarence and Railway Hotels, Bridgwater; the Castle Inn, Taunton; the London Inn, Exeter; of Mr. Laurie, at Chedzoy; and of Messrs. Wainwrights and Heard, Auctioneers and Surveyors, Shepton Mallet.

Do be sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Mathew v. Jennens, with the approbation of the Master of the Rolls, in one lot. by Mr. Robert Reid, the person appointed by the said Judge, at Garraway's, Change-alley, Cornbill, London, on Friday, the 7th day of September, 1860, at one o'clock

precisely:
The valuable goodwill of the business of button and military and naval ornament manufacturers, established upwards of half a century, and now carried on by Messrs. Jennens, at No. 56, Conduit-street, Regent-street, London, and at the manufactory, in Old Meeting-house-yard, Deritend, Birmingham, together with all the stock in trade. tools, dies, and fixtures; also the lease of the business-premises, No. 56. Conduit-street aforesaid, held for an unexpired term of fourten years, at the low yearly rent of £145, and the interest in the premises in Old Meeting-hous-yard, held from year to year, at a rent of £60 per annum. The goodwill is extremely valuable, the average annual net profits exceed £4,000 per annum, and the connection, which is of the highest class, and includes many of the first London houses, is capable of being increased to almost

any extent.
Particulars and conditions of sale may be obtained of Messrs. Walker and Harrison, Solicitors, No. 5, South-ampton-street, Bloomsbury, London, W.C.; of J. C, Rutter, Esq., Solicitor, No. 4, Ely-place, Holborn, E.C.; of Thomas Simcox, Esq., No. 20, Waterloo-street, Birmingham; at Garraway's, London, E.C.; and of Mr. Robert Reid, No.

48, Great Marlborough-street, London, W.

O be sold, pursuant to an Order of the High Court of Chancery, made in the cause Collingwood v. Plummer, with the approbation of his Honour, the Vice-Chancellor Stuart, at the Turf Hotel, Collingwood street, Newcastle-upon-Tyne, on the 25th day of September, 1860, at one o'clock in the afternoon, by Mr. Charles Brough, in one lot:

The dwelling-house, called Byker Cottage, with its yard, garden, plantation, and pleasure-grounds, and six closes of ground adjoining, containing 35A. 2B. 16P., or thereabouts, with the appurtenances, except the mines and seams of coal, under the same, and the rights and privileges granted to the persons entitled to such mines, all situate in the township of Byker, in the borough of Newcastle-upon-Tyne, late the property of Matthew Plummer, Esq., deceased, and now in the occupation of Mrs. Ann Deut and Mr. William Reay, as tenants.

Particulars and conditions of sale may be had in London; of Messrs. Shum and Crossman, Solicitors, No. 3, King's-road, Bedford-row, W.C.; Messrs. Maples. Maples, and Pearse, Frederick's-place, Old Jewry, in the city of London; and in the country, of Mr. H. W. Fenwick, Solicitor, Newcastle-upon-Tyne; of the Auctioneer; and at the place of

NO be sold, pursuant to an Order of the High Court of Chancery, made in a cause of Lovejoy v. Macksay, with the approbation of the Vice-Chancellor, Sir John Smart, in one lot, by Messrs. Butcher and Son, the persons appointed by the said Judge, at the Swan Inn, at Harleston, in the county of Suffolk, on Wednesday, the 15th day of

August, 1860, at four o'clock in the afternoon:
A certain freehold and copyhold farm, situate at Mendham, in the county of Suffolk, late the property of Mr. John Gray, of Whitchapel, in the county of Middlesex, deceased, and now in the occupation of Mr. James Freestone,

as yearly tenant, at £50, per annum.

Also in one lot by Mr. Edward Lancaster, the person appointed by the said Judge, at the King's-head Hotel, in Barnsley, in the county of York, on Wednesday, the 15th day of August, 1860, at five o'clock in the afternoon, a plot of freehold building ground, situate in Shambles-street, Barnsley aforesaid, with two cottages and the site of another

cottage adjoining the building ground, now unoccupied, late the property of the said John Gray, deceased.

Also in one lot by Messrs. Bromley and Son, the persons appointed by the said Judge, at the Auction Mart, in the city of London, on Wednesday, the 22nd day of August, 1860, at twelve o'clock precisely, three small freehold houses Nos. 51, 52, and 61, North-street, Limehouse-fields, in the county of Middlesex, late the property of the said John Gray, deceased, and now in the occupation of weekly

Particulars of the several lots may be had of the several Auctioneers, at the several places of sale; and of Messrs. Colley, Smith, Hunter, and Gwatkin, No. 9, Lincoln's Inn. London, Solicitors; and of Messrs. Powell, Groom, and Thompson, of Raymond-buildings, Gray's Inn, London, Solicitors.

PURSUANT to an Order of the High Court of Chancery, made in a cause Ann Williamson against Henry Grayson and others, the creditors of Joseph Williamson, late of Belle Vue, in the parish of Manghold, in the Isle of Man, Esq. formerly of Liverpool, in the county of Lancaster, who died in or about the month of De-cember, 1887, are, by their Solicitors, on or before the 2nd day of November, 1860, to come in and prove their debts, at the chambers of the Master of the Rolls, in the Rollsyard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Tuesday, the 6th day of November, 1860, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 30th day of July, 1860.

PURSUANT to a Decree of the High Court of Chancery, made in a cause John Huntsman against William Dearden and others, the creditors of and the incumbrancers upon the freehold, copyhold, and leasehold estates of William Clark, late of No. 57, Bell-street, in the parish of Saint Marylebone, in the county of Middlesex, Baker, deceased, who died on or about the 23rd day of June; 1889, are, by their Solicitors, on or before the 2nd day of November, 1860, to come in and prove their debts, at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be excluded from the benefit of the said Decree. Wednesday, the 7th day of November, 1860, at one o'clock in the aftermoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 31st day of July,

DURSUANT to a Decree of the High Court of Chancery, made in a cause Peter Serjeantson v. Edward Tayleur and others, the creditors of Charles Tayleur, late of Liverpool, in the county of Lancaster, Iron Founder, who about the month of June, 1854, are, by their Solicitors, on or before the 1st day of November, 1860, to come in and prove their debts, at the chambers of the Vice-Chancellor Sir John Stuart, at No. 12, Old-square, Lincoln's-ınn, in the county of Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Tuesday, the 6th day of November 1860 at one check in the agency at the said ber, 1860, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 1st day of August, 1860.

DURSUANT to an Order of the High Court of Chancery, made in a cause wherein George Mundy Jauncey, David Robert Grant Walker, and John Daw, are Plaintiffs, and Her Majesty's Attorney-General, Henry Hine, and Thomas Hine, are defendants, all persons having any claims against the estate of John Bird Hine, late of Leeford, in the parish of East Budleigh, in the county of Leeford, in the parish of East Budleigh, in the County of Leeford, in the parish of East Budleigh, in the county of Leeford, in the parish of East Budleigh, in the county of Leeford, in the county of Leeford, in the parish of East Budleigh, in the county of Leeford, in the county of Leeford, in the county of Leeford, when the last day of March 1889. Leeford, in the parish of East Budleigh, in the county of Devon, who died on or about the 18th day of March, 1859, are, by their Solicitors, on or before the 16th day of November, 1860, to come in and prove their 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 Order. Friday, the 23rd day of November, 1860, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 30th day of July, 1860.

DURSUANT to an Order of the High Court of Chancery, made in a cause wherein George Mundy Jauncey, David Robert Grant Walker, and John Daw, are plaintiffs and Her Majesty's Attorney-General, Henry Hine, and Thomas Hine, are defendants, all persons claiming to be the next of kin of John Bird Hine, late of Leeford, in the parish of East Budleigh, in the county of Devon, Esquire, deceased, and who were living at the time of his death, which took place on or about the 18th day of March, 1859, and in case any of such next of kin have since died, the personal representatives of him, her, or them so dying, are, by their Solicitors, to come in and prove their kinship at the chambers of the Vice-Chancellor Sir John Stuart, No. 12, Old-square, Lincoln's-inn, Middlesex, on or before the 16th day of November next, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 23rd day of November, 1860, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating on the claims.—Dated this 30th day of July, 1860.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Joseph Triggs, late of Walcot, in the city of Bath, in the county of Somerset, Builder, deceased, and in a cause George Joseph Triggs, an infant, by James Henry Thomas, his next friend, against Elizabeth Triggs, Widow, the creditors of the said Joseph Triggs (who died in or about the month of May, 1860), and also any persons claiming to be incompared. brancers upon his real estate, are, by their Solicitors, on or before the 5th day of November, 1860, to come in and prove their 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 Order. Saturday, the 10th day of November, 1860, at half past twelve o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 1st day of August, 1860.

DURSUANT to an Order of the High Court of Chan-Lery, made in the matter of the estate of John Renner, late of Cow Close, in the parish of Easington, in the county of Durham, Esq., deceased, and in a cause John Renner and others against Henry Wilson, the next of kin of Edward Renner, late of Chatton, in the county of Northumberland, Yeoman (who died on the 5th day of November, 1858), and the personal representatives of any of them who have since died, are, by their Solicitors, on or hefore the lat day of November, 1850 to come in and prove of them who have since died, are, by their Solicitors, on or before the 1st day of November, 1860, to come in and prove their 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 Order. Wednesday, the 7th day of November, 1860, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 1st day of August, 1860.

JRSUANT to a Decree of the High Court of Chan-I cery, made in a cause wherein Sarah Sherwin, and John Greenwell Sherwin and George Ernest Sherwin, both John Greenwell Sherwin and George Ernest Sherwin, both infants, under the age of 21 years, by the said Sarah Sherwin their next friend, are plaintiffs, and William Tyler and George William Burge, are defendants, all persons claiming to be creditors of John Greenwell Sherwin, late of Cumberland-street, Shoreditch, in the county of Middlesex, Engineer and Press Maker, who died in or about the month of June, 1859, are, by their Solicitors, on or before the 7th day of November, 1860, 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 in default thereof they will be peremptorily excluded from the benefit of the said Decree. Tuesday the 13th day of November, 1860, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.-Dated this 1st day of August, 1860.

OTICE is hereby given, that by an indenture, bearing date the 17th day of July instant, Thomas John Gilson, of High-street, Hounslow, in the county of Middlesex, Ironmonger, did bargain, sell, assign, transfer, and set over, all and singular his estate, effects, stock in trade, fixtures, fittings, and implements of trade, together with the book debts, household furniture, and all other the goods, chattels, and other his estate and effects, whatsoever; and wheresoever, unto Henry Peter Andrewes, of No. 2, North-street Mews, John-street, Fitzroy-square, in the county of Middlesex, Tin-plate Worker, and Frank Perk Fellows, of Wolverhampton, in the county of Stafford, Merchant, in trust, for the equal benefit of all the creditors of the said Thomas John Gilson, who shall execute the same on or before the 29th day of September next; and the said indenture now lies at my offices for execution by the creditors of the said Thomas John Gilson; and those creditors who neglect or refuse to execute the same on or before the said 29th day of September next, will be excluded from all benefit arising therefrom, and all persons indebted to the said Thomas John Gilson are requested to pay the amount of their respective debts to me forthwith.—Dated this 31st day of July, 1860.

JOHN EDWARDS, Solicitor to the Trustees, 14

and 15, Saint Swithin's-lane, E.C.

NOTICE is hereby given, that John Tomlinson, of Buckden, in the parish of Aracliffe, in the county of York, Grocer, Farmer, and Cattle Dealer, did by deed, dated the 12th day of July, 1860, assign unto Richard Foster, of Beggarmans, in the township of Buckden aforesaid, Farmer, and Stephen Tennant, of Buckden aforesaid, Farmer, all the personal estate and effects of him the said John Tomlinson (except the necessary wearing apparel of the said John Tomlinson and his family, and his term, interest, or tenant right in the lands and premises then in his

occupation as tenant thereof), upon the trusts therein mentioned, for the benefit of all the creditors of the said John Tomlinson; and that the said John Tomlinson did also by deed, bearing even date with the said first-mentioned deed, convey unto the said Richard Foster and Stephen Tennant, all the real estate of him the said John Tomlinson, upon the trusts therein mentioned, for the benefit of all the creditors of the said John Tomlinson; and that the deed firstly above mentioned was duly executed by the said John Tomlinson, Richard Foster, and Stephen Tennant, on the said 12th day of July, 1860, and the execution of the same deed by the said John Tomlinson, Richard Foster, and Stephen Tennant was attested by John Hammond, of West Burton, Bedale, Yorkshire, Solicitor, and George Rider Hammond, of West Burton aforesaid, Farmer; and that the deed, or West Barton storesaid, Farmer; and that the deed, secondly above mentioned, was duly executed by the said John Tomlinson, Richard Foster, and Stephen Tennant, on the 16th day of July, 1860, and the execution of the same deed by the said John Tomlinson, Richard Foster, and Stephen Tennant, was attested by the said John Hammond and George Rider Hammond; and that both the said deed like the Sied felba said John Hammond and Stephen Tennant, was stephen that the Stephen Tennant of the said John Hammond and George Rider Hammond; and that both the said deed the said John Hammond and Stephen Tennant of the Stephen Ten lie at the office of the said John Hammond, at West Burton aforesaid, for the perusal, and the said first-mentioned deed for execution by the creditors of the said John Tomlinson, and who will be excluded from all benefit under the same deeds, unless they execute the said first-mentioned deed within one calendar month after notice in writing thereof shall have been sent or given to them.—West Burton, Bedale, Yorkshire, 30th July, 1860.

OTICE is hereby given, that Arthur Harris, of Hunt End, in the county of Worcester, Builder, hath by an indenture, dated the 30th day of July, 1860, conveyed and assigned all his real and personal estate and effects to George Shelton, of Hagley-road, in the parish of Edgbaston, in the county of Warwick, Timoer Merchant, and Solomon Welch, of Hunt End aforesaid, Needle Manufacturer, upon trust, for the equal benefit of all the creditors of the said Arthur Harris, who execute the same: and that the said Arthur Harris, who execute the same; and that the said indenture was duly executed by the said Arthur Harris, and by each of them, the said George Shelton and Solomon Welch, on the said 30th day of July, 1860, in the presence of, and was attested by, Edward Charles Browning, of Redditch, in the said county of Worcester, Solicitor; and the said indepture now lies at our offices, in Redditch aforesaid, for the inspection of, and execution by, the creditors of the said Arthur Harris.—Dated this 1st day of August, 1860.
BROWNING and SON, Solicitors, Redditch.

OTICE is hereby given, that Nathan Benjamin and Edwin Dipple, of No. 19, New Cut, Lambeth, in the county of Surrey, Gas Fitters, have, by an indenture of assignment, bearing date the 6th day of July, 1860, and made between the said Nathan Benjamin and Edwin Dipple, made between the said Nation Benjamin and Edwin Dipple, of the first part; John Tye, of No. 80, Moland-street, Birmingham, in the county of Warwick, Brassfounder, trustee for himself and the rest of the creditors of the said Nathan Benjamin and Edwin Dipple, of the second part; and the several other persons whose names and seals are thereunto subscribed and set, being respectively creditors of the said Nathan Benjamin and Edwin Dipple, assigned all the personal estate and effects of them, the said Nathan Benjamin and Edwin Dipple, to the said John Tye, in trust, for the equal benefit of such of the creditors of the said Nathan Benjamin and Edwin Dipple as shall assent to and execute the said indenture of assignment, within three months from the date thereof; the said indenture of assignment was duly executed by the said Nathan Benjamin and Edwin Dipple, on the said 6th day of July, in the presence of, and attested by, William Whytehead Charnock, of No. 51, King William-street, London, Solicitor; and the same indenture was also duly executed by the said John Tye, on the said 5th day of July in the presence said John Tye, on the said 6th day of July, in the presence of, and attested by, Edward Henry Collis, of No. 38, Bennett's-hill, Birmingham, Solicitor, where the said indenture now lies for inspection and execution by the creditors of the said Nathan Benjamin and Edwin Dipple.-Dated this 20th day of July, 1860.

In the Matter of Michael Salmon Seely, of High-street, in the city of Lincoln, Confectioner and Biscuit Manufacturer, a Bankrupt.

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 6d. in the pound, upon application at my office, as under, on Thursday, the 2nd of August 1860, or any subsequent day, between the hours of eleven and two of the clock, up to and including the 10th of August. No Dividend will be paid without the production of the securities exhibited at the time of proving Executors and administrators will be required to produce the probate of the will or the letters of adminisration under which they claim.—August 1, 1860. THEOPS. CARRICK, Official Assignee

Quay-street Chambers, Hull.

In the Matter of Henry Smith Bright, of the town or borough of Kingston-upon-Hull, in the county of the same town, Merchant and Commission Agent, trading under the style or firm of Taylor and Bright, a Bank-

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a Second Dividend of 9d. in the pound, upon application at my office, as under, on Thursday the 2nd of August, 1860, or any subsequent day, between the hours of eleven and two of the clock, up to and including the 10th of August. No Dividend will be paid without the production of the securities exhibited at the time of proving the debts. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.—August 1, 1860.
THEOPS. CARRICK, Official Assignee

Quay-street Chambers, Hull.

In Re Thomas Lightfoot, of Sunderland, Ship Builder, against whom a Petition for adjudication of Bankruptcy,

bearing date the 12th January, 1860, was duly filed.

HEREBY give notice, that a First Dividend, at the rate of 2s. 10d. in the pound may be received by all the creditors who have proved their debts under the above estate, at my office, Royal Arcade, Newcastle-upon-Tyne, on any day before the 10th of August instant, or on any Saturday, after the 8th day of October next, 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 rected claim.—July 31, 1860.

THOMAS BAKER, Official Assignee,
Newcastle-upon-Type. of the will or letters of administration under which they

HEREAS a Petition for adjudication of Bankruptcy
was, on the 29th day of May, in the year of our
Lord 1860, filed and entered of record in Her Majesty's Court of Bankruptcy for the London District, against Job Goodman Sheppard, of Towcester, in the county of North-ampton, Brewer and Wine Merchant, this is to give notice, that, by an Order of Edward Holroyd, Esq., one of the Commissioners of the said Court, bearing date the 30th day of July, 1860, it was ordered that the said adjudication of Bankruptcy should be, and the same was, thereby annulled, and that the Petition for the same adjudication should be, and the same was thereby dismissed.

HEREAS a Petition for adjudication of Bankruptcy was, on the 18th day of June, 1860, filed and entered of record in Her Majesty's District Court of Bankruptcy, at Leeds, by John Bamford, of Stainland, near Halifax, in the county of York, Grocer and Draper, Dealer and Chapman, and under which said Petition the said John Bamford was duly adjudged a Bankrupt; this is to give notice, that by an Order of Martin John West, Esq., one of the Com-missioners of the said Court, bearing date the 27th day of July, 1860, such Petition for adjudication of Bankruptoy was dismissed, and the adjudication thereunder annulled.

WIEREAS a Petition for adjudication of Bankruptey was, on the 31st day of July, 1860, filed in Her Majesty's Court of Bankruptey in London, against Josiah Dickens Wingrave and Thomas William Wood, formerly carrying on business in copartnership at Saint Albans, in the county of Herts, and at Luton, in the county of Beds, as Straw Plait Manufacturers, under the style of J. D. Wingrave and Wood, the said Josiah Dickens Wingrave now of Saint Albans aforesaid, Straw Plait Manufacturer, and the said Thomas William Wood now of Luton aforesaid, Straw Plait Manufacturer, and they having been declared bankrupts, are hereby required to surrender them-selves to Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 15th day of August instant, at eleven o'clock in the fore-noon precisely, and on the 13th of September next, at one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, London, and make a full discovery and disclosure of their estates and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to finish their examination. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. H. Cannan, of No. 36, Basinghall-street, London, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Ashurst, Son and Morris, Solicitors, of No. 6, Old Jewry.

HEREAS a Petition for adjudication of Bankruptcy W was, on the 24th day of July, 1860, filed in Her Majesty's Court of Bankruptcy in London, against Edmund Hayman, of No. 6. South Molton-street, Grosvenor-square, in the county of Middlesex, Fruiterer, Greengrocer, and Potato Dealer, 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 17th day of August instant, and on the 18th of September next, at one in the afternoon precisely, on each day, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. William Whitmore, of No. 2, Basingball-street, London, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. Pocock and Poole, Solicitors, of No. 58, Bartholomew-close.

WHEREAS a Petition for adjudication of Bankruptey was, on the 2nd day of August, 1860, filed in Her Majesty's Court of Bankruptcy in London, against Eliza Packer, of No. 16, Aldgate, High-street, in the city of London, Boot and Shoe Maker, Trader, Dealer and Chapwoman, and she having been declared bankrupt, is hereby required to surrender herself to Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 11th day of August instant, at eleven in the forenoon precisely, and on the 13th day of September next, at half past 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 her estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish her examination. All persons indebted to the said bankrupt, or that have any of her effects, are not to pay or deliver the same but to Mr. Whitmore, of No. 2, Basinghall-street, London, the Official Assignee whom the Commissioner has appointed, and give notice to Mr. W. H. Orchard, Solicitor, of No. 5, John-street, Bedford-row.

WHEREAS a Petition for adjudication of Bankruptcy was, on the 2nd day of August, 1860, filed in Her Majesty's Court of Bankruptcy in London, against Humphrey Stark, of No. 119, Broad-street, Reading, in the county of Berks, Bootmaker, 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 13th day of August instant, at eleven o'clock in the forenoon precisely, and on the 13th day of September next, at half past eleven o'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. H. H. Cannan, of No. 36, Basinghall-street, London, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. Lovell and Co., Solicitors, of Gray's-inn, or to Mr. Charles Henderson, of Reading.

WHEREAS a Petition for adjudication of Bankruptcy, was, on the 2nd day of August, 1860, filed in Her Majesty's Court of Bankruptcy, in London, against Thomas Scott, of No. 199, Upper Whitecross-street, in the county of Middlesex, Soap Maker and Boiler, and Perfumer, Dealer and Chapman, and he being declared bankrupt, is hereby required to surrender himself to Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 11th day of August instant, at twelve o'clock at noon precisely, and on the 13th day of September next, at two of the 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. William Whitmore, of No. 2, Basinghall-street, London, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. Robinson, Hine, and Haycock, Solicitors, No. 32, Charterhouse-square.

W7 HEREAS a Petition for adjudication of Bankruptcy was, on the 2nd day of August. 1860, filed in Her Majesty's Court of Bankruptcy in London, by Robert Watson and Charles William Watson, of Kettering, in the county of Northampton, Curriers and Boot and Shoe Manufacturers, trading in copartnership, under the style or firm

of C. W. Watson and Co., and they having been declared bankrupts, are hereby required to surrender themselves to Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 13th day of August instant at one of the clock in the afternoon precisely, and on the 13th day of September 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, 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. H. H. Cannan, of No. 36, Basinghall-street, London, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. J. and W. Butler, Solicitors, of No. 191, Tooley-street, Borough.

WHEREAS a Petition for adjudication of Bankruptcy, was on the 24th day of July, 1860, filed against Julius Roberts, of No. 1, Grey-street. Poplar, in the county of Middlesex. Engineer, Iron Founder, Dealer and Chapman, 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 13th day of August instant, at half past one of the clock in the afternoon precisely, and on the 25th day of September next, at one of the 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. Charles Lee, No. 20, Aldermanbury, London, the Official Assignee in the matter of this bankruptcy, and give notice to Mr. T. J. Stubbs, Solicitor, No. 46, Moorgate-street, London.

HEREAS a Petition for adjudication of Bankruptcy, bearing date the 20th day of July, 1860, hath been filed against Josiah Adams, of Hanley, in the county of Stafford, Grocer, and he being declared bankrupt, is hereby required to surrender himself to George Williams Sanders, Esq., one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptcy, at Birmingham, on the 16th day of August instant, and on the 7th day of September next, at 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. Frederick Whitmore, No. 19, Upper Temple-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Hodgson and Allen, Solicitors, Birmingham, or to Messrs. Evans, Son, and Sandys, Solicitors, Birmingham.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 23rd day of July, 1860, hath been filed against Samuel Nixon Haynes, of Leek, in the county of Stafford, Grocer, and he being declared bankrupt, is hereby required to surrender himself to George Williams Sanders, Esq., one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptoy, at Birmingham, on the 13th day of August next, and on the 10th day of September following, at 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. Frederick Whitmore, No. 19, Upper Temple-street, Birmingham (and not Mr. John Harris, as previously advertized), the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Redfern and Sons, Solicitors, Leek, or Messrs. Collis and Ure, Birmingham.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 2nd day of August, 1860, hath been filed by Samuel Peach, of Sneinton, in the county of Nottingham, Draper, Lace Dealer, Dealer and Chapman, and he being declared bankrupt, is hereby required to surrender himself to George Williams Sanders, Esq., one of Her Majesty's Commissioners authorized to act

in the prosecution of Petitions for adjudication of Bankruptey, at the Birmingham District Court of Bankruptey, at the Shirehall, Nottingham, on the 21st of August instant, and on the 11th day of September 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. John Harris, Middle-pavement, Nottingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. John Wilkinson Smith, Solicitor, High-street, Nottingham.

WHEREAS a Petition for adjudication of Bank-ruptcy, against Edward Jones, of Marlborough, in the county of Wilts, Horse Dealer, was filed on the 24th day of July, 1860, in Her Majesty's Court of Bankruptcy for the Bristol District, at the city and county of Bristol, and he having been declared bankrupt is hereby required to sur-render himself to Matthew Davenport Hill, Esq., Her Ma-jesty's Commissioner of the Court of Bankruptcy for the Bristol District, on the 13th day of August instant, and on the 10th day of September next, at eleven o'clock in the forenoon precisely, on each day, at the District Court of Bankruptcy, in the city and county of Bristol, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose asto 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 Mant Miller, No. 19, St. Augustine's-place, Bristol, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Samuel Wittey, Solicitor, Devizes, or to Messrs. Abbott, Lucas, and Leonard, Solicitors, Bristol.

HEREAS a Petition for adjudication of Bankruptcy, VV against James Evans Pillinger, of Tredegar, in the county of Monmouth, Draper, Dealer and Chapman, was filed on the 21st day of July, 1860, in Her Majesty's Court of Bankruptcy for the Bristol District, at the city and county of Bristol, and he being declared bankrupt, is hereby required to surrender himself to Matthew Davenport Hill, Esq., Her Majesty's Commissioner of the Court of Bankruptcy for the Bristol District, on the 13th day of Appendix Programmer and the 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11th day of Scattering and 11t of August instant, and on the 11th day of September next, of August instant, and on the LITH day of September at eleven of the clock in the forenoon precisely, on each of the said days, at the Court of Bankruptcy the Bristol District, in the city and county of Bristol, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Alfred John Acraman, No. 19, Saint Augustine's-place, Bristol, the Official Assignee, whom the Commission, sioner has appointed, and give notice to Messrs. Sole, Turner, and Turner, No. 68, Aldermanbury, London, Solicitors, or to Messrs. M. Brittan and Sous, Solicitors. Albion-chambers, Bristol.

HEREAS a Petition for adjudication of Bankruptcy bearing date the 1st day of August, 1860, was filed in Her Majesty's Court of Bankruptcy for the Leeds District, on the 1st day of August, 1860, against Frederick Appleyard, of Bradford, in the county of York, Tanner and Currier, and he having been declared bankrupt, is hereby required to surrender himself to William Scrope Ayrton, Esq., one of Her Majesty's Commissioners of the Leeds District Court of Bankruptcy, on the 20th day of August instant, and on the 17th day of Sep-tember next, at eleven of the clock in the forenoon precisely, on each of the said days, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, Leeds, 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. Henry Philip Hope, of Leeds, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. E. A. Barret, Solicitor, Bradford, or Messrs. Cariss and Cudworth, Solicitors,

OBERT GEORGE CECIL FANE, Esq., one of Her Majesty's Commissioners authorized to act under a

Petition for adjudication of Bankruptcy, filed on the 20th day of August, 1851, against William Benning, of Fleet-street, in the city of London, Law Bookseller and Publisher, No. 22409.

Dealer and Chapman, carrying on business in copartner-ship with John Girton Gilliat, and trading under the firm of William Benning and Company, will sit on the 14th day of August 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 choose an Assignee or Assignees of the estate and effects of the said Bankrupt, in the room, place, or stead of William Whitfield, deceased; when and where the creditors who have not already proved their debts, are to come prepared to prove the same, and, with those who have already proved their debts, vote in such new choice accordingly.

ATTHEW DAVENPORT HILL, Esq., one of Her Majesty's Commissioners authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 21st day of May, 1860, against John Williams, of Cardiff, in the county of Glamorgan, Draper, will sit on the 16th day of August instant, at eleven of the clock in the forenoon precisely, at the Bristol Pistrict Court of Bankruptey, in the city of Bristol, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

MATTHEW DAVENPORT HILL, Esq., Her Ma-jesty's Commissioner authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 9th of February, 1859, against Robert Wells, of the city of Bristol, Wholesale Tea Dealer and Grocer, and also carrying on business at Newport, in the county of Mon-mouth, and Cardiff, in the county of Glamorgan, under the firm or style of Wells, Russell, and Company, will sit on the 6th day of September next, at eleven o'clock in the forenoon precisely, at the Bristol District Court of Bank-ruptcy, in the city of Bristol, in order to make a Final Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 4th day of May, 1860, against Vincent Allen, of Newport, in the county of Monmouth, Draper, did, on the 31st day of July, 1860, allow the said Vincent Allen 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.

In the County Court of Northamptonshire, at Daventry.

In the Matter of James Marriott, of Floore, in the county of Northampton, Farmer and Grazier, and lately carrying on business as a Brick, Tile, and Pipe Maker, upon and working the Clay out of his own Estate.

A DIVIDEND of 1s. 82d. in the pound, is now payable to the creditors of the above insolvent, in respect of the specialty debts of the late Thomas Marriott the elder, deceased, of whose will the insolvent is surviving executor and trustee, and may be received at my office, at Daventry, any day after the 6th day of August, 1860, between the hours of ten and four o'clock WILLIAM WILLOUGHBY, Official Assignee.

HEREAS a Petition of Henry Bowman, now at VV lodgings at No. 16, Russell-street, in the parish and borough of Tynemouth, in the county of Northumberland, out of business, previously of the George Inn, No. 72, Pilgrim-street, in the town and county of Newcastle-upon-Tyne, Licensed Victualler, an insolvent debtor, having been filed in the County Court of Northumberland, at North Shields, and an interim order for protection from process having been given to the said Henry Bowman, under the provisions of the Statutes in that case made and provided, the said Henry Bowman is hereby required to appear before the said Court, on the 16th August instant, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with cording 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 Bowman, or that have any of his effects, are not to pay or deliver the same but to Mr. Henry Ingledew, Registrar of the said Court, at the County Court Office, at North Shields, the Official Assignee of the estate and effects of the said insolvent

HEREAS a Petition of William Millward, formerly VV and for upwards of five years of No. 21, Morgan-street, Newtown, in the town of Cardiff, in the county of Glamorgan, Shoemaker, then and for seven months last past of No. 18, Charlotte-street, in the town of Cardiff aforesaid, Shoemaker, an insolvent debtor, having been filed in the County Court of Glamorganshire, at the Townhall, 'Cardiff', and an interim order for protection from process having been given to the said William Millward, under the provisions of the Statutes in that case made and provided, the said William Millward is hereby required to appear before the said Court, on the 24th of August instant, at ten in the forencon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Millward, or that have any of his effects, are not to pay or deliver the same but to Mr. Robert Francis Langley, Registrar of the said Court, at his office, at Arcade-buildings, Saint Mary-street, Cardiff, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Edward Tams, at present and for eighteen days or thereabouts last past, residing in lodgings at No. 14, East View, in the borough of Hanley, in the county of Stafford, out of employment, previously and for one year, five months, and eighteen days, or thereabouts, residing at the Plough Inn, High-street, in the borough of Hanley aforesaid, carrying on the business of a Licensed Victualler or Innkeeper, and Blacksmith, previously and for sixteen months, or thereabouts, residing at the Fox and George Inn, Sneyd-street, Tunstall, in the said county of Stafford, carrying on the business of Retailer of Beer, and Grocer and Provision Dealer, and for three months, or thereabouts, of such period also working as a Blacksmith, at Sandon, in the said county of Stafford, and previously and for five years and upwards residing at Sandon aforesaid, working as a Blacksmith, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Townhall, Hanley, and an interim order for protection from process having been given to the said Edward Tams, under the provisions of the Statutes in that case made and provided, the said Edward Tams is hereby required to appear before the said Court, on the 15th day of August 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 Edward Tams, or that have any of his effects, are not to pay or deliver the same but to Mr. Edward Challinor, Registrar of the said Court, at his office, at Hanley, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of William Lonsdale Bosker, trading under the name of, and generally known as William Bosker, now and for the period of one year and seven months last past residing at the Pentre, in the town-ship of Broughton, in the parish of Wrexham, in the county of Denbigh, carrying on the trades or businesses of a Grocer and Tea Dealer, and Dealer in Bread, Flour, Butcher's Ment, and General Provision Dealer, and General Retail Dealer and Shopkeeper, also the occupation or employments of a working Foreman in a Stone Quarry, also holding and occupying land as a Farmer; previously and for three years and nine months residing at the Pentre, in the township of Broughton, in the parish of Wrexham afore-said, in the occupation or employment of a working Foreman in a Stone Quarry, and holding and occupying Land as a Farmer, previously and for two years residing at Golden Cross-yard, Standish Gate-street, in the town of Wigan, in the county of Lancaster, in the occupation or employment of a Working Stone Mason, an insolvent debtor, having been filed in the County Court of Denbighshire, at Wrexham, and an interim order for protection from process having been given to the said William Lonsdale Bosker, under the provisions of the Statutes in that case made and provided, the said William Lonsdale Bosker is hereby required to appear before the said Court, on the 22nd day of August 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 William Lonsdale Bosker, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Edgworth, Registrar of the said Court, at his office, in Temple-place, Wrexham, the Official Assignee of the estate and effects of the said insol-

WY HEREAS a Petition of Robert Edwards, for twelve years now last past residing at Acrefair, in the parish of Ruabon, and county of Denbigh, sometime in the employ of the British Iron Company, at Acrefair aforesaid, as a Machineman, and now and for twenty months last past a Publican, keeping an Alehouse, known as the Black Cow, at Acrefair aforesaid, and occasionally employed as a Machineman, at Acrefair aforesaid, an insolvent debtor, having been filed in the County Court of Denbighshire, at Ruabon, and an interim order for protection from pro-

cess having been given to the said Robert Edwards, under the provisions of the Statutes in that case made and provided, the said Robert Edwards is hereby required to appear before the said Court, on the 21st day of August 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 Robert Edwards, or that have any of his effects, are not to pay or deliver the same but to Mr. James Buckton, Registrar of the said Court, at his office, at Ruabon, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of William Rawlings, at present and for about four years and a half last past residing in Church-street, in the parish of Saint Andrew the Less, in the town of Cambridge, Cambridgeshire, Mill-wright and Engineer, 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 Rawlings, under the provisions of the Statutes in that case made and provided, the said William Rawlings is hereby required to appear before the said Court, on the 14th day of August 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 Rawlings, 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.

WTHEREAS a Petition of Edmund Wells, at present and for sixteen years and upwards last past residing at Bottisham, in the county of Cambridge, Boot and Shoe Maker, Parish Clerk, and for a part of the time keeping the Sub-Postoffice there, an insolvent debtor, having been filed in the County Court of Cambridgeshire, at Newmarket, and an interim order for protection from process having been given to the said Edmund Wells, under the provisions of the Statutes in that case made and provided, the said Edmund Wells is hereby required to appear before the said Court, on the 17th of August instant, at half past nine in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Edmund Wells, or that have any of his effects, are not to pay or deliver the same but to Mr. James Button, Registrar of the said Court, at the office of the said Court, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Isaac Barnfather, of Parham Beck, in the parish of St. Mary, Carisle, in the county of Cumberland, Rope Maker and Grocer, an insolvent debtor, having been filed in the County Court of Cumberland, at Carlisle, and an interim order for protection from process having been given to the said Isaac Barnfather, under the provisions of the Statutes in that case made and provided, the said Isaac Barnfather is hereby required to appear before the said Court, on the 23rd day of August instant, at ten o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Isaac Barnfather, or that have any of his effects, are not to pay or deliver the same but to Mr. Henry James Halton, Registrar of the said Court, at his office, at Carlisle, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Charles Humphrey, now and six months last past of Ashwell, in the county of Hertford, Butcher, 'previously for about four years of the same place, Farmer and Occupier of thirty-nine acres of I and lying at Ashwell aforesaid, and previously for about four years of the same place, Butcher, an insolvent debtor, having been filed in the County Court of Hertfordshire, at Royston, and an interim order for protection from process having been given to the said Charles Humphrey; under the provisions of the Statutes in that case made and provided, the said Charles Humphrey is hereby required to appear before the said Court, on the 15th day of August instant, at ten o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Charles Humphrey, or that have any

of his effects, are not to pay or deliver the same but to Mr. Edward Argles, Registrar of the said Court, at the office of the said Court, Royston, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Andrew Birch, now and continuously since the 19th day of April last, residing at the Park Farm, in the parish of Hagley, in the county of Worcester, working as a Farm Bailiff, and for four years and upwards previously thereto residing at the Park Farm aforesaid, carrying on business as a Farmer, an insolvent debtor, having been filed in the County Court of Worcestershire, at Stourbridge, and an interim order for protection from process having been given to the said Andrew Birch, under the provisions of the Statutes in that case made and provided, the said Andrew Birch is hereby required to appear before the said Court, on the 29th day of August 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 cre-ditors' assignees is to take place at the time so appointed. All persons indebted to the said Andrew Birch, or that have any of his effects, are not to pay or deliver the same but to Mr. John Harward, Registrar of the said Court, at his office at Stourbridge, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Robert Neale, of Tring, in the county of Hertford, Whitesmith and Gas Fitter, an insolvent debtor, been filed in the County Court of Buckinghamshire, at Aylesbury, and an interim order for protection from process having been given to the said Robert Neale, under the provisions of the Statutes in that case made and provided, the said Robert Neale is hereby required to appear before the said Court, on the 17th day of August 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 Robert Neale, or that have any of his effects, are not to pay or deliver the same but to Mr. Henry Watson, Registrar of the said Court, at the County Court Office, at Aylesbury. the Official Assignee of the estate and effects of the said insolvent

HEREAS a Petition of Elizabeth Jones, late of Bryn Joseph, in the parish of Gyffin, in the county of Carnarvon, Farmer, then of High-street, in the town of Conway, in the said county, Grocer and Flour and Provision Dealer, afterwards and now of Upper Gate-street, in the said town and county, Grocer and Flour and Provision Dealer, and I have a filed in the County Dealer, an insolvent debtor, having been filed in the County Dealer, an insolvent denor, naving deen filed in the County Court of Carnarvonshire, at Conway, and an interim order for protection from process having been given to the said Elizabeth Jones, under the provisions of the Statutes in that case made and provided, the said Elizabeth Jones is that case made and provided, the said Edizabeth Jones is hereby required to appear before Edward Lewis Richards, Esq., Judge of the said Court, on the 13th day of September next, at nine o'clock in the forenoon, for her first examination touching her debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. indebted to the said Elizabeth Jones, or that have any of her effects, are not to pay or deliver the same but to Mr. William Hughes, Registrar of the said Court, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Arthur Turner, late of WW Mexbrough, in the county of York, formerly carrying on business there in copartnership with John Turner, as Builders and Stone Masons, under the style or firm of J. and A. Turner, but now of Mexbrough aforesaid, and working as a Journeyman Stone Mason, an insolvent debtor, having been filed in the County Court of Yorkshire, at Doncaster, and an interim order for protection from process having been given to the said Arthur Turner, under the provisions of the Statutes in that case made and provided, the said Arthur Turner is hereby required to appear before the said Court, on the 16th day of August 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 Arthur Turner, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Blackwell Mason Registrar of the said Court, at his office, at St. George-gate, Doncaster, the Official Assignee of the estate and effects of the said in-

In the Matter of the Petition of William Taylor, at present and for the last two years and ten months residing at Kirklees, in Tottington Lower End, in the county of Lancaster, and for twelve months of that period being a K 2

Labourer, and for six months of that period being out of employment, and for fourteen months of that period being employment, and for fourteen months of that period being a Dresser at a Croft, and for two years and five months previous thereto residing at Tantrum Barracks, in Totington Lower End aforesaid, and during all that period being a Dryer at a Croft, and for two weeks previous thereto residing at Dale-street, in Little Bolton, in the said county, Labourer, and for three months previous thereto residing at Richmond-terrace, Higher Bridgestreet, in Little Bolton aforesaid, Labourer, and for three months previously thereto, residing at Old Hall-street, in Great Bolton, in the said county, Beer Seller, and for about two months previous thereto residing at Sweet Green, in Great Bolton aforesaid, Labourer, and for one year and nine months previous thereto residing at the Green, in Great Bolton aforesaid, Labourer, and for one year and nine months previous thereto residing at the Angel Inn, in Church Gate, in Great Bolton aforesaid, Licensed Victnaller, and for two years previous thereto residing at No. 18, Clerke-street, in Bury, in the said county, Beer Seller, an Insolvent Debtor.

OTICE is hereby given, that the County Court of Lancashire, at Bury, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 15th day of August instant, at eleven o'clock in the forenoon precisely, unless cause be then and

o'clock in the forenoon precisely, unless cause be then and

there shewn to the contrary.

the Matter of the Petition of Thomas Hill, residing at Bow-street, Langport, in the county of Somerset, Surgeon, an Insolvent Debtor.

OTICE is hereby given, that the County Court of Somersetshire, at Langport, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 20th day of August instant, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Henry Barber, of Eye, in the county of Suffolk, Grocer, Tea Dealer, and General Provision Merchant, an Insolvent Debtor.

NOTICE is hereby given, that John Worlledge, Esq.,
Judge of the County Courts of Norfolk and Suffolk,
at Diss and Eye, acting in the matter of this Petition, will
proceed to make a Final Order thereon, at the Court at Eye aforesaid, on the 17th day of September next, at one of the clock in the afternoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of David Davies, formerly of the village of Aberamman, in the parish of Aberdare, in the county of Glamorgan, Grocer, afterwards of Wether-ell-street, in the town of Aberdare, in the said county, out of business, then of Aberamman aforesaid, out of business, and now and for the last five months and upwards of Mill-street, in or near the town of Aberdare aforesaid, out of business.

NOTICE is hereby given, that Thomas Falconer, Esq.,
Judge of the County Court of Glamorgaushire, at
Aberdare, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 16th day of August instant, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the

In the Matter of the Petition of Thomas Thompson, of the Ivy Bush Tavern, Ynysgan-street, in the town of Mer-thyr Tydfil, in the county of Glamorgan, Licensed Victualler, before then of the Ivy Bush aforesaid, out of business, before then of Aberdare, in the county of Glamorgan aforesaid, Police Constable, and before then of Merthyr Tydfil aforesaid, Police Constable, and whose wife, before his maraisge with her, carried on in her own

wite, before his maraisge with her, carried on in her own name, Mary Moore, the businesses of a Licensed Victualier and Grocer and Butcher, at the Ivy Bush Tavern, Ynysgan-street, Merthyr Tydfil aforesaid.

OTICE is hereby given, that Thomas Falconer, Esq., Judge of the County Court of Glamorganshire, at Merthyr Tidfil, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 23rd day of August instant, at ten o'clock in the foregon precisely unless cause he then end there shown to the noon precisely, unless cause be then and there shewn to the

In the Matter of the Petition of William Ross the younger, at present and since the month of June last residing at Brimfield, in the county of Hereford, out of business, for three months previous thereto in lodgings in Strand-street, Liverpool, in the county of Lancaster, out of busi-ness, and for fourteen months previous thereto living at Willington, in the said county of Hereford, out of basiness, and for fourteen months previous thereto residing at Thornbury, in the said county of Hereford, carrying on the business of a Farmer, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Worcestershire, at Tenbury, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 27th day of September next, at eleven o'clock in the forenoon precisely, unless cause be

then and there shewn to the contrary.

In the Matter of the Petition of Philip Nicholson, of the city of Carlisle, in the county of Cumberland, Land Sur-

veyor and Valuer.

OTICE is hereby given, that Theophilus Hastings Ingham, Esq., Judge of the County Court of Cumberland, at Carlisle, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 23rd day of August instant, at ten of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Thomas Smart the elder, now and for seven weeks or thereabouts last past residing at Long-lane, near Halesowen, in the county of Worcester, in lodgings, Labourer, previously and for eighteen years residing at the Waggon and Horses in Long-lane, Halesowen aforesaid, Licensed Victualler, Coal Dealer, and General Provision Dealer, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Worcestershire, at Stourbridge, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 29th day of August instant, at ten o'clock in the forenoon precisely, unless cause be then and

there shewn to the contrary.

In the Matter of the Petition of Charles Bradley, at pre-sent and for four years last past residing at Commonside, Pensnett, in the parish of Kingswinford, in the county of Stafford, Plumber, Glazier, and Painter, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Worcestershire, at Stourbridge, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 29th day of August instant, at ten o'clock in the forenoon precisely, unless cause be then and there shown to the contrary.

In the Matter of the Petition of Elizabeth Hanna Baker of the parish of Kinton, in the county of Devon, Milliner Dress Maker, and Draper.

NOTICE is hereby given, that John Tyrrell, Esq.,
Judge of the County Court of Devonshire, at Exeter,
acting in the matter of this Petition, will proceed to make
a Final Order thereon at the said Court, on the 21st day of August instant, at ten of the clock in the forenoon precisely, unless cause be then and there shewn to the

JOHN WORLLEDGE, Esq., Judge of the County Court of Norfolk and Suffolk, at Diss and Eye, authorized to act under a Petition of Insolvency, presented by Thomas Coe, formerly of Diss, in the county of Norfolk, Journeyman Painter, then of Stowmarket, in the county of Suffolk, Painter, and now of Diss aforesaid, Journeyman Painter and Photographic Artist, and Dealer in Frames for Photographic Portraits, will sit on the 20th day of August instant, at one o'clock in the afternoon, at the Court at Diss, in order to Audit the Accounts of the Assignee of the estate and effects of the said insolvent, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to insolvents; and the said Judge will also sit on 17th of September next, at the same hour, and at the same place, in order to make a Dividend of the estate and effects of the said insolvent; when and where the creditors, who have not already proved their debts, are to come pre-pared to prove the same, or they will be excluded the benefit of the said Dividend. And all claums not then proyed will be disallowed.

THE estates of George Schrader, Leather Hide and Bark Factor, in Glasgow, were sequestrated on the 28th day of July, 1860, by the Sheriff of Lanarkshire.

The first deliverance is dated the 28th day of July, 1860.

The meeting to elect the Trustee and Commissioners is

to be held at one o'clock afternoon, on Friday the 10th day of August, 1860, within the Stock Exchange, in Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 28th day of November, 1860.

A Warrant of Protection has been granted to the bank-

rupt.
All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.
MITCHELL, ALLARDICE, & MITCHELL,
Writers, Glasgow, Agent.

THE Estates of Mrs. Bethia or Betsy Smith, residing in Strathblane, in the parish of Strathblane, and county of Stirling, Merchant and Trader, and Widow of the deceased John Smith, lately residing in Strathblane, were sequestrated on the 2nd day of August, 1860, by the Court of Session.

The first deliverance is dated the 19th day of July, 1860.

The meeting to elect a Trustee and Commissioners is to be held attwelve o'clock noon, on Friday the 10th day of August, 1860, within Campbell's Golden Lion Hotel, King-

street, Stirling.

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 3rd

day of December, 1860.

The sequestration has been remitted to the Sheriff of the county of Stirling.

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

BRODIES & KENNEDY, W.S., Agents, 59, Northumberland-street, Edinburgh.

THE estates of David Walker, Builder in Glasgow, and residing at Westbank House, Hillhead, Glasgow, vere sequestrated on the 1st day of August current, 1860, by the Sheriff of the county of Lanark.

The first deliverance is dated 1st August, 1860.

The meeting to elect a Trustee and Commissioners is to be held at twelve o'clock noon, on Friday the 10th day of August current, within the Faculty Hall, St. George'splace, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 1st day of December next, 1860.

A Warrant of Protection has been granted to the bank.

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

GEO. YUILLE STRANG, Writer, 10, Abercromby-place, Glasgow, Agent.

THE estates of Alexander Mackintosh, carrying on business in Glasgow, as a Leather Merchant, under the firm of Alexander Mackintosh and Company, were sequestrated on the 31st day of July, 1860, by the Sheriff of Lanarkshire.

The first deliverance is dated 31st July, 1860.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock, on Friday, the 10th day of August, 1860, within the Faculty Hall, Saint George'splace, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 30th day of

November, 1860.

A Warrant of Protection has been granted to the bank-

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

J. M. ROBERTSON, Writer, 20, Buchanan-street, Glasgow, Agent.

# COURT FOR RELIEF OF INSOLVENT DEB TORS.

See Notice at the End.

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

Before the Judge of the County Court of Cambridgeshire, holden at Cambridge on Tuesday the 14th day of August, 1850, at Ten o'Clock in the Forenoon.

Daniel Barber the elder, late of Trumpington-street, in the town of Cambridge, Cambridgeshire, Porter of St. Peter's College, in the University of Cambridge, and for about nine months in the year 1859, carrying on business at Fitzwilliam-street, in the said town of Cambridge, as a Livery-stable Keeper and letting ponies and carriages.

the 17th day of August, 1860.

Maria Hobbs, late of No. 6, Newark-street, Bath, in no business or employment, previously of the same place, keeping a Cook's-shop, previously of No. 1, Worcesterplace, Larkhall, Bath, in no business or employment, previously residing at Dr. Nash's Asylum, Kingsdown, near Bath, previously of No. 6, Newark-street aforesaid, Saddler and Harness Maker, previously of No. 21, South-gate-street, Bath, carrying on business in partnership with Charlotte Byard, firm Byard and Hobbs, previously of No. 21, Southgate-street aforesaid, and carrying on of No. 21, Southgate-street aforesaid, and carrying on business as a Carrier, at No. 5, Newark-street aforesaid, in partnership with John Allpass, firm Allpass and Co., and during the last-mentioned three residences also carrying on business as a Harness and Saddle Maker, at Winterbourne, near Bristol, in partnership with the said John Allpass, firm Hobbs and Co., the said Maria Hobbs having been a Widow, during all the before-mentioned residences. residences.

Before the Judge of the County Court of Cheshire, holden at Chester Castle, Chester, on Friday the 17th day of August, 1860.

William Munley, late of the Wirrall Arms Hotel, New Ferry, near Birkenhead, in the county of Chester, Licensed Victualler and Builder.

Charles Cork, formerly of High-street, Nantwich, in the county of Chester, Tailor and Draper, and late of Highstreet, Nantwich, in the county of Chester, Journeyman Tailor

James Westbrook, formerly of Stockton Heath, in the county of Chester, at the same time carrying on business at No. 93, Bridge-street, Warrington, in the county of Jancaster, as a Printer, Bookseller, and Stationer, and late of Stockton Heath, in the county of Chester, in no business, in lodgings.

Charles Bromfield, formerly of Shavington, near Crewe, in the county of Chester, Farmer, then of No. 13, Market-terrace, Crewe, in the county of Chester, Machineman, in lodgings, and late of No. 3, Oakley-terrace, Crewe, in the county of Chester, Machineman, in lodgings.

John Theophilus Taylor (sued as John Taylor), formerly residing at Clous-street, Lower Broughton, Salford, at the same time carrying on business at Lever-street, Piccadilly, Manchester, as a Woollen Yarn Agent and Dealer, both in the county of Lancaster, then of Sale Moor, in the county of Chester, out of business, after-wards of Winton, Patricroft, near Manchester, Provision Dealer and Commission Agent, afterwards of Hodge-lane, Salford, at the same time carrying on business at No. 21, Cross-street, Manchester, both in the county of Lancaster, Commission Agent, and late of Lymm, in the county of Chester, Commission Agent. George Samuel Pearson, late of No. 23, Derby-street, Mac-

ciesfield, in the county of Chester, Silk Agent.

Arthur Howell, late of Rock-point, New Brighton, in the county of Chester, Butler, at the same time carrying on business at Poulton-cum-Seacombe, in the said county of Chester, as a Beer-house Keeper, known by the name of the Plough.

Simeon Levi West, (sued as Levi Simeon West), formerly of the Tiger's Head, Norley, near Frodsham, in the county of Chester, Beer-house Keeper and Labourer, and late of Norley, near Frodsham, in the county of Chester, Labourer, in lodgings.

Before the Judge of the County Court of Before the Judge of the County Court of Somersetshire, holden at Taunton, on Friday Lincolnshire, holden at the Sessions House, in Lincolnshire, holden at the Sessions House, in Lincoln, on Tuesday the 21st day of August, 1860, at Twelve o'Clock at Noon precisely.

> Justus Burdall, sued as Justus Burdell, formerly of Highstreet, Boston, in the county of Lincoln, Grocer, Greengrocer, Fruiterer, and Potato Dealer and Dealer in Potatoes on Commission, afterwards of Duke-street, Boston aforesaid. Greengrocer, Labourer, and Dealer in Potatoes, afterwards of Wormgate, Boston aforesaid, Greengrocer and Potato Dealer, and Dealer in Potatoes on Commission, and also acting as a Commission Agent for the sale and purchase of Fruit and Vegetables, and Labourer, and afterwards of the same place, Labourer, and now of Skir-

> beek, in the county of Lincoln aforesaid, Labourer.
> Thomas Spring, of Glamford Brigg, in the county of Lincoln, Currier, Leather Seller, and Dealer in Lasts, Tools, and Grindery.

Before the Judge of the County Court of Glamorganshire, holden at Cardiff, on Friday the 24th day of August, 1860.

John Erskine Mathews, formerly of No. 38, Cornhill, in the city of London, Ship Agent, at the same time residing at No. 14, Gray's-inn-square, in the county of Middlesex, and late of the Docks, Cardiff, in the county of Glamorgan, Ship Agent, at the same time residing in Words-worth-street, Roath, near Cardiff aforesaid.

Ann Jenkins, late of the Plymouth Arms Tavern, No. 23, Bridge-street, Merthyr Tydvil, in the county of Glamor-gan, Licensed Victualler and Brewer.

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

2. The petition and schedule will be produced by the proper Officer for inspection and examination at the Office of the Court in London, between the hours of 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,

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, and all communications on the business of the London Gazette to be addressed to the Office, No. 45, St. Martin's Lane.

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Friday, August 3, 1860.

