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CHAPTER of the Most Noble Order of the Garter.

ELECTION and INVESTITURE of the DUKE OF NEWCASTLE.

At the Court at Windsor Castle, December 17, 1860.

A CHAPTER of this Most Noble Order was held this day at three o'clock.

The Knights Companions following, in their mantles and collars; viz.: His Royal Highness the Duke of Cambridge, the Marquess of Exeter, the Marquess Camden, the Earl of Clarendon, the Marquess of Normanby, the Earl of Carlisle, Viscount Palmerston, the Earl Granville, the Marquess of Westminster, the Duke of Devonshire, and the Earl of Harrowby, attended by the following Officers of the Order; viz.: the Prelate, the Chancellor, Garter, and Black Rod, assembled in the Waterloo Gallery, where they were called over by Garter.

Her Majesty, His Royal Highness The Prince Consort, and His Royal Highness The Prince of Wales, having passed into the Chapter Room, the Knights Companions and Officers proceeded into

the presence of the Sovereign.

The Sovereign and Knights Companions being seated, and the Officers standing in their respective places, the Chancellor signified to the Chapter Her Majesty's royal will and pleasure that a vacant stall in St. George's Chapel should be filled.

Then, by command of the Sovereign, the Duke of Newcastle was introduced by Garter and Black Rod, and being conducted to Her Majesty, received the honour of Knighthood, and having had the honour to kiss Her Majesty's hand, withdrew.

The Knights Companions then proceeded to an election, and the suffrages having been collected by the Chancellor, were by him presented to the Sovereign, who commanded him to declare, and he accordingly declared, that the Most Noble Henry Pelham, Duke of Newcastle, had been duly elected a Knight of the Most Noble Order of the Garter.

Then, by command of the Sovereign, his Grace was received at the door of the Chapter-room by the Duke of Devonshire and the Earl of Harrowby, the two junior Knights present, and conducted between them to Her Majesty, preceded by Garter, bearing the ensigns of the Order, and by Black Rod. The Duke of Newcastle, knceling

near the Sovereign, Garter, on his knee, presented the Garter, and Her Majesty, assisted by His Royal Highness The Prince Consort and His Royal Highness The Prince of Wales, the two senior Knights Companions, buckled it around his Grace's left leg, the Chancellor pronouncing the usual admonition.

Garter next presented, in like manner, the Ribband and George, and Her Majesty, assisted as before, put the same over his Grace's left shoulder, the Chancellor pronouncing the admonition. His Grace then again had the honour to kiss Her Majesty's hand, and having received the congratulations of each of the Knights Companions, retired.

The Chapter being concluded, Garter, by Her Majesty's command, again called over the Knights Companions, who, together with the Officers, withdrew from the presence of the Sovereign with the usual reverences.

At the Court at Windsor Castle, December 17, 1860.

The Queen, as Sovereign of the Most Noble Order of the Garter, has been graciously pleased by letters patent, under Her Royal Sign Manual and the Great Scal of the Order, bearing date this day, to dispense with all the Statutes and Regulations usually observed in regard to Installations, and to grant unto the Most Noble Henry Pelham, Duke of Newcastle, Knight of the said Most Noble Order, and duly invested with the ensigns thereof, full power and authority to exercise all rights and privileges belonging to a Knight Companion of the Most Noble Order of the Garter in as full and ample a manner as if he had been formally installed, any decree, rule, or usage to the contrary notwithstanding.

A T the Court at Windsor, the 17th day of December, 1860.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

WHEREAS by an Act, passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to amend the laws concerning the burial of the dead in England, beyond the limits of "the metropolis, and to amend the Act concerning the burial of the dead in the metropolis;" it is

enacted, that in case it appears to Her Majesty in Council, upon the representation of one of Her Majesty's Principal Secretaries of State, that, for the protection of the public health, the opening of any new burial-ground in any city or town, or within any other limits, save with the previous approval of one of such Secretaries of State, should be prohibited, or that burials in any city or town, or within any other limits, or in any burial-ground or places of burial, should be wholly discontinued, or should be discontinued subject to any exception or qualification; it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, to order that no new burial-ground shall be opened in any city or town, or within such limits, without such previous approval, or (as the case may require), that after a time mentioned in the Order, burials in such city or town, or within such limits, or in such burial-grounds or places of burial, shall be discontinued wholly, or subject to any exceptions or qualifications mentioned in such Order, and so from time to time, as circumstances may require; provided always, that notice of such representation, and of the time when it shall please Her Majesty to order that the same be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the doors of the churches or chapels of, or on some other conspicuous places within, the parishes affected by such representation, one month before such representation is so considered; provided also, that no such representation shall be made in relation to the burial-ground of any parish until ten days' previous notice of the intention to make such representation, shall have been given to the Incumbent and Vestry Clerk or Churchwardens of such parish;

And whereas the Right Honourable Sir George 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 twenty-sixth day of October last, to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council, on the tenth day of December instant; 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 under mentioned 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 twenty-seventh day of December instant (except as is herein otherwise directed), as follows; viz.:

MARGATE.—Forthwith in the Cemetery adjoining Zion Chapel, except in so far as they can be conducted in accordance with the fifth, sixth, seventh, and eighth Clauses of the Official Regulations for new Burial Grounds. WARRINGTON.—Forthwith beneath Cairo-street Chapel, Warrington, and that the existing graves beneath the said chapel be closed, in an airtight manner, with stone-work, asphalt, or concrete, and that the entire surface beneath the floor of the chapel be covered with a layer of fresh soil, not less than four inches thick, mixed with charcoal.

Denton, Sussex. — Forthwith beneath the Parish Church, and from and after December thirty-first, one thousand eight hundred and sixty, in the Churchyard, with the exception of now-existing brick graves, and family earthen graves, which can be opened without disturbing human remains, and in which no body shall be buried without a covering of four feet of earth, measuring from the top of the coffin to the general level of the ground.

COTTINGHAM, YORKSHIRE.—Forthwith beneath the Parish Church, and also in that part of the Churchyard which is within five yards of any dwelling; also, from and after January first, one thousand eight hundred and sixtyone, in the Churchyard, except in graves not less than five feet deep, which are free from water, and can be opened without the exposure of bones.

Arthur Helps.

A T the Court at Windsor, the 17th day of December, 1860,

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS 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 burial-grounds be postponed, as follows; viz.:

In the Old and New churchyards of the parish of ALMONDBURY, Yorkshire, from the first of December, one thousand eight hundred and sixty, to the first of March, one thousand eight hundred and sixty-one.

In the parish churchyard of Dalston, Cumberland (with the exception and on the conditions contained in an Order in Council of the seventh March, one thousand eight hundred and sixty), from the first of January to the thirtieth of June, one thousand eight hundred and sixty-one.

In the churchyard of PITTINGTON, Durham, from the first of January to the first of July, one thousand eight hundred and sixty-one.

In the new part of the churchyard of Saint Helen's, ABINGDON, and in the other parts of that churchyard, provided, no human remains be exposed; and in the Baptist Burialground, Saint Helen's, ABINGDON, from the first of January to the thirty-first of March, one thousand eight hundred and sixty-one.

In Christ Church Burial-ground, Every-street, Ancoats, in MANCHESTER, from the first of January, one thousand eight hundred and sixty-one, to the first of January, one thousand eight hundred and sixty-two, on condition that all the regulations prescribed by certain Orders in Council of the seventh of December, one thousand eight hundred and fifty-five, and twenty-second of October, one thousand eight hundred and fifty-six, in reference to this burial-ground, be strictly

And whereas, by an Order in Council of the thirty-fist of July, one thousand eight hundred and fifty-eight, burials were directed to be discontinued, with certain exceptions, from and after the first day of January, one thousand eight hundred and sixty-one, in the churchyard of Illingworth, in the parish of Halifax, 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 be forthwith discontinued in ILLINGWORTH Churchyard within three yards of all dwelling-houses, and also in the old part of the churchyard, with the exception of now existing vaults and walled graves; and, from and after the first of January, one thovsand eight hundred and sixty-three, in the whole of the churchyard, with the exception of now existing vaults and walled graves, which shall be used in accordance with the regulations contained in the said Order in Council of the thirty-first July, one thousand eight hundred fifty-eight.

Arthur Helps.

Council Office, Whitehall, December 17, 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 Statute, dated the 16th day of May, 1860, for the future regulation of the Craven, Battie, Davies, and Pitt Scholarships in the said UNIVERSITY; and whereas the said Statute has been laid before the Council of the Senate of the said University for the space of two calendar months, in the manner required by the said Act, and no objection has been made thereto, and has been this day laid before Her Majesty in Council, the same is published in pursuance of the provisions of the said Act: AND NOTICE is hereby given, that it is lawful for the bodies or persons mentioned in the 39th section of

to petition Her Majesty in Council against the approbation of the said Statute, or of any part thereof.

Arthur Helps.

Statute above referred to.

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 Uni-"versity 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 Statute for the future regulation of the Craven Scholarships in the University of Cambridge, the Battie Scholarship, the Davies' Scholarship, and the Pitt Scholarship, in the same University in common.

1. The University shall have power to alter and determine, from time to time, by grace of the Senate, the regulations respecting the persons who are to examine the Candidates and elect the Scholars; and also the regulations respecting notice of the vacancy of any Scholarship, the academical standing of Candidates, the notice to he given by Candidates of their intention to present themselves for examination, the time, mode, and subjects of examination, and the time of election.

2. In the election to any Scholarship the electors shall not be required to take into consideration the pecuniary circumstances of the candidates.

3. In the election to any Scholarship the electors shall not be required to take into consideration the relation of the Candidates to the Founder in name or kindred.

4. Each Scholarship shall be tenable for seven years, if the Scholar shall continue a Member of the University, but no longer.

5. No student shall hold more than one of the Scholarships governed by this Statute at the same

6. The University shall have power to regulate, from time to time, by grace of the Senate, the conditions of residence of the Scholars; and if any Scholar fail to comply with such conditions, the electors shall be at liberty to declare his Scholarship vacant.

7. The University shall have power, by grace of the Senate, to augment, out of any funds at their disposal, the stipends of the Davies and Battie Scholarships, respectively.

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



Council-Office, Whitehall, 17th December, 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 Statutes, numbered 1 to 3, dated 16th day of May, 1860, for the future regulation of the several bye foundations at Jesus College, in the said University of Cambridge; and whereas the said Statutes that Act, within one month after this publication, 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.

Statutes above referred to.

STATUTES CONCERNING BYE FOUNDA-TIONS AT JESUS COLLEGE.

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 Provisions 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 Statutes next following with respect to the Ley Fellowships at Jesus College, in the said University, and to the several other Fellowships and Scholarships at the same College in the same Statutes more particularly described.

1. Ley Fellowships.

From the date of the confirmation of this Statute there shall be no further election to any of the three Bye Fellowships at Jesus College founded in the year 1840, under the will of Mrs. Sarah Jones, and called "Ley Fellowships."

All the emoluments derived by the College from the funds left to the College by the said Mrs. Sarah Jones for the purpose of founding the said three Fellowships shall (subject and without prejudice to existing interests therein) be carried to the general funds of the College, to be applied towards the maintenance of Open Scholarships, in the manner directed by the Statutes of the

Six of the Open Scholarships thus created shall bear the name of "Ley Scholarships," but shall be in all other respects on the same footing with the other Scholarships of the College.

Mr. Marshall's and other Scholarships.

From the date of the confirmation of this Statute there shall be no further election to any of the several Scholarships at Jesus College hereinafter enumerated; that is to say: -

One Scholarship founded by Mr. William

Two Scholarships founded by Lady Price. One Scholarship founded by The Rev. John

Sykes.

One Scholarship founded by Dr. John Mawhood.

All the emoluments derived by the College from the Foundations of the said several Benefactors for the maintenance and support of the several Scholarships above enumerated (subject and without prejudice to existing interests therein) shall be carried to the general funds of the College, to be applied towards the maintenance of Open Scholarships in the manner directed by the Statutes of the College.

3. Sterne Scholarships.

From the date of the confirmation of this

the four Scholarships at Jesus College founded by Archbishop Sterne.

All the emoluments derived by the College from the said Foundation shall be carried to the general funds of the College, to be applied towards the maintenance of Open Scholarships in the manner directed by the Statutes of the College.

Two of the Scholarships thus created shall bear the name of "Sterne Scholarships," but shall be in all other respects on the same footing with the other Scholarships of the College.

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

Council-Office, Whitehall, December 17, 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, numbered from 1 to 9, from 11 to 13, and from 15 to 32, and supplemental Statutes numbered 2 and 3 respectively, dated the 16th day of May, 1860, for the future government and regulation of Corpus Christi College, in the said University of Cambridge; and whereas the said Statutes and Supplemental 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 and Supplemental Statutes, or any part thèreof.

Arthur Helps.

Statutes above referred to.

WHEREAS the Statutes given to the College of Corpus Christi and of the Blessed Mary, in the University of Cambridge, by Henry Duke of Lancaster, the Founder of the same, commencing with the following preamble, -

Præfatio Domini Fundatoris.

Cum nos, "Ad perpetuam rei memoriam. "Henricus Dux Lancastriæ Aldermannus et Con-" fratres Gildæ Corporis Christi et Beatæ Mariæ "in Cantebrigia, ob specialem devotionem et re"cordationem quam habemus in institutione
"divinissimi Sacramenti Corporis et Sanguinis "Domini, ab Excellentissimo Principe Edwardo, "Dei gratia Anglia et Francia Rege, licentiam " impetravimus, quod in quodam messuagio nostro " cum pertinentiis in Cantebrigia prædicta Eliensis " Diœceseos, ubi vigere dinoscitur studium gene-" rale, quandam Domum sive Collegium Sociorum, " Scholarium, et aliorum, sub nomine Domus sive "Collegii Corporis Christi et Beatæ Mariæ, per " quendam Magistrum ejusdem Domus regendam, "juxta ordinationem nostram infra scriptam, in-"stituere et fundare possimus ;-Nos igitur Al-" dermannus et Confratres antedicti, cum consilio " proborum et doctorum virorum de provida et Statute there shall be no further chiction to any of I "pia gubernatione dieta domus, cupientes recta "et salubriter ad Dei gloriam et divini cultus "augmentum providere, sic statuendum et ordi-"nandum duximus,"

-have become in various respects obsolete through lapse of time, or unsuited to the altered character of the times; and it is expedient that the same should be revised and altered, and that Statutes should be made for the government of the College, with a view to promote the main designs of the Founder and the interests of the College as a place of Learning and Religious Education, in such manner as may be best adapted to the circumstances of the present time, 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 Govern-" ment and Extension of the University of Cam-" bridge 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 Corpus Christi and of the Blessed Mary, in the University of Cambridge.

STATUTA COLLEGII CORPORIS CHRISTI.

STAT. I.

De Numero corum qui in Collegio sustentabuntur.

Imprimis statuimus et ordinamus quod sint perpetuo in dicto Collegio unus Magister sive Custos ejusdem Collegii; duodecim Socii; duo Bibliotistæ; sex Scholares. Qui quidem omnes juxta Statuta et Ordinationes subsequentes eligantur et habeantur in Collegio prædicto in perpetuum. Quem quidem numerum tam Sociorum quam Bibliotistarum et Scholarium augeri volumus juxta sanum judicium Magistri et Sociorum omnium, cum consensu Visitatoris, prout pro utilitate dictæ domus et pro statu reddituum et possessionum ejusdem commodum eis visum sucrit et necessarium.

STAT. II.

De Qualitatibus et Electione Magistri.

Statuimus et ordinamus ut Magister sive Custos sit Presbyter Ecclesiæ Anglicanæ; bonæ famæ et vitæ honestæ; providus et circumspectus; Sacræ Theologiæ Professor, vel Sacræ Theologiæ Baccalaureus, vel ad minimum cui gradum Sanctæ Theologiæ Baccalaurei juxta statuta Academiæ infra triennium electionis suz suscipere Qui quidem Magister sive Custos teneatur gradum Sanctæ Theologiæ Professoris suscipere quam primum per statuta et ordinationes Academiæ licuerit, nisi ob gravem causam per majorem partem Sociorum approbandam. Cum autem contigerit officium dicti Magistri per mortem, resignationem, privationem, vel cessionem, aut alio quovis modo imposterum vacari; Volumus ut alius Magister idoneus per Socios ejusdem, seu per majorem partem corum, de scipsis aut aliis eligatur, prout secundum Deum et pro commodo dictæ domus melius viderint expedire. Et hujusmodi electio Cancellario sive Procancellario notificetur per duos Socios Collegii, qui in electione præsentes fuerint, simpliciter approbanda, sed non examinanda nec impugnanda quovis modo. per hoc habeat Cancellarius sive Procancellarius dictæ Universitatis potestatem sive jurisdictionem dictam electionem cassandi seu impugnandi, sive de statu dictæ domus aliqualiter ordinandi, contra formam ordinationis nostre predicte.

STAT. III.

De Modo eligendi Magistri.

Statuimus quod, vacante ut supradictum est officio Magistri, immediate infra tres dies ejusdem vacationis cognitæ et perspectæ, senior Socius, qui tune domi in Collegio fuerit, sub pœna amissionis vocis sum in electione sequenti, faciat omnes Socios ejusdem Collegii convocari in villa præsentes. Quibus sic convocatis, assignabit diem et horam electionis futuræ, quam volumus post hujusmodi convocationem omnino ante diem tricesimum, non autem ante diem decimum tertium fieri; Socios etiam absentes, quantum sieri poterit, de die et hora electionis future certiores faciat. Quod si infra illos tres dies significare diem electionis prædictus Senior noluerit, vel per negligentiam omiserit, tunc statim die sequente post hos tres dies sic elapsos liberum sit proximo Socio seniori tunc præsenti diem et horam constituere electionis secundum formam prædictam.

Proviso semper quod septem ex Sociis prædictis ad minimum intersint hujusmodi electioni, si tot Socii eo tempore superfuerint. In qua quidem Electione, - invocata prius gratia Spiritus Sancti, habitaque brevi exhortatione per seniorem præsentem ut eum Magistrum præficiendum curent, quem putaverint Collegio fore maxime commodum et idoneum,-volumus illum seniorem adjungere sibi proxime seniorem, qui sua ipsorum suffragia suis manibus scripta primi ferent, deinde omnium Sociorum præsentium etiam suis ipsorum manibus suffragia scripta accipiant. Quibus bene consideratis inter se, illum Magistrum senior Socius, vel ille alter, qui cum seniore in scrutinio stetit, statim absque dilatione, sub pœna amissionis sodalitii sui, sic electum pronunciabit, quem major pars Sociorum presentium suffragiis elegerit. Quod si contigerit ut equales voces sic eligentium fuerint, tunc illa pars, cui Socius ille maxime senior inclinaverit, præponderet in electione prædicta.

Proviso quod, si in primo scrutinio in electione Magistri major pars Sociorum præsentium non convenerit, tunc iterum ac tertio ad simile scrutinium accedant, donec aliquis in Magistrum per majorem partem electus fuerit. Quod si in tertio scrutinio non congruerint, tunc volumus illum in Magistrum præfici, quem Cancellarius vel eo absente Procancellarius ex personis per Socios nominatis duxerit maxime idoneum. Postquam autem hujusmodi electio facta fuerit et pronunciata. tune teneatur prædictus senior candem Magistro sic electo significare, cum primum commode fieri potest, cumque coram Societate personaliter præsentare. Quibus sic peractis, antequam ad administrationem aliquam se intromittat, volumus eum præstare professionem, seniore Socio illam proponente sub hac forma verborum quæ sequitur.

Professio Magistri.

Profiteberis quod officium Magistri sive Custodis pro tempore gubernationis tux fideliter præstabis. Statuta, Ordinationes, et Consuetudines laudabiles hujus Collegii, quantum in te est, salva observabis, cadeunque Statuta diligenter et fideliter exequeris; et ab aliis, quantum in te est, observari procurabis. Bona et Possessiones dicti Collegii fideliter custodies, custodirique fixeies. Ita fidem dabis. Qua professione præstita admittatur a Socio seniore, sed in propria persona in ipso Collegie, sub hac forma verborum quæ sequitur; Auctoritute mihi commissa admitto te Magistrum hujus Collegii in nomine Patris et Filii et Spiritus Sancti. Amen.

STAT. IV.

De Officio Magistri.

Quoniam Magistrum vigilantem esse decet, velut oculum in corpore, qui reliquis corporis membris diligenter prospiciat;—Statuimus et volumus ut Magister, qui pro tempore fuerit, cum omni sollicitudine præsit, Socios et Scholares Collegii aliosque quoscunque in dicto Collegio commorantes moneat, increpet, arguat, obsecret, ut s'uguli suas partes et officio præstent.

Ad hæc statuimus et ordinamus, ut Magister ipse, vel substitutus suus, una cum Senescallo ad hoc munus annuatim deputando, de triennio in triennium supervideat domos, tenementa, ædificia, terras, cæterasque possessiones Collegii prædicti, et ita diligenter observet quæ reparanda et ædificanda fuerint, sive per Tenentes et Firmarios, sive per expensas Collegii, ut in nullo eorum ruinæ, destructiones, vel deteriorationes reddituum, aut firmarum diminutiones, ob defectum debitæ supervisionis accidisse inveniantur.

Præterea nolumus Magistrum prædicti Collegii terras aut tenementa ulli locare sine consilio et consensu majoris partis Sociorum; aut bona Collegii mobilia vendi quovismodo absque expresso consensu Magistri et majoris partis Sociorum; aut possessiones et bona immobilia dicti Collegii permutari vel alienari, nisi propter magnam utilitatem vel necessitatem vel Collegii a Concellario vel Procancellario, dicto Magistro, et octo Sociis ad minimum approbandum. Et si quid locatum vel dimissum fuerit per Indenturam, prius scribatur in Registro ad hoc deputato.

STAT. V.

De Qualitatibus eligendorum in Socios.

Statuimus et ordinamus quod in electione Sociorum Collegii prædicti Magister et Socii ejusdem Collegii, qui per scrutinium Socios co-optant, eligant eimpliciter meliores, non habendo respectum ad aliquam affectionem carnalem, nec instantiam seu requisitionem aliquorum, aut procurationem, sed quos cognoverint esse lionestos, castos, humiles, pacificos, et modestos, graduatos, et qui proxima determinatione post electionem suam actualiter procedant.

Volumus etiam ut in electione Sociorum talis ratio habeatur, ut eorum tres ad minimum sint in Presbyteratus ordine constituti. Socios etiam omnes Magistro volumus et ordinamus, una cum caeteris omnibus in dicta domo commorantibus, subesse, et eidem in licitis et honestis, pro statu, utilitate, et regimine dictæ domus salubriter in omnibus obedire.

STAT. VI.

De Electione Sociorum.

Electionem autem Sociorum ad hunc modum fieri volumus. Sodalitio jam vacante, Magister, ubi ad utilitatem Collegii prædicti conducere judicaverit, Socios in villa præsentes convocandos curet; quibus sic convocatis, assignabit diem et horam electionis futuræ, quam volumus post hujusmodi convocationem omnino ante diem quindecimum fieri; Socios etiam absentes, quantum fieri poterit, de die et hora electionis futuræ certiores faciat. Quo facto, Magister et Senior Socius tunc præsens vel in Sacello vel in conclavi Magistri seorsim a cæteris Sociis stabunt, et primo suffragia sua in scriptis ferent, deinde reliqui Socii in ordine omnes sua quisque vota similiter in scriptis ferent. Et in quem ex omni numero sic præsentium major pars (vel etiam dimidia pars, si in en includatur Magister), consenserint, is pro Socio habeatur. Quod si vota alio quovis modo divisa fuerint, tune volumus ut bis aut ter infra triduum ad eligendum conveniant. Et si in tertio scrutinio non possunt juxta modos praescriptos consentire, tune ille ex nominatis per Socios in Socium eligatur quem Magister nominaverit. Proviso semper quod Magister et sex Socii ad minimum intersint hujusmodi electioni, si tot Socii eo tempore superfuerint. Proviso etiam quod sodalitio vacante, hujusmodi electio semper intra annum post vacationem ejus fiat vel saltem ante diem primum mensis Maii post annum a tempore vacationis finitum proximo sequentis.

STAT. VII.

De Admissione Sociorum.

Hi autem Socii singuli in admissionibus suis talem præstabunt professionem ut sequitur.

Ego (M. N.) profiteor me veram Christi religionem secundum regulam et doctrinam Ecclesiæ Anglicanæ ex animo amplecti; Auctoritatem Regiam in omnibus hominibus et causis ejus dominationis summam, et externorum Episcoporum Principum et Potestatum quarumcunque jurisdictioni nullo modo subjectam æstimare. Ita do fidem.

Profiteor quod observabo omnia Statuta et laudabiles Consuetudines Collegii nostri quamdiu in eo versatus fuerim. Et quod Magistro sive Custodi hujus Collegii obediens ero in omnibus licitis et honestis. Et quod Collegii honorem et utilitatem, quantum in me est, meo consilio et auxilio juvabo. Et quod secreta Collegii, quæ in damnum infamiam sive præjudicium ejusdem cedere possint, nulli extra societatem revelabo, nisi legitima auctoritate coactus. Ita fidem do.

Qua Professione præstita admittatur a Magistro sub hac forma verborum quæ sequitur: Auctoritate mihi commissa admitto te Socium hujus Collegii in nomine Patris et Filii et Spiritus Sancti. Amen.

STAT. VIII.

De Residentia Magistri et Sociorum.

Statutum est ut Magister Collegii resideat in dicto Collegio singulis annis per spatium sex mensium inter primum diem mensis Octobris et ultimum diem mensis Julii conjunctim vel divisim, nisi rationabilis causa ipsum excuset per majorem partem sociorum approbanda. Quo tempore volumus illum præsentem esse in Collegio, nisi gravis infirmitas, regia, aut magna et urgentia Collegii negotia impedierint.

Socio extra Universitatem abesse permittatur, si Magistro postulanti causam absentiæ justam et honestam reddiderit; ita tamen ut, quandocunque Magistro propter Collegii commodum et utilitatem visum fuerit, redire teneatur. Nemini autem Sociorum munus quodvis intra Collegium gerenti, abesse liceat, si vel Magistro vel majori parti Sociorum absentia ejus Collegio detrimentii causa videatur.

Si quis Sociorum revocatus in Collegium a Magistro non redierit; vel si quis, munus gerens, revocatus in Collegium vel a Magistro vel a majore parte Sociorum non redierit, a Collegio et omnibus ejus emolumentis amoveatur et pro non Socio habeatur.

Proviso semper quod Magister diligenter caveat ne omnes Socios simul et eodem tempore in ipsius absentia extra Universitatem abesse permittat, nisi in gravi pestis infectione, quo etiam tempore de Collegii securitate et custodia diligenter provideatur.

STAT. IX.

De Magistri, si res exigat, Amotione.

Si Magister a fide et communione Ecclesiæ Anglicanæ, uti legibus regni stabilita extat, aperte secesserit, tunc Visitator, re quam primum commode possit investigata ac demonstrata, illum a Magistratu absque mora amoveat.

Si porro Magister cujuscunque criminis coram Judice legitime damnatus fuerit, licebit Visitatori, si ei videatur, rem investigare; et, si ita e Collegio esse censeat, Magistrum omnino amovere.

Si octo ad minimum ex Sociis coram Visitatore Magistrum accusent de turpi conversatione, aut malegesta administratione, aut gravi negligentia, unde Magister esse indignus factus sit, tunc Visitator, quam primum commode possit, accusationem audiet, et, re demonstrata, licebit ei, si ita e Collegio esse censeat, Magistrum amovere.

STAT. XL

De Salario Magistri.

Volumus etiam ut Magister habeat principalem mansionem in dicto Collegio, cum horto eidem annexo, cum stabulo pro equis suis, et aliis locis necessariis pro fæno imponendo, ad hunc usum ordinatis, sive imposterum ex consensu omnium Sociorum ordinandis.

Desinat autem in posterum jus omne Magistri quoad Rectoriam de Abchurch Londini: accipiat vero Magister e redditibus Collegii pro jure quod hactenus habuit ad ecclesiam supradictam stipendium annuum centum librarum pecuniæ.

STAT. XII.

De Mensa Communi.

Volumus insuper quod Magister et Socii mensam communem habeant in Domo prædicta impensis Collegii: ubi se quiete et honeste gerent. Et quod singulis diebus sumptus cujuslibet eorundem duos solidos, nisi ex necessaria causa et honesta, non excedant. Volumus etiam ut Magister, Sociis ac cæteris perhendinantibus, cameras juxta arbitrium et judicium suum assignet.

STAT. XIII.

De Redditibus Collegii dividendis.

Statuimus etiam quod post annuum Computum, —stipendiis Officialium et Scholarium primum solutis, omnibus etiam solutionibus quæ per hæc Statuta vel per aliam legitimam auctoritatem præscribentur rite factis, et cæteris necessariis sumptibusjuxtamorem Collegii suppeditatis, —quod superest de redditibus Collegii in quatuordecim partes dividatur, quarum duas Magister, singulas singuli Socii percipiant.

STAT. XV.

De Causis Sodalitii vacandi.

Si quis Sociorum aliunde substantiam ad annuum valorem dupli sodalitii in temporalibus consequutus fuerit; cesset tunc omnino in ejus persona exhibitio in domo prædicta: ita quod nihil inde percipiet in futurum, nisi per dictos Magistrum et Sicios dictæ domus, ex causa rationabili, et pro profectu domus, secum fuerit dispensatum. Si vero aliquis Sociorum prædictorum Beneficium Ecclesiasticum ad valorem annuum sodalitii assecutus fuerit; aut ad quodvis Beneficium Ecclesiasticum, extra villam Cantabrigiam, a Magistro et Sociis præsentatus fuerit; tunc statim, finito primo anno postquam institutus fuerit in illud Beneficium, cesset omnino in ejus persona exhibitio in domo prædicta. In valore autem annuo proventuum sive temporalium sive ecclesiasticorum æstimando, prius deducatur quic-

quid ex iis per necessitatem Legis sit solvendum. Item si quis Socius uxorem duxerit, sodalitium ejus statim vacet ipso facto. Si quis autem Sociorum munus Professoris Academiæ gerat, ex quo non ultra quingentas libras communibus annis percipiat, licebit ei sodalitium retinere, etiamsi uxorem duxerit, quamdiu idem nunus gerat. Proviso tamen quod non sint ultra duos Socios eodem tempore qui sic uxores duxerint: nec liceat Socio, qui uxorem duxerit, cameram habere vel habitare in Collegio.

STAT. XVI.

Propter quæ Crimina et Delicta Socii debeant penitus amoveri.

Si quis Sociorum palam a fide et communione Ecclesiæ Anglicanæ, uti legibus regni stabilita extat, secesserit, Magister Socios, excepto illo de quo res agitur, quamprimum fieri potest convocet; et si post inquisitionem diligenter factam, Magistro et Sociis ita convocatis rem ita se habere constiterit omne jus et emolumentum societatis ex eo tempore amittat Socius prædictus et alius in ejus locum eligatur.

Si quis Sociorum coram tribunali legitimam auctoritatem habente de crimine cujuscunque generus convictus fuerit, Magister Socios, excepto illo de quo res agitur, quamprimam fieri potest convocet; et si, post inquisitionem diligenter factam, Magistro et Sociis ita convocatis rem ita se habere constiterit, liceat Magistro, cum consensu majoris partis Sociorum ita convocatorum, Socium prædictum a Collegio et omnibus ejus emolumentis amovere.

Si cuivis Sociorum coram Magistro crimen aliquod probrosum objiciant duo Socii quicunque, a quo infamia prædicto Socio oritura sit ita ut non Collegii societate frui dignus conseatur, Magister Socios, exceptis tribus prædictis, quamprimum fieri potest convocet; et si, post inquisitionem diligenter factam, Magistro et Sociis ita convocatis rem ita se habere constiterit liceat Magistro, cum consensu majoris partis Sociorum ita convocatorum, Socium prædictum hujusmodi infamia notatum a Collegio et omnibus ejus emolumentis amovere.

Si quis Sociorum, Magistri judicio, crimen aliquod probrosum commiserit, a quo infamia ipsi oritura sit ita ut non Collegii societate frui dignus censeatur, Magister, si ei visum fuerit, Socios, excepto illo de quo de quo res agitur, convocet; et si, post inquisitionem diligenter factam, Magistro et Sociis ita convocatis rem ita se habere constiterit, liceat Magistro, cum consensu majoris partis Sociorum ita convocatorum, Socium prædictum a Collegio et omnibus ejus emolumentis amovere.

STAT. XVII.

De Extraneis non inducendis.

Hoc autem Socii dictæ domus diligenter attendant inter se, ut nullus ipsorum extraneos aut propinquos inducendo dictæ suæ societati onerosus existat, ne per hoc aliorum turbetur tranquillitus, seu contentionis aut jurgiorum materia minas provide suscitetur.

STAT. XVIII.

De Contentionibus sedandis.

Contentiones vero et dissidia inter Socios dictæ domus suborta studeat Magister qui pro tempore fuerit; juxta consilium sanioris partis eorundem, caute et diligenter corrigere et sedare viis et modis quibus poterit opportunis. Sed ingravescente super hoc correptionis seu correctionis importunitate, Dominus Cancellarius vel Procancellarius

Universitatis prædictæ, juxta factorum contingentium et excessuum compertorum qualitatem, si necesse fuerit, consulatur et convocetur de supervidendo statu ejusdem, cum per Magistrum et Socios dictæ domus debite fuerit requisitus.

Et, si quid corrigendum idem Cancellarius sive Procancellarius invenerit, emendari faciat, juxta consuctudinem Universitatis prædictæ; nihil tamen novi attemptet, statuat, ordinet, seu introducat, per quod nostræ ordinationi prædictæ in aliquo derogetur seu valeat derogari quoquo modo.

STAT. XIX.

De Computo.

Item statuimus et ordinamus quod quolibet anno, infra Quindenam ante vel post festum Purificationis Beats Mariæ, Magister, Senescallus, Œconomus, Ballivi reddant fidelem Computum de omnibus bonis et proventibus Collegii receptis per eos de anno terminato in festo Michaelis præce-Et quod sex ad minimum Socii ejusdem Collegii huic computo intersint. Eligantur autem duo ex Sociis qui vice Auditorum fungantur, quibas officium erit ante computum prædicto modo reddendum, expensa et accepta relata inspicere, et si justa videantur nomina sua in schedulis inspectis subscribere; quibus Magister et Socii summam pecuniæ huic labori parem et æquam assignent. Quodque idem Senescallus tradat in fine computi sui nova rentalia, cum omnibus acquietantiis et aliis necessariis scriptis per se receptis, ut salve custodiantur in cistis Collegii præ-Item statutum est ut bona Collegio nostro spectantia diligenter in Inventariis (qualitatem et quantitatem corum habentibus) scribantur; quorum unum exemplar volumus in cista communi servari, et de triennio in triennium per Magistrum et Socios ejusdem Collegii supervideri et renovari: et aliud penes Magistrum remancre.

Item statutum est ut Senescallus Ballivi et alii Ministri Collegii (si Magister et Socii dicti Collegii dubitent de sufficientia corum) faciant securitatem eis de fideli computo reddendo, et arreragiis suis (si quæ fuerint) solvendis, et hoc aute

admissionem suam.

STAT. XX.

De Senescallo.

Eligatur etiam singulis annis unus ex Sociis a Magistro in Senescallum Collegii. Proviso quod si quando Sociis videatur propter male gestam aut neglectam administrationem negotiorum Collegii, vel a Magistro ipso, vel a Senescallo per eum nominato, tunc licebit Sociis (duabus partibus eorum in hoc consentientibus) Socium alium ab ipsis designandum in locum Senescalli cligere.

STAT. XXI.

De Decano et Lectoribus.

Statuimus et ordinamus quod quolibet anno ante festum Nativitatis Beatæ Mariæ eligantur Decanus et Lectores, qui moderari et prælegere teneantur discipulis Collegii juxta morem aliorum Collegiorum. Qui quidem Decanus et Lectores habeant annuation pro labore suo justum stipendium, juxta moderationem Magistri et majoris partis Sociorum in hujusmodi electione præsentium.

STAT. XXII.

De Tutoribus.

Tutores etiam in Collegio sint, unus vel plures, per Magistrum ipsum constituendi, cui etiam licebit Tutorem vel aliquem Tutoribus opem ferentem ab officio amovere, si ob causam justam

tamen quod Socio ab officio Tutoris sic amoto sit jus provocandi ad Visitatorem.

Stat. XXIII.

De Lectionibus præscribendis.

Volumus insuper ut liceat Magistro et majori parti Sociorum, si quod genus Lectionis vel exercitii Literarii præter ea quæ in Statutis præscribuntur plurimum ad eruditionis amplifica-tionem valere judicabitur, illud cuique vel Soci-orum perhendinantium vel discipulorum, quem vel quos ad illud præstandum maxime idoneum vel idoneos existimabunt præscribere; quod si quisquam corum cui tale aliquid sit constitutum illud efficere noluerit, puniatur juxta arbitrium Magistri et majoris partis Sociorum.

STAT. XXIV.

De Electione, Qualitatibus, Numero, Stipendio, Bibliotistarum et Scholarium.

Statuimus et ordinamus quod sint in dicto Collegio sex Scholares et duo Bibliotistæ, per Magistrum et Socios eligendi, ingeniosi, ac honestis moribus præditi, sufficienterque in Grammatica instructi. Bibliotistarum autem officium erit in Sacello legere sacra Biblia et aliter subministrare secundum assignationem et moderationem Magistri vel substituti sui.

Qui quidem Bibliotistœ cum cæteris Scholuribus ita se gerent in studiis et exercitiis suis scholasticis cæterisque officiis et moribus conversationis suæ, pront Magistro et Sociis juxta exigentiam status sui et pro honore et utilitate dicti Collegii de tempore in tempus semper videbitur magis expedire.

Recipiant autem dicti Scholares pro sustentatione sua singuli singulis annis triginta libras

pecuniæ.

Proviso semper quod quilibet corum actualiter gradum Baccalaureatus Artium infra quatucr annos immediate post ejus admissionem in hoc Collegium suscipiet, sub pœna amissionis hujus nostræ exhibitionis ipso facto, nisi Magister et Socii ei longius tempus concesserint. Et quod nullus prædictorum gaudeat exhibitione et sustentatione prædicta, post talem gradum susceptum, ultra tres integros ánnos proxime sequentes.

STAT. XXV. De Disciplina Collegii.

Scholares atque alii omnes qui in statu pupillari sint ad debitam reverentiam et obedientiam erga Magistrum et cæteros Officiarios Collegii exhibendam teneantur; quiete et decore se gerant; Statuta omnia, atque ordinationes a Magistro et Sociis de tempore in tempus ad Collegium regendum faciendas observent. Si quis corum Statuta vel ordinationes prædictas observare neglexerit, aut culpam aliquam contra disciplinam Collegii et bonos mores in se admiserit, per Magistrum, vel ejus vicem gerentem aut Decanum corum vice fungentem, puniatur secundum arbitrium eorum. Proviso quod nemo a Collegio aut in tempus aut penitus amoveatur, neque Scholaris emolumentis suis privetur, nisi a Magistro et Sociis in hoc convocatis.

STAT. XXVI.

De Cista communi et de Sigillo.

Volumus etiam et ordinamus ut sit in Collegio nostro una magna Cista, cum tribus clavibus Quarum unam custodiat Madiversæ fabricæ. gister domus prædictæ, et alias claves custodiant alii duo Socii, quos præfatus Magister et Socii ad et idoneam ita e Collegio esse censeat. Proviso | hoc duxerint unanimiter eligendos. In qua quidem cista volumus Sigillum commune Collegii reservari, cum Chartis Regiis, et aliis scriptis et evidentiis quæ sunt maximi momenti, ultra alias etiam cistas pro aliis evidentiis custodiendis Collegio nostro pertinentibus.

Sigillum autem commune Collegii ne unquam scripto qualicunque apponatur, nisi præsentibus et consentientibus Magistro et tribus ad minimum

ex Sociis Collegii.

STAT. XXVII.

De celebranda Memoria Benefactorum.

Statutum est ut Magister Collegii, vel qui in celebranda memoria Benefactorum circa finem Termini S. Michaelis ad concionandum fuerit ab eodem constitutus, recipiet a Senescallo Collegii pro singulis concionibus quudraginta solidos. Quo tempore autem memoriæ Benefactorum celebrantur, convivium præbeatur impensis Collegii; molo sumptus ne sit immodicus. Omnisque Eleemosina quæ antiquitus distribui post exequias solebat, hoc tempore pauperibus dividatur juxta discretionem Magistri et Sociorum præsentium.

STAT. XXVIII.

. De Cultu Dei.

Singulis diebus, nisi siquando perpaucos ex Sociis, Discipulis, et Pensionariis in Collegio adesse contingat, officium Divini Cultus, horis congruis per Magistrum assignandis, celebretur in Capella Collegii, juxta formam in Ecclesia Anglicana, uti legibus regni stabilita extat, receptam et

Licebit Magistro et Sociis identidem ordinationes de Cultu Dei rite celebrando facere, et statuere qui adesse celebrationi debeant, et quibus abesse permittatur: et ordinationes mutare vel antiquare, prout optimum illis visum est.

STAT. XXIX.

De Lectione et Interpretatione Statutorum.

Statuimus ut singulis annis in principio computus in Collegio nostro hac Statuta nostra prædicta clare legantur, tota societate tune præsente. Et quod singuli Socii intersint lectioni prædictæ a principio usque ad finem sub pozna duodecim denariorum communiis applicandorum, nisi impediti fuerint legitima causa per Magistrum sive ejus deputatum approbanda. Item nolumus Magistrum vel Socios prædictos dicta Statuta vel eorum aliquod aliter interpretari vel declarare quam sensus grammaticalis præ se ferat.

STAT. XXX.

De Dubiis interpretandis.

Quod si dubium aliquod vel obscurum emerserit, quod judicio Magistri vel majoris partis Sociorum nequeat determinari; tune volumus illud ambiguum judicio Cancellarii vel Procancellarii et duorum Doctorum (vel duorum in Sacra Theologia Baccalaureorum) in gradu maxime seniorum tune in Universitate commorantium declarari et definiri.

STAT. XXXI.

De Nummorum Valore mutat.

Si aliquando, pro nummorum valoris, ut solet, mutationibus, pecuniarum summæ his Statutis assignatæ, vel posthac legitima auctoritate assignandæ, vel tenuiores vel ampliores, quam pro rei exigentia, Magistro et Sociis videantur ita ut injuria vel incommodum sive Collegio ipsi, sive cuivis intra Collegium, exinde oriturum sit, liceat eis per scriptum Sigillo communi rite sigillandum,

No. 22463.

et a Visitatore Collegii approbandum, alias pecuniarum summas substituere, prout corum judicio res exigere videatur.

STAT. XXXII

De Sociis certioribus faciendis.

Ubicunque in his Statutis provisum est ut Sociorum aliquis de electione futura aut alia re urgente certior fiat, satis erit si literæ ad eum de tali re modo consueto mittantur. Unusquisque autem Sociorum teneatur statim post admissionem suam et identidem postea in registro quodam ad hoc designato et in Collegio servando, locum domicilii sui indicare, ad quem locum mittantur

epistolæ omnes de negotiis Collegii.
Postremo omnes hujus Collegii Socios et Studiocos vehementer in Domino hortamur, ut memores Beneficiorum quæ hujus rei gratia a Domino acceperint optimis studiis et omni pietati se totos consecrent. Statuta nostra diligenter et fideliter observent; nullam callidam aut sinistram interpretationem, contra ipsarum ordinationum sensum et mentem, adhibeant; sed firmas ac ratas habeant, suam et Ecclesiæ Dei utilitatem quærentes ; sed firmas ac ratas habeant, suam et Écclesiæ Dei utilitatem quærentes; et omnes conatus ad Domini ac Servatoris nostri gloriam Cui cum Patre et illustrandam conferentes. Sancto Spiritu sit omnis honor, gloria, et imperium in sæcula sæculorum. Amen.

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



Supplemental Statutes above referred to.

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 three following Supplemental Statutes for the future regution of Corpus Christi College, in the University of Cambridge.

SUPPLEMENTAL STATUTES.

II.—Preservation of Rights of the Existing Moster and Fellows.

The emoluments, tenure of office, and other interests of a pecuniary nature of the present Master, and of all Fellows elected before the confirmation of these Statutes by Her Majesty in Council, shall be regulated by the previously existing Statutes: provided that if the Master or any such fellow shall elect to be placed in these respects under the operation of the present Statutes, it shall be lawful for him to signify such election to the Master and Fellows by writing under his hand, and his rights in such respects shall be thenceforth governed by the present Statutes accordingly.

III .- As to bringing these Statutes into operation.

When and so soon as the interests to be regulated by the previously existing Statutes shall have expired or otherwise determined to such an extent as may in the judgment of the Master and Fellows enable the distribution herein before described to be partially carried into effect without prejudice to such of those interests as may not have expired or otherwise determined, the Master and Fellows shall from time to time, as circumstances will permit, bring into operation so much and such part or parts of the prescribed distribution as they shall deem most expedient.

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, December 17th, 1860.

WHEREAS the CAMBRIDGE UNIVERSITY VV COMMISSIONERS, appointed for the purposee 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 respectively, the 13th day of June and the 17th day of July, 1860, concerning the scholarships founded by Mr. Thomas Cave, and the Bye Fellowships and other Scholarships at Clare 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

Arthur Helps.

Statutes above referred to.

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 statute with respect to the scholarships founded by Mr. Thomas Cave, at Clare College in the said University.

From the date of the confirmation of this Statute the two Scholarships founded by Mr. Thomas Cave, at Clare College, Cambridge, with a right of preference in the election to the same for scholars educated in the Free Grammar School of Wakefield, and born within the town or parish of Wakefield,

shall be converted into two exhibitions

In the election to these exhibitions, the same right of preference shall be enjoyed by scholars from Wakefield Grammar School, and among such scholars by persons born in the town or parish of Wakefield to which they are now entitled in respect to the said scholarships.

The net annual proceeds of the property bequeathed by Mr. Thomas Cave to the Master and Fellows of Clare College, for the maintenance of the said scholars, shall be equally divided between

the persons holding the two exhibitions.

The candidates for such exhibitions shall be subject to such examination as the Master and Fellows of Clare College shall think proper, in order to ascertain their fitness to become students of the College.

Whenever a vacancy of any such exhibition shall occur, notice of such vacancy, and also of the time

and place of the examination and election for the same shall be given by the Master and Fellows of Clare College to the Head Master of Wakefield Grammar School, at least two calendar months before the election to such vacancy.

If no duly qualified candidate shall present himself from Wakefield School, or none such of sufficient merit to deserve, in the opinion of the master and Fellows of Clare College to be elected to such exhibition, the exhibition then vacant shall be treated as open to general competition.

Every exhibitioner shall be subject to such regulations as to residence, instruction, and discipline as the Master and Fellows shall from time to time determine, and may be deprived of, or suspended from, his exhibition by the Master and Fellows for any misconduct which shall, in their

judgment, merit such deprivation or suspension. Each of the exhibitions shall he tenable until the person holding it shall be of standing to take the degree of Bachelor of Arts, or if the Master and Fellows of Clare College, think fit, until he is of standing to take the degree of Master of Artsbut no longer.

No person shall be entitled to preference in the election to any such exhibition in respect to his having been educated at Wakefield School, unless he shall have been educated at such school for two years at the least next preceding the election, or next preceding his matriculation in the University.

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



STATUTE CONCERNING BYE FOUNDA-TIONS AT CLARE COLLEGE.

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 virtue of the powers given to us by the said Act make the following Statute with respect to the several Fellowships and Scholarships at Clare College, in the University of Cambridge, enumerated therein.

General Statute concerning Bye-Fellowships and Scholarships.

From the date of the confirmation of this Statute there shall be no further election to the Fellowship at Clare College, founded by Mr. John Borage, nor to either of the two Fellowships at the same College, founded by Mr. Thomas Philpot, and known as "Kentish Fellowships," nor to any of the Scholarships enumerated in the Schedule hereunto annexed.

The funds of the various Scholarships enumerated in the Schedule hereunto annexed, together with the funds of the Borage Fellowship and the two Kentish Fellowships (above enumerated), and also so much of the funds of the Foundations of the Earl of Exeter, of Mr. Freeman, and Mr. Diggons, respectively, as shall remain after paying the stipend of the existing Fellows on such Foundations at the same rate as at present, shall be carried to the general funds of the College to be distributed in the manner directed by the Statutes of the College.

Schedule to the above.

The Earl of Exeter's six Scholarships. The Countess of Exeter's two Scholarships, Mr. Freeman's two Scholarships.
Mr. Diggon's four Scholarships.
Dr. Leeds' ten Scholarships.
Mr. Scrivener's Scholarship.
Mr. Marshall's Scholarship.
Mr. Pyke's two Scholarships.
Mr. Wilson's two Scholarships.
Dr. Green's six Scholarships.
Sir John Trott's Scholarship.
Mr. Cherry's Scholarship.
Mr. Hinman's Scholarship.
Mr. Stephenson's Scholarship.

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



Council Office, Whitehall, December 17, 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 Statutes, dated the 4th day of August, 1860, (numbered 10 and 31) (in substitution for two Statutes previously made and objected to), for the future government and regulation of Jesus College; two Statutes for the future regulation of the Brunsell Scholarships, and for the distribution of the General Scholarship fund at that College; and a Statute for the future regulation of the foundation of Mr. Tobias Rustat at the said 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 abore referred to.

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 two following Statutes (numbered Cap. X and Cap. XXXI respectively), for the future government and regulation of Jesus College, in the University of Cambridge; that is to say,—

CAP. X.

De Scholaribus in Collegio exhibendis.

Item statuimus, ordinamus, et volumus quod iu Collegio sint quindecim Scholares quos in Elementis Religionis tam Naturalis quam divinitus patefactæ, Disciplinis Mathematicis et Physicis, Literis Humanioribus, aliaque Studiorum materia per Ordinationem aliquam Academiæ præscripta, continue studere volumus.

Dictos vero Scholares per Magistrum et Socios modo et forma quæ in Sociis eligendis præscripta sunt eligi et admitti volumus, quoties locus alicujus Scholaris vacaverit, quamprimum illis commodum visum fuerit; ita tamen ut electio non differatur ultra spatium unius anni a vacatione prædicta.

Proviso semper quod nullus horum Scholarium gaudeat emolumento suo ultra terminum post matriculationem suam decimum, nisi Magistro et Sociis aliter visum sit; quod si contingat aliquem istorum Scholarium super ullo crimine diffamari notabili unde Collegio nascatur infamia, juxta judicium Magistri vel, eo absente, Præsidentis et majoris partis Sociorum, expellatur a Collegio ipso facto. Proviso insuper quod si aliquis Scholaris, sine legitima causa per Magistrum vel, eo absente Præsidentem et majorem partem Sociorum approbanda, sese per majorem partem unius termini a Collegio absentaverit, licebit Magistro vel, in ejus absentia, Præsidenti et Sociis, in ejusdem locum alium Scholarem eligere et admittere.

CAP. XXXI.

Quid et quantum Magister Socii et Scholares percipient de bonis Collegii.

Item statuimus, ordinamus, et volumus ut ex reditibus, proficuis, aliisque annuis Collegii receptis provideatur;

 De solutione omnium pensionum quæ per hæc Statuta, vel per quodlibet legitimum decretum jam editum vel in futurum edendum, persolvendæ requirantur;

2. De reparationibus ædium necessariis, salariis Servientium Collegii, aliisque cujuscunque fuerint generis, ordinariis oneribus;

3. De communis Magistri, et Sociorum prout eædem secundum judicium Magistri vel, in ejus absentia, Præsidentis et majoris partis omnium Sociorum fuerint constituæ; et his omnibus rite peractis et persolutis, vicesima pars summæ tum restantis in usum et emolumentum Collegii cedat; altera etiam vicesima pars summæ ejurdem in usum et emolumentum Scholarium Collegii cedat. Quod vero deinde ex præfatis reditibus, proficuis, et receptis supererit, id volumus ut inter Magistrum et Socios pro tempore existentes dividatur, ea tamen lege ut Magistro duplum, ut solet, ejus quod quisque Socius percipiat, assignetur.

ejus quod quisque Socius percipiat, assignetur.
Volumus insuper ut Magister cameram seu cameras eas habeat quas Magistri hactenus habere consueverint; habeant vero Socii cameras, eis per Magistrum vel, eo absente, Præsidentem, secundum eorum senioritatem assignandas.

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



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 thereby, in execution of the powers vested in us by the said Act, make the two Statutes next following, with respect to the Brunsell Scholarships at Jesus College, in the University of Cambridge, and with respect to the General Scholarship Fund, at the same College, respectively.

1. Brunsell Scholarships.

From the date of the confirmation of this Statute there shall be no further election to any of the

three scholarships at Jesus College, founded by Dr. Henry Brunsell.

Out of the emoluments derived by the College from the benefaction of the said Dr. Henry Brunsell, the sum of forty pounds shall be annually carried to the general funds of the College, to be applied towards the maintenance of open Scholarships in the manner directed by the Statutes of the College.

Two of the Scholarships thus created shall bear the name of "Brunsell Scholarships," but shall be in all other respects on the same footing with the

other Scholarships of the College.

2. Distribution of General Scholarship

All such of the emoluments derived by the College from the foundations of Mrs. Sarah Jones, Mr. William Marshall, Lady Price, the Rev. John Sykes, Dr. John Mawhood, Archbishop Sterne, and Dr. Henry Brunsell, respectively, as shall be, in pursuance of the several Statutes made with regard to those foundations respectively, carried to the general funds of the College, to be applied towards the maintenance of open Scholarships in the manner directed by the Statutes of the College, together with that one-twentieth part of the net divisible revenues of the College, which is directed by Cap. XXXI of the Statutes of the College to be set apart for the use and emolument of the Scholars of the same, shall be united into one general fund for the maintenance of open Scholarships in the College.

Out of the fund thus constituted, there shall be paid to the fifteen Scholars of the College the

following sums, namely :-

To five of the said fifteen Scholars not less than fifty pounds per annum each.

To six of the fifteen Scholars not less than thirty pounds per annum each.

To four of the said fifteen Scholars not less than twenty pounds per annum each.

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



STATUTE FOR MR. RUSTAT'S FOUNDA-TION IN JESUS COLLEGE.

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 Statute concerning the Scholarships on the Foundation of Mr. Tobias Rustat, in Jesus College:

1. Candidates for Scholarships on the Foundation of Mr. Tobias Rustat shall be the Orphans, or, in default of such Candidates, the sons of Clergymen who have been ordained Priests according to the rites of the United Church of England and Ireland; provided that such Candidates have received a competent classical education, and do not moreover possess sufficient means for supporting themselves

at the University.

2. The Scholars on this Foundation shall be called "Rustat Scholars," and shall be elected by the Master and Fellows of Jesus College, in the same manner as the Ech ars of the College.

3. The Scholars on this Foundation shall be required to attend College Lectures and College Examinations like the rest of the Scholars and Students of the College, and in addition they shall annually pass a special examination both in Classics and Mathematics. The particular subjects of such examination shall be regulated from time to time by the Master and Fellows.

4. Every Scholar on this Foundation shall proceed to the degree of Bachelor in Arts, and shall (except in case of sickness, or for other reasonable cause to be approved by the Master and Fellows) be required to pass at the proper time or times all examinations prescribed by any Statute or Ordinance of the University in order to that Degree, otherwise

he shall forfeit his Scholarship.

5. The stipend of each Scholar on this Foundation shall commence from the day of his election: and the Scholarship shall be tenable (subject to the regulations herein-before contained) until the Michaelmas next following the term when the Scholar proceeds to the degree of Bachelor of Arts, provided that he continue to reside in the University; otherwise his Scholarship shall become vacant at the end of that quarter in which he proceeds to the degree of Bachelor of Arts.

Except as otherwise directed in these Statutes, the Scholars on this Foundation shall be subject to the provisions of the College Statutes with respect

to Scholars and other persons in statu pupillari.
7. The Master of Jesus College, the Vice-Chancellor, the Provost of King's College, and the Master of Trinity College, for the respective times being, shall continue as heretofore to be Visitors of this Foundation, But in case any of those three persons happen to be Vice-Chancellor, or be unable to attend the annual audit of this Foundation, then the Master of St. John's College, for the time being, shall act for that year in the place of which-ever of the above-named Visitors may be absent.

8. There shall be a Bursar to be appointed by the Master of Jesus College, for the time being, to be called the "Rustat Bursar," whose office shall be to receive all rents and profits, and to make all payments connected with this Foundation, and who shall receive such an annual stipend as the Visitors

may think it just to assign to him.
9. The duty of the Visitors shall be to audit all accounts connected with this Foundation, and to give such directions as may be requisite with regard to the disposal of such surplus money as may remain from year to year after all lawful demands upon the funds of this Foundation have been satisfied.

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



Council Office, Whitehall, 17th December, 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 following Statutes, numbered I to 5, dated the 4th day of A gu . 1860. for the future regulation of Mr. Baker's and other Scholarships and Exhibitions at St. John's 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 pursance 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.

Statutes above referred to.

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 Univer-" sity of Cambridge, of the Colleges therein, and of "the College of King Henry the Sixth at Eton," do hereby, in execution of the powers given to us by the said Act, make the following Statutes respecting the several Scholarships and Exhibitions at the College of Saint John the Evangelist, in the University of Cambridge, mentioned in the same, that is to say :-

1. Mr. Baker's Foundation.

In lieu of the Scholarships or Exhibitions in St. John's College founded under or in pursuance of the provisions of the last Will and Testament of George Baker, of Crooke, in the county of Durham, and of a deed bearing date the 15th day of May, 1710, executed for the purpose of giving effect to the testamentary directions of the said George Baker, so far as the said Scholarships or Exhibitions were concerned, there shall be established at St. John's College so many Exhibitions as the funds from time to time applicable under the provisions of the Deed of the 15th of May, 1710, shall suffice to maintain at the rate of thirty pounds per annum for each Exhibition.

Whenever there shall be any surplus of the funds so applicable (after payment of the Exhibitioners at the rate aforesaid) not amounting to the sum of thirty pounds per annum, such surplus shall be divided in equal shares amongst the existing Exhi-

The Exhibitions shall be tenable for four years

from the day of election, and no longer.

In the election to the said exhibitions no preference shall be given to any candidate in respect of his being of the blood, affinity, or surname of the said George Baker, nor in respect of his place of birth, but all candidates who have been scholars at the Free School of the City of Durham by the space of one year at the least, shall retain the same preference as they now enjoy under the provisions of the said Deed of the 15th of May,

The candidates for the said Exhibitions shall be subject to such examination as the Master and Senior Fellows of St. John's College shall think proper, in order to ascertain their fitness to be elected to such exhibitious.

If, on the occurrence of a vacancy of any Exhibition on this foundation, no duly-qualified candidate shall present himself from the said Free School of the city of Durham, or none such of sufficient merit to deserve, in the opinion of the Master and Senior Fellows of St. John's College, to be elected to such Exhibition, the Exhibition then vacant shall be treated as open to general competition.

Every Exhibitioner shall be subject to such regulations as to residence, instruction, discipline, and attendance on Divine Worship, as the Master and Senior Fellows shall from time to time determine, and may be deprived of his Exhibition by the

which shall in their judgment merit deprivation, but with liberty to appeal against such deprivation to the Visitor of the College.

It shall be lawful for the Master and Seniors, with the consent of the said Visitor and of the Governing Body of the said Free School of the City of Dnrham, to regulate from time to time the number and value of the above-mentioned exhibi-

2. Mr. Munsteven's Foundation.

In lieu of the Scholarships or Exhibitions in St. John's College, founded under or in pursuance of the provisions of the last will and testament of Edmund Munsteven, of Paston, in the county of Northampton, dated the 9th of February, 1635, three shall be established at St. John's College so many Exhibitions as the funds from time to time applicable under the provisions of the said will shall suffice to maintain at the rate of thirty pounds per annum for each exhibition.

Whenever there shall be any surplus of the funds so applicable (after payment of the exhibitioners at the rate aforesaid) not amounting to the sum of thirty pounds per annum, such surplus shall be divided in equal shares amongst the existing Exhi-

The Exhibitions shall be terable for four years

from the day of election, and no longer.

All candidates for these Exhibitions coming from the Cathedral School of Peterborough, or from the Free School at Oundle, in Northamptonshire, shall retain the same preference as they now enjoy under the provisions of the said will.

The candidates for the said Exhibitions shall be subject to such examination as the Master and Senior Fellows of St. John's College shall think proper, in order to ascertain their fitness to be

elected to the said Exhibitions.

If on the occurrence of a vacancy of any exhibition on this foundation no duly qualified candidate shall present himself from either of the said schools, or none such of sufficient merit to deserve, in the opinion of the Master and Senior Fellows of St. John's College, to be elected to such exhibition, the Exhibition then vacant shall be treated as open to general competition.

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

It shall be lawful for the Master and Senior Fellows, with the consent of the said Visitor, and of the governing bodies of the said Schools of Peterborough and Oundle, to regulate from time to time the number and value of the above-mentioned Exhibitions.

3. Dr. Gwyn's Foundation.

From the date hereof there shall be no further election to any of the three Scholarships upon the foundation of Dr. John Gwyn, in St. John's College.

In lieu of the said three Scholarships there shall from time to time be elected one exhibitioner in the

said College

The said Exhibition shall be tenable for three years from the day of election, and no longer.

In the election to the said Exhibition, no preference shall be given to any candidate in respect of his place of birth; but all candidates who have been of the school of Bangor, or of the school of Master and Senior Fellows for any misconduct | Ruthyn, in the county of Denbigh, shall retain the

said Dr. John Gwyn.

The candidates for the said Exhibition shall be subject to such examination as the Master and Senior Fellows of St. John's College shall think proper, in order to ascertain their fitness to be elected to the said Exhibition.

If on the occurrence of a vacancy of this Exhibition, no duly qualified candidate shall present himself from either of the said schools, or none such of sufficient merit to deserve, in the opinion of the Master and Senior Fellows of St. John's College, to be elected to the Exhibition, the Exhibition shall be treated as open to general competition; provided that in that case it be tenable for one year only.

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

Dr. Newcome's Foundation.

In lieu of the two Exhibitions founded in St. John's College, under or in pursuance of the the will of Dr. John Newcome, formerly Master of the said College, there shall from time to time be elected one Exhibitioner, who shall be entitled to receive from the funds of the said College the yearly sum of forty pounds.

The said Exhibition shall be be tenable for three years from the day of election and no longer.

In the election to the said Exhibition all candidates who have been admitted from the Free Grammar School of Grantham in Lincolnshire, shall retain the same preference as is provided by the will of the said Dr. John Newcome.

The candidates for the said Exhibition shall be subject to such examination as the Master and Senior Fellows of St, John's College shall think proper, in order to ascertain their fitness to be

elected to the said Exhibition.

If on the occurrence of a vacancy of this Exhibition no duly qualified candidate shall present himself from the said school, or none such of sufficient merit to deserve, in the opinion of the Master and Senior Fellows of St. John's College, to be elected thereto, the Exhibition shall be treated as open to general competition; provided that in that case it be tenable for one year only.

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

5. Mr. Robins' Foundation.

In lieu of the two exhibitions founded in St. John's College, under or in pursuance of the will of Mr. Francis Robins, Clerk of the parish of Sutton Valence, in the county of Kent, and formerly Senior Fellow of the said College, there shall from time to time be elected one Exhibitioner, who shall be entitled to receive from the funds of the said College the yearly sum of twenty pounds.

The said Exhibition shall be tenable for four years from the day of election, and no longer.

In the election to the said Exhibition, no preference shall be given to any candidate in respect of his name or kindred, or in respect of his place of .

same preference as is provided by the will of the | birth, but all candidates who have been educated in the Grammar School of Sutton Valence aforesaid shall retain the same preference as is provided by the will of the said Mr. Francis Robins.

The candidates for the said Exhibitions shall be subject to such examination as the Master and Senior Fellows of St. John's College shall think proper, in order to ascertain their fitness to be elected to such Exhibition.

If on the occurrence of a vacancy of this Exhibition no duly qualified candidate shall present himself from the said school, or none such of sufficient merit to deserve, in the opinion of the Master and Senior Fellows of St. John's College, to be elected thereto, the Exhibition shall be treated as open to general competition; provided that in that case it tenable for one year only.

Every Exhibitioner on this foundation shall be subject to such regulations as to residence, instruction, discipline, and attendance on Divine Worship, as the Master and Senior Fellows shall from time to time determine, and may be deprived of his Exhibition by the Master and Senior Fellows for any misconduct which shall in their judgment merit deprivation, but with liberty to appeal against such

deprivation to the Visitor of the College.

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



Foreign Office, December 12, 1860.

The Queen has been graciously pleased to appoint Francis Howard Vyse, Esq., now British Vice-Consul at Jedo, and Acting Consul at Kanagawa, to be Her Majesty's Consul at Kanagawa.

Foreign Office, December 19, 1860.

The Queen has been pleased to approve of Mr. John A. Callender as Consul at Edinburgh and Leith; of Mr. Charles Cotesworth as Consul at Liverpool; of Mr. George Newanham Harvey as Consul at Cork; of Mr. Thomas Beynon as Consul at Newport, South Wales; and of Mr. Edwin Fox as Vice-Consul in London, for the Republic of Liberia.

Downing-Street, December 19, 1860.

The Queen been pleased to appoint Stewart Campbell, Esq., to be one of Her Majesty's Counsel for the province of Nova Scotia.

Her Majesty has also been pleased to appoint William Dardis Furlonge, Esq., to be a Member of the Council of the Island of Montserrat.

Crown-Office, December 20, 1860.

MEMBER returned to serve in the present PARLIAMENT.

> County of Nottingham. Southern Division.

The Honourable George Philip Cecil Arthur Stanhope, commonly called Lord Stanhope, in the room of Sydney William Herbert Pierrepont, commonly called Viscount Newark, now Earl Manvers, called up to the House of Peers.

War-Office, Pall-Mall, 21st December, 1860.

- 1st Regiment of Dragoon Guards, Cornet George Henry Bowyer to be Lieutenant, by purchase, vice James Gunter, promoted. Dated 21st December, 1860.
- Philip Chetwode Browne, Gent., to be Cornet, by purchase, vice Webster, promoted. Dated 21st December, 1860.
- 8th Light Dragoons, Richard Chambers, Gent., to be Cornet, by purchase, vice Collier, promoted. Dated 21st December, 1860.
- 10th Light Dragoons, Troop-Serjeant-Major John Hill James to be Quartermaster, vice John Fenn, retired upon half-pay. Dated 10th December, 1860.
- 12th Light Dragoons, The Surname of the Captain appointed to this Regiment, from the 1st Dragoon Guards, on the 30th November, 1860, is Cuninghame, and not Cuningham, as then stated.
- Coldstream Gnards, Licutenant and Captain Michael Walker Heneage to be Captain and Licutenant-Colonel, by purchase, vice Ullick Canning, Lord Dunkellin, who retires. Dated 21st December, 1860.
- Ensign and Lieutenant Ellis Philip Fox Reeve to be Lieutenant and Captain, by purchase, vice Heneage. Dated 21st December, 186'.
- Joseph Blake, Lord Wallscourt to be Ensign and Lieutenant, by purchase, vice Reeve. Dated 21st December, 1800.
- 4th Regiment of Foot, John Edmund Sinclair, Gent., to be Ensign, by purchase, vice Freeman, promoted. Dated 21st December, 1860.
- 6th Foot, Lieutenant John Grahame to be Captain, without purchase, vice Walter Tyler Bartley, deceased. Dated 16th September, 1860.
- Ensign Thomas Greer Saunders to be Lieutenaut, without purchase, vice Grahame. Dated 16th September, 1860.
- Lieutenant William Wastle to be Paymaster, vice Allan McDonald, deceased. Dated 21st December, 1860.
- William Owen Lanyon, Gent., to be Ensign, by purchase, vice Frederick Helyar, appointed to the 8th Light Dragoons. Dated 21st December, 1860.
- 8th Foot, Martin George Cole, Gent., to be Ensign, by purchase, vice Madden, promoted. Dated 21st December, 1860.
- 9th Foot, Robert Henry Nicholson, Gent., to be Ensign, by purchase, vice Josselyn, promoted. Duted 21st December, 1860.
- Henry Augustus Brudenell Bruce, Gent., to be Ensign, by purchase, vice Forte, promoted. Dated 22nd December, 1860.
- 10th Foot, Captain James Farquhar, from the 48th Foot, to be Captain, vice Richard Cormick Clifford, who exchanges. Dated 21st December, 1860.
- 11th Foot, Walter Long, Gent., to be Ensign, by purchase, vice Hare, promoted. Dated 21st December, 1860.
- 12th Foot, Simon Bagge Triphook, Gent., to be Ensign, by purchase, vice Bacchus, appointed to the 7th Dragoon Guards. Dated 21st December, 1860.
- Henry Duppa Alfred Cutbill, Gent., to be Ensign, by purchase, vice Andrews, appointed to the 74th Foot. Dated 22nd December, 1860.

- 13th Foot, John Moutray Read, Gent., to be Ensign, by purchase, vice Nunnington, who retires. Dated 21st December, 1860.
- William Frederic Middleton, Gent., to be Ensign, by purchase, vice Brooks, promoted. Dated 22nd December, 1860.
- 15th Foot, Stewart Paxton Majoribanks, Gent., to be Ensign, by purchase, vice Brunker, appointed to the 26th Foot. Dated 21st December, 1860.
- 20th Foot, Henry Hays Leeming, Gent., to be Ensign, by purchase, vice Andrew Halliday Hall, promoted in the 2nd West India Regiment. Dated 21st December, 1860.
- Robert Herne Mardon, Gent., to be Ensign, by purchase, vice Wahab, promoted. Dated 22nd December, 1860
- 22nd Foot, Edmund William Grove, Gent., to be Ensign, by purchase, vice Nevile, promoted. Dated 21st December, 1860.
- 26th Foot, James Samuel Greer, Gent., to be Ensign, by purchase, vice Wolferstan, promoted. Dated 21st December, 1860.
- 29th Foot, Robert John Watson, Gent., to be Ensign, by purchase, vice Croft, appointed to the 1st Dragoons. Dated 21st December, 1860.
- 34th Foot, William Vaughan, Gent., to be Ensign, by purchase, vice John McCarthy O'Leary, who retires. Dated 21st December, 1860.
- John Macredie Mure, Gent., to be Ensign, by purchase, vice French, appointed to the 59th Foot. Dated 22nd December, 1860.
- 45th Foot, Augustine Hugh Lefroy, Gent., to be Ensign, by purchase, vice Tennant, promoted. Dated 21st December, 1860.
- 48th Foot, Captain Richard Cormick Clifford, from the 10th Foot, to be Captain, vice James Farquhar, who exchanges. Dated 21st Deceinber, 1860.
- 50th Foot, Charles Morant Churchill, Gent., to be Ensign, by purchase, vice Barker, promoted. Dated 21st December, 1860.
- 53rd Foot, James Anthony Hussey, Gent., to be Ensign, by purchase, vice Brown, promoted. Dated 21st December, 1860.
- 60th Foot, George Thomas Whitaker, Gent., to be Ersign, by purchase, vice James Blaikie-Keith, appointed to the 69th Foot. Dated 21st December, 1860.
- 61st Foot, James Rogerson, Gent., to be Ensign, by purchase, vice Atkinson, promoted. Dated 21st December, 1860.
- 63rd Foot, Morris Charles Smith, Gent., to be Ensign, by purchase, vice Hulton, promoted. Dated 21st December, 1860.
- 70th Foot, George Green Cuppage, Gent., to be Ensign, by purchase, vice Riddell, promoted. Dated 21st December, 1860.
- 75th Foot, William Scott Richardson, Gent., to be Ensign, by purchase, vice Finnerty, promoted. Dated 21st December, 1860.
- 79th Foot, William George Graham Glascock, Gent., to be Ensign, by purchase, vice Coventry, promoted. Dated 21st December, 1860.

82nd Foot, James Newman Tanner, Gent., to be Ensign, by purchase, vice Johnston, promoted. Dated 21st December, 1860.

Staff-Assistant-Surgeon John Smeeton Allanby, M.D., to be Assistant-Surgeon, vice Spence, who exchanges. Dated 9th July, 1860.

83rd Foot, Ensign Littleton Albert Powys to be Lieutenant, by purchase, vice Gandy, promoted. Dated 21st December, 1860.

93rd Foot, Major and Brevet-Lieutenant Colonel Robert Lockhart Ross to be Lieutenant-Colonel, by purchase, vice Brevet-Colonel Alexander Sebastian Leith Hay, C.B., who retires. Dated 21st December, 1860.

Captain and Brevet-Lieutenant-Colonel William Donald Macdonald to be Major, by purchase, vice Brevet-Lieutenant-Colonel Ross. Dated

21st December, 1860.

Lieutenant Maxwell Wither Hyslop to be Captain, by purchase, vice Brevet-Lieutenant-Colonel Macdonald. Dated 21st December, 1860.

Ensign Charles Dennis Potts to be Lieutenant, by purchase, vice Hyslop. Dated 21st December, 1860.

Edward Boase, Gent., to be Ensign, by purchase, vice Hastie, promoted. Dated 21st December, 1860.

91th Foot, Robert Lovell Gwatkin, Gent., to be Ensign, by purchase, vice Blake, promoted. Dated 21st December, 1860.

95th Foot, Henry Francis Sneyd, Gent., to be Ensign, by purchase, vice Brooke, promoted. Dated 21st December, 1860.

Staff-Assistant-Surgeon John Niven to be Assistant-Surgeon, vice Sharpe, appointed to the Staff.

Dated 10th July, 1860.

The appointment of Staff-Assistant Surgeon John Smeeton Allanby, M.D., which appeared in the Gazette of the 10th July, 1860, has been cancelled.

97th Foot, Lieutenant Andrew George Onslow to be Captain, by purchase, vice Roger Swire, who retires. Dated 21st December, 1860.

Ensign Henry Champante Crespin to be Lieutenant, by purchase, vice Onslow. Dated 21st December, 1860.

98th Foot, John Robert Meiklam, Gent., to be Ensign, by purchase, vice Heathcote, promoted. Dated 21st December, 1860.

99th Foot, Paymaster Frank Potter, Paymaster for General Service, to be Paymaster, vice Charles Schomberg Thomas, whose services are dispensed with. Dated 21st December, 1860.

100th Foot, William Ritchie, Gent., to be Ensign, by purchase, vice Lawrell, promoted. Dated 21st December, 1860.

2nd West India Regiment, Thomas Peach, Gent., to be Ensign by purchase, vice Lluyd, promoted. Dated 21st December, 1860.

Ceylon Rifle Regiment, Ensign Frederick Thomas Tegart to be Lieutenant, by purchase, vice Joseph Albert Denton, who retires. Dated 21st December, 1860.

MEDICAL DEPARTMENT.

Deputy Inspector-General of Hospitals Charles Whyte, retired on half-pay, to have the honorary rank of Inspector-General of Hospitals, under the Royal Warrant of 1st October, 1858. Dated 21st December, 1860.

Assistant-Surgeon Robert Spence, from the 82nd Foot, to be Staff-Assistant-Surgeon, vice Allanby, who exchanges. Dated 9th July, 1860.

BREVET.

Lieutenant James Deacon, Paymaster 1st Foot, to have the honorary rank of Captain under the Royal Warrant of 27th January, 1860. Dated 9th October, 1860.

Quartermaster John Fenn, half-pay 10th Light Dragoons, to have the honorary rank of Cap-

tain. Dated 10th December, 1860.

The Commission as Brevet-Major of Captain and Brevet-Major Henry Otway Mayne, of the 6th Regiment Madras Cavalry, has been antedated to the 24th March, 1858.

The Commission as Brevet-Lieutenant-Colonel of Captain and Brevet-Lieutenant-Colonel William E. Evans, 1st Bombay European Fusiliers,

has been antedated to 1st April, 1857.

War-Office, Pall-Mall, 21st December, 1869.

The Queen has been pleased to appoint William Alleyne Cecil, commonly called Lord Burghley, Lieutenant-Colonel-Commandant of the North-amptonshire and Rutlandshire Regiment of Militia, to be one of Her Majesty's Aides-de-Camp for the service of Her Militia Force, with the rank of Colonel in that Force,

Commission signed by the Queen.

2nd Battalion of Renfrewshire Rifle Volunteers.

George Cumming, Gent., late Serjeant-Major in the Prince of Wales' Royal Regiment of Renfrew Militia, to be Adjutant, from 22nd October, 1860. Dated 12th November, 1860.

Commission signed by the Queen.

1st Administrative Buttalion of Worcestershire Rifle Volunteers.

Henry Ridge Wolrige, Esq., late Captain 74th Highlanders and Military Train, to be Adjutant, from the 13th October, 186).

Commission signed by the Queen.

1st Brigade of Cornuall Artillery Volunteers,

Robert Edyvean, Esq., to be Adjutant, from the 27th September, 1860. Dated 24th November, 1860.

Commission signed by the Queen.

2nd Battalion of West Riding of Yorkshire Rifte Volunteers.

William Cockson, Esq., late Captain 9th Foot, and Major, Durham Artillery Militia, to be Adjutant. Dated 24th November, 1860.

Commission signed by the Queen.

1st Forfurshire Rifle Volunteer Corps.

William Lawes, Esq., to be Adjutant, from 2nd October. Dated 12th November, 1860.

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

Sir Henry Edward Francis Lambert, Bart., to be Deputy Licutenant.

Worcestershire Rifle Volunteers...

Martin Woodward, Esq., to be Ensign, vice Ball, promoted.

County of Forfar.

1st Forfarshire Rifle Volunteer Corps.

William Lawes, Esq., Adjutant, to serve with the rank of Captain. Dated 14th December, 1860

1st Administrative Brigade of Forfarshire Artillery Volunteers.

James Erskine Paterson, Esq., to be Lieutenant-Colonel. Dated 14th December, 1860.

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

1st Anglesey Artillery Volunteer Corps.

John Jacobs, Esq., to be Captain. Dated 12th December, 1860.

2nd Anglesey Artillery Volunteer Corps.

Charles Rigby, Esq., to be Captain. Dated 12th December, 1860.

3rd Anglesey Artillery Volunteer Corps.

William Henry Weldon, Esq., late Lieutenant 18th Hussars, to be Captain. Dated 12th December, 1860.

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

2nd Hampshire Rifle Volunteer Corps.

George Maxwell Goad, Esq., late of the 13th Light Dragoons, to be Captain, vice Algeo, resigned. Dated 18th December, 1860.

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

3rd Regiment of the Royal Surrey Militia.

Eusign Frederick Brown to be Lieutenant, vice Flower, promoted. Dated 15th December,

Ensign William Frederick Rogers to be Lieutenant, vice Walpole, resigned. Dated 15th December, 1860.

Ensign John Martyr Ward to be Lieutenant, vice Platt, resigned. Dated 15th December, 1860. Francis John Bromston Beckford, Esq., to be

Supernumerary Lieutenant. Dated 15th December, 1860.

Samuel Bircham, Esq., to be Supernumerary Lieutenant. Dated 15th December, 1860.

1st Surrey Artillery Volunteers.

Lieutenant John Henry Great Rex to be Captain. Dated 15th December, 1860.

Alfred William Talfore, Gent., to be First Lieutenant. Dated 15th December, 1860.

Josiah Robert Pearce, Gent., to be First Lieutenant. Dated 15th December, 1860.

Charles Parker Ward, Gent., to be Second Lieu-

tenant. Dated 15th December, 1860.

Frederic Fitch Smith, Gent., to be Second Lieutenant. Dated 15th December, 1860.

2nd Surrey Rifle Volunteers.

Lieutenant John Thomas Hyde to be Captain, vice Steuart resigned. Dated 15th December, 1860.

Ensign Joseph Mortleman Eastty to be Lieutenant, vice Hyde, promoted. Dated 15th December, 1860.

William Moss Robinson, Gent., to be Ensign, vice Eastty, promoted. Dated 15th December, 1860.

No. 22462.

Commissions signed by the Lord Lieutenant of the | Commission signed by the Lord Lieutenant of the County of Haddington.

> Haddingtonshire Rifle Volunteers. 5th Company.

James P. Mitchell, Gent., to be Lieutenant, vice Scott, promoted. Dated 15th December, 1860.

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

6th Cornwall Rifle Volunteer Corps.

Daniel Thompson to be Honorary Assistant-Surgeon. Dated 15th December, 1860.

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

2nd Battalion of Renfrewshire Rifle Voolunteers (Consisting of the 3rd, 6th, 9th, 14th, 15th, 17th, 20th, and 24th Companies, united for drill and administrative purposes).

Villiam Mure, Esq., late Captain in the Scots Fusilier Guards and Licutenant-Colonel in the Army, to be Lieutenant-Colonel. Dated 17th December, 1860.

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

8th Dorsetshire Rifle Volunteers.

Charles Joseph Theophilus Hambro', Esq., to be Captain. Dated 15th December, 1860.

9th Dorsetshire Rifle Volunteers.

The Reverend James Jones Reynolds, Clerk, to be Honorary Chaplain. Dated 15th Decem-

Commission signed by the Lord Lieutenant of the Tower Hamlets.

1st Tower Hamlets Volunteer Artillery Corps.

Forester Britten, Esq., to be Captain. Dated 14th December, 1860.

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

12th Sussex Rifle Volunteer Corps.

Lieutenant Osmond to be Captain. Dated 8th December, 1860.

Ensign John Wyatt to be Lieutenant, vice Osmond, promoted. Dated 8th December, 1860.

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

2nd Brechnockshire Rifle Volunteer Corps.

Ensign Crawshay Bailey, junr., to be Lieutenant, vice Bevan, resigned. Dated 17th December, 1860.

Commissions signed by the Vice-Lieutenant of the County of Essex.

Essex Rifles Militia.

John Barrett Lennard, Esq., late Lieutenant Royal Engineers, to be Captain, vice Kirby, promoted. Dated 7th November, 1860.

23rd Rifle Volunteers.

George Parker May, Esq., M.D., to be Honorary Assistant-Surgeon. Dated 11th December, 1860.

November, 1860.

Commissions signed by the Lord Lieutenant of the County Palatine of Chester.

13th Company of Cheshire Rifle Volunteers.

Basil Hall, Gent., to be Ensign. Dated 10th

26th Company of Cheshire Rifle Volunteers.

Lieutenant George Peel to be Captain, vice Tatton, promoted. Dated 15th December, 1860

Ensign Francis Hampson to be Lieutenant, vice Peel, promoted. Dated 15th December, 1860.

Alfred Septimus Hill, Gent., to be Ensign, vice Hampson, promoted. Dated 15th December, 1860.

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

7th Regiment of Lancashire Militia.

John George Cooke, Gent., to be Lieutenant. Dated 15th December, 1860.

4th Lancashire Artillery Volunteer Corps.

First Lieutenant Joseph Corbett Lowe to be Captain. Dated 6th December, 1860.

19th Lancashire Rifle Volunteer Corps.

Walter Boult, Gent., to be Ensign, vice Greenshields, resigned. Dated 4th December, 1860.

3rd Manchester or 40th Lancashire Rifte Volunteer Corps.

Richard Smith the younger, Gent., to be Lieutenant. Dated 10th December, 1860.

Alfred Lot Gardiner, Gent., to be Supernumerary
Lieutenant. Dated 10th December, 1860.

45th Lancashire Rifle Volunteer Corps.

Richard Barnes Rowlinson, Gent., to be Ensign, vice Witter, promoted. Dated 10th December, 1860.

4th Manchester or 78th Lancashire Rifle Volunteer Corps.

James Cook, Gent., to be Ensign. Dated 8th December, 1860.

The Reverend Ernest A. Lang to be Honorery Chaplain Dated 8th December, 1860.

MEMORANDUM.

48th Lancashire Rifle Volunteer Corps.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Lieutenant Joseph Welsby.

MEMORANDUM.

12th West Riding of Yorkshire Rifle Volunteers.

The Commission of Thomas Robinson, gazetted on the 30th November last, should have been Thomas Robinson. Gent., to be Ensign, vice Alcock, who retires, instead of Honorary Assistant-Surgeon, as then gazetted.

[The following Notice is substituted for that which appeared in the Gazette of the 7th instant.]

4th East York Artillery Volunteer Corps. 2nd Brigade (Hull.)

Honorary Chaplain the Reverend Henry William Kemp, B.A. Dated 7th June, 1860.

NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy, Admiralty, Somerset-House, December 15, 1860.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the proceeds and tonnage bounty of the slave schooner Stephen H. Townsend, captured on the 26th July, 1859, by Her Majesty's ship Archer.

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.

NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy, Admiralty, Somerset-House, December 15, 1860.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the proceeds and tonnage bounty of the slave brigantine Lillie Mills, captured on the 20th September, 1859, by Her Majesty's ship Archer.

Agents or other persons having any just and legal demand, unliquidated, against the said proceds 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.

NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy, Admiralty, Somerset-House, December 15, 1860.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the proceeds and tonnage bounty of the slave brigantine Eloisa, captured on the 24th September, 1859, by Her Majesty's ship Archer.

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 in-struments, 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 advertisement in the London Gazette, of the date proposed for the commencement of distribution; and, at the same time, the amount of an individual's share in the respective classes will be announced.

THE 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 18th day of December, 1860,

Is Twenty-six Shillings and One Penny Three Farthings per Hundred Weight;

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

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

THE AVERAGE PRICE OF BROWN OR MUSCOVADO SUGAR,

The Produce of the EAST INDIES, Computed as aboveand Exclusive of Duty,

Is Thirty Shillings and Seven Pence Three Farthings per Hundred Weight.

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

Computed as above, and Exclusive of Duty.

Is Twenty-nine Shillings and Eleven Pence Three Farthings per Hundred Weight.

By Authority of Parliament,

WILLIAM RUCK, Clerk of the Grocers' Company. Grosers'-Hall, December 21, 1860.

INCOME TAX.

WHEREAS it has become necessary to renew the list of persons to supply vacancies amongst the Commissioners appointed to act in the division of Alton South, in the county of Southampton, as Commissioners for the general purposes of the Acts of Parliament for granting to Her Majesty duties on profits arising from property, professions, trades, and offices: Now we, two of the Commissioners of Inland Revenue, in pursuance of the powers vested in us in that behalf, do hereby convene a meeting of the Land Tax Commissioners for the county aforesaid, being respectively qualified to act as such Commissioners, to be holden at the office of their Clerk, at Petersfield, on Wednesday the 9th day of January, 1861, at eleven o'clock in the forenoon, for the purpose of choosing fit and proper persons to be Commissioners to supply vacancies amongst the Commis-

sioners for the general purposes of the Income Tax Acts for the division of Alton South aforesaid.

> C. J. Herries. James Disraeli.

Inland Revenue, Somerset House, 20th December, 1860.

Worthing District. OTICE is hereby given, that a separate building, named the Roman Catbolic Chapel, situated at Arundel, in the parish of Arundel, in the county of Sussex, being a building certified according to law as a place of religious worship, was, on the 15th day of December, 1860, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 17th day of December, 1860. Richard Edmunds, Superintendent Registrar.

OTICE is hereby given, that a separate building, named Ebenezer Chapel, situated at Neckinger-road, in the parish of Saint Mary Magdalen, Bermondsey, in the county of Surrey, in the district of Bermondsey aforesaid, being a building certified according to law as a place of religious worship, was, on the 17th day of December, 1860, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th William IV., cap. 85, and 1st Vict. cap. 22.

Witness my hand this 18th day of December, 1860.

Wm. Cornwell, Superintendent Registrar.

Registrar of Friendly Societies in England. TOTICE is hereby given, that an agreement authorized by 18 and 19 Vict., cap. 63, sec. 13, for the dissolution of a Friendly Society called the Liskeard Friendly Society, held at the Liskeard, in the county of Cornwall, was transmitted to the Registrar of Friendly Societies in England, on the 17th day of December, 1860.

John Tidd Pratt, Registrar of Friendly

Societies in England.

London, 17th day of December, 1860.

Registrar of Friendly Societies in England. OTICE is hereby given, that an award was made on the 8th day of December, 1860, by the Registrar of Friendly Societies in England, under the provisions of the 23 and 24 Vict., c. 58, for the dissolution and the division of the funds of the Friendly Society called the Union Society, held at the Rising Sun Inn, Blacknest, Sunninghill, in the county of Berks.

John Tidd Pratt, Registrar of Friendly Societies in England.

London, 19th day of December, 1860.

In the Matter of Letters Patent granted to James Napier, of Shacklewell-lane, in the county of Middlesex, and bearing date the 2nd day of March, in the tenth year of Her Majesty's reign. for "improvements in smelting copper and other ores."

OTICE is hereby given, that the Judicial Committee of Her Majesty's Privy Council have appointed Friday, the 1st day of February next, at half-past 10 o'clock, a m, for hearing the matter of the petition of Henry William Schneider, Sir Charles Henry John Rich, Baronet, and Thomas Holmes Bosworth, of No. 17, Gracechurch-street, in the city of London, trustees for and on behalf of the "English and Australian Copper Company," for a prolongation of the term of the above letters patent.-Dated this 6th day of December 1860.

Wm. Stacey, 14, Southampton - street,

Bloomsbury, Middlesex, Solicitor for

the said Petitioners.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for 3105. Inventions.

NOTICE is hereby given, that the petition of Charles Stevens, Manager of the British and Foreign Office for Patents, 1B, Welbeckstreet, Cavendish-square, in the county of Middlesex, praying for letters patent for the invention of "an improved cooking stove," - a communication to him from abroad by Mr. Zimmermann of 42, Rue Laffitte, Paris, in the Empire of France, was deposited and recorded in the Office of the Commissioners on the 18th day of December, 1860, and a complete specification accompanying such petition was at the same time filed in the said office.

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

NOTICE is hereby given, that provisional protection has been allowed

2150. To Charles Augustus Schneider, of Hesse Darmstadt, Germany, now residing at No. 9, Albany-street, Regent's Park, Middlesex, for the invention of "improvements in manufacturing letters, numerals, arms, designs, trademarks, mosaic, and other ornaments to be attached to glass or other smooth surface."

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

2572. To Andrew Dietz, of the City and State of New York, United States, for the invention of "a new and useful method of treating skins and hides during or after the process of tanning or finishing them, and of aiding the tanning of hides and skins."

On his petition, recorded in the Office of the Commissioners on the 22nd day of October, 1860.

2614. To Robert Tiernan, of Liverpool, in the county of Lancaster, Pharmaceutical Chemist, for the invention of "improvements applicable to infants' and invalids' feeding bottles, and other purposes."

On his petition, recorded in the Office of the Commissioners on the 26th day of October, 1860.

2690. 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 press for compressing substances for packing in the form of bales, or for other purposes."-A communication to him from abroad by Jordon Eckel, of New York, in the United States of America.

On his petition, recorded in the Office of the Commissioners on the 2nd day of November,

2748. To Jean Pierre Fittère, of Castelnau Magnoac, in the Department of the Hautes Pyrénées, in the Empire of France, Joiner, for the invention of "improvements in portable sawing machines,"

On his petition, recorded in the Office of the Commissioners on the 8th day of November, 1860.

2812. To Jean Cirille Marius Béziat, of 51, Rue de Malte, Paris, in the Empire of France, for the invention of "improvements in the means or apparatus employed for permitting, stopping, and regulating the passage of steam, water, and gases.

On his petition, recorded in the Office of the Commissioners on the 16th day of November,

1860.

2831. To Alexandre Louis Lévêque, of Paris, France, Gentleman, for the invention of "an improved apparatus for carburating or naphthalizing lighting gas."

On his petition, recorded in the Office of the Commissioners on the 17th day of Novem-

ber, 1860.

2864 To Richard Archibald Brooman, of No. 166, Fleet-street, in the city of London, Patent Agent, for the invention of "improvements in apparatus for communicating continuous rotary motion from manual power."—A communication to him from abroad by Guillaume Auguste Schuchard, and Ferdinand Frederic Bentel, of Paris.

On his petition, recorded in the Office of the Commissioners on the 22nd day of November,

2870. To William Manwaring, of Banbury, in the county of Oxford, Engineer, for the invention of "improvements in the gearing of mowing, and other light portable machines.

2872. To John Coupe, of Blackburn, in the county of Lancaster, Manager, for the invention of "improvements in power looms for weaving." 2874. And to Bartholomew Beniowski, of Bow-

street, in the city of Westminster, Gentleman, for the invention of "improvements in the manufacture of types and in cases to be used there-

On their several petitions, recorded in the Office of the Commissioners on the 23rd day of November, 1860.

2892. To John Wilson Hadwen, of Kebroyd-mills, in the parish of Halifax, and West Riding of the county of York, Cotton Spinner, for the invention of "improvements in the treatment of silk waste, waste silk, or silken fibre, and in the manufacture of yarns and tissues from the same, whether alone or in admixture with other materials."

On his petition, recorded in the Office of the Commissioners on the 26th day of November,

2908. To William Selby Wood, of Chislehurst, in the county of Kent, for the invention of "an improved arrangement of apparatus for curing smoky chimnies and for ventilating purposes.' On his petition, recorded in the Office of the Commissioners on the 27th day of November, 1860.

2920. To Henry Grafton, of 80, Chancery-lane, in the county of Middlesex, Engineer, for the invention of "improvements in the application of machinery to the cultivation of land.

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

2935. To John Americus Fanshawe, of Tottenham, in the county of Middlesex, Engineer, and James Archibald Jaques, of the same place, Chemist, for the invention of "improvements in brushes and other scrubbing and rubbing surfaces.

On their petition, recorded in the Office of the Commissioners on the 29th day of November, 1860.

- 2945. To Robert Dawbarn, of Wisbech, in the county of Cambridge, Merchant, for the invention of "an apparatus for stopping rents or holes in fire-engine hose and other elastic tubes or pipes."—A communication to him from abroad by John S. Mackay, of Brooklyn, New York, in the United States of America.
- 2952. To James Ronald, of Liverpool, in the county of Lancaster, Merchant, for the invention of "improvements in machinery for the spinning of hemp, flax, manilla, or wool, or other like fibrous material."
- 2954. And to Thomas Shedden, of Ardgartanhouse, in the county of Argyle, North Britain, gentleman, for the invention of "improvements in ammunition for fire arms, and in packing the same for transport, and in the apparatus employed therein."

On their several petitions, recorded in the Office of the Commissioners on the 1st day of December, 1860.

- 2960. To William Galloway and John Galloway, both of Manchester, in the county of Lancaster, for the invention of "improvements in steam boilers."
- 2952. To William Robert Barker, of Chapelstreet, Belgrave-square, in the county of Middlesex, for the invention of "improvements in bottles for medicines and poisons."
- 2964. To John Lowden, in the township of Royton, in the county of Lancaster, Carder, and Robert Buckley, in the township of Royton, in the county of Lancaster, Manager, for the invention of "certain improvements in carding engines."
- 2966. To Joseph Threlfall Carter, of Sydenham, in the county of Kent, Engineer, and John Austen, also of Sydenham, Johnsster, for the invention of "an improved method of roughing horse shoes."
- 2968. And to Thomas Whitehead, of Holbeck, in the parish of Leeds, in the county of York, a partner in the firm of Taylor, Wordsworth, and Company, Machine and Tool Makers, for the invention of "improved machinery for combing wool, hair, flax, tow, cotton, silk, and other fibrous substances."

On their several petitions, recorded in the Office of the Commissioners on the 3rd day of December, 1860.

- 2974. To Frank Jaques, of Droylsden, near Manchester, in the county of Lancaster, Captain, Commanding the Seventieth Rifle Volunteers, for the invention of "improvements in, or improved apparatus applicable to, rifled or other muskets, and to other fire arms."
- 2976. To Robert Griffiths, of 69, Morningtonroad, Hampstead-road, in the county of Middlesex, for the invention of "improvements in screw propellor blades."
- 2978. To John Henry Johnson, of 47, Lincoln's-inn-fields, in the county of Middlesex, and of 166, Buchanan-street, in the city of Glasgow, North Britain, Gentleman, for the invention of "improvements in the construction of clothes dryers or folding racks for airing and drying clothes."—A communication to him from abroad by John Ward, junier, of Brooklyn, New York, United States of America, Gentleman.
- 2980. And to Charles Stewart Duncan, of Hereford-road North, Bayswater, in the county of Mid-llesex, for the invention of "improvements

in the construction of electric telegraph cables or ropes"

On their several petitions, recorded in the Office of the Commissioners on the 4th day of December, 1860.

- 2984. To George Hallett, of 52, Broadwall, Lambeth, in the county of Surry, Antimony Refiner, for the invention of "improvements in coating iron and other ships bottoms, and other surfaces."
- 2986. And to Benjamin Gorrill, Tool Maker, of Birmingham, in the county of Warwick, for the invention of "certain improvements in the making of gilding tools, for gilding or embossing ornaments on leather or other surfaces."

On both their petitions, recorded in the Office of the Commissioners on the 5th day of December, 1860.

2989. To Henry Jordan, of Liverpool, in the county of Lancaster, Ship Builder, for the invention of "improvements in the construction of ships or other vessels."

2990. To Joseph Francis Pratt, of Oxford-street, in the county of Middlesex, Surgical Instrument Maker, for the invention of "improvements in instruments for receiving and transmitting sound, particularly adapted to the relief of deafness."

2991. To Richard Atwood Glass, of the firm of Glass, Elliot, and Company, of Greenwich, in the county of Kent, Submarine Telegraph Cable Manufacturers, for the invention of "a method of and apparatus for preserving electric telegraph cables and wires, prior to their being laid."

2992. To Martin Deavin, of Rotherhithe, in the county of Surrey, Builder, for the invention of "an improved apparatus applicable as a fire escape, also to the raising and lowering of weights"

2993. To Thomas Mellodew, of Oldham, in the county of Lancaster, Manufacturer, Charles William Kesselmeyer, of Manchester, in the said county, Warehouseman, and John Mayo Worrall, of Salford, in the said county, Dyer, for the invention of "improvements in the treatment of velvets, velveteens, and other fabrics on which there are floated weft threads to be out"

2994. And to Joseph Bellamy, of Wednesfield, near Wolverhampton, in the county of Stafford, Manufacturer, for the invention of "improvements in traps for taking rats, birds, rabbits, and other animals."

On their several petitions, recorded in the Office of the Commissioners on the 6th day of December, 1860.

2995. To Jonathan Musgrave, of Bolton-le-Moors, in the county of Lancaster, Engineer, for the invention of "improvements in apparatus for regulating the discharge of water from steam pipes."

2996. To John Coope Haddan, of No. 14, Bessborough-gardens, Pimlico, in the county of Middlesex, Engineer, for the invention of "improvements in the manufacture of cannon, and of projectiles, part of which improvements is applicable to casting metal."

2997. To Pierre Guerin, Engineer, of Cluny, in the Department of Saone-et-Loire, Empire of France, for the invention of "improvements in the hydraulic press."

2999. To Frederic Howorth Edwards, of the town and county of Newcastle-upon-Tyne, Civil Engineer, for the invention of "Improvements in air engines."

3000. To Stephen Holman, of Lewisham, in the county of Kent, Engineer, for the invention of "improvements in machinery for communicating motion to, and transmitting motion from, reciprocating rods."

8001. To John Bainton Turtle, of 93, Minories, in the city of London, Flag Maker, for the invention of "improvements in the means of communicating signals applicable to naval, military, and railway purposes."

.3032. To William Clark, of 53, Chancery-lane, in the county of Middlesex, Engineer and Patent Agent, for the invention of "improvements in machinery for planing or cutting wood, and in apparatus connected therewith." -A communication to him from abroad by Mr. Jules Mareschal, of 29, Boulevart St. Martin, Paris, in the Empire of France, Engineer.

3003. To James Joseph Wheble, of Reading, in the county of Berks, Esquire, for the invention of "improvements in the manufacture of arti-

ficial stone, for building purposes.'

3004. To Benjamin George George, of Hattongarden, in the city of London, Lithographer, for the invention of "improvements in the mounting of tablets or show bills, and also of prints and drawings.

3005. To Thomas Foxall, of Princes-street, Fitzroy-square, in the county of Middlesex, Tin Plate Worker, for the invention of "an improved canteen or case for containing re-

freshments for soldiers or travellers.'

3006. And to William Morris and Job Radford, both of Oldbury, in the county of Worcester, Brickmakers, for the invention of "improvements in composition or compositions to be employed in the manufacture of firebricks, fire clay, lumps, blocks, retorts, and for all the purposes for which ordinary fire clay is now used, part or parts of which compositions may also be employed as a substitute for emery.

On their several petitions, recorded in the Office of the Commissioners on the 7th day of Decem-

ber, 1860.

8007. To Joseph Henry Cary, of St. James's Factory, of the city of Norwich, for the invention of "an improvement in hammer rails."

3008. To George Davies, of No. 1, Serle-street, Lincoln's-inn, in the county of Middlesex, and No. 28, St. Enoch-square, in the city of Glasgow, Civil Engineer and Patent Agent, for the invention of "certain improvements in the construction of steam boilers."—A communication to him from abroad by Richard Montgomery, of New York, United States of America.

E009. To James Robson, junior, of North Shields, in the county of Northumberland, for the invention of "improvements in mineral-oil lamps."

3010. To Robert Mushet, of Coleford, in the county of Gloucester, Metallurgist, for the invention of "an improvement or improvements . in the manufacture of an alloy or alloys of titanium and iron."

3011. To Thomas Roberts, of Holborn, in the county of Middlesex, Engineer, for the invention of "improvements in the construction of s'ips and floating batteries, and in rendering them capable of resisting the destructive force of shot, shell, and other missiles.

3012. To Meredith Jones, of the Royal Mint, Engineer, for the invention of "an improvement in apparatuses for preparing the edges of

discs of metal for coin.'

3013. To Arthur Wheeler, of Banner Cross, Sheffield, in the county of York, for the invention of "improvements in the manufacture of railway carriages, trucks, engines, and other vehicles, so far as the balancing power, springs, and buffers are concerned.'

3014. To John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, and of 166, Buchanan-street, in the city of Glasgow, North Britain, Gentleman, for the invention of "improvements in apparatus for applying capsules to bottles."—A communication to him from abroad by Jules Mathieu, of Paris, in the Empire of France, Engineer.

3015. To Bartholomew Hockin, of Limehouse, Engineer, for the invention of "improvements in the construction and mode of fitting and

working furnaces."

3017. To David Annan, of 8, Albert-terrace, Bow, in the county of Middlesex, for the invention of "improvements in furnaces and fire bars."

3018. To James Durrant, of 63, Warren-street, Fitzroy-square, in the county of Middlesex, for. the invention of "improvements in chimney pots or apparatus for the tops of chimneys.'

3019. And to William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "improved machinery for making bricks."—A communication to him from abroad by John Caswell, Adolphuss Sinsheimer and Oran William Seely, all of New York, in the United States of America.

On their several petitions, recorded in the Office of the Commissioners on the 8th day of Decem-

ber, 1860.

3020. To Arthur Granger, of 308, High Holborn, London, W.C., Stationer, for the invention of "improvements in the manufacture of collars, cuffs, shirt fronts, clergymens bands, stocks, and articles of a like nature."

3021. To Adolphe Joseph Filliette, of 42, Rue Amelot, Paris, in the Empire of France, Mechanical Engineer, for the invention of "improvements in presses for copying, stamping,

and embossing.

3022. To Thomas Peake, of Derby, in the county of Derby, Engineer, for the invention of "an improved method of locking or 'skidding' the wheels of vehicles for the purpose of retarding or arresting the progress thereof."

3023. To Joseph Antoine Barde, of Paris, France, Gentleman, for the invention of "an improved portable apparatus for producing and purifying

lighting gas."
3024. To William Clark, of 53, Chancery-lane, in the county of Middlesex, Engineer and Patent Agent, for the invention of "improvements in photographic apparatus."—A communication to him from abroad by Mr. Charles Gustave Anthoni, of 29, Boulevart St. Martin, Paris, in the Empire of France, Mechanician.

To James Young and Christopher Cairns, of Glasgow, in the county of Lanark, North Britain, Foremen Ironfounders, for the invention of "improvements in making moulds for

casting."

3026. To Richard Archibald Brooman, of 166, Fleet-street, in the city of London, Patent Agent, for the invention of "improvements in implements for digging and breaking up the soil."—A communication to him from abroad by Donald Mann, of New York.

3027. To Robert Davison, of London-street, in the city of London, Civil Engineer, for the invention of "improvements in apparatuses for drying and heating."

3029. To Robert Hudson, of Adwalton, near Leeds, in the county of York, Engineer, for the invention of "improvements in means or appa-

ratus for the generation of steam."

3032. And to John Henry Johnson, of 47, Lincoln's-inn-fields, in the county of Middlesex, and of 166, Buchanan-street, in the city of Glasgow, North Britain, Gentleman, for the invention of "improvements in electric apparatus for striking the hours on bells."—A communication to him from abroad by François Guichené, of Paris, in the Empire of France.

On their several petitions, recorded in the Office of the Commissioners on the 10th day of Decem-

ber, 1860.

3033. To Joseph Townsend, of Glasgow, in the county of Lanark, North Britain, Manufacturing Chemist, for the invention of "improvements in obtaining animal charcoal and other products from bones and other animal matters"

3035. To Charles Stevens, Manager of the British and Foreign Office for Patents, No. 18, Welbeck-street, Cavendish-square, in the county of Middlesex, for the invention of "an impermeable anti-sulphuric coating for leather."—A communication to him from abroad by J. Chapa and Lacaze, of 42, Rue la Laffite, Paris, in the Empire of France.

3041. To Hiram Tucker, of 11, Queen's-square, Bloomsbury, in the county of Middlesex, for the invention of "improvements in bedsteads."

3043. And to John Pym, of 4, Lawrence Pountney-hill, in the city of London, for the invention of "improvements in railway sleepers."

On their several petitions, recorded in the Office of the Commissioners on the 11th day of Decem-

ber, 1860.

3045. To Robert Mushet, of Coleford, in the county of Gloucester, Metallurgist, for the invention of "improvements in the manufacture of cast steel."

3047. To Alfred Fauvin Jaloureau, of Paris, in the French Empire, Manufacturer, for the invention of "improvements in means or processes for holding, protecting and insulating subterraneous telegraph wires."

3049. To John Scott, of Sunderland, in the county of Durham, Founder, for the invention of "improvements in reefing and furling sails."

3053. To George Richardson, of Mecklenburginsquare, in the county of Middlesex, and Edwin Daniel Chattaway, of Bromley, in the same county, Engineers, for the invention of "improvements in apparatus for enabling guards and engine drivers of railway trains, to communicate with one another."

3055. And to Samuel Cunliffe Lister and James Warburton, of Manningham, in the county of York, for the invention of "improvements in

spinning and doubling."

On their several petitions, recorded in the Office of the Commissioners on the 12th day of December, 1860.

The Master of the Rolls, at Chambers. The 18th day of December, 1860.

In the Matter of the "Joint Stock Companies' Winding-up Acts, 1848 and 1849," and of the Nantlle Vale Slate Company.

BY the direction of the Right Honourable the Master of the Rolls, to whose Court this the words "Tender for Suet, matter is attached, notice is hereby given, that delivered at Somerset-House.

the said Judge purposes on the 15th day of January next, at twelve o'clock at noon, at his chambers in Rolls-garden, Chancery-lane, London, to proceed to make a call on all the contributories of this Company, and that the Judge purposes that such call shall be for 1s. 6d. per share. All persons interested are entitled to attend at such day, hour, and place to offer objections to such call.

The Vice-Chancellor Wood at Chambers.

In the matter of the "Joint Stock Companies Winding-up Acts, 1848 and 1849," and the "Joint Stock Companies Winding-up Amendment Act, 1857," and in the matter of the Mercantile Guarantee and Assurance Company.

PY direction of the Vice-Chancellor, Sir William Page Wood, the Judge to whose Court this matter is attached, notice is hereby given, that the said Judge will proceed on Wednesday, the 9th day of January, 1861, at one o'clock precisely, 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 to dispute the same without leave of the High Court of Chancery first obtained.—Dated this 15th day of December, 1860.

CONTRACT FOR SUET.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, December 11, 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 Thursday the 27th instant, 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,

50,000 lbs. of SUET.

5,000 lbs. to be delivered by the 15th January next, and the remainder by the 19th March next, in equal weekly deliveries of 5,000 lbs. each, or earlier if preferred by the party tendering.

Tenders will be made for the whole or any portion of the suet.

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.

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 Suet," and must also be delivered at Somerset-House.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday the 19th day of December, 1860.

ISSUE DEPARTMENT.

Notes issued	***	•••	***	£ 27,044,595	Government Debt Other Securities Gold Coin and Bullic Silver Bullion	••	•••	••• ••• •••	£ 11,015,100 3,459,900 11,455,828 1,113,767
								-	
				£27, 044,595					£27,044,595
			•			•		-	

Dated the 20th day of December, 1860.

M. Marshall, Chief Cashier.

BANKING DEPARTMENT.

	£	1			£
Proprietors' Capital	14,553,000	Government Securities	(inclu	ding	
Rest	3,184,326	Dead Weight Annuity)	•••		9,540,273
Public Deposits (including Ex-		Other Securities	•••	•••	19,885,590
chequer, Savings Banks, Com-		Notes	•••	***	7,346,500
missioners of National Debt, and		Gold and Silver Coin	•••	•••	761,673
Dividend Accounts)	7,384,841				•
Other Deposits	11,759,820				
Seven day and other Bills	652,051				
•				-	
	£37,534,038	}			£37,534,038
		1		_	

Dated the 20th day of December, 1860.

M. Murshall, Chief Cashier.

AGRA AND UNITED SERVICE BANK (Limited).

Statement of AFFAIRS to 30th November, 1860.

	Liabilities.		£	8.	d.	Assets. £		ß.	d.
Capital		•••	1,000,000	0	0	Cash Balance 365,8'	79 ·	6	11
Reserve Fund	•••	•••	190,000	0	0	Government Securities (in-			٠.
Floating Deposits	5		505,508	10	1	cluding Reserve Fund) 647,3	50 l	6	9
Fixed Deposits	***	•••	1,223,062	10	5	Discounts, Loans, Credits 1,385,8	46 l	8	11
Profit and Loss	•••	,	12,023	18	0	Exchange Accounts (London			
			•			and Branches) 376,5	10	6	10
						Branches, Internal Exchange 155,0	37	9	1
									—
		1	E2,930,594	18	6	£2,930,5	94 1	8.	6
•			***************************************						

W. Shipman, Officiating General Manager.

N.B.—This statement does not include the Branches' accounts to a later date than 9th November, 1860.

LIABILITIES and ASSETS of the CITY BANK, on the 30th day of November, 1860.

Dr.	£		ď.		£	€.	ď.
To Amount of Capital paid up To Amount of Reserved Fund	33,000	0			200,466	9	2
To Amount due by the Bank on current and deposit Ac- counts, Bills payable, Letters				By other Securities, including Bills discounted and Loans	2,716,717	6	3
of Credit, &c	2,584,183	15	5	•		•	
3	£2,917,183	15	5	£	2,917,183	15	5

Threadneedle-street, London, December 18, 1860. A. J. White, Manager.

AN ACCOUNT of the Importations and Exportations of Bullion and Specie registered in the Week ended 19th December, 1860.

•		Import	ed into the	United Kir	ıgdom.	
Countries from which		Gold.	•		SILVER.	
Imported.	Coin.	Bullion.	Total.	Coin.	Bullion.	Total.
Hanse Towns France Portugal Sierra Leone South America and West Indies Other Countries	Ounces. 2,183 1,660 183 6,464 32	Ounces 1,836 21,182	Ounces. 2,183 1,660 2,019 27,646 32 	Ounces. 5,104 61,400 9,260 13,248 163,452 2,420	Ounces. 1,294,300 20,164 579,256 4,800	Ounces. 5,104 1,358,700 29,424 13,248 742,708 7,220
Aggregate of the Importations registered in the Week	10,522	23,018	33,540	257,884	1,898,520	2,156,404
Approximate Value of the said Importations computed at the rates specified below	£ 39,897	£ 81,022	£ 120,919	£ 66,217	£ 522,093	£ 588,310
Rates of Valuation, per ounce	£ s. d. 3 15 0 ta 3 17 10 3	£ s. d. () 0, to 3 15 0)		s. d. { 4 . 1 \\ 4 \\ 5 2\\\ 2\\\ 4 \\	s. d. 5 6	•••

Exported from the United Kingdom. Gold. SILVER. Countries to which Exported. Coin. Coin. Total. Bullion. Bullion. Total. British. Foreign. British. Foreign, Ounces, Ounces. Onnces. Ounces. Ounces. Ounces. Ounces. Ounces Hanse Towns ... 840 840 Holland ... 800 800 102,655 168 102,823 73,048 France 25,056 98,104 Portugal ... 275 275 ••• ••• British West Indies 1,250 1,250 20,000 20,000 •••, ... Foreign West Indies 1.250 1,250 20,000 20,000 ••• United States ... 109,061 18,750 127,811 ••• ••• ••• ••• ••• ••• ••• Aggregate of the Exporta- \ tions registered in the Week \ 112,636 102,655 18,918 234,209 40,000 73,888 25,056 138,944 £ £ Approximate Value of the said Exportations computed at the rates specified below ... 438,576 388,378 72,361 899,315 10,250 18,972 6,890 36,112 £ s. d. £ s. d. £ s. d. d. d. d. Rates of Valuation, per ounce 3 17 10 3 3 15 8 3 16 6 5 11 6

Office of the Inspector-General of Imports and Exports, Custom House, London, 20th December, 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 December 15, 1860.	WI	HEAT.	ВА	RLEY.	. (ATS.]	RYE.	ВІ	EANS.	F	EAS.
MARKETS.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
December 15, 1860.	Quantities. Qrs. Bs. 1506 0 239 4 1369 1 474 3 268 0 16 2 112 4 599 1 181 6 6 6 442 5 187 6 6 110 4 405 5 41 41 405 5 41 41 405 41 41 405 41 41 405 405 41 405			Frice. 2. 4. d. 2797 13 3 106 12 0 4398 7 4 4904 14 5 777 14 0 16 10 0 1576 14 6 1738 8 4 2181 9 3 3779 2 0 7222 8 4 733 9 6 59 4 0 2961 18 0 413 16 6 515 11 6 1712 12 0 865 10 6 632 11 9 100 10 0 133 14 0 2461 7 9 1046 18 6	<u> </u>				ļ		ļ	
Devizes Salisbury Troubridge Chippenham Windsor Reading Abingdon Maidenhead	356 4 250 0 None 33 0 	919 8 0 652 12 6 Sold. 91 10 0 	833 4 1087 0 — 50 0 691 0 198 4	1592 16 0 1967 6 0 - - 109 0 0 1159 5 9 400 4 0	20 0 — 15 0 270 0	22 0 0 22 5 0 329 8 0		-	10 0	20 10 0	54 4	84 14 0

Received in the Week ended December 15, 1860.	w	HEAT.	В	ARLEY.	o	ATS.	В	YE	В	EANS.	PI	EAS.	
MARKETS.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	_
Newbury	Qrs. Bs.	£ s. d.	Qrs. Bs.	£ 2. d.	Qrs. Bs.	£ e. d.	Qrs. Bs.	£ s. d.	Qrs. Bs.	£ s. d.	Qrs. Bs.	£ 2. 0	
MOW Dury	637 4	J863 6 6	768 4	1414 15 9	59 0	72 3 0	-	2 J. W.	5 0	7 17 6	25 4	50 9 6	
Wallingford	103 O	307 15 0	511 0	1022 0 6	37 0	40 11 6		_	3 4	7 0 0		30 9 6	9
Guildford	504 7	1551 19 0	221 2	442 11 6	"	30 11 0) —)	_		27 10 0	-	_	
Croydon	_	}	63 0	134 18 0	_			_		21 10 0	- (
Kingston	24 0	67 0 0	\	101 10 0	! - !	,	1 -	-	_	-	- 1		
Dorking	61 4	177 10 0	10 0	16 10 0	14.0	17.10			(-	—· }		
Maidstone	244 0	638 4 0	57 0	107 3 0	14 0	17 16 0	1 — J	_			-		
Canterbury	575 0								74 0	180 1 6	16 0	30 8 0)
Dartford	280 0			1793 10 0	12 0	10 16 0	1 - 1	-	50	13 10 0	5 0	13 5 0)
Chatham & Rochester	230 0	802 19 0	120 0	233 0 6	40 0	46 0 0	I — I	-	-		10 0	21 0 0	
Dover	74		8 0	12 16 0	45 0	50 10 O		-		_ '	25 0	50 10 0)
Gravesend	74 4	211 16 0	106 7	208 10 8		_	l		i — 1	- 1			
A al Cand	84 0	237 1 0		_		-	_			- [[
Ashford	80 0	239 11 0	40 0	60 0 0	60 0	77 0 0	l	_	25 0	55 10 0	20 0	45 O O	1
Chichester	373 4	965 0 6	113 4	216 14 0		·		_		_		0	•
Lewes	190 4	571 11 9	20 0	32 0 0	88 0	102 19 0	-		50 0	102 19 0	25 0	50 O C	`
Rye	None	Sold.			-		1 - 1	-	30 0	102 10 0	20 0	30 0 0	,
Brighton	42 4	99 0 0	25 0	. 50 0 0	165 0	191 5 0	! -		10 0	28 0 U	- 1	_	
East Grinstead	None	Sold.			1	101 0 0	: -	_	ן ט טג	20 0 0	-	-	
Battle	None	Sold.	l i				-	-	- 1		- 1	-	
Arundel	None	Sold.			-	_		<u> </u>	_				
Hastings	57 0	129 8 0	_	_	20 0	20 0 0	1 - 1			20 -	– 1		
Midhurst	28 4	71 8 0	14 0	21 0 0	20 0	20 0 0	-	-	14 0	30 10 O	- 1	-	
Shoreham	None	Sold.	i)	21 0 0		_	_		10 0	22 0 0	-		
Winchester	520 4		433 0			·				-	<u> </u>		
Andover	168 0	1457 6 6		792 11 0	35 0	40 10 0	! _	· _		-		-	
		525 3 0	428 0	715 9 6	82 0	93 10 O	_		-	_			
Basingstoke	479 0	1323 0 6	530 0	876 16 0	308 0	339 8 6	_		23 0	52 19 0	23 0	46 13 6	6
Fareham	None	Sold.				_	1 _ 1						-
Havant	10 0	28 0 0	13 4	27 0 0] _				}		
Newport	141 4	414 10 0	106 4	177 3 6	18 0	20 14 0	1 - 1			_		_	
Ringwood	19 Q	55 18 0	297 U	527 5 6	-		-	-			- 1	_	
Southampton	. —		119 0	245 4 0	30 0	37 10 0	-	-			- 1	_	
Portsmouth	None	Sold.					-		—		-	_	
Christchurch			60 0	116 0 0		_	1 —)	_	_		-		
Blandford	118 0	327 3 6	591 0	1070 6 6	201 0	262 1 6	l i			-	- 1		
Bridport	19 0	59 8 O	145 0	288 1 6	201 0	262 1 6	l —		. 15 0	36 O O	_	_	
Dorchester	80 0	221 14 0	195 0				i			-	- 1		
Sherborne	None		190 0	343 12 6	6 0	6 18 0			20 0	48 0 0	}	-	
Shoftonhamer		Sold.	-				I	_					
Shaftesbury	69 0	194 4 0	110 9	192 15 0	42 0	49 15 0	.)						

December 15, 1860.	. W1	HEAT.	B A	RLEY.	0	ATS.		RYE	81	EANS.	P	EAS.
VARKETS.	Quantities	Price.	Quantities.	Price.	Quantities.	Price	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
Wareham	. —	£ s. d. 60 0 0	Ors. Bs. 102 4 90 4	£ s. d. 191 7 0 166 2 6	Qrs. Bs. 5 0	£ s. d. 7 0 0	Qrs. Bs.	£ s. d	Qrs. Bs.	£ s. d.	Qrs. Hs.	£ s. d.
Exeter Barnstaple		535 2 11	342 4 56 2	756 5 0 115 0 0	4 3	5 0 7	_	_	_	_	_	
Plymouth Totness	None 55 0	Sold. 158 0 0	_	_		_	=	· —	_	_	-	
Tavistock	42 0	127 18 0	35 0	61 U O	61 0	75 3 0		_	_	_	-	
Kingsbridge	None	Sold.	-		_	— ·	-	<u> </u>			-	
Oakhampton	83 2	250 9 0	8 6	18 7 6		_	-		_			
Honiton		_	13 2	25 8 10	17 4	19 5 0		·-	12 4	30 0 0	_	
Truro	65 5	159 10 0	117 6	179 1 0	24 3	26 0 0	_					-
Bodmin	145 3	424 2 2 189 2 7	68 2 42 0	97 0 4 75 19 4	18 3 26 2	20 8 8 28 5 6	-		-			_
Launceston Redruth	67 1 None	189 2 7 Sold.	-	10 13 1	20 2	20 3 0					-	
Helstone	33 3	87 14 0	3 8	5 3 6	19 1	22 2 9						_
St. Austell	45 0	126 0 0	57 0	91 11 0	_		_	_			_	
Falmouth	None None	Sold.			_	_	-	-	-			_
Liskeard			30 2	50 18 3	3 0 0	33 5 O		_				
St. Columb	None	Sold.	-		_	_	_	_	-		_	
Bristol	. 512 5	1328 16 0	394 0 526 2	724 12 0 1085 • 4 2	_		 		15 0	36 0 0		
Taunton	123 2 86 4	353 12 0 241 10 0	173 0	332 17 6		_	_	_	5 0 65 0	11 10 0 144 10 0	7 4 13 0	16 5
Bridgewater	41 2	124 17 6	242 2	518 2 6				_		144 10 0	19 0	36 8
Frome	68 4	191 1 0	19 0	30 17 6	25 0	32 15 O		_	14 4	34 1 0	_ :	_
Chard	157 3 None	495 14 0 Sold.	63 1	118 6 8		 ,	-	-	_	 	_ '	_
Somerton Shepton Mallett	60 4	205 1 6	140 0	285 11 0	_	_			_	_		
Wellington	1	563 4 7	74 4	146 12 6	10 0	11 10 0			12 4	27 10 0		
Wiveliscomb	19 4	48 16 6	.50 0 31 2	104 3 4			_	_	-	,	_	
Monmouth		112 19 1	31 2 77 4	62 10 0		. —	-		-		_	-
Abergavenny Chepstow		Sold.	_			 , .		=		_		_
Pontipool	66 0	184 16 0	60 O	116 0 0		_		=		_] =	
Newport	None	Sold.			_	, 	-	_	 	-	_	_
Gloucester	308 4 519 0	880 11 2 1463 3 6	12 4 . 588 0	20 12 6 1060 17 3	. 75 0	86 5 0		—	25 0	71 5 0	\ ' —	

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Markets. Quantities. Price. Quantities. Quantities. Price. Quantities. Quantities. </th <th>Bs. £. 1. d. </th> <th>Price.</th> <th>Quantities. Qrs. Bs.</th> <th>Frice. £. s. d.</th> <th>Quantities. Qrs. Bs.</th> <th>Price.</th>	Bs. £. 1. d.	Price.	Quantities. Qrs. Bs.	Frice. £. s. d.	Quantities. Qrs. Bs.	Price.
Stow-on-the-Wold 63 0 170 17 0 12 0 22 4 0 — Tewkesbury 171 4 449 17 6 —	0 15 15 0 0 18 15 0		1111		- -	£. s d.
Bromsgrove 70 7 205 12 6 46 1 97 5 0 — Kidderminster 304 2 821 19 0 110 4 241 15 3 — Stourbridge 55 4 160 9 0 10 0 19 13 4 — Shrewsbury 126 6 357 9 0 267 5 554 9 8 33 Ludlow 33 4 98 16 6 111 0 215 18 6 Newport 101 7 263 11 0 92 6 174 15 10 19 221 3 425 16 4 — — 221 3 425 16 4 — — 106 16 8 12 9 78 6 146 11 3 — <td>1 41 12 6 </td> <td></td> <td>20 7 </td> <td>15 0 0 50 8 9 </td> <td>13 4 7 4 7 4 7 -</td> <td>25 16 8 16 0 0 18 0 0</td>	1 41 12 6 		20 7 	15 0 0 50 8 9 	13 4 7 4 7 4 7 -	25 16 8 16 0 0 18 0 0

Seceived in the Week ended December 15, 1860.	WI	HEAT.	BA	RLEY.	0	ATS.	-3	RYE.	В	EANS.	P	EAS.
MARKETS	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
Derby	Qrs. Bs.	£ 4. d.	Qrs. Bs	£ e. d.	Qrs. Bs.	£ e. d.	Qrs. Bs.	£. s. d.	Qrs. Bs.	£ s. d.	Qrs. Bs.	£, 1, d
Chesterfield	129 4	395 14 0	495 4	929 15 3	134 4	167 5 0		_	15 0 10 0	39 0 0	-	_
Coventry	67 7	216 9 6	200	075 6 0	20 4	26 2 6	_	_		24 15 0		
Birmingham	308 2	833 8 10	203 0	375 6 0	48 0	62 17 0		-		146 10 0	3 6	9 0 0
Warwick	, -0. 0	580 10 6			70.0		_		54 3	146 13 3	24 3	59 6 3
Stratford-on-Avon	,	1666 16 3	321 0	648 3 6	70 0	99 0 0	_		50 5	132 10 0	- 1	— .
	, ,	615 2 6	286 0	531 10 0			. —	_	15 0	36 0 0		
Leicester	303 0	807 6 0	359 0	654 1 6	22 0	28 8 0			85 0	210 5 0	10 0	28 10 0
Loughborough		373 12 0	110 0	202 10 0	62 0	76 9 0	_	_	25 0	58 5 0		
Hinckley	53 0	138 3 2	175 0	291 5 0	263 0	355 0 2			10 0	28 0 0	-	
Lutterworth			12 4	25 0 0	_				i —			
Northampton	1030 0	2638 18 0	928 0	1631 19 0	84 0	112 14 0	_		39 0	80 17 0	20 0	41 0 0
Peterborough		5040 7 8	467 4	816 17 0	542 0	608 1 6	_		137 0	312 18 0	42 4	93 17 0
Daventr <i>y</i>		_	50 4	92 4 0	37 0	52 1 0	_		34 6	91 9 9	2 4	5 17 6
Wellingborough	158 0	417 17 6	722 0	1371 17 6	20 0	28 10 0		_	126 0	268 4 0		,
Kettering	228 4	533 14 0	82 0	131 10 0	35 0	52 10 O	_		31 0	81 12 0		- .
Oakham	41 0	101 5 0		_	! —		l	l · _	l —		-	
Bedford	427 4	1132 14 0	571 4	1095 6 0	24 0	32 12 0	l		30 0	78 18 0	! —	
Leighton Buzzard		12 10 0	24 0	49 4 0	_	-		<u> </u>	! —			_
Luton		224 16 0	100 0	164 2 6	17 0	22 15 0		_	12 4	31 0 0	17	470
Huntingdon	236 4	566 12 6		483 1 0	33 0	39 17 6	1 =	l <u> </u>	10 0	25 0 0		
St. Ives		3276 10 6	120 2	198 7 6	422 0	395 18 2	l —	_	22 0	49 15 0	80 0	152 0 0
Cambridge	887 6	2183 0 8	2244. 5	4103 6 7	135 4	132 6 9	_	_	121 0	220 4 6	6 4	14 19 0
Ely		2139 10 6	128 0	229 11 0	295 0	222 15 10	-	_	20 0	53 0 0	35 0	68 10 0
Wisheach.	2535 0	5397 16 0	i	33 9 3	1506 0	1415 11 6	-	_	91 0	236 6 0	104 4	205 14 3
Newmarket	102 4	273 19 0	644 5	1250 4 3	1000	1410 11 0	-	—	-	200 _ 0	1	200 11 0
Ipswich	612 1	1641 8 1	i	2497 8 10			-] -	35 0	79 9 0		
Woodbridge	396 1	1124 17 10		1997 19 0		1 _	-				37 4	93 15 0
Sudbury		824 3 10		1696 19 0	17 4	22 6 3	_		17 0	35 5 0	16 0	33 16 0
Undigital.	250 5	673 0 9		1301 19 1	1	22 0 0	<u> </u>	_	1 "	00 0	1	00 10 0
Hadleigh	247 0	643 3 6		1484 14 4		_			'_	_	1 _	
Stowmarket			1	4096 2 10	43 0	46 5 6	_	-	67 0	149 19 0	5 0	11 0 0
Bury St. Edmunds					75 0	40 3 0	-				22 0	
Beccies	. 107 0	278 16 0 729 8 7	1 -	649 16 0	1 70 0	14 0 0	I -	-		84 6 0	28 0	49 14 0
Bungay	. 277 5		900 5	1774 19 4	10 0	14 0 0	—	-	4 4	9 18 0] .20 U	63 14 9
Lowestoft	. None	Sold.	-00-	1460 4 0	-		_		-		-	_
Norwich	. 2485 3	6423 1 8		14468 4 3	37 4	53 15 0	17 4	30 3 9	-	_	-	_
Yarmouth	. 181 4	442 11 6		1717 5 11	-	-	_	—			1	-
Lynn	. 887 5	2196 10 6	3222 4	6378 17 6		_		_	35 0	94 10 0	78 0	182 7 0
Thetford	. None	Sold.	i	نتسد	1 — ·	-	I _	l _	1	l	i	l

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Received in the Week ended December 15, 1860.	W	HEAT.	ВА	RLEY.	0	ATS.	R	RYE	В	EANS.	PE	AS.
MARKETS.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
	Qrs. Bs	£ d.	Qrs. Bs.	£. a. d.	Qrs. Bs.	£. s. d.	Qrs. Rs.	£ 1. 11.	Qrs. Bs.	£. s. d	Qrs. Bs.	£. s. d
Watton	76 0	200 8 0	545 2	1087 3 6		_	60 0	99 7 6	: - ,		- :	
Diss	234 4	597 10 0	344 0	673 5 0	— 1		1 – 1		30 4	60 8 6	7 0	15 1
East Dereham	333 O	827 10 6	2065 0	4070 5 6	205 4	278 6 6	 		10 0	27 10 0	i — ·	
Harleston	244 0	640 13 0	403 4	758 13 7	4 4	5 18 6	! — i		19 3	41 0 3	8 4	19 16
Holt	50 O	125 7 6	105 4	180 13 0			·		! ·—		_	
Aylesham		—	109 0	159 6 9	27 0	37 11 0	_		1 - i		1 —	-
Fakenham	559 2	1387 13 1	4075 1	8132 15 10	20 0	18 0 0					_ .	_
Northwalsham	242 4	617 14 7	800 0	1301 14 9	36 4	48 12 0	_ !	-	1 — i		—	
Swaffham	29 4	71 19 6	295 1	609 9 7			_	-	! _ !		_ :	<u> </u>
Lincoln	2082 0	5798 5 0	1197 0	2123 19 0	103 0	121 12 6	_		73 0	177 4 0	80 0	184 12
Gainsborough	137 0	350 14 0	114 4	206 19 6					2 0	5 0 0		
Glanfordbridge	421 0	1023 1 0	611 0	1044 10 0	54 0	52 8 0]]		·_ :	
Louth	753 4	1797 7 0	637 0	1012 1 6	696 0	661 1 0		_	1 - 1	·	24 0	50 8
Boston	3829 4	8696 19 9			1148 0	1234 18 6			105 0	211 2 6		668 16
Seaford		363 17 0	281 0	463 13 0		-20, 10 0					200	
Stamford		491 7 6	2133 0	3846 17 0	267 0	291 18 2			50 O	110 0 0	9 4	20 6
Spalding		2237 10 10	30 O	50 O O	571 0	534 12 0			16 0	30 8 0	9 0	23 17
Barton-on-Humber	None	Sold.	_	_			1 = 1					20 -1
Bourne	153 0	315 8 0	20 0	30 0 0	84 0	81 0 0	1 _		1 _ 1		4 0	8 0
Grantham	477 0	1184 19 0	885 0	1445 8 0	_	· · · · · · · · · · · · · · · · · · ·			35 0	72 10 0	15 0	27 15
Grimsby		1101 13 0	465 0	755 12 0	_	· <u> </u>				-	10	21 10
Horncastle	149 0	352 6 0	286 0	518 4 0	50 O	50 0 0						_
Market Raisen	229 0	512 14 9	202 4	311 7 0	15 4	15 10 0	3 0	3 15 0		_		_
Caistor	13 0	27 10 0	15 0	22 10 0				0 10 0	1 _			
Alford		704 16 6	1 - 0	22 10 0	280 0	272 19 0	-				1 = 1	
Holbech		693 3 6	21 4	34 8 0	80 0	81 0 0	-	_			18 0	32 8
Long Sutton		167 9 0		0.4 0 0	"-	0.0	-	_		<u> </u>	80.0	148 0
Nottingham		1621 7 6	586 O	1078 7 0	10 0	13 0 0	1 -	_	105 0	245 5 0	80.0	140 0
Newark		1989.12 4	1843 4	4488 15 10	15 0	19 17 6	-	_	20 0	57 10 0	30 O	76 10
Mansfield		78 13 0	225 4	436 2 0	24 0	27 12 0	L -	_	20 0	0, 10 0	1	10 10
Retford		113 0 0	86 0		21 0	21 12 0			, —			-
	1	1154 7 4	875 1	147 0 0 1541 5 9	60 0	69 0 10	39 6	69 5 7	8 0	24 0 0	1 -	
York		2843 11 0	774 7	1488 8 0	250 2	338 8 3		16 0 0	1 0 0	24 U U	-	
Leeds	1951 3	5785 15 3	1476 4	3049 9 5	250 2		7 4	32 4 0	72 4	172 5 0	133 0	305 18
	1951 3	142 16 0	35 0	56 0 0	40 0-	38 10 0	17 0	02 4 U	12 4	1/2 0 0	133 0	909 19
Bridlington	77 0	179 11 0	253 4		79 0		1 - 1		-		-	_
Beverley		113 0 0	200 ,4	500 13 5	19 0	80 19 6	-		1 —		1 - 1	
Howden	40 0				-	,· —	-	. —	<i>l</i> –	_	-	***
Sheffield	None	Sold.	!	· -	-	• —	1 - 1	-	· .—	;	- (_

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18.	Price.	£. 8. d.	ļ	ì	j	ı	ļ	12 7 6	1	I	i	•	1	i	1	{	1	I	1	I	!	{	ı	۲ ۲	7 1 1 1 1 1 1 1 1 1 1	ı	1	.1	ł	!	•	1	i	I	1	ŧ	1 1
PEAS.	Quantities.	Qrs. Bs.		1	1		1	4	_ 	ı	<u> </u>	1	1	<u> </u>	 	1	1	- I	<u> </u>	ı	1	 	<u> </u>	اع			i	i	1		1	i	1.	ı	ı	l	- -
NS.	Price.	£ 9. d.		34 10 0	ì	1	l	9+ 5 6	ı	l	l	l	l	J	l	l	1	1		1	77 77 90	1	1	140 18 8	ì	l	ı	1	1	l	l	1	I	1	l	1	1 1
BEANS.	Quantities	Qrs. Bs.	 	13 4	1	i	i	40 3	l	 	ı	1	ľ	1	1	l	1			1.0		1	 	و ا	_	1	l	1	1	ı	1	1	1	 	l	ı	
Е.	Price.	£. z. d.	l	ı	l	1	١	7 5 0	ı	Ì	1	1	1	1	i	l	I	1	1	1	l	١	i	1 1	1	1	ı	1	1	1	ı	1	•	1	19	9 %	1 1
RYE.	Quantities.	Qre. Be.	1	ı	1	í	1	ဗ	1	1	1	1	1	l	1	1	j	ı	1]	1	1	l	i			1	1	1	1	1	j	1	1	1	ာ က	
OATS.	Price.	£. t. d.		196 17 3	I	ì	ı	14 8 9	1	1	34 1 0	1	0 9 8	1	ı	19 4 0	ì	1	1	l		1		20 16 6		١	ŀ	81	13	9	131 7 3	1	01 - 10	187 7 9	19 5 0	0 % //	12 5 10
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EY.	Price.	7 'r 'g	ı	784 11 0	١	11 1 0	1	1282 10 6	442 4 6			-	781 4 4	l		112 18 0	l	I	ì	ł	i	l	, ,	129 6 8			ì	ì	8 6 0	1	29 1 6		629 13 9	15	21 t	105 / 8	47 17 10
BARI,EY.	Quantities.	Qre. Bs.	1	481 1		0 9	1	654 4	242 0			485 0	419 0	١		29	ļ.	1	1	1	I	l	1 3	5 l	l	1	ı		4		9		287 7		9 09		22
WHEAT	Price.	£. #. d.		576 17	Š	٠.	ďΩ		350 15 4	Sold.	2	13	546 15 6		0	492 14 9	о О	S.ld.		13	8 01 66	4	•	52 o C	r.	Sold.	Return.		9 †1 99	19	481 3 3		c9 (S	124 13 9	2 10	2010.
M W	Quantities.	Qrs. Ba.	9 6		None	54 3	None		_	.•			≕ 	Ž,		165		None		4	22.5	 	ž ;	22 0	ž		ok .	1	7 17		164 5	None	16 7	163	65		. Se 0
Reserved in the week ended. December 15, 1860.	MARKETE.	Hull	Whitby	New Maiton	Barnsley	Bedale	Bradford	Donessfer	Charesborough	Pickering	Kiehmond	Espon	Selby	Skipton	Lintsk	Kotherham	Cultey	Thorne	Liverpool	Ulverstone	, ancaster	Treston	Wigan	Warrington	Bolton	Blackburn	Pary	nle	Appleby	K-ndni	Carlisle	Whitehaven	Corkermouth	Perrith	Egremont	MINION TOTAL	Workington

THE
THE LONDON
GAZETTE,
DECEMBER
21,
1860,

	Received in the Week ended WIIEAT.			BARLEY.		OATS.		RYE.		BEANS.		PEAS.	
Z O	Markets.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.	Quantities.	Price.
22462. E	Belford	Qrs. Bs. None 25 6 1832 7 182 0 — 98 2 43 6 263 0 268 3 319 1 63 0 65 2 None 3 4 — None None None None 22 3 26 5 — 18 0 67 3 41 5 — None	£. t. d. Sold. 64 11 9 4632 16 9 450 16 3 228 0 1 94 1 6 625 5 3 689 3 0 797 11 3 188 8 6 204 14 5 Sold. 9 10 0	Qrs. Bs. 26 7 366 6 30 0 25 2 2136 5 150 0 5 0 21 4 12 0 22 6 79 5 177 1 45 5 160 2 246 5 18 7 13 6 13 1 91624 5	## 43 17 11 748 0 4 51 10 0 47 5 0 3707 14 4 312 10 0 8 15 0 36 14 0 19 15 2 42 16 11 148 3 9 383 8 7 93 17 0 279 5 9 494 9 8 41 10 6 24 15 0 25 4 0	Qrs. Bs. 5 0 7 4 14 0 147 0 7 7 21 6 3 3 12 2 14 0 512 0 282 6 37 4 14317 1	20 1 6 4 10 0 19 9 11	Qrs. Bs. — — — — — — — — — — — — — — — — — — —	£. e. d.	Qrs. Bs. 7 4	19 10 0	Qrs. Bs.	£. \$. d.
	General Weekly }		s. d. 51 5:661	-	s. d. 38 7	_	s. d. 22 ,1·043	_	33 6·272	_	2. d. 45 6.586		s d. 43 8·947
	Aggregate Average Weeks	of Six	55 4		40 2		22 11		35 3		48 9		45 8

CONTRACT FOR EAST INDIA RICE.

Office of the Director-General of the Medical Department of the Navy, Somerset-Place, December 19, 1860.

Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Tuesday the 15th January 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 the Medical Stores at Her Majesty's Victualliny Yard at Deptford, all such quantities of

EAST INDIA RICE,

as may from time to time be demanded, under a contract for twelve months certain, and further until the expiration of three months' warning.

A sample of the rice must be produced by the party tendering.

A form of the tender may be seen at the said

Office.

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

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left hand corner the words "Tender for Rice," and must also be delivered at Somerset-place, accompanied by a letter signed by a responsible person, engaging to become bound with the person tendering, in the sum of £100, for the due performance of the contract.

CONTRACT FOR GREENHEART TIMBER.

Department of the Storekeeper-General of the Navy, Somerset-Place, December 5, 1860.

THE Commissioners for executing the office of Lord High Admiral of the United Kinydom of Great Britain and Ireland do hereby give notice, that on Tuesday the 1st January 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

4,500 Loads, Sided Contents, of Greenheart Timber; to be delivered by the 31st December, 1861.

A distribution and 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 hear in the left-hand corner the words "Tender for Greenheart Timber," 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 £5000 for the due performance of the contract.

CONTRACT FOR HALF BOOTS FOR THE ROYAL MARINES.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, December 10, 1860.

Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that, on Thursday the 27th instant, 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

HALF BOOTS

as shall from time to time be demanded for the use of the Royal Marines, under a contract for twelve months certain, and further until the expiration of three months' warning.

Pattern of the half boots may be seen at the Marine Office, New-street, Spring-gardens, between the hours of eleven and two o'clock.

No tender will be received unless made on the printed form provided for the purpose, and which may be obtained on application to this department

Particular attention is called to the recent modifications of the conditions of the contracts, which may be seen in the said Department.

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 Half Boots," and must also be delivered at Somerset-House, 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.

CONTRACT FOR FITTING TRANSPORTS, TROOP SHIPS, CONVICT SHIPS, &c.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, December 18, 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 Friday the 11th January next, at half past one o'clock, they will be ready to treat with such persons as may be willing to contract for fitting at Deptford and its vicinity, with Sleeping Berths, Horse Stalls, and other Carpenters' Work.

Transports, Troop Ships, Convict Ships, and other Vessels; and for Dismantling Troop Ships, &c.

The conditions of the contract may be seen, and a specification and form of the tender obtained, 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 Fitting Transports, &c.," and must also be delivered at Somerset-House.

CONTRACT FOR COALS FOR FERNANDO PO.

Department of the Storekeeper-General of the Navy, Somerset-Place, December 20, 1860.

Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice, that on Tuesday the 8th January next, at two o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and

delivering into Store, at Clarence Cove, Fernando Po,

2,300 tons of SOUTH WALES COALS, fit for the service of Her Majesty's Steam Vessels

The conditions of the contract 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 Coals," and must also be delivered at Somerset-place, accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £1,200 for the due performance of the contract.

CONTRACT FOR CANDLES.

Department of the Comptroller for Victualling and Transport Services, Somerset-Place, December 20, 1860.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom Great Britain and Ireland do hereby give notice, that on Thursday the 3rd January 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 the Royal Marine Barracks at Chatham, all such quantities of

TALLOW CANDLES (DIPS.) as shall from time to time be demanded under a contract for twelve months certain, and further, until the expiration of three months' warning.

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, and at the office of the Barrack Master.

Particular attention is called to the recent modifications of the conditions of the contract, which may be seen at the said office, and together with samples, at the office of the Barrack Master.

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 Candles," and must also be delivered at Somerset-house, sigued by two responsible persons, engaging to become bound with the person tendering, in the sum of £100 for the due performance of the contract.

Alliance British and Foreign Life and Fire Assurance Company.

OTICE is hereby given, that the transfer books of the Company will be and continue closed from Monday the 31st instant to Wednesday the 9th day of January next, both days inclusive pursuant to the Act of Parliament .- Dated this 20th day of December, 1860.

F. A. Engelbach, Actuary and Secretary.

Hospital for the Maintenance and Education of Exposed and Deserted Young Children.

Foundling, W.C., December 20, 1860. OTICE is hereby given, that the stated Quarterly General Meeting of the Governors and Guardians of this Corporation will be held, in the Court Room of the Hospital, on Wednesday the 26th instant, at ten o'clock in the morning precisely. J. Brownlow, Secretary.

Imperial Fire Office, 1, Old Broad-Street,

December 21, 1860. OTICE is hereby given, that a General Court of Proprietors will be held at this House, on Friday the 4th January next, at one o'clock in the ofternoon precisely, to elect four Directors, in the room of the Directors who will then go out of office, in pursuance of the deed of settlement; also for declaring a dividend for the last half year.

By order of the Board, C. J. Prout, Accountant.

Notice.-Lancashire Investment, Loan, and Discount Company (Limited).

T an Extraordinary General Meeting of Shareholders, held on Wednesday, November 21st, 1860, Samuel Parker Bidder, Esq., in the chair; present, the following Shareholders:-Thomas Rose, Stephen Smith, S. P. Bidder, John Fleming, Thomas Jolly, John Merrill, Henry Carrigg, and T. K. Greenbank; the following resolutions were passed unanimously:—Resolved,

"That the Lancashire Investment, Loan, and Discount Company (Limited) be wound-up forth-

2nd—Resolved, "That Thomas Rose, Stephen Smith, William B. Robinson, S. P. Bidder, William Lindsay, and Thomas Muirhead, be and are hereby appointed Liquidators for the purpose of winding-up the business of the Company, and distributing the property thereof."

Copied from the Minutes on behalf of the

Directors.

Samuel Parker Bidder, Chairman.

20th December, 1860. OTICE is hereby given, that at an Extraordinary General Meeting of the Garnett and Moseley Gold Mining Company of America (Limited), held, in pursuance of notice duly given. at the London Tavern, Bishopsgate-street, in the city of London, on Friday the 23rd day of November, 1860, the following special Resolution was carried unanimously, viz.,

Resolved - "That the Garnett and Moseley Gold Mining Company of America (Limited) be and the same is hereby required to be wound-up voluntarily, under the provisions of the Joint Stock Companies Act 1856, and the Acts passed for amending the same."

Bircham, Dulrymple, and Drake, 46, Parliament-street.

Australian Company of Edinburgh. Leith, 18th December, 1860.

To William Muir, Esq., Manager of The Australian Coy. of Edinburgh.

SIR, TE, Three Members of the Committee of Management of said Company, hereby require you to call a General Meeting of the Company, for the purpose of finally approving of a motion or proposal for the dissolution of the said Company, which was this day at a General Meeting of the said Company entertained and judged advisable in terms of the thirty-eighth article of the contract of copartnery.-We are, Sir, your most obedt. Servts.,

James Duncan. Alex. Campbell. Geo. W. Reoch.

Agreeably to the terms of the foregoing requisition, I hereby call a General Meeting of the Australian Company of Edinburgh to be held in my office here, on Friday the 22nd day of February, 1861 years, at one o'clock p.m., for the purpose specified in the said requisition.

William Muir, Manager.

WILLM. SMITH, Witness. GEO. STRANG BROWN, Witness. Leith, 18th December, 1360.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Joseph Hartley and William Hartley, carrying on business as Scribbling Millers and Spinners, at Wellington Mill, Laister Dyke, near Bradford, in the county of York, under the firm of William Hartley and Brothers, has been dissolved this day by mutual consent; and that all debts owing to and from the said partnership will be received and paid by the said William Hartley, who will henceforth carry on the businesss on his own account - Dated this 19th day of December, 1860. Joseph Hartley. William Hartley.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samuel Augustus Newton and John Thomas Bailey, carrying on business as Shuttle Makers, at Oldham, in the county of Lancaster, under the style of Newton and Bailey, has been this day dissolved by mutual consent; and that the business will in future be carried on by the said John Thomas Bailey on his own account.—Dated this 17th day of December, 1860. Samuel Augustus Newton. John Thomas Bailey.

OTICE is hereby given, that the partnership hitherto subsisting betwixt us the undersigned, Neil Macvicar Forbes and John Crossley Fielding, under the firm of Forbes and Fielding, has been this day dissolved by mutual consent. All debts due to and by the late firm will be received and paid, and all outstanding transactions settled by the said Neil Macvicar Forbes.—Witness our hands this 20th day of December, 1860.

N. M. Forbes. J. C. Fielding.

NOTICE is hereby given, that the Partnership lately subsisting between the undersigned, Alfred Ferro and Lewis Chiappe, as Commission and General Merchants, carrying on business at No. 26, New Broad-street, in the city of London, under the style and firm of Ferro and Chiappe, was this day dissolved by mutual consent.—Dated this 15th day of December, 1860.

Alfred Ferro. Lewis Chiappe.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Naphthalie
Gaus and Maurice Whoolman, carrying on business together
as General Export Merchants and Boarding and Lodginghouse Keepers, at No. 7. Magdalen-row, Great Prescottstreet, Goodmans-felds, in the county of Middlesex, under the style or firm of Gaus and Whoolman, has been this day dissolved by mutual consent; and that all debts due to and owing by the said late copartnership will be received and paid by the said Naphthalie Gaus, by whom the said business will continue to be carried on.—Dated this 15th day of December, 1860.

N. Gaus.

Maurice Whoolman.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, is hereby dissolved by mutual consent.—Dated this 6th day of December, 1860.

Saml. J. Bennett. Saml. Caster.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Charles Henry Junge and Henry Jones, carrying on business in the city of Bristol, as Ship Brokers and Commission Agents, under the style or firm of Charles Henry Junge and Company, was, on the 10th day of December instant, dissolved by mutual consent.—As witness our hands this 18th day of December, 1860.

Henry Jones. C. H. Junge.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Matthew Alexander Fitter and George Warden, in the profession of Attornies and Solicitors, carried on by us at Birmingham, has been this day dissolved by mutual consent. The said business will in future be carried on by the said Matthew Alexander Fitter alone, and he will receive and pay all debts due and owing to and from the said partnership.—Dated the 19th day of December, 1860.

M. A. Fitter.

George Warden.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Sarah Dewhirst and Hannah Kenington, of Boston, in the county of Lincoln, Milliners and Dressmakers, trading under the firm of Kenington and Dewhirst, was this day dissolved by mutual consent. The business in future will be carried on by the said Sarah Dewhirst, to whom all debts due to the late firm are to be paid, and who will pay all debts owing from the said firm.—As witness our hands this 14th day of December, 1860.

> Sarah Dewhirst. Hannah Kenington.

OTICE is hereby given, that the Partnership hereto-in fore subsisting between the undersigned. Henry Dunnill and John Palmer, carrying on business as Lithographic and Chromo Printers, Engravers, Embossers, and Pattern Card-makers, at the city of Manchester, in the county of Lancaster, under the style or firm of Dunnill and Palmer, is this day dissolved by mutual consent, so tar as regards the above mentioned branches of business. All debts due to or owing by the said firm will be received and paid by the said Henry Dunnill, who will continue to carry on the said branches of business on his own account. —Dated this 29th day of September, 1860.

Henry Dunnill. John Palmer.

existing between us the undersigned, Jeseph Clafton and William Robinson, carrying on business as Cloth Finishers, under the firm of Clafton and Robinson, at Whitley Spring Mill. in Ossett, in the parish of Dewsbury, in the county of York, is this day dissolved by mutual consent. All debts owing to or from the partnership will be received and paid by the said Joseph Clafton, by whom the business will in future be carried on on his own account.—Dated this 18th day of December, 1860.

Joseph Clafton.

Joseph Clafton. William Kobinson.

OTICE is hereby given, that the Partnership existing between ourselves, John Morris and William Phillips, carried on by us at No. 234, Oxford-street, and No. 120, Crawford-street, in the parish of St. Marylebone, and county of Middlesex, under the style and designation of Messrs. Morris and Phillips, House Decorators and Phillips, House Decorators and Builders, is dissolved by mutual consent from the 25th day of December, 1860.—Dated this 18th day of December, 1860. J. Morris.

William Phillips.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Lees Wrigley and William Heywood, carrying on business as Painters and Paper Hangers, at Oldham, in the county of Lancaster, under the style of Wrigley and Heywood, was dissolved by mutual consent, on the 27th day of October last. All debts owing to and by the said firm will be received and paid by the said Lees Wrigley, by whom the business will in future be carried on.—As witness our hands the 19th day of Occember, 1860. bands the 19th day of December, 1860.

Lees Wrigley.

William Heywood.

[Extract from the Edinburgh Gazette of December 18, 1860.]

Glasgow, December 8, 1860.
OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George Rigby Stephenson and John Allardice, carrying on business at No. 28, St. Enoch Wynd, Glasgow, as Brassfounders and Chandelier Manufacturers, under the firm of Stephenson and Allardice, has this day been dissolved by mutual consent; and that all debts owing to the said copartnership will be received and discharged, and all debts due by the said copartnership will be paid by George Robson, Accountant, No. 14, Prince's square, Glasgow.

G. R. Stephenson. John Allardice.

J. Milne Bell, of the city of Glasgow, Clerk-at-Law, Witness.

Jas. Patrick, Apprentice to Mitchell, Allar-dice, and Mitchell, Writers, Glasgow, Witness.

N.B.—The business will in future be carried on by the undersigned, as sole partners therein, at No. 28, St. Enoch Wynd, Glasgow aforesaid, under the firm of Stephenson, Allardice, and Company.

G. R. Stephenson. William Thomson. William Coverly.

HEREBY give notice, that the Copartnership hereto-fore subsisting between me the undersigned, Frederick Young and John Baker, Auctioneers, Valuers, &c., of No. 61, Marylebone-road, in the county of Middlesex, was dissolved as and from the 18th day of December instant, by notice served upon the above-mentioned John Baker, in conformity with the articles of the said copartnership made and provided .- As witness my hand this 19th day of December, 1860.

Frederick Young.

WILLIAM DAVIS BRIGINSHAW, Esq., Deceased. Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty Queen Victoria, cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all persons having any claims or demands against the estate of William Davis Briginshaw, formerly of Amerden-farm, in the parish of Taplow, in the county of Buckingham, Farmer, and lately of Huntercombe-cottage, in the parish of Burnham, in the said county of Buckingham, Gentleman, deceased. and who died at Huntercombe-cottage, in the parish of Burnham aforesaid, on the 27th day of November, 1860, and whose will dated the 24th day of November, 1860, was proved in the District Registry of Oxford, of Her Majesty's Court of Probate, on the 10th day of December, 1860, hy George Norrington, of Taplow, in the said county of Buckingham, Farmer, William Rance, of Taplow aforesaid, Butcher, and Edward Richard Lovegrove. of Maidenhead, in the county of Berks, Plumber and Glazier, the trustees and Executors named in the said will, are hereby required to send in the particulars of their claims and demands against the said estate to the said trustees and executors at the office of their Solicitor, the undersigned Charles Brown, at Park-road, Maidenhead, in the said county of Berks, on or before the 1st day of March, 1861; and notice is hereby also given that after the said 1st day of March, 1861, the said trustees and executors will be at liberty, and will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard to the claims and demands of which the said trustees and executors shall then have had notice and they will not be liable for the assets or any part thereof, so distributed to any person of whose claim or demand they shall not then have had notice.—
Dated this 17th day of December, 1860.
CHARLES BROWN, Park-road, Maidenhead,
Berks, Solicitor for the said trustees and executors.

Mrs. MARY PAMPLIN, Deceased.

Pursuant to an Act of Parliament, made and passed in the 22nd and 23rd years of the reign of Her present Mujesty, cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that the creditors and all persons having any claims or demands against the estate of Mary Pamplin, late of Godmanchester, in the county of Huntingdon, Toll Collector, deceased (who died on the 31st day of October, 1860, and whose will was proved in the Peterborough District Registry of Her Majesty's Court of Probate, on the 13th day of December, 1860, by Robert Owen, of Rugby Gate, near Warwick, in the county of Warwick, Toll Collector, and Thomas Stearn, of Chittisham, near Littleport, in the Isle of Ely, and county of Cambridge, Toll Collector, the Executors named in the said will), are required to send in the particulars of their debts, claims, or demands, to the said executors, at the office of their Solicitor, Mr. Martin Hunnybun, of the town of Huntingdon, in the said county of Huntingdon, on or before the 1st day of February, 1861; at the expiration of which time the said executors will distribute the assets of the said testatrix amongst the parties entitled thereto, having regard only to the debts or claims of which they shall then have had notice; and that the said executors will not be liable for the assets, or any part thereof so distributed, to any person of whose debt or claim they shall not then have had notice.—Dated this 17th day of December, 1860.

JOHN DAVIS, Deceased.

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

OTICE is hereby given, that all creditors and other persons having claims or demands upon the estate of John Davis, late of Houndsditch, in the city of London, and of Hyde-house, Thorne-road, Clapham-park, in the county of Middlesex, Merchant, deceased (who died on the 2nd day of September, 1857, and whose will was duly proved by the executors therein named, in the Prerogative Court of the Archbishop of Canterbury, on the 12th day of November, 1857), are hereby required on or before the 18th day of January next, to send in particulars of their claims and demands to the office of Messrs. Sampson, Samuel, and Emanuel, of No. 31, New Broad-street, in the city of London aforesaid, Solicitors to the said executors; and notice

is hereby further given, that the said executors will on or after the said 18th day of January next, proceed to distribute the assets of the said John Davis, deceased, amongst bute the assets of the said John Davis, deceased, amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and such executors 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 the 17th day of December, 1860.

JAMES BROWN, Deceased. Pursuant to the "Act to further amend the Law of Property, and to relieve Trustees," 22nd and 23rd Vict., cap. 35.

HE creditors of James Brown, late or Newbiggin-oy-the-Sea, in the county of Northnmberland. Innkeeper and Fishmonger, who died on the 25th day of November last, are, on or before the 6th day of February next, to send the particulars of their debts or claims to the undersigned, the Solicitors to the administratrix of the said deceased, who in default thereof, will after the said 6th day of February proceed to distribute the assets of the said James Brown amongst the parties entitled thereto, having regard to the claims only of which she has then notice.-

Dated this 13th day of December, 1860.

WM. and BENJ. WOODMAN, Solicitors for the Administratrix, Morpeth.

N.B.—All persons indebted to the estate of the said James Brown, are required to pay the sums due from them to the above-named W. and B. Woodman.

JAS. CROSBY, No. 3, Church-court, Old Jewry, Agent for the above-named W. and B. Woodman.

TIMOTHY ADDIS, Deceased.

Pursuant to the Act of the 22nd and 23rd Vic., cap. 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 or demands against the estate of Timothy Addis, late of No. 12. York-place, Stepney, in the county of Middlesex, deceased, who died on the 30th day of July, 1860, intestate, are required to send to me the undersigned C. Ewens, the Solicitor, of Frederick Addis, of Freeman's-wharf, Horselydown, in the county of Surrey, the administrator, of the goods, chattels, and effects of the said Timothy Addis, the particulars of such claims or demands, on or hefore the 17th day of February next, after which time the administrator will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard to the claims of which the said administrator shall then have notice.-Dated this 17th day of December,

C. EWENS, 61, Moorgate-street, E.C., London.

ROBERT YOUNG, Deceased. Pursuant to the 22nd and 23rd Vic., c. 35.

LL persons clauming to be creditors against the estate of Robert Young, late of Knockholt, in the county of Kent, Farmer, who died on the 14th August, 1860, are required on or before the 5th February, 1861, to send the particulars of their debts or claims to William Searle, of Mitcham Mills, in the county of Surrey, Miller, or to Christopher Eaton, of Bromley, in the county of Kent, Butcher, the executors of the deceased, or to the undersigned William Henry Withall, their Solicitor; and the said executors will after the said 5th February, 1861, proceed to distribute the estate of the said deceased, without regard to the debts or claims of which the said executors shall not then have had notice; and all persons owing any debt or money to the estate of the said deceased, are requested to pay the same forthwith, to the said executors or to the undersigned, on their behalf,—Dated this 18th day of December, 1860. WM. H. WITHALL, 7, Parliament-street, West-

minster, Solicitor.

MAURICE HART, Esq., Deceased. Pursuant to an Act of Parliament, passed in the 22nl and 23rd years of the reign of Her present Maj sty intituled "An Act to further amend the Law of Property, and to

relieve Trustees.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against or upon the estate of Maurice Hart, late of No. 77, Gloucesterplace, Hyde-park, in the county of Middlesex, Esquire (who place, Hyde-park, in the county of Middlesex, Esquire (who died on the 27th day of October, 1860, and whose Will was proved on the 20th day of November, 1860, by Horatio Joseph Montefiore, Nethaneel Lindo, Michael Moses Salomons, and Joel Woolf Solomon, the Executors therein named in the Principal Registry of Her Majesty's Court of Probate), are requested to send the particulars of their claims or demands against the estate of the said testator, to me on behalf of the said executors at my office. No. 17. to me, on behalf of the said executors, at my office, No. 17, King's Arms-yard, Moorgate-street, in the city of London, on or before the 20th day of January, 1861, and that after that day the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto,

having regard only to such claims of which they may then have had notice; and all persons indebted to the said estate are requested to pay their debts to the said executors without delay.—Dated this 18th day of December, 1860.

NETHL. LINDO, No. 17, King Arms-yard, Moorgate-street, Solicitor to the Executors.

Notice to Creditors. LEWIS BOSTOCK, Deceased.

Pursuant to an Act of Parliament, passed in the 22nd and
23rd years of the reign of Her Majesty Queen Victoria,
chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trutees."

NOTICE is hereby given, that all creditors and other persons, having any debts or claims upon, or affecting the estate of Lewis Bostock, late of Stoke-upon-Trent, in the county of Stafford, Gentleman, deceased (who died in the year 1842, and whose will was proved on the 22nd day of November, 1842, in the Consistory Court of the Bishop of Lichfield), are required to send in a statement Bishop of Lichfield), are required to send in a statement and particulars in writing, of their said debts and claims, to Mrs. Elizabeth Richardson, of Roycroft Lodge, in the parish of Uttoxeter, in the county of Stafford, Widow, the Executrix and Devisee in trust of, and under the will of Thomas Richardson, late of Uttoxeter aforesaid, Gentleman, deceased, the acting executor and devisee, in trust of, and under the will of, Dorothy Bostock, formerly of Stokeupon-Trent aforesaid, but late of Uttoxeter aforesaid, Widow, deceased, the executrix and devisee of, and under the will of the said Lewis Bostock, deceased, or to me, the undersigned, on or before the 1st day of March next, and in default thereof the said executrix will, after the said lst day of March, distribute the said assets amongst the parties entitled thereto, having regard to the debts and claims only of which she shall then have had notice, and that the said executrix will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt or claim she shall not at the time aforesaid have had notice.—Uttoxeter, the 14th day of December, 1860.

F. D. HAND, Solicitor to the Executrix.

Notice to Creditors.

DOROTHY BOSTOCK, Widow, Deceased. Pursuant to an Act of Parliament, passed in the 22nd and 23rd years of the reign of Her Majesty Queen Victoria chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons, having any debts or claims whatsoever upon, or affecting the estate or assets of Dorothy Bostock, foror affecting the estate or assets of Dorothy Bostock, for-merly of Stoke-upon-Trent, but late of Uttoxeter, both in the county of Stafford, Widow, deceased (who died on or about the 11th day of October, 1844, and whose will was proved on the 28th day of March, 1845, in the Prerogative Court of the Archbishop of Canterbury), are required to send in a statement and particulars in writing, of their said debts or claims to Mrs. Elizabeth Richardson, of Roycroft Lodge, in the parish of Uttoxeter aforesaid, Widow, the executrix and devisee in trust of, and under the will of, Thomas Richardson, late of Uttoxeter aforesaid, Gentleman, deceased, the acting executor and devisee in trust of, and under the will of the said Dorothy Bostock, deceased, or to me, the undersigned, on or before the lat day of March next, and in default thereof the said executrix will, after the said 1st day of March next, distribute the said assets amongst the parties entitled thereto, having regard to the debts and claims only of which she shall at the time aforesaid have had notice, and that the said executrix will not be liable for such assets, or any part thereof, so distri-buted to any person or persons of whose debt or claim she shall not then have had notice.—Uttoxeter, December 15, 1860.

F. B. HAND, Solicitor to the said Executrix.

General the Honourable EDWARD PYNDAR LYGON, C.B., Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands against or upon the estate of General the Honourable Edward Pyndar Lygon, late of Spring-hill, in the county of Worcester, and of No. 12, Upper Brook-street, Grosvenor-square, in the county of Middlesex, who died on the 11th day of November, 1860, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 18th day of December, 1860, by the Right Honourable Henry Beauchamp, Earl Beauchamp, one of the executors therein named, are requested to send to us the particulars of their claims or demands against the estate of the said testator, on behalf of the said executor, at our office No. 27, Boltonstreet, Piccadilly, on or before the 1st day of March, 1861. And notice is hereby also given, that after the said 1st day of March, 1861, the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard to the debts or claims of which the said executor shall then have notice; and that the said executor will not be liable for any debt or claim of which he shall not then have had notice.-Dated this 19th day of

December, 1860.
T. F. and H. WALFORD, No. 27, Bolton-street, Piccadilly, Solicitors for the said Earl Beauchamp.

SAMUEL MASON, Deceased.

Pursuant to the Act of Parliament of the 22nd and 28rd years of Her Majesty, Queen Victoria, cap. 35, intituled "An Act to further amond the Law of Property and to An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that the creditors and others having claims or demands against the estate of Samuel Mason, late of Weaverham, in the country of Chester, Saddler, who died on the 25th day of March, 1860, and whose will was, on the 10th day of July, 1860, proved in the District Registry at Chester, attached to Her Majesty's Court of Probate, by George Griffies, of Weaverham aforesaid, Schoolmaster, and Joseph Kay, of the same place, Farmer, the executors in the said will named, are hereby required to send to the said executors, at the office of their Solicitor Mr. William Roe Dunstan, of Northwich, in the said county of Chester, particulars of such claims or demands, on or before the 1st day of February next, at the expiration of which time the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard to the claims only of those they shall then have had notice; and further, that the said executors will not be liable for any part of the assets so distributed to any person whose claim they shall not have had notice at the time of such distribution; and all persons indebted to the estate of the said Samuel Mason, are required forthwith to pay their respective debts to the said executors, or either of them.—Dated this 12th day of December, 1860.

Valuable Estates and Properties in Saddleworth, Yorkshire

To be sold, pursuant to an Order of the High Court of Chancery, made by the Master of the Rolls, in a cause Bent v. Buckley, by Mr. Henry Tinker, the person appointed to sell the same, on Wednesday, the 23rd day of January, 1861, at five o'clock in the evening precisely, at the Commercial Inn, Uppermill, in Saddleworth aforesaid, in circle terms.

Two dwelling-houses and a shop, and also a large room, formerly occupied as the Court House and Mechanics' Institution, in Uppermill aforesaid,
Four closes of land, situate at Mowalls, or Ladcastle, in

Saddleworth aforesaid.

Three pieces of land, situate at Ladcastle aforesaid, and a cottage creeted on one of the said pieces of land.

A plot of land, situate at Wharmton Brow, in Saddle-

worth aforesaid.

The foregoing property is all freehold.

A plot of land in Uppermill aforesaid, and four messuages erected thereon, held for the residue of a term of 999 years, created by an indenture of lease, dated the 1st May, 1835.

An undivided moiety of and in a freehold Woollen Mill, called Buckley Mill, Uppermill aforesaid.

Together with certain reversionary interests in the moneys to arise by the sale of The Hare and Hounds Inn, Uppermill aforesaid, and lands and buildings at Colthill, in Saddleworth aforesaid.

The property may be viewed by permission of the respective tenants, and printed plans, particulars, and conditions may be had in London, of Mr. W. F. Spinks, Solicitor, No. 39, Great James-street, Bedford-row; Messrs. Sudlow, Torr, and Co., Solicitors, 1No. 38, Bedford-row; and in the country, at the place of sale; of Mr. Henry Tinker, the Auctioneer, Holmfirth; Messrs. Floyd and Learoyd, Solicitors, Huddersfield, and Mr. R. Redfern, Solicitors, Oldhem Solicitor, Oldham.

10 be sold by Auction, pursuant to a Decree of the High Court of Chancery, made in a cause. Taylor v. Mellor and others (with the approbation of His Honour the Master of the Rolls), by Mr. Loonie, at The Warren Bulkeley Arms Inn, in Stockport, in the county of Chester, on Friday, the 18th day of January, 1861, at seven o'clock in the evening, in two lots:

A freehold cottage, No. 25, Queen-street, West, Stock-port, Cheshire, and a freehold shop and dwelling-house, No. 10, Chestergate, in Stockport.

Particulars and conditions of sale may be had in London, of Messrs. Dangerfield and Frazer, No. 26, Craven-street, Charing-cross, and Messrs. Dean and Sons, No. 23, Bloomsbury-square; and in Stockport, of William Smith, Esq., No. 32, Middle Hill-gate; and William Henry Ashton, Esq., No. 5, Vernon-street, Stockport, and Bridge-street, Manchester; also of the Auctioneer, at Stockport.

DURSUANT to an Order of the High Court of Chancery, made in certain causes Pritchard and others v. Tupling and another, and Tupling v. Hodgson and others, such of the creditors of William Somerville Orr, late of Amen-corner, Paternoster-row, in the city of London, Publisher, as have executed or claim to be entitled to the benefit of the trusts of a certain indenture, dated the 24th day of June, 1857, made between the said William Somerville Orr, of the first part; John Tupling therein described, trustee for the creditors of the said William Somerville Orr trustee for the creditors of the said William Somerville Orr parties thereto, of the second part; and the several persons whose names and seals were thereunto subscribed and set, being respectively creditors of the said William Somerville Orr, of the third part; are, by their Solicitors, on or before the 11th January, 1861, to come in and prove their debts, at the chambers of the Master of the Rolls, in the Rolls-yard, the chambers of the Master of the Kolis, in the Kolis-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Tuesday, the 22nd day of January, 1861, at two o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 20th day of December, 1860.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Shackel against Brown, the creditors of Edward Brown, late of Uxbridge, in the county of Middlesex, who died in or about the month of December, 1859, are, by their Solicitors, on or before the 18th day of January, 1861, 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 Decree. Friday, the 25th day of January, 1861, at twelve o'clock at noon, at the said chambers, is appointed for hearing and additioning upon the claims. Detect this for hearing and adjudicating upon the claims-Dated this 19th day of December, 1860.

PURSUANT to a Decree of the High Court of Chan-cery, made in a cause Soame against Procter, the creditors of Sir Peter Soame John Everard Buckworth Herne Soame, late of Heydon, in the county of Essex, Baronet, who died in or about the month of February, 1860, saronet, who died in or about the month of February, 1860, are, by their Solicitors, on or before the 18th day of January, 1861, to come in and prove their debts, at the chambers of the Master of the Rolls, Roll's-yard, Chancery-lane, in the county of Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Thursday, the 24th day of January, 1861, at twelve o'clock at noon, at the said chambers, is appointed for the said part and adjudicating upon the claims.—Detail this 18th bearing and adjudicating upon the claims.—Dated this 18th day of December, 1860.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Fox v. Charlton, the creditors of William Charlton, late of Brassington, in the county of Derby, Gentleman, who died in or about the month of April, 1854, are, by their Solicitors, on or before the 19th day of January, 1861, to come in and prove their debts, at the chambers of the Vice-Chancellor Sir Richard Torin Kindersley, No. 3, Stone-buildings, Lincoln's-inn, in the county of Middlesex, or in default thereof they will be peremptorily excluded the benefit of the said Decree. Saturday, the 26th day of January, 1861, at twelve o'clock at noon, at the said chambers, is appointed for hearing and at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 17th day of December, 1860.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Smith against Springthorpe, the creditors of John Smith, late of the Black Horse Inn, in the parish of Saint Clement, in the city of Oxford, Innkeeper, who died in or about the month of November, 1857, are, by who died in or about the month of November, 1857, are, by their Solicitors, on or before the 31st January, 1861, to come in and prove their debts, at the chambers of the Vice-Chancellor Kindersley, at No. 3, Stone-buildings, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Saturday, the 2nd day of February, 1861, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 18th day of December, 1860. December, 1860.

PURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Thomas Gadbury, deceased, and in a cause Philip Kennett, plaintiff, against Mary Ann Gadbury, defendant, the creditors of Thomas Gadbury, late of No. 16, Austin-street, Bethnal Green, in the county of Middlesex, Gentleman, deceased, who died in or about the month of January, 1860, are, by their Solicitors, on or before the 21st day of January, 1861, to come in and prove their debts at the chambers of 1861, to come in and prove their debts at the chambers of the Vice-Chancellor Kindersley, at No. 3, Stone-buildings, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Saturday, the 26th day of January, 1861, at twelve o'clock at noon, at the said chambers, is appointed for bearing and at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 15th day of

deceased, and in a cause Richard Goullee and Eliza Ann, his wife, against George Bowmer, the creditors of the said Lydia Coomber, who died in or about the month of April, Lydia Coomber, who died in or about the month of April, 1848, are, by their Solicitors, on or before the 10th day of January, 1861, to come in and prove their debts or claims against the personal estate of the said Lydia Coomber, 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. Thursday, the 17th day of January, 1861, at twelve of the clock at noon, at the said chambers, is annointed for hearing and adjudicating mon the claims. is appointed for hearing and adjudicating upon the claims.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Marmaduke Clark against Adam Clark and Betsey Ann Cooke, the creditors of Eve Chapman, late of Binbrooke, in the county of Lincoln, Widow, deceased, the testatrix in the pleadings named, who died in or about the month of June, 1859, and the incumbrancers upon her real estate, are, by their Solicitors, on or before the 21st day of January, 1861, to coma in and prove their debts or claims, at the chambers of the Vice-Chancellor Sir John Stuart, No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday, the 28th day of January, 1861, at one o'clock in the afternoon, 28th day of January, 1861, at one o'clock in the afternoon, at the said chambers is appointed for hearing and adjudicating upon the said claims.—Dated this 15th day of December, 1860.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Richard Jeremiah Day, an infant, by John Day, Clerk, his next friend, against Richard Day French and another, the creditors of the Reverend Jeremy Day, late of Hetherset, in the county of Norfolk. Clerk, the testator in the proceedings named, who died in or about the month of November, 1855, are, by their Solicitors, on or before the 18th day of January, 1861, to come in and prove their debts, at the chambers of the Vice-Chancellor Sir John Stuart, at No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the heapfit of they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 23rd day of January, 1861, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims. -Dated this 14th day of December, 1860

DURSUANT to a Decree of the High Court of Chan-cery, made in a cause between James Robert Bouquet plaintiff, against Sarah Ann Gould, Her Majesty's Attorney-General, Robert Clements, James Baynton, and Robert Pinder Hutchinson, Clerk, defendants, the creditors of Alexander Truss, late of William-terrace, Commercial-road, Old Kent-road, in the county of Surrey, Gentleman, the Testator in the pleadings named, who died in or about the month of September, 1851, and the incumbrancers upon the month of September, 1851, and the incumbrancers upon his real and leasehold estates, are, by their Solicitors, on or before the 21st day of January, 1861, to come in and prove their debt or claims at the chambers of the Vice-Chancellor Sir John Stuart, at No. 12, Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday, the 28th day of January, 1861, at twelve of the clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the said claims.—Dated this 20th day of December, 1860.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Laura Morgan, late an Infant, the wife of the defendant, George Cosmo Morgan, also an Infant, by Henry Stubbs, her next friend, against Henry Bignell and others, the creditors of Edward Couche, late of Budleigh, in the county of Devon, Deputy-Commissary-General, who died in or about the month of December, 1852, are, by their Solicitors, on or before the 14th day of January, 1861, to come in and prove their debts, at the chambers of the Vice-Chancellor Wood, at No. 11, Newsquare, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday the 21st day of January, 1861, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 18th day of December, 1860.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of James Frewin, late of No. 28, Dorchester-place, Marylebone, in the county of Middlesex, Gentleman, deceased, and in a cause Emma Frewin, Spinster, against William Higgs and George William Braess, all persons claiming to be creditors of the said James Frewin, late of No. 28, Dorchester-place, Marylebone, in the county of Middlesex, Gentleman, the testator in the proceedings named, who died in or about the adjudicating upon the claims.—Dated this 15th day of December, 1860.

DURSUANT to an Order of the High Court of Chancer, made in the matter of the estate of Lydia Coomber, late of Rochester, in the county of Kent, Spinster,

from the benefit of the said Order. Wednesday, the 9th day of January, 1861, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.-Dated this 13th day of December, 1860.

NURSUANT to a Decretal Order of the Court of Chancery of the county palatine of Lancaster, made on the 17th day of December 1860, in the matter of the effects of Ellen McCurdy, late of Edge Hill. near Liverpool, in the county of Lancaster, Widow, deceased, Thomas Angus by Rachel Angus, his next friend, against Thomas Jones, the creditors of the above-named Ellen McCurdy, who died in or about the month of September, 1858, are, by their Solicitors, on or before the 16th January next, to come in and prove their debts at the office of the Registrar of the said Court of Chancery of the county palatine of Laucaster for the Liver-pool District, situate at No. 1, North John-street, in Liver-pool aforesaid, or in default thereof they will be peremptorily excluded from the benefit of the said Order .- Dated this 19th day of December, 1860.

NOTICE is hereby given, that Peter McClure, of the parish of Wistanstow, in the county of Salop, Shop-keeper, did by deed, bearing date the 14th day of December, 1860, assign unto John Douglas, of the town of Kington, in the county of Hereford, Tea Dealer, all the personal estate of him the said Peter McClure, upon the trusts therein mentioned, for the benefit of all the creditors of the said Peter McClure; and that the said deed was duly executed by the said Peter McClure and John Douglas, on the said 14th day of December, 1860, and the execution of the said deed by the said Peter McClure and John Douglas, was attested by Samuel Harley Kough, of Shrewsbury, and Church Stretton, in the county of Salop aforesaid, Attorneyat-Law; and that the said indenture now lies at the offices of Messrs. Kough and Son, at Shrewsbury, in the county of Salop, for the perusal and execution by the creditors of said Peter McClure; and who will be excluded from all benefit under the said deed, unless they execute the same within two calendar months from the date thereof.— Shrewsbury, 14th December, 1860.

NOTICE is hereby given, that by an indenture of Assignment bearing date the 6th day of December, 1860, Matthias Brake, of Lydeard Farm, in the parish of Brounfield, in the county of Somerset, Yeoman, assigned all and singular his estate and effects whatsoever assigned all and singular his estate and effects whatsoever and wheresoever unto Shadrach Derrick, of Chedzoy, in the said county, Yeoman, and Christopher Babbage, of Bridgewater, in the said county, Auctioneer and Accountant, upon trust, for the benefit of all the creditors, of the said Matthias Brake, who should execute the same indenture on or before the 25th day of March next, that the said indenture was duly executed by the said Matthias Brake, Shadrach Derrick, and Christopher Babbage, on the said 6th day of December, and the due execution of such indenture by the said Matthias Brake, Shadrach Derrick, and Christopher Babbage, was attested by George Henning Pain, of Bridgwater aforesaid. Solicitor. by George Henning Pain, of Bridgwater aforesaid. Solicitor, and that the said indenture lies at the office of the said George Henning Pain, for the execution of the creditors of the said Matthias Brake. - Dated the 11th day of December,

OTICE is hereby given, that by an indenture, bearing date the 23rd day of November, 1860, James Donnison, of Lloyd's Coffee-house, in the city of Loadon, then, or then lately, carrying on business as an Underwriter, assigned all his personal estate and effects unto William Ramsden Price, of No. 17, Gracechurch-street, in the said city of London, Insurance Broker and Merchant, and Gerard Frederick Miller, of No. 1. Winchester-buildings, Winchester-street, in the said city of London, Insurance Broker, upon trust for the benefit of the creditors of the said James Donnison. And that the said indenture was executed by the said James Donnison on the date thereof, in the presence of and attested by James Hardman Cotterill, of No. 32, Throgmorton-street, in the said city of Loudon, Solicitor, and was also executed by the said William Ramsden Price and Gerard Frederick Miller, respectively, on the 27th day of November, 1860, in the presence of and attested by the said James Hardman Cotterill, of No 32, Throg-morton-street, in the city of London aforesaid, Solicitor. And notice is hereby further given, that the said indenture now lies at the office of Messrs. Robinson, Nicholls, and Leatherdale, Accountants, No. 14, Old Jewry-chambers, London, for the inspection of, and execution by, the creditors of the said Junes Donnison.—Dated the 20th day

of December, 1860. COTTERILL and SONS, No. 32, Throgmortonstreet, Solicitors to the said Trustees.

OTICE is hereby given, that William Downes, of Guildford in the county of Surrey, Baker and Grocer, hath by an indenture, dated the 27th day of November, 1860, assigned all his personal estate and effects unto Frederic Bowyer, of Stoke-next-Guildford aforesaid, Miller, in trust, for the equal benefit of such of the creditors of the said William Downes as shall execute the said indenture within two calendar months from the date thereof, and which indenture was executed by the said William Downes and Frederic Bowyer on the day of the date thereof, in the presence of and is attested by Philip William Lovett, of Guildford aforesaid, Solicitor, and the same indenture now lies at the office of the said Philip William Lovett, in Guildford aforesaid, for execution by the creditors of the said William Downes .- Dated this 1st day of December, 1860.

OTICE is hereby given, that by indenture dated the 26th day of November, 1860, Henry Holmaear, of No. 13, Finch-street, Whitechapel, in the county of Middlesex, Sugar Refiner, granted, released, conveyed, bar-gained, sold, assigned, transferred, and set over all and singular his real and personal estate and effects whatsoever and wheresoever, unto Alfred Tritton Fawkes, of No. 80, Great Tower-street, in the city of London, Colonial Broker, John Williams, of No. 137, Fenchurch-street, in the city of London, Sugar and Colonial Agent, and James Budgett, of Monument-yard, in the same city, Wholesale Grocer, upon certain trusts therein mentioned, for the benefit of the creditors of the said Henry Holmaear, which said indenture was duly executed by the said Henry Holmaear, on the day of the date thereof, in the presence of, and attested by, George Turner, of No. 8, Mount-place, Whitechapel, in the county of Middlesex, Solicitor, and Richard Cranch, of No. 15, London-street, Fenchurch-street, in the city of London, Solicitor, by the said Alfred Tritton Fawkes, on the 27th day of the said month of November, in the presence of, and attested by the said Richard Cranch, and by the said John Williams and James Budgett, on the 28th day of the said month of November, both in the presence of and attested by the said Richard Cranch, and the said indenture is now lying at our offices for inspection and execution by the creditors of the said Henry Holmacar.-Dated this 21st day of December, 1860.
WRIGHT and BONNER, Solicitors for the Trustees,

No. 15, London-street, Fenchurch-street.

OTICE is hereby given, that Alfred Burgess, late of Wortham, in Suffolk, Farmer, and now of Wenhaston, in Suffolk, Farming Bailiff, hath by an indenture of assignment, bearing date the 28th day of November, 1860, conveyed and assigned all his personal estate and effects whatsoever and wheresoever, unto John Lines Moore, of Hoxne, in Suffolk, Auctioneer, and Robert Garrard, of Brundish, in Suffolk, Auctioneer, for the equal benefit of all the creditors of the said Alfred Burgess; and that the said indenture was executed by the said Alfred Burgess and John Lines Moore respectively, on the day of the date thereof; and by the said Robert Garrard on the 10th day of December instant; and their respective executions are attested by William Martin Hazard, of Redenhall with Harleston, in Norfolk, Solicitor; and the said indenture now lies at the office of the said William Martin Hazard, at Redenhall with Harleston aforesaid, for the inspection and execution of the ereditors of the said Alfred Burgess .-Harleston, Norfolk, December 11, 1860.

JOTICE is hereby given, that by an indenture, dated the 15th day of December, 1860, and made between John Samuel Moore, of No. 25, Curtain-road, Shoreditch, and of No. 29, Bridport-place, Hoxton, in the county of Middlesex, Cabinet Maker, of the first part; George Drew. of No. 17, Mount-pleasant, Clerkenwell, in the said county of Middlesex, Timber Merchant, and William Beckwith, of No. 115 Kingsland-road, in the said county of Middlesex. No. 115, Kingsland-road, in the said county of Middlesex, Builder, trustees for themselves, and the rest of the creditors of the said John Samuel Moore, of the second part; and the several other persons whose names and seals are thereunto subscribed and set, being respectively creditors of the said John Samuel Moore, of the third part; the said John Samuel Moore hath conveyed and assigned all his estate and effects whatsoever to the said George Drew and William Beckwith, upon the trusts therein mentioned, for the equal benefit of the creditors of the said John Samuel Moore; and that the said indenture was executed by the said John Samuel Moore, George Drew, and William Beckwith, on the day of the date thereof, and that the execution of the said indenture by the said John Samuel Moore, George Drew, and William Beckwith, respectively, is attested by Frederick Boyle, of No. 3, Sun-court, Cornbill, in the city of London, Solicitor, and John Henry Peacock, his Clerk. And notice is hereby further given, that the said indenture now lies at the office of the undersigned, for execution by the creditors of the said John Samuel Moore .-Dated this 18th day of December, 1860.

HOPPE and BOYLE, No. 3, Sun-court, Cornhill.

OTICE is hereby given, that by indenture, dated the 14th day of December instant, John Buxton, of Sheffield, in the county of York, Saw Manufacturer, assigned all his real and personal estate and effects, whatsoever and wheresoever, unto John Addy, Commercial Agent, and Edward Potter, Auctioneer's Clerk, both of Sheffield aforesaid, upon trust, for the equal benefit of all the creditors of

the said John Buxton, who shall execute the said deed within three months from the date thereof; and the said within three months from the date thereof; and the said indenture was duly executed by the said John Buxton, John Addy, and Edward Potter, on the day of the date thereof, in the presence of, and is attested by, William Unwin, of Sheffield aforesaid, Gentleman; and that the same lies at the office of the said William Unwin, of No. 42, Queen-street, in Sheffield aforesaid, for execution by such of the creditors of the said John Buxton, as may think proper to do so.

NOTICE is hereby given, that by an indenture, dated the 12th day of December, 1860, and made between Henry Ballard, of Cranbrook, in the county of Kent, Watchmaker and Jeweller, of the first part; Joseph Ballard, of Lamberhurst, in the said county of Kent, Watchmaker, and William Kilpen, of Cranbrook aforesaid, Grocer, trustage for themselves and the rest of the creditors of the said tees for themselves, and the rest of the creditors of the said Henry Ballard, of the second part; and the several other p rsons whose names and seals are thereunto subscribed and et, being respectively creditors of the said Henry Ballard, of the third part; the said Henry Ballard did assign all his estate and effects unto the said Joseph Ballard and William bilpin, their executors, administrators, and assigns, for the le left of themselves, the said trustees, and the rest of the creditors of the said Henry Ballard; and that the said indenture was duly executed by the said Henry Ballard, on the day of the date thereof, and by the said William Kilpin. on the 13th day of the said month of December, and by the said Joseph Ballard, on the 18th day thereof, in the presence of, and is attested by, Charles Williams, of Cranbrook aforesaid, Solicitor.—Dated this 19th day of December,

NOTICE is hereby given, that Stephen Nowlan, of Pump-street, Oldham-road, in the city of Manchester, in the county of Lancaster, Cooper, bath by an indenture of assignment, bearing date the 10th day of December, in the year of our Lord 1860, and made between the said Stephen Nowlan, of the first part; Joseph Holt, of Half Moon-street, in the city of Manchester aforesaid, Hoop Merchant, residents of the country of Lancaster aforesaid. in the city of Manchester aforesaid, Hoop Merchant, resid-ing in Ellor-street, Salford, in the said county of Lancas-ter, and George Mycock Jones, of the same place, Hoop Merchant, residing in Ellor-street, Lower Broughton, in the said county, and Richard Ayres Phillips, of the city of Manchester aforesaid, Accountant, residing in Vernon-street, Lower Broughton aforesaid, of the second part; and the several other persons whose names and seals are thereunto subscribed and affixed, being creditors of the said Stephen Nowlan, of the third part; conveyed and assigned all his real and personal estate and effects, subject as therein mentioned, to the said Joseph Holt, George Mycock Jones, and Richard Ayres Phillips, in trust, for the equal benefit of the creditors of the said Stephen Nowlan. This indemicrates of the said Stephen Nowlan. of the creditors of the said Stephen Nowlan. This indenture of assignment was duly executed by the said Stephen Nowlan, on the date thereof, in the presence of, and attested by. William Andrew, of the city of Manchester aforesaid, Attorney-at-Law and Solicitor, residing at the Polygon, Lower Broughton aforesaid; and the same indenture was duly executed by the said Joseph Holt, George Mycock Jones, and Richard Ayres Phillips, on the 11th day of the said month of December, in the presence of, and attested by, the said William Andrew; the said indenture remains at the office of the said William Andrew, for execution by the creditors of the said Stephen Nowlan.—Dated this 12th day of December, 1860. day of December, 1860.

In the Matter of Jonathan Brignall, of the city of Man-chester, in the county of Lancaster, Dyer, against whom a Petition for adjudication of Bankruptcy was issued on

a Petition for adjudication of Bankruptcy was issued on the 23rd day of February, 1860.

I HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 6s. 11d. in the pound, upon application at my office, No. 45, George-street, Manchester, on Tuesday the 8th day of January next, or any subsequent Tuesday, between the hours of eleven and one of the clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

JOHN FRASER, Official Assignee.

JOHN FRASER, Official Assignee.

In the Matter of Charles Davles and Edward Davies the younger, of Ellesmere Port, Soap Manufacturers.

I HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Second Dividend of 23d. in the pound, upon application at my office, No. 9, South Castle-street, Liverpool, on Monday the 24th instant, or any subsequent Monday, between the hours of eleven and two o'clock. No Dividend will be paid without the production of the securities exwill be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators are required to produce the probate of the will or the letters of administration under which they claim.

WM. BIRD, Official Assignce.

No. 22462.

In the Matter of Charles Davies and Edward Davies the younger, of Eilesmere Port, Soap Manufacturers. Separate Estate of Charles Davies.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 20s. in the pound, upon application at my office, No. 9, South Castle-street, Liverpool, on Monday the 24th instant, or any subsequent Monpool, on Monday the 24th instant, or any subsequent Monday, between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will of the letters of administration under which they claim.

WM. BIRD, Official Assignee.

In the Matter of Edward Heathcote, of Rock Ferry,

In the Matter of Edward Heathcote, of Rock Ferry, in the county of Chester, Grocer.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 3s. 6d. in the pound, upon application at my office, No. 9, South Castle-street, Liverpool, on Monday, the 24th December, or any subsequent Monday, between the hours of eleven and two. No Dividend can be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

WM. BIRD, Official Assignee.

In the Matter of John Turner, of Halifax, Grocer, against whom a Fiat in Bankruptoy was issued on the 12th day

whom a First in Bankrupicy was issued on the Farm day of October, 1860.

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

GEO. YOUNG, Official Assignee,

No. 5, Park-row, Leeds.

In the Matter of Hebdins and Browne, of Leeds, Merchants,

against whom a Fiat in Bankruptcy was against whom a Fiat in Bankruptcy was a Sth day of March, 1821.

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

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

THEREAS a Petition for adjudication of Bankruptcy was filed on the 21st day of February, 1860, against
James Berger, of No. 93, Great Tower-street, in the city
of London, Broker, Commission Agent, Dealer and Chapn'an, under which the said James Berger was adjudicated a bankrupt, this is to give notice, that the said adjudication is, by order of the Court of Bankruptcy, bearing date the 19th day of December, 1860, annuiled.

In the Court of Bankruptcy, London.

In the Matter of the Corporation Restaurant Company (limited) and of The Joint Stock Companies Acts, 1856 and 1857.

JOSHUA EVANS, Esq., one of Her Majesty's Commissioners acting in the matter of the winding-up of the above-named Company, will sit on the 22nd day of January, 1861, at half past twelve o'clock in the afternoon precisely, at the Court of Bankruptcy in Basinghall-street, in the city of London, in order to make a Dividend of the estate and effects of the said Company; 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.

WTHEREAS a Petition for adjudication of Bankruptcy was, on the 20th day of December, 1860, filed against James Winter, of Rosslyn-terrace, Hampstead, in against saints without the country of Middlesex, Surgeon and Apothecary, Dealer and Chapman, and he having been declared bankrupt, is hereby required to surrender himself to Joshua Evans, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 3rd day of January next, at one o'clock in the afternoon precisely, and on the 31st day of the same month, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclusure 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. Patrick Johnson, No. 20, Basinghall-street, London, the Official Assignee in the matter of this bankruptcy, and give notice to Mr. Stopher, Solicitor, No. 36, Coleman-street, City.

HEREAS a Petition for adjudication of Bankruptcy was, on the 10th day of December, 1860, filed against James Brooks and Samuel Pitts the younger, of No. 38, Upper Thames-street, in the city of London, Wholesale Ironmongers, and they having been declared bankrupts, are hereby required to surrender themselves to Edward Goulburn, Serjeant-at-Law, one of Her Maje-ty's Commissioners of the Court of Bankruptcy, on the 31st day of December instant, at eleven o'clock in the forenoon precisely, and on the 4th day of February next, at twelve o'clock an anoon precisely, at the Court of Bankruptcy, in Basing-hall-street, 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. Wm. Pennell, No. 3, Guildhall-chambers, Businghall-street, London, the Official Assignee in the matter of this Bankruptcy, and give notice to Mr. John Yonge, Solicitor, No. 151, Strand, London.

HEREAS a Petition for adjudication of Bankruptcy was, on the 18th day of December, 1860, filed against Henry Foulkes, of No. 33. John-street, Union-street, Kennington-road, in the county of Surrey, Cab and Omnibus Proprietor, Hackneyman, Dealer and Chapman, and he having been declared bankrupt, is hereby required to surrender himself to Edward Goulburn, Serjeant-at-Law, one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 31st day of December instant, at half past two o'clock in the afternoon precisely, and on the 4th day of February following, at half past twelve 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 Pennell, No. 3, Guildhall-chambers, Basinghall-street, London, the Officiat Assignee in the matter of this Bankruptcy, and give notice to Mr. John Castle Grant, Solicitor, No. 37, Nicholas-lane lane, London.

Where Here As a Petition for adjudication of Bankruptcy was on the 12th day of December, 1850, filed against Frederick Wilkius, of No. 4, Gloster-terrace, Newroad, Whitechapel-road, in the county of Middlesex, Egg Merchant, 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 8th day of January next, at half past two o'clock in the afternoon precisely, and on the 12th day of February following, 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. Edward Watkin Edwards, No. 22, Basinghall-street, London, the Official Assignee in the matter of this bankruptcy, and give notice to Mr. Henry Simpson, Solicitor, No. 13, Wellington-street, London-bridge, London.

WHEREAS a Petition for adjudication of Bankruptcy was, on the 11th day of December, 1860, filed against John Jacob Schenck, of No. 179, Gresham House, Old Broadstreet, in the city of London, Merchant, Dealer and Chapman, carrying on business, under the style or firm of John J. Schenck and Co., and he being declared bankrupt, is hereby required to surrender himself to Edward Horoyd, Esq., one 'of Her Majesty's Commissioners of the Court of Bankruptcy, on the 8th day of January next, and on the 12th day of February following, at twelve at noon 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. Charles Lee, No. 20, Aldermanbury, London, the Official Assignee in the matter of this bankruptcy, and give notice to Messrs. Venning, Naylor, and Robins, Solicitors, No. 9, Tokenhouse-yard, London.

HEREAS a Petition for arrangement under the superintendance and control of the Court, was, on the 8th day of November, 1860. filed by John Gray and John Robert Henson. both of Epsom, in the county of Surrey, Upholsterers, Undertakers, and Builders, Dealers and Chapmen, lately trading as copartners, under the style or firm of Gray and Henson; and whereas, at the first sitting under the said Petition, held on the 18th day of December, 1860, the said John Gray and John Robert Henson were, for the reasons then appearing, duly adjudged bankrupts, and all further proceedings in the matter, adjourned into the public Court, and they having been declared bankrupts, are hereby required to surrender themselves to Elward Holroyd, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 1st day of January next, at three in the afternoon precisely, and on the 5th day of February following, at two in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and discoure 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. Charles Lee of No. 20, Aldermanbury, London, the Official Assignee in the matter of this bankruptcy, and give notice to Mr. Jacob Michael, Solicitor, No. 7, Old Jewry, London.

hearing date the 19th day of December, 1860, hath been filed by George Dodd, of Tuustall, in the county of Stafford, Shoe Dealer, 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 Bankruptcy, at the Birmingham District Court of Bankruptcy, at Birmingham, on the 10th day of January next, and on the 2nd of February following, at eleven in the forenoon, on each day, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Frederick Whitmore, No. 19, Upper Templestreet, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. John Smith, Solicitor, Burslem.

bearing date the 18th day of December, 1860, hath been filed by William Rider, of Tunstall, in the county of Stafford, Provision Dealer and 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 10th day of January next, and on the 2nd day of February following, at eleven o'clock in the forenoon, on each of the said days, and to make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. George'Kinnear, No. 37, Waterloo-street, Birmingham, the Official Assignee whom the Commissioner has appointed, and give notice to Mr. John Smith, Solicitor, Burningham, or to Mr. William Harding, Solicitor, Burslem.

HEREAS a Petition for adjudication of Bankruptcy, bearing date the 20th day of December, 1860, hath been made against George Grimmett, of Birmingham, in the county of Warwick, Corn Dealer and Commission. Agent, 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 14th day of January next, and on the 11th day of February following, at eleven of the clock in the forencon, 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. F. Whitmore, No. 19, Upper Templestreet, Birmingham, the Official Assignee whom the Commissioner has appointed, and give notice to Mr. John Smith, Solicitor, Birmingham,

HEREAS, on the 13th day of December, 1860, a Petition for adjudication of Bankruptcy was filed against William Sampson, now of Saint Thomas the Apostle, late of Highampton, in the county of Devon, Innkeeper, Maltster, Dealer and Chapman, in Her Majesty's Court of Bankruptcy for the Exeter District, and he being adjudged a bankrupt, is hereby required to surrender himself to Biggs Andrews, Esq., Her Majesty's Commissioner of the Exeter District Court of Bankruptcy, on the 3rd and 30th days of January next, at twelve of the clock at noon precisely, on each of the said days, at the Court of Bankruptcy for the Exeter District, Queen-street, Exeter, in the county of Devon, 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. Hirtzel, Queen-street, Exeter, the Official Assignee, whom the Commissioner has appointed, and give rotice to Mr. John Hull Terrell, Solicitor, Exeter.

WHEREAS a Petition for arrangement under the superintendance and control of the Court, hath been filed on the 16th day of November, 1860, by Thomas Hindle, of Everton, in the county of Lancaster, Builder and Timber Dealer, and under which said Petition the said Thomas Hindle hath been duly declared bankrupt by the Court, pursuant to the provisions of "The Bankrupt Law Consolidation Act, 1849," he is hereby required to surrender himself to Henry James Perry, Esq., Her Majesty's Commissioner of the Liverpool District Court of Bankruptcy, at Liverpool, on the 31st of December instant, and on the 23rd of January next, at eleven in the forenoon precisely, on each of the said days, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees. and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. James Cazenove, Eldon-chambers, South John-street, Liverpool, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. John Yates. junr., Solicitor, No. 22, Fenwick-street, Liverpool.

WHEREAS a Petition for adjudication of Bankrupicy was filed on the 19th day of December, 1860, in Her Majesty's Court of Bankruptcy, at Manchester, by James Leyland Hodgson, of the city of Manchester, in the county of Lancaster, Money Scrivener, Dealer and Chapman, and he being declared bankrupt, is hereby required to surrender himself to William Thomas Jemmett, Esq., the Commissioner authorized to act in the prosecution of the said Petition, on the 3rd and 30th days of January next, at twelve o'clock at noon, on each of the said days, at the Manchester District Court of Bankruptcy, in Manchester, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Francis Hernaman, of No. 69, Princesstreet, Manchester, the Official Assignee whom the Commissioner has appointed to receive the same, and give notice to Messrs. Thomas and Wharton, Solicitors, Dickinson-street, Manchester.

WI HEREAS a Petition tor adjudication of Bankruptcy was filed on the 19th day of December, 1860, in Her Majesty's District Court of Bankruptcy, at Manchester, against George Wilkinson, of Macclesfield, in the county of Chester, Joiner and Builder, and he being declared bankrupt, is hereby required to surrender himself to William Thomas Jemmett, Esq., the Commissioner authorized to act in the prosecution of the said petition, on the 3rd and 23rd days of January next, at twelve of the clock at noon, on each of the said days, at the said Manchester District Court of Bankruptcy, in Manchester, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. John Fraser, No. 45, George-street, Manchester, the Official

Assignee whom the Commissioner has appointed, and give notice to Messrs. Parrott, Colville, and May, Solicitors, Macclesfield.

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WHEREAS a Petition for adjudication of Bankruptcy was filed in Her Majesty's Court of Bankruptcy for the Newcastle-upon-Tyne District, on the 14th day of December, 1860, by John Strachan, of the town and county of Newcastle-upon-Tyne, Common Brewer, and he having been declared bankrupt is hereby required to surrender himself to Nathaniel Ellison, Esq., one of Her Majesty's Commissioners, the Commissioner authorized to act in the prosecution of the said petition, on the 8th day of January next, at half-past eleven in the forenoon precisely, and on the 12th of February following, at twelve at moon precisely, at the District Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Tyne, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Baker, of Newcastle-upon-Tyne, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. John Scaife, Solicitor, Royal-arcade, Newcastle-upon-Tyne, or to Messrs. Bolding and Simpson, Solicitors, 3No. 17, Gracechurch-street, London.

TOSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 27th day of September, 1860, against George Gee, of No. 31B. Beckfordrow. Walworth-road, in the county of Surrey, Mercer and Hosier, will sit on the 4th day of January next, at one in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD HOLROYD, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 2nd day of July, 1860, against Thomas Alfred Pickering, of No. 9, Pigott-street, Limehouse, in the county of Middlesex, Manure Dealer, will sit on the 1st day of January next, at three in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

POBERT GEORGE CECIL FANE, Esq., one of Her Description of Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 15th day of October, 1860, against Henry Edgar Morgan, of No. 71, Saint Giles-street, in the parish of Saint Mary Magdalene, in the city of Oxford, Confectioner, Biscuit Baker, Dealer and Chapman, will sit on the 3rd day of January next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, London, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petiticn, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 14th day of November, 1860, by Robert Clarke Ward, of Queen's-terrace, Marlborongh-road, Chelsea, in the county of Middlesex, Linen Draper, will sit on the 2nd of January next, at haif-past twelve of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, in order to 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.

VILLIAM THOMAS JEMMETT, Esq., Her Majesty's Commissioner authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 8th day of May, 1860, against William Wright, of Fulshawe, in the county of Chester, Cattle Dealer, Dealer and Chapman, will sit on the 17th day of January next, at twelve of the clock at noon precisely, at the Manchester District Court of Bankruptcy, at Manchester, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Act of Parliament made and now in torce relating to bankrupts.

VII.LIAM THOMAS JEMMETT, Esq., Her Majesty's Commissioner authorized to act in the prosecution of Petition for arrangement, filed the 5th day

of May, 1860, by Joseph Fulford, of the city of Manchester, in the county of Lancaster, Brewer, Dealer and Chapman, under which he was declared bankrupt, will sit on the 8th day of January next, at twelve of the clock at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, to Audit the Accounts of the Assignees of the estate and Frank and the state and Frank and the state and Frank of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptey, bearing date the 18th day of September, 1860, filed against Samuel Robson, of the White Swan Hotel, Wine and Spirit Merchant, will sit on the 3rd day of January next, at eleven o'clock in the forenoon precisely, at the Leeds District Court of Bankruptey, in the Commercial-buildings, Leeds, in order to Andit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition pureffects of the said bankrupt, under the said Petition, pur-suant to the Acts of Parliament made and now in force relating to bankrnpts.

MARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition LVI. Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 17th day of May, 1860, filed against John Lord, Sidney Aquila Butterworth, and Horatio Butterworth, of Shelf, near Halifax, in the county of York, Dyers, Dealers and Chapmen, trading together in partnership under the style or firm of J. Lord and Co., will sit on the 3rd day of January next, at eleven of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, in the county of York, in mercial-buildings, in Leeds, in the county of York, in order to Audit the Accounts of the Assignees of the separate estate and effects of Sidney Aquila Butterworth, one of the said bankrupts, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act. 1849."

ARTIN JOHN WEST, Esq., one of Her Majesty's ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, hearing date the 15th day of February, 1860, filed against Henry Binning and George Dowson, of Middlesborough, in the county of York, Ship Owners and Copartners, will sit on the 3rd day of January next, at eleven in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, Leeds, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Commission of Bankrupt, bearing date the 4th day of October, 1826, awarded and issued forth against William Tute, of Leeds, in the county of York, Dyer, Dealer and Chapman, sit on the 3rd of Januay next, at eleven o'clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, Leeds, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts, under the said Commission, pursuant to "The Bankrupt Law Consolidation; Act, 1849."

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 11th day of October, 1860, filed against Matilda Archer, of Filey, in the county of York, Grocer, will sit on the 3rd day of January next, at eleven o'clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, in Leeds, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

MARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition or adjudication of Bankruptcy, bearing date the 17th day of May, 1860, filed against John Lord, Sidney Aquila Butterworth, and Horatio Butterworth, of Sheef, near Halifax, in the county of York, Dyers, Dealers and Chapmen, trading together in partnership under the style or firm of J. Lord and Co., will sit on the 3rd day of January next, at the county of the sleeking the forestern assessment at the forestern assessment as the forestern as the forestern assessment as the forestern assessment as the forestern as th eleven of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, Leeds, to Audit the Accounts of the Assignees of the separate estate and effects of Horatio Butterworth, one of the said bankrupts, under the said Petition, pursuant to "The Bankrupt Law Consolidation Act, 1849."

JOHN SAMUEL MARTIN FONBLANQUE, Esq, one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 14th day of November, 1860, by Robert Clarke Ward, of Queen's-terrace, Marlborough-road, Chelsea, in the Court of Middlesex, Linen Draper, will sit on the 11th of January next, at half past twelve in the afternoon precisely, at the Court of Bankruptcy, Basinghall-street, London, in order to make a Dividence of the estate and effects of the in the twelfth and thirteenth years of the reign of Her

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.

OHN SAMUEL MARTIN FONBLANQUE, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 8th day of December 1859, by Maximiliam Gutkind. trading under the style or firm of M. Gutkind and Company, of No. 39, Noble-street, in the city of London, Merchant, Dealer and Chapman, will sit on the 11th day of January next, at one of the clock in the afternoon precisely, at the Court of Bankruptey, in Basingball-street in the city of London in order to make a Divistreet, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

WILLIAM THOMAS JEMMETT. Esq., Her Ma-jesty's Commissioner authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 8th day of May, 1860, against William Wright, of Fulshaw, in the county of Chester, Cattle Dealer, Dealer and Chapman, will sit on the 24th day of January next, at twelve at noon precisely, at the Manchester District Court of Bankruptcy, at Manchester, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the henefit of the said Dividend. And all claims not then proved will be disallowed.

NTILLIAM THOMAS JEMMETT, Esq., Her Majesty's Commissioner authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed secution of a Petition for adjudication of Bankruptcy, filed on the 5th day of May, 1860, by Joseph Fulford, of the city of Manchester, in the county of Lancaster, Brewer, Dealer and Chapman, under which he was declared bankrupt, will sit on the 22nd day of January next, at twelve of the clock at noun precisely, at the Manchester District Court of Bankruptcy, at Manchester, in order to make a First Dividend of the estate and effects of the said bankrupt, when and where the creditors who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

ARTIN JOHN WEST, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 14th day of March, 1857, presented and filed against Samuel Atack, of March, 1857, presented and filed against Samuel Atack, of Leeds, in the county of York, Builder, Dealer and Chapman, will sit on the 11th day of January next, at eleven of the clock in the forenoon precisely, at the Leeds District Court of Bankruptcy, in the Commercial-buildings, Leeds, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

ATHANIEL ELLISON, Esq., Her Majesty's Commissioner of the Newcastle upon Tyne District Court of Bankruptcy, the Commissioner authorized to act under a Petition for adjudication of Bankruptcy, filed on the 11th day of September, 1860, by Edward Turabull, of West Hartlepool, in the county of Durham, Shipowner, will sit on the 11th day of January next, at twelve of the clock at noon precisely, at the District Court of Bankruptcy in the Royal-arcade. in Newcastle-upon-Tyne, in order to make a First Dividend of the estate and effects of the said bankrupt; when and where the creditors who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

HEREAS the Court. authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 16th day of August, 1860, against Stephen Rogers, of No. 44, Carnaby-street, Regent-street, in the county of Middlesex, Licensed Victualler, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque. Esq., one of Her Majesty's Commissioners of the Court of Bankruptey, on the 11th of January next, at half past eleven in the forenoon precisely, at the Court of Bank-ruptcy, Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conpresent Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

W HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptey, filed on the 2nd day of November, 1860. by Thomas Clark, of Midhurst, in the county of Sussex, Tanner and Leather Seller, has, on the application of the said bankrupt, appointed a public sitting under such Petition to be held before John Samuel Martin Fonblanque, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 11th of Januar, next. at one o'clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 2nd day of November, 1860, and now in prosecution against Lewis Powell, of No. 2. Chapel-place, Cavendish-square, in the county of Middlesex. Builder, Plumber, Glazier, and Decorator, trading as Lewis Powell and Co., has, on the application of the said bunkrupt, appointed a public sitting under such Petition, to be held hefore Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 11th day of January next, at half past eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause ne then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy filed on the 9th day of August, 1860, and now in prosecution against Albert Lee Ward, of No. 155, Fenchurch-street, in the city of London, trading under the firm of Ward Harries and Co., as Ship and Insurance Brokers and Commission Merchants, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 11th day of January next, at twelve of the clock at noon precisely, at the Court of Bankruptcy, in Basinghall-street, London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, initialed, "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the ustice of the case may require.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 1st day of November, 1860, and now in prosecution against Charles Herbert, of No. 21, Churton-street, 1 elgrave-road, Pindico, in the county of Middlesex, Printer, Bookseller, Stationer, and Bookbinder, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 11th day of January next, at half past one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, initialed "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 1st day of August, 1860, and now in prosecution against John Bayless Widnell, of No. 162, Regent-street, in the county of Middlesex, Mantle Mannfacturer and Importer, has, on the application of the said bankrupt, appointed a public sitting under such Petition to be held before Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 11th of January next, at eleven in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptey, filed on the 22nd day of October, 1860, and now in prosecution against Anthony Harris, of Seven Oaks, in the county of Kent, Licensed Victualier and Innkeeper, Dealer and Chapman, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Goulburn, Serjeant-at-Law, one of Her Majesty's Commissioners of the Court of Bankruptey, on the 14th of January next, at half past twelve in the afternoon precisely, at the Court of Bankruptey, Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place abovementioned, for the purpose aforesaid; when and where any of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shown to the contrary, or such other order will be made therein as the justice of the case may require.

WHEREAS the Court. authorized to act in the prose cution of a Petition for adjudication of Bankruptcy-filed on the 1st day of November, 1860, and now in prosecution against William Boyce, of East Dereham, in the county of Norfolk, l'rinter, Stationer, and Bookseller. has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Goulburn, Serjeant-at-Law, one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 14th of January next, at two of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certificate of the bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place above mentioned, for the purpose aforesaid; when and where any

of the creditors of the said bankrupt, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

Mortice is hereby given, that William Thomas Jemmett, Esq., Her Majesty's Commissioner acting in the prosecution of a Petition for adiadication of Bankruptey; filed the 26th day of October, 1860, against William Hill Abram, of No. 1, Healey-terrace. Fairfield, in the county of Lancaster, late carrying on business at No. 15. Oldhamstreet, in the city of Manchester. Upholsterer, will, oursuant to "The Bankrupt Law Consolidation Act. 1849," on the application of the said bankrupt, sit on the 24th of January next, at twelve at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, for the allowance of a Certificate of conformity to the said bankrupt, under the said Petition. Any of the creditors of the said bankrupt who shall have given due notice of his or their intention to oppose, may at such sitting be heard against the allowance of such Certificate, pursuant to the statute in that case made and provided.

EORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 5th day of October, 1860, and filed in Her Majesty's District Court of Bankruptcy at Birmingham, against Thomas Alfred Ragg, of High-street, Birmingham, and Springstreet, Edghaston, in the county of Warwick, Bookseller and Stationer, has appointed a public sitting for the allowance of the Certificate under such Petition for adjudication of Bankruptcy, to be holden on the 14th day of January next, at eleven o'clock in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham; when and where any of the creditors of the said bankrupt who shall have given due notice of his intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shown to the contrary, or such other order will be made therein as the justice of the case may require.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 30th day of July. 1880, against John Lee Stevens, of No. 1, Fish-street-hill, in the city of London, Dealer in Iron, did, on the 17th day of December instant, allow the said John Lee Stevens a Certificate of the second class; and that such Certificate will be delivered to the said bankrupt, tuless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 27th day of April, 1860, against Robert Dawson Clegg and Frederick Angerstein, of No. 44, Friday-street, Cheapside, and No. 73, Fleet-street, both in the city of London, copartners, Dealers in Armospheric Clocks. Dealers and Chapmen, did, on the 11th day of December, instant allow the said Robert Dawson Clegg and Frederick Angerstein, each a Certificate of the second class; and that such Certificate will be delivered to the said bankrupts, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 27th day of January, 1860, against William Jones, of No. 3, New-road, Whitechapel, in the county of Middlesex, Dairyman and Dealer in Eggs and Bread, and I Iam-park, Upton, in the county of Essex, Cowkeeper and Grazier, Dealer and Chapman, did, on the 19th day of December instant, allow the said William Jones a Certificate of the second class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 7th day of August, 1860, against George Bydder, of Saint Mary-street, at Swansea, in the county of Glamorgan, Brewer, did, on the 18th day of December instant, allow the said bankrupt a Certificate of the second class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, which was duly filed against Charles Gannett, of Bute-road, in the parish of St. Mary's, in the town of Cardiff, and county of Glamorgan, Outfitter, Dealer and Chapman, bearing date the 11th day of June, 1860, did, on the 18th day of December instant, allow the said bankrupt a

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

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, which was duly filed against Charles Jones Thomas, of Newport, in the county of Monmouth, Bonded Store Merchant, Dealer and Chapman, bearing date the 28th day of September, 1860, did, on the 17th day of December instant, allow the said bankrupt a Certificate of the first class, and that such Certificate will be delivered to the said bankrupt unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 8th day of June, 1860, against Richard Crowley, of No. 53, Waterloo-street, Brighton, in the county of Sussex, Builder, Dealer and Chapman, did. on the 21st day of December instant, allow the said Richard Crowley a Certificate of the second class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 20th day of October, 1860, against John Hullah, of St. Martin's Hall, Long Acre, in the county of Middlesex. and now of No. 5, Langham-street, Portland-place, in the same county, Bookseller, did, on the 21st day of December, 1860, allow the said John Hullah a Certificate of the first class; and that such Certificate will be delivered to the said bankrupt, unless an appeal be duly entered against the judgment of such Court, and notice thereof be given to the Court.

WHEREAS a Petition of George Alfred Walker, of No. 134, Salop-street, Wolverhampton, in the county of Stafford, Carver and Gilder, Picture Dealer, and General Decorator, previously and for three months of Hall-street, Dudley-road, Wolverhampton aforesaid, out of business, and previously of No. 134, Salop-street, Wolverhampton aforesaid, Carver and Gilder, Picture Dealer, and General Decorator, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Court-house, Queen-street, Wolverhampton, and an interim order for protection from process having been given to the said George Alfred Walker, under the provisions of the Statutes in that case made and provided the said George Alfred Walker is hereby required to appear before the said Court, on the 11th day of January next, at nine of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said George Alfred Walker, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, Registrar of the said Court, at his office, in Queen-street. Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

THEREAS a Petition of George Finlow, at present and for ten days last past residing in Worcesterstreet, in the borough of Wolverhampton, in the county of Stafford, in lodgings and out of employment, previously and for three years residing in Worcester-street aforesaid, carrying on the business of a Maker and Dealer in Boots and Shoes, occasionally employed as an Auctioneer's Clerk. also Secretary to the Manchester Unity of Odd Fellows, and occasionally letting apartments, his wife, during part of the said time, carrying on the business of a Hosier, Haber-dasher, and Dress Maker, in Worcester-street aforesaid, previously and for two years and six months residing on Snow-hill, Wolverhampton aforesaid, trading and employed as aforesaid, his wife at the same time carrying on the business of a Dress Maker, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Court-house, Queen-street, Wolverhampton, and an interim order for protection from process having been given to the said George Finlow, under the provisions of the Statutes in that case made and provided, the said George Finlow is hereby required to appear before the said Court, on the 11th day of January next, at nine in the forenoon, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said George Finlow, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, Registrar of the said Court, at his office, in Queen-street, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Enoch Walters, now and for fifteen days last past residing in lodgings in Highstreet, Portobello, Willenhall, in the county of Stafford, Journeyman Locksmith, previously of the General Havelock, Portobello aforesaid, Publican, Brewer, and Retailer of Beer, Licensed to sell Tobacco, and Journeyman Locksmith, previously of the Plough Inn, Buggens-lane, Wednesfield Heath, in the county of Stafford, a Licensed Victualler and occasionally employed as a Journeyman Locksmith, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Court-house, Queen-street, Wolverhampton, and an interim order for protection from process having been given to the said Enoch Walters, under the provisions of the Statutes in that case made and provided, the said Enoch Walters is hereby required to appear before the said Court, on the 11th day of January next, at mine of the clock in the forenoon, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Enoch Walters, or who have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, Registrar of the said Court, at his office, in Queen-street, Woverhampton, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Thomas Meddings, at present and for five years and nine months now last past residing at Wheaton Aston, in the parish of Lapley, in the county of Stafford, and carrying on there the calling, business, or employment of a Farmer, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Court-house, Queen-square, Wolverhampton, and an interim order for protection from process having been given to the said Thomas Meddings, under the provisions of the Statutes in that case made and provided, the said Thomas Meddings is hereby required to appear before the said Court, on the 11th day of January next, at nine of the clock in the forenoon, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Thomas Meddings, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, the Registrar of the said Court, at his office, in Queen-street, Woverhampton, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Titus Taylor, at present and for two years and six months and five days now last past residing in Dudley-street, in the township of Bilston, in the parish of Wolverhampton in the county of Stafford, carrying on business as a Boot and Shoe Maker, and Dealer in Boots and Shoes, an insolvent debtor, having been filed in the County Court of Staffordshire, at the Court-house, Queen-street, Wolverhampton, and an interim order for protection from process having been given to the said Titus Taylor, under the provisions of the Statutes in that case made and provided, the said Titus Taylor is hereby required to appear before the said Court, on the 11th day of January next, at nine of the clock in the forenoon, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the oreditors' assignees is to take place at the time so appointed. All persons indebted to the said Titus Taylor, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Gallimore Brown, Registrar of the said Court, at his office, in Queen-street, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Matthew Selby, of Anwick Wong, in the parish of Anwick, in the county of Lincoln, Farmer, an insolvent debtor, having been filed in the County Court of Lincolnshire, at Sleaford, and an interim order for protection from process having been given to the said Matthew Selby, under the provisions of the Statutes in that case made "and provided, the said Matthew Selby is hereby required to appear before the said Court, on the 15th day of January next, 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' assigners is to take place at the time so appointed. All persons indebted to the said Matthew Selby, or that have any of his effects, are not to pay or deliver the same but to Mr. Maurice Peter Moore, Registrar of the said Court, at his office, at Sleaford, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Joseph Mawer, of Old Sleaford, in the county of Lincoln, Journeyman Cabinet-Maker, previously of Stamford, in the county of Lincoln aforesaid, Journeyman Cabinet Maker, previously of Spring-

lane, Sheffield, in the county of York, Journeyman Cabinet Maker, previously of Old Sleaford aforesaid, Cabinet Maker, Upholsterer, and Paper Hanger, having at the same time a place of business in New Sleaford, in the said county of Lincoln, previously of Old Sleaford aforesaid, Journeyman Cabinet Maker, and formerly of the same place, Cabinet Maker, Upholsterer, and Paper Hanger, an insolvent debtor, having been filed in the County Court of Lincolnshire, at Sleaford, and an interim order for protection from process having been given to the said Joseph Mawer, under the provisions of the Statutes in that case made and provided, the said Joseph Mawer is hereby required to appear before the said Court, on the 15th day of January next, at ten of the clock in the forenoon precisely, for his first examination touching his jebts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Joseph Mawer, or that have any of his effects, are not to pay or deliver the same but to Mr. Maurice Peter Moore, Registrar of the said Court, at his office, at Sleaford, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of William Whiting, at present and for six years last past residing at No. 17, Charlesstreet, Wrexham, in the county of Denbigh, 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 Whiting, under the provisions of the Statutes in that case made and provided, the said William Whiting is hereby required to appear before the said Court, on the 30th day of January next, at twelve of the clock at noon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Whiting, 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 insolvent.

WHEREAS a Petition of William Hoy, of Newsham, in the township of Newsham and Sonth Blyth, in the parish of Earsdon, in the county of Northumberland, Journeyman Joiner, previously of Newsham aforesaid, Joiner, 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 William Hoy, under the provisions of the Statutes in that case made and provided, the said William Hoy is hereby required to appear before the said Court, on the 24th day of January next, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and notice is hereby given that the choice of assignees is to take place at the time so appointed. All persons indebted to the said William Hoy, or who have any of his effects, are not to pay or deliver the same but to Mr. James 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 Thomas Robson, of No. 134, Stephenson-street, North Shields, in the county of Northumberland, and of East Norfolk-street, North Shields aforesaid, Painter and Glazior, 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 Thomas Robson, under the provisions of the Statutes in that case made and provided, the said Thomas Robson is hereby required to appear before the said Court, on the 24th day of January next, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Thomas Robson, or that have any of his effects, are not to pay or deliver the same but to Mr. James 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.

No. 88, Stephenson-street, North Shields, in the borough and parish of Tynemouth, in the county of North-umberland, then of Linskill-street, North Shields aforesaid, then of Queen-street, North Shields aforesaid, and now of No. 2, East Stephenson-street, North Shields aforesaid, Master Mariner, Mate, and Carpenter, 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 Peter Christie,

under the provisions of the Statutes in that case made and provided, the said Peter Christie is hereby required to appear before the said Court, on the 24th day of January next, at eleven o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes: and notice is hereby given that the choice of Assignees is to take place at the time so appointed. All persons indebted to the said Peter Christie, or that have any of his effects, are not to pay or deliver the same but to Mr. James 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.

WHEREAS a Petition of Henry Carr Harvey, otherwise Henry Harvey, in lodgings with John Johnson, of Whip-street, in the parish of Saint Peter, Ipswich, in the county of Suffolk, Poulterer, Market Gardener, and General Dealer, previously of No. 47, Whip-street, in the parish of Saint Peter, Ipswich aforesaid, Poulterer, Market Gardener, and General Dealer, and formerly of the Front Hamlet, in the parish of Saint Clement's. Ipswich aforesaid, Poulterer, Market Gardener, and General Dealer, and insolvent debtor, having been filed in the County Court of Suffolk, at Ipswich, and an interim order for protection from process having been given to the said Henry Carr Harvey, otherwise Henry Harvey, under the provisions of the Statutes in that case made and provided, the said Henry Carr Harvey, otherwise Henry Harvey, is hereby required to appear before the said Court, on the 17th day of January next, at ten o'clock in the forenoon precisely, for his first examination touching his debts, estate, and effects and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Henry Carr Harvey, otherwise Henry Harvey, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Pretyman, Registrar of the said Court, at his office, in Silent-street, Ipswich, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of John Bloomfield Worts, late of No. 34, Saint Nicholas-street, in the parish of Saint Nicholas, at Ipswich, in the county of Suffolk, Cabinet Maker. Upholsterer, and Paper Hauger, and now of No. 40, Saint Nicholas-street aforesaid, Cabinet Maker. Upholsterer, and Paper Hauger, and insolvent debtor, having been filed in the County Court of Suffolk, at Ipswich, and an interim order for protection from process having been given to the said John Bloomfield Worts, under the provisions of the Statutes in that case made and provided, the said John Bloomfield Worts is hereby required to appear before the said Court, on the 17th day of January next, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Bloomfield Worts, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Pretyman, Registrar of the said Court, at his office at Ipswich, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Luke Embleton, now residing at furnished lodgings with William Embleton, at Levison's-house, Lady's-close, in the parish of Hexham, in the county of Northumberland, Husbandman and Railway Labourer, previously residing at the Shaws, in the parish of Hexham aforesaid, afterwards at the High Wood-cottage, in the parish of Hexham aforesaid, afterwards at Causey-bill, in the said parish, afterwards in Dean-street, in the parish of Hexham aforesaid, and afterwards at Craig's-barn, in the parish of Hexham, in the said county of Northumberland, and during such last-mentioned residences employed as a Husbandman and Labourer. an insolvent debtor, having been filed in the County Court of Northumberland, at Hexham, and an interim order for protection from process having been given to the said Luke Embleton, under the provisions of the Statutes in that case made and provided, the said Luke Embleton is hereby required to appear before the said Court, on the 2nd day of February next, 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 Luke Embleton, or that have any of his effects, are not to pay or deliver the same but to Mr. John Stokoe, Registrar of the said Court, at the County Court Office, at Hexham, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of John Henry Knee, of Strond, in the county of Gloucester, Grocer, and also for the period of eleven weeks immediately preceding and up to the 3rd day of November instant having been an Out-

fitter's Assistant, an insolvent debtor, having been filed in the County Court of Gloucestershire, at the Townhall, Stroud, and an interim order for protection from process having been given to the said John Henry Knee, under the provisions of the Statutes in that case made and provided, the said John Henry Knee is hereby required to appear before the said Court, on the 9th day of Jannary next, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Henry Knee, or that have any of his effects, are not to pay or deliver the same but to Mr. Robert Alexander Anderson, Registrar of the said Court, at his office, adjoining the Townhall, Stroud, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Robert Usherwood, formerly of Ightham, in the county of Kent, Tailor, then of Ightham Common, in the parish of Ightham aforesaid, Tailor, then of Ightham Common aforesaid, Agricultural Labourer, then of Ightham Common aforesaid, Agricultural Labourer, and then and now of Ightham Common aforesaid, Agricultural Labourer, an insolvent debtor, having been filed in the County Court of Kent, at Sevenoaks, and an interim order for protection from process having been given to the said Robert Usherwood, under the provisions of the Statutes in that case made and provided, the said Robert Usherwood is hereby required to appear before the said Court, on the 16th day of January next, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Robert Usherwood, or that have any of his effects, are not to pay or deliver the same but to Mr. William Francis Wolcroft, Registrar of the said Court, at his office, at Sevenoaks, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Cording Baker, of Witheridge, in the county of Devon, Journeyman Smith, formerly of the same place, carrying on business on his own account, as a General Smith and Agricultural Implement Maker, an insolvent debtor, having been filed in the County Court of Devonshire at Southmolton, and an interim order for protection from process having been given to the said John Cording Baker, under the provisions of the Statutes in that case made and provided, the said John Cording Baker is hereby required to appear before the said Court, on the 5th day of February next, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Cording Baker, or that have any of his effects, are not to pay or deliver the same but to Mr. James Pearse, Registrar of the said Court, at his office, Broad-street, Sonthmolton, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of James Lewis, of the British, more recently known as the Abersychan Ironworks, near Abersychan, in the parish of Trevethin, in the county of Monmouth, Miner, Collier, Mining Contractor, and at present in lodgings there, previously of Pensner, near Dudley, in the county of Stafford, Collier, before then of Talywain, in the parish of Trevethin aforesaid, Keeper of the Black Horse Public-house there, and Coal and Mine Contractor and Collier, an insolvent debtor, having been filed in the County Court of Monmouthshire, at Pontypool, and an interim order for protection from process having been given to the said James Lewis, under the provisions of the Statutes in that case made and provided, the said James Lewis is bereby required to appear before the said Court, on the 15th day of January next, at twelve of the clock at noon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said James Lewis, or that have any of his effects, are not to pay or deliver the saine but to Mr. Alexander Edwards, Registrar of the said Court, at his office, at Pontypool, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a petition of Enoch Davies, residing at present and for seven months last past, in Bridge-street, Banes-well, in the parish of Saint Wollos, Newport, in the county of Monmouth, Mason, Builder, and Contractor for four months of such period, lodging at the Smiths' Arms, Pontaberpengam, in the said county, returning to Bridge-street aforesaid once a week, previously and for

eight months residing at the New Bridge Inn, Bridgestreet, Banes-well aforesaid, Licensed Victualler, Mason,
Builder, and Contractor, and formerly of No. 1, Railwaystreet, Banes-well, Newport aforesaid, Mason, Builder, and
Contractor, an insolvent debtor, having been filed in the
County Court of Monmouthshire, at Newport, and an interim
order for protection from process having been given to the
said Enoch Davies, under the provisions of the Statutes
in that case made and provided, the said Enoch Davies
is hereby required to appear before the said Court,
on the 22nd day of January next, at twelve of the
clock at noon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt
with according to the provisions of the said Statutes:
and the choice of the creditors' assignees is to take placat the time so appointed. All persons indebted to the said
Enoch Davies, or that have any of his effects, are not to
pay or deliver the same but to Mr. William Roberts, Registrar of the said Court, at his office, at Newport, the Official
Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of John Searle, now and for eight years last past of Tinkey-lane, Whittlesey, in the county of Cambridge, Farmer, and part of such time also carrying on business as a Machineman, Drillman, Dealer and Chapman, an insolvent debtor, having been filed in the County Court of Northamptonshire, at Peterborough, and an interim order for protection from process having been given to the said John Searle, under the provisions of the Statutes in that case made and provided, the said John Searle, is hereby required to appear before the said Court, on the 21st day of January next, at twelve of the clock at noon precisely, for his first examination touching his debts, estate, and effects, and to he further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Searle, or that have any of his effects, are not to pay or deliver the same but to Mr. W. D. Gaches, Registrar of the said Court, at his office, at Peterborough, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Samuel Rayner Skeet, of Colchester, in the county of Essex, out of business, previously of Colchester aforesaid, Butcher, previously of Ramsey, in the said county of Essex, Butcher, and also at the same time carrying on business as a Butcher, at Kirby-le-Soken, in the said county, and formerly of Ramsey aforesaid, Butcher and General Shopkeeper, an insolvent debtor, having been filed in the County Court of Essex, at Colchester, and an interim order for protection from process having been given to the said Samuel Rayner Skeet, under the provisions of the Statutes in that case made and provided, the said Samuel Rayner Skeet is hereby required to appear before the said Court, on the 23rd day of January next, at twelve of the clock at noon precisely for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Samuel Rayner Skeet, or that have any of his effects, are not to pay or deliver the same but to Mr. John Stuck Barnes, Registrar of the said Court, at his office, at Colchester, the Official Assignee of the estate and effects of the said insolvent.

In the Matter of the Petition of John Cooke, now residing at furnished lodgings, with Thomas Cooke the elder, in Hencotes-street, Hexham, in the parish of Hexham, in the county of Northumberland, carrying on business there as a Commission Agent, Wool Buyer, and Clock and Watch Maker, previously residing and carrying on business in the Fore-street, in Hexham aforesaid, as a Clock and Watch Maker, afterwards residing with the said Thomas Cooke the elder, in the Fore-street, in Hexham aforesaid, afterwards residing with Mrs. Mary Davison, Widow, at furnished lodgings at Davison's buildings, at Hexham aforesaid, in the said county of Northumberland, and during such last-mentioned residences carrying on the businesses of a Commission Agent, Wool Buyer, and Clock and Watch Maker.

Northumberland, at Hexham, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 2nd day of February next, at ten o'clock in the forenoon precisely, unless cause be tien and there shewn to the contrary.

In the Matter of the Petition of George Wilkinson, of Eckington, in the county of Derby, Spade and Shovel Manufacturer.

OTICE is hereby given, that the County Court of Derbyshire, at Chesterfield, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 21st day of January next, at eleven of the clock in the forenoou precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Alfred Tutton, now and for the last nine weeks past residing at No. 83, Cornwall-street, in the township of Everton, near Liverpool, in the county of Lancaster, Dealer in German Barm, previously during five months residing at No. 24, Lambert-street, within Liverpool aforesaid, Dealer in German Barm, and during four months of such period, namely, from March, 1860, to July 23rd, in this year, being also a Baker, previously during eight months residing at No. 246, Great Homer-street, in the aforesaid township of Everton, Dealer in German Barm and Dried Herrings previously during three months residing at No. 96, in Aughton-street, in the township of Everton aforesaid, Dealer in German Barm, previously during three months residing at No. 108, Smithdown-lane, in the township of West Derby, near Liverpool aforesaid, Dealer in German Barm, previously during five months residing at Totness. in the county of Devon, out of business, previously during fifteen months residing at No. 64, Brownlow-hill, within Liverpool aforesaid, Dealer in German Barm, and also in Smallwares, Books, and General Stationery, previously during eighteen months and upwards residing at No. 98, in Brownlow-hill aforesaid, Dealer in German Barm.

OTICE is hereby given, that the County Court of Lancashire, at Liverpool, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 9th day of January next, at half past ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Thomas Brindley, now and for the last twelve years past residing at No. 17, Mountpleasant, within Liverpool, in the county of Lancaster, Tailor and Draper, and occasionally letting-off Lodgings, his wife also working at the said premises as a Milliner and Straw Bonnet Maker.

OTICE is hereby given, that the County Court of Lancashire, at Liverpool, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 9th day of January next, at halfpast ten o'clock in the foreuoon precisely, unless cause be then and there shewn to the contrary.

in the Matter of the Pentition of Samuel Strettell, now and for four years last past residing at No. 21, Mackenziestreet, Everton, Liverpool, in the county of Lancaster, Plumber and Glazier, for twelve months or thereabouts immediately previous thereto residing at No. 16, Graystreet, Toxteth-park, Liverpool aforesaid, Plumber and Glazier, and for three years immediately previous thereto residing at No. 25, Gray-street aforesaid, and carrying on business at No. 40, Duke-street, in Liverpool aforesaid, in partnership with Charles Ogilvy, under the style or firm of Ogilvy and Strettell, as Plumbers, Painters, and Glaziers.

OTICE is hereby given, that the County Court of Lancashire, at Liverpool, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 9th day of January next, at half past 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 George Kennings, formerly of No. 4, Tavistock-street, in the parish of Saint Paul, in the town of Bedford, in the county of Bedford, Sugar Boiler, Confectioner, and Dealer in Oranges, Apples, and Nuts, and now of Grey Friars-walk, in the parish of Saint Paul, and town of Bedford aforesaid, Sugar Boiler, Confectioner, and Dealer in Oranges, Apples, and Nuts.

Saint Faul, and town of bedford aforesaid, sugar Bonier, Confectioner, and Dealer in Oranges, Apples, and Nuts.
OTICE is hereby given, that the County Court of L Bedfordshire, at Bedford, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 17th day of January next, at eleven of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of George Carpenter, of Pontymoile, in the parish of Panteague, in the county of Monmouth, at present out of business or employment.

TOTICE is hereby given, that John Maurice Herbert, Esq., Judge of the County Court of Monmouthshire, at Pontypool, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 15th day of January next, at eleven o'clock in the forencon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Duncan Buchanan, of No. 150, Queen-street, in Whitehaven, in the township of Whitehaven, in the parists of Saint Bees, in the county of Cumberland, Veterinary Surgeon, Blacksmith, and Agent for the sale of Cattle Food.

OTICE is hereby given, that Theophilas Hastings Ingham, Esq., Judge of the County Court of Camberland, at Whitehaven, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 8th day of January next, at ten of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

No. 22462.

In the Matter of the Petition of Edward Broadhouse Scholefield, now and since the 21st of April last residing and carrying on business at Church Hill, Wednesbury, in the county of Stafford, as Auctioneer, Appraiser, Accountant, and Land Surveyor and Agent to the Briton Life Assurance Office, for about three months previously thereto residing at the Mount, Wednesbury aforesaid, for about two mouths previously thereto occupying furnished apartments at the Vicarage, Wednesbury aforesaid, for about twelve months previously thereto occuping furnished apartments at Mesty Croft, Wednesbury aforesaid. and for the first six months of the last-named period employed as Commission Agent, and for the latter six months and during the whole periods of residence at the Vicarrage and the Mounts as aforesaid, having an office in Bridge-street, Wednesbury aforesaid, and carrying on there the business of an Auctioneer, Appraiser, Accountant and Land Surveyor, for about two months pre-viously thereto occupying furnished apartments at Brierly Hill, in the said county of Stafford, employed as an Attorney's Clerk, for about nine months previously in lodgings at the Terrace, Wednesbury aforesaid, employed as an Attorney's Clerk, previously thereto and up to the 1st of December, 1857, residing at Church Hill. Wednesbury aforesaid, for about eight mouths previously thereto residing in Bridge-street, Wednesbury, and for about seven months previously and since the month of April, 1855, living in lodgings at the Market-place, Wednesbury aforesaid, and from the month of April, 1855, to the mouth of February, 1858, occupying and keeping Ale and Porter Stores, at Bridge-street, Wednesbury aforesaid, and carrying on business there as a Wholesale and Retail Dealer in Beer and Porter, and Dealer in Tobacco andLicensed Brewer, and during part of the same period carrying on business as a Soda Water and Ginger Beer Manufacturer and Dealer, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Staffordshire, at Walsall, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 16th day of January next, at ten of the clock in the forenoon precisely, unless cause be then

and there shewn to the contrary.

In the Matter of the Petition of Edwin Southwick, now and for about four years and six months last past residing at No. 16, Hall-street, Bilston, in the county of Stafford, for the last two months out of employ, but occasionally acting as Bailiff, for two months immediately preceding thereto working at Bankfield Iron Works, near Bilston, as Assistant Stocktaker, for about five months next immediately preceding thereto out of employ, occasionally acting as Bailiff, for about nine months next immediately receding thereto working at the Herbert-park Iron Works, Darlaston, as Assistant Stocktaker, for about eight months next immediately preceding thereto trading at No. 1. Market-street, Bilston aforesaid, as a Furniture Broker, for about five months next, immediately preceding thereto out of employ, for about one year and seven months next immediately preceding thereto employed as Assistant Stocktaker, at the Bradley Field Iron Works, near Bilston aforesaid, the remaining portion of such before-mentioned period employed as a Bar Weigher, at Messrs, Lloyds, Foster, and Co., Iron Masters, Wednesbury, an Insolvent Debtor.

OTICE is hereby given, that the County Court of Staffordshire, at Wolverhampton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th day of January next, at nine of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Alexander Benson Frederick Hocke, now and for three days last past residing in lodgings at the house of Joseph Rock, Dudley-road, in the borough of Wolverhampton, in the county of Stafford, Assistant to an Iron Refiner, previously and for twenty-eight days residing at No. 32, Park-street, in the said borough, of the like occupation, previously thereto and for ten weeks residing in lodgings at the house of Mr. Lewis, York-street, in the said borough, for seven weeks of the said period out of employment, and for the remaining three weeks Assistant to an Iron Refiner, before then and for ten weeks and five days, residing at the Lamp Tavern, Walsall-street, in the said borough, Licensed Victualler and Dealer in Tobacco, formerly and for about one year and nine months residing at Springfield, in the said borough, and for fourteen weeks, the latter nortion of such time, being out of employment, but occasionally selling Iron on Commission, and my Wife working as a Milliner, for nineteen weeks, a further portion of such time, carrying on business as a Coal Dealer, at the Union Wharf, Bilston-street, in the said borough, and for the remaining portion of such period working as an Engineer and Moulder.

NOTICE is hereby given. that the County Court of Staffordshire, at Wolverhampton, acting in the matter of this Petition, will proceed to make a Final Order

thereon, at the said Court, on the 11th day of January next, at nine o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Joseph Morrall, at present and for about the last six months and six days now last past residing at Moxley. in the county of Stafford, and during the first ten weeks of that time carrying on business in partnership with John Morrall, at Gospel Oak Colliers, as Charter Masters, and during the latter sixteen weeks and six days of the before-mentioned time, working as a Journeyman Miner, previously and for about six years and eight months residing at Rounds Green, Oldbury, in the county of Worcester, and during the first six months of that time working as a Journeyman Miner, and for about eight months then next following, carrying on the business of a Charter Master, and for about four years then next following, carrying on the same business in partnership with Noah Parks, and for about twelve months then next following, carrying on the same business in partnership with John Mountford, and for about six months then next following being out of employ, previously and for about five years residing at Bilston, in the said county of Stafford, Charter Master.

NOTICE is hereby given, that the County Court of Staffordshire, at Wolverhampton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court. on the 11th day of January next, at nine o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Joseph Ford, at present and for three years last past residing in Chapel-terrace, Copton-road, in the borough of Wolverhampton, in the county of Stafford, part of the said time Assistant Chemist, then Auctioneer, then in no business or occupation, and occasionally letting apartments, previously and for three months residing in Cleveland-street, Wolverhampton aforesaid, out of business and in no occupation, previously and for twelve months residing in Cockstreet, Wolverhampton aforesaid, carrying on the business of a Chemist and Druggist, previously and for twelve months residing at Madeley, in the county of Salop, carrying on the business of Chemist and Druggist as aforesaid, his Wife at the same time carrying on the business of a Hosier and Haberdasher, previously and for four years residing in Church-street, Wolverhampton aforesaid, at the same time carrying on the business of a Chemist and Druggist, in Dudley-street, Wolverhampton aforesaid, an Insolvent Debtor.

NOTICE is hereby given, that the County Court of Staffordshire, at Wolverhamnton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th day of January next, at nine of the clock in the forenoon precisely, unless cause he

then and there shewn to the contrary.

In the Matter of the Petition of Thomas Froysell, now and for three years last past residing at No. 58. Oxford-street, Bilston, in the county of Stafford, carrying on there the business of a Hay. Straw, and Corn Dealer, Baker, and Flour Dealer, and also during the same period a Grocer and Provision Dealer, and Licensed to Sell Tea, Coffee, Tobacco, and Cider, previously of Oxford-street, Bilston aforesaid, in lodgings, and dealing in Hay, Straw, and Corn, previously of Pembridge, in the county of Hereford, Manager of a Corn Mill, previously of Leominster, in the said county of Hereford, Miller and Farmer, an Insolvent Debtor.

OTICE is hereby given, that the County Court of Staffordshire, at Wolverhampton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th day of January next, at nine of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of William Fenn, now and for the last two years and nine months residing at New-cross, Wednesfield-heath, in the county of Stafford, during the first part of the said period, a Coal Merchant trading in partnership with Enoch Fenn, under the style or firm of William and Enoch Fenn, for nine months of the said period out of employment, and the remainder of the said period a Butty Miner, and a Collier, previously of New-cross, Wednesfield-heath aforesaid, a Ground Bailiff, previously of Stafford, a Butty Miner, previously of the New-invention, Willenhell aforesaid, a Butty Miner, an Insolvent

Notice is hereby given, that the County Court of Staffordshire, at Wolverhampton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th day of January next, at nine of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Enoch Hartshorn, formerly of the Middle-gardens, Willenhall, Staffordshire, carrying on business in copartnership with Richard Tranter, as Butty Miners, under the style or firm ot Trauter and Hartshorn, and sometimes as Richard Tranter and Co., and then and now of the same place, Butty Miner on his

own account, an Insolvent Debtor.

OTICE is hereby given, that the County Court of Staffordshire, at Wolverhampton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th day of January next, at nine of the clock in the forenoun precisely, unless cause be then

and there shewn to the contrary.

In the Matter of the Petition of William Agnew, now and for four months last past, in lodgings at No. 120, Merri-dale-street, Wolverhampton, in the county of Stafford, a Travelling Draper, previously and for three months in lodgings at the Lvy House, Penn-road, Wolverhampton aforesaid, a Travelling Draper, and previously in lodgings in Church-street, Wolverhampton aforesaid, a Travelling Draper, an Insolvent Debtor.

OTICE is hereby given, that the County Court of Staffordshire, at Wolverhampton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th day of January next, at nine o'clock in the forenoon precisely, unless cause be then

and there shewn to the contrary.

In the Matter of the Petition of Thomas Shaw, now and for three days last past residing in Melbourne-street, Wolverhampton, in the county of Stafford, in no trade or occupation, and for about five years and five months next immediately preceding thereto, residing at the Old Oak Inn, Oak-street, Wolverhampton aforesaid. Licensed linn, Oak-street, Wolverhampton aforesaid, Licensed Victualler and Dealer in Tobacco, being occasionally employed and working as a Tailor.

NOTICE is hereby given, that the County Court of Staffordshire, at Wolverhampton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 11th day of January next, at nine o'clock in the forenon precisely, unless cause be

then and there shewn to the contrary.

In the Matter of the Petition of John Thomas, now and for the last seven years and upwards of the Boar's Head Inn,

the last seven years and upwards of the Boars mean ann, in the town of Holywell, in the said county of Flint, E. Licensed Victualler, Brewer, Cowkeeper, and Farmer.

OTICE is hereby given, that the County Court of Flintshire, at Holywell, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 9th day of January next, at eleven of the clock in the forenoon precisely, unless cause be then and there shewn to the contrary. then and there shewn to the contrary.

In the Matter of the Petition of John Elderkin, formerly of Whittlesey, in the county of Cambridge, Miller and Grocer, afterwards of the same place, carrying on business as a Miller and Baker, then of the same place, out of business, and at present and since the 8th day of October last, at Stilton, in the county of Huntingdon, Baker and Grocer.

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

In the Matter of the Petition of John Longstaff Broughton, now and for five years last past of Peterborough, in the county of Northampton, House Painter, Grainer, and Decorator.

Northampton, at Peterborough, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 21st day of January next, at twelve o'clock at noon precisely, unless cause be then and there shewn to the conflary.

In the Matter of the Petition of William Beatty, now and for the last four months and upwards of No. 226, Highstreet, Swansea, in the county of Glamorgan, Auctioneer, Commission Agent and General Dealer, previously in lodgings at No. 56, High-street, Swansea aforesaid, Picture Dealer, formerly of No. 31½, Regent-street, Leamington, in the county of Warwick, and of Vorcester-street, Wolverhampton, in the county of Stafford, carrying on business at those places as an Auctioneer and Furniture Broker.

OTICE is hereby given, that Thomas Falconer,

Esq., Judge of the County Court of Glamorganshire,
at Swansea, acting in the matter of this Petition, will
proceed to make a Final Order thereon, at the said Court,
on the 2nd day of January next, at ten o'clock in the
forenoon precisely, unless cause be then and there shewn

to the contrary.

In the Matter of the Petition of Claudius Peerman, now and for nearly eight months now last past residing at No. 20, in Mansel-street, at Swansea, in the county of Glamorgan, and before then of No. 26, in Brunswickstreet, at Swansea aforesaid, Bird and Animal Preserver, and Clerk to a Wine and Spirit Merchant, previously living in lodgings at No. 5, Langdon-place, at Swansea aforesaid, Clerk to a Wine and Spirit Merchant, his wife and family, during the time he was so living in lodgings, were residing at Myrtle Cottage, Back-lane, Bedminster, Paints in the courter of Socretat before the of Myrtle Bristol, in the county of Somerset, before then of Myrtle Cottage aforesaid, and previously of Alpha Villa, South Ville, Bedminster, Bristol aforesaid, Clerk and Traveller

to Wine and Spirit Merchants.

OTICE is hereby given, that Thomas Falconer, Esq.,
Judge of the County Court of Glamorganshire,
at Swansea, acting in the matter of this Petition, will
proceed to make a Final Order thereon, at the said Court, on the 2nd day of January next, at ten o'clock in the forenoon precisely, unless cause be then and there shewn

to the contrary.

THE estates of Mrs. Margaret Lyall or Walker, Relict of the deceased Martin Walker, Glass Merchant and Glazier, in Glasgow, and carrying on business as such at No. 186, Argyle-street, Glasgow, and residing at No. 278, Argyle-street, Glasgow aforesaid, were sequestrated on the 17th day of December, 1860, by the Sheriff of the county of Lanark.

i The first deliverance is dated 17th December, 1860. to be held within the Faculty Hall, Saint George's place, Glasgow, on Friday the 28th day of December, 1860, at twelve o'clock noon.

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 17th day of April, 1861.

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.

For MONCRIEFF, PATERSON, FORBES, & BARR, Petitioner's Agents.

W. M. WILSON, Procurator.

45, West George-street, Glasgow, December 17, 1860.

THE estates of David Rodgers, Lace and Muslin Merchant, George-street, Edinburgh, were sequestrated on the 15th day of December, 1860; by the Court of Ses-

The first deliverance is dated the 15th day of December,

The Sequestration is remitted to the Sheriff of the County of Edinburgh. The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, on Saturday, the 29th day of December, 1860, within Messrs. Dowells and Lyon's Rooms, 18, George-street, Edinburgh.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 15th

day of April, 1861.

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

J. and A. PEDDIE, W.S., 36, Albany-street, Edinburgh, Agents.

THE estates of Alexander Cameron, Farmer, at Haugh-

land, near Elgin, were sequestrated on 18th December, 1860, by the Sheriff of Banff, Elgin, and Nairn.

The first deliverance is dated 18th December, 1860.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Monday, the 31st December, 1860, within the Gordon Arms Hotel, Elgin.

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 18th

April, 1861.

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

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

MURDOCH and FORSYTH, Writers, Elgin, Agents.

Elgin, December 18, 1860.

See Notice at the end.

The following PRISONERS, whose Estates and Effects have been vested in the Provisional Assignee by Order of the Court, having filed their Schedules, are ordered to be brought up before the Court, as hereinafter mentioned, at the Court-House, in Portugal-Street, Lincoln's-Inn, as follows, to be dealt with according to the Statute:

On Friday the 28th December, 1860, at Eleven o'Clock precisely, before Mr. Chief Commissioner Law.

James Walker, formerly of No. 90, Leadenhall-street, London, and next and now of No. 52, Albany-road, Camberwell, Sarrey, and also of first-named place, Plumber, Painter, and Decorator, his Wife keeping a School at No. 52, Albany-road aforesaid.

Thomas Fairbank, formerly of Five Dials, St. Giles, Dairyman's Shopman, then of No. 23, Carnaby-street. Regentstreet, out of employment, and then and late of No. 91, John-street, Tottenham Court-road, all in Middlesex, Dairyman and Butterman, and since September, 1859, carrying on the same business at No. 19, Carnaby-street

Robert King, late of No. 21, Princes-street, Hanover-square, St. George's. Middlesex, late in copartnership with John Blake Marshall, trading under the style of Robert King, at No. 21. Princes-street aforesaid, Pharmaceutical Chemist, and Druggist.

hn Thomas Wilkinson (sund and committed as John Wilkinson), formerly of No. 2, Broomfield-villas, Ealing. then of No. 35, Seymour-place, Bryanstone-square, both then of No. 35, Seymour-place, Bryanstone-square, both in Middlesex, his family lodging at No. 24, Branswick-road, Gravesend, Kent, then of No. 25, Great Quebecstreet, Montagn-square, Middlesex, his family lodging at No. 7, Peppercroft-street, Gravesend, Kent; and late of No. 2, Broomfield's-villas, Ealing, Middlesex, during the whole time Foreman to a Coach Builder.

Alfred Cliffe (sued and committed as Alfred Cliff), formerly of No. 13, Denmark-grove, then of No. 5, Payne-street, both in Copenhagen-street. Islington, next of No. 25, Clinger-street, St. John's-road, Hoxton, and then and late of No. 3, Sermon-lane, Clerkenwell, all in Middlesex, Traveller, and Dealer in Watch Materials, latterly Omnibus Conductor.

Omnibus Conductor.

Frederick Holloway, former'y of Tollett House, Tollettstreet, then of St. Peter's-road, all in Globe-road, Mile
End, Chairmaker's Assistant, then of No. 9, Seabrightplace, Hackney-road, then of No. 2, Beulah-place, Cambridge-heath-road, Hackney, Chairmaker, then of No. 9,
St. Matthew's-place. Hackney-road, Upholsterer, and next
and late of No. 1, Portland-place, Cambridge-heath-road. and late of No. 1, Portland-place, Cambridge-heath-road, Chairmaker, while of both places having workshops in West-place, Old Bethnal-green-road, and for part of the time letting lodgings and renting a stable in Cambridgeroad, Hackney aforesaid.

On Friday the 28th December, 1860, at half past Ten o'Clock, before Mr. Commissioner Nichols.

Christopher Musgrave, also sued with one Thomas Evans. hristopher Musgrave, also sued with one Thomas Evans, and summoned as Christopher Frederick Musgrove, formerly of No. 67, Sydney-street, Onslow-square, Brompton, Middlesex, then of Heber Cottage, New Hampton, Middlesex, then of No. 21, and next and late of No. 25, Hanover-street, Warwick-square, Pimlico, in the county aforesaid, for three months of such time a Clark in the Addit Office of Surants Hugh Street Clerk in the Audit Office of Somerset House, Strand, clerk in the Audit Omce or Somerset House, Strand, otherwise in no employ, part of the above time having his letters addressed to No. 16, Lower Eaton-street, Pimlico, Middlesex, and for fourteen days in May, 1859, a Prisoner for Debt in the Debtors' Prison for London and Middlesex, in the city of London. Char.es Webb, formerly of No. 1, Bell-yard, Doctor's-commons, in the city of London, then of Leman Cottage,

Park-street, Camberwell, Surrey, Comedian and Dramatist, then of No. 57, Arundel-street, and then of No. 17, Howard-street, both in Sheffield, Yorkshire, Lessee 17, Howard-street, both in Shemeld, Yorkshire, Lessee and Manager of the Theatre Royal there, then of No. 13, Sloane-terrace, Sloane-street, Chelsea, Middlesex, and next and late of No. 11, Jones-terrace, Brunswick-road, Camberwell, Surrey, Comedian and Dramatist, and during the whole period Box and Packing Case Maker, at No. 14, Bath-street, Newgate-street, London.

COURT FOR RELIEF OF INSULVENT James Hide (sued and committed as James Hyde), formerly of the Bricklayer's Arms, High-street, Notting-hill, Beer Retailer, and next and late of No. 1, Wellington-place, St. John's Wood, both in Middlesex, Commission Agent and Superintendent of a Lodging-house.

George Thomas Simpson (commonly called, known, and sued as George T. Simpson, and as George Simpson), formerly of No. 1, Cobourg-place, and late of No. 9, Portland-terrace, both in the Deptford Lower-road, Rotherhithe, Surrey, Surgeon, Accoucher, and Apothe-

cary.

Benjamin William Wallis (sued as Benjamin Wallis, jun.),
late of No. 1. Orchard-street, Chrisp-street, Poplar, New
Town. Middlesex, previously of No. 3. Prescott-place,
then of No. 2, Harts-cottages, both in Battersea, Surrey, and formerly of No. 31, Brunswick-street, Poplar, Middlesex,

during the whole time Shipwright.

Samuel Tripp, formerly of No. 14, Clerkenwell-green, having stables and premises, at Red Lion-yard, Red Lion-street, both in Clerkenwell, Carman, and Licensed to let street, both in Clerkenwell, Carman, and Licensed to let Horses for Hire, and at the same time in co-partnership with Daniel King, at No. 1; Clerkenwell-green aforesaid, as Corn Chandlers, trading as Tripp and Co., then of the same places and businesses, and for two years having Victualler's Licenses for the Coach and Horses Public House, Eyre Street-hill, Holborn, and late of No. 14, Clerkenwell-green aforesaid, all in Middlesex, Carman, and Licensed to let Horses for Hire, in partnership as aforesaid. aforesaid.

On Saturday the 29th December, 1860, at Eleven o'Clock precisely, before Mr. Chief Commissioner Law.

William Henry Jewell the younger, formerly of No. 19, Sutherland-terrace, Cold Harbour-lene, Brixton, and then and late of No. 97, St. Paul's-road, Lorrimore-squate, Walworth, both in Surrey, during the whole time

out of business.

George Alfred Webster, known as George Webster, formerly of Yorkshire-street, Oldham, Lancashire, Theatrical Manager, then of Owens-row, Islington, then of Rodney-street, Pentonville-road, then of Devonshire-street, Portland-place, then of No. 324, Euston-road, St. Pancras, then of No. 38, Weymouth-street, Portland-place, then of Frederick-street, Caledonion-road, Islington, then of Baker-street, Portman-square, and then and late of No. 5, Carlton-cottages, Carlton-road, New Kentish Town, all in Middlesex, Theatrical Manager, having for short periods been Manager of the Saddlers Wells and Lyceum Theatres, and the Adelaide Gallery, and also Teacher of French and English Literature, and Elecution, at No. 31, Grosvenor-street, Grosvenor-square,

Middlesex.

Stephen Kedge, formerly of No. 5, Woodhall-place, Brixton-road, Linen Draper, then of Lower Streatham, out of business, then of No. 1, Gresham-place, Cold Harbourlane, Brixton, Linen Draper, and during part of the time while there carrying on business also at No. 10, Brighton-place, Brixton-road, Linendraper, in partnership with Frederick Londonsack, under the style of Kedge and Londonsack, and late lodging at the Holland Arms Brixton-road, all in Surrey, out of business.

William Pearce, formerly of No. 2, Tuilerie-street, Hackney-road, out of business then of the Seabright Arms,

ney-road, out of business, then of the Seabright Arms, No. 2, Hill-street, Publican, then of No. 29, Great Cambridge-street, both in the Hackney-road, all in Middlesex, out of business, then of the same place, shoe-maker, and next and late lodging at No. 27, Tuileriestreet aforesaid, Shoemaker's Assistant.

On Saturday the 29th December, 1860, at half past Ten o'Clock, before Mr. Commissioner Nichols.

George Edmund Oldham, formerly of Nos. 1 and 2, Hanway-street, and of No. 10, Store-street, Bloomsbury, both in Middlesex, and now of No. 101, Great Russell-street, Bloomsbury aforesaid, Registered Shirt Maker.

James Wells, of No. 3, White's-row, Baker's-row, White-chapel, Middlesex, Horse Dealer.

Maria Louisa Kirby, late of No. 44, Great James strong, Lisson-grove, Paddington, and previous year of No. 4, Ann's-place, Whitmore-road, Hoxton, both in Middlesca,

Cheesemonger. Edward George Pardon, also sued as Edward G. Pardon, and as Edward Pardon, formerly of Marsh Side, Lower Edmonton, and next and late residing at the corner of White Hart-lane, Tottenham, both in Middlesex, Commission Agent and Dealer in Manufactured Stuffs, carrying on business first on his own account and afterwards in copartnersdip with one James Bourne, as Commission

Agents, at No. 8, Honey-lane, Cheapside, London, under the style or firm of Bourne and Pardon, then again on his own account, and afterwards in copartnership with one Edward Middleton, carrying on business as Woollen Merchants and Commission Agents, at No. 43, Breadstreet, Cheapside, City, under the style or firm of Middleton and Pardon, and then again on his own account, having the use of an office at No. 19. Cannon-street West, and afterwards renting an office No. 20. Cannon-street West, and lately having a warehouse at No. 52, Cheapside, all in the city of London.

James Charles Shaw, sued as Charles James Shaw, and sued and committed as James Shaw, late of No. 179, Tottenham-court-road, previously of the same place, and also having a farm known as Wormhold Farm, near Acton. Farmer and Cowkeeper, and formerly of Nos. 10 and 11, Well-street, Oxford-street, all in Middlesex, Cowkeeper, and during the whole time Dealing in Milk, Eggs, and Bread.

George Conlson James (sued and detained in one action as George C. James), formerly of No. 31, New Broad-street, in the city of London, Attorney-at-Law, and letting part of said house, then of same place, and afterwards of No. 5, Torrington-square, Bloomsbury, in the county of Middlesex, Attorney-at-Law, carrying on business in copartnership with one Joseph Dyer Sympson and Algernon Warner, at No. 7. Golden-square, in the county aforesaid, under the style or firm of Sympson, Warner, and James, and next and late of No. 5, Torrington-square aforesaid, Attorney-at-Law, having an office at No. 2, Scott's-yard, Cannon-street, City, and part of the time Shareholder in the West Tolvadden Mine, in the parish of Paul, in the county of Cornwall, part Proprietor of the Freehold Sub-Surface Mineral Rights of the Alvenny Mine, in the parish of Altarun, in the county of Cornwall, Shareholder in the North Dolcoath Mine, in the county of Cornwall, and in the Devon Kapunda Copper and Silver Lead Mining Company (limited), of No. 37, Walbrook, London, and upon two occasions, for sbort periods, a Prisoner for Debt in the custody of the Sheriff of Middlesex, at Slowman's Lockup House, in Cursitor-street, Chancery-lane, London.

Joseph Bacon, trading under the style of Bacon and Co., formerly of Watford, Herts, then of the City-road, then of London-wall, City, Tailor, then of No. 120, Crawford-street, Marylebone, crrrying on business in copartnership with Martha Saunders, and trading as Bacon and Co., and also renting a Stable at No. 27, Gloucester-mews West, Portman-square, Corn, Hay, Straw, and Coal Dealer, then of No. 120, Crawford-street, and also renting the Stable aforesaid, and for part of the time occupying a Stable at No. 4, John's-mews, Ledbury-road, Bayswater, same business and Cab Proprietor, trading as Bacon and Co., and late of No. 120, Crawford-street aforesaid, and also occupying the Stable at No. 27, Gloucester-mews West, Portman-square, all in Middlesex, Commission Agent to a Corn, Hay, Straw, and Coal Dealer.

John Guttridge Hirons (sued and committed as John G. Hirons) formerly of No. 46, Cloudesley-terrace, Liverpoolroad, Islington, in the county of Middlesex. Reader to a Printer, at No. 1, Circus-place, Finsbury, in the city of London, afterwards of the same place. Manager to a Printer at the same place, afterwards of the same place, out of business, afterwards of Twickenham Cottage, Twickenham-green, Twickenham, in the county of Middlesex, part of the time out of business, and part of the time Reader to a Newspaper at No. 170. Strand, in the county of Middlesex, afterwards in lodgings at No. 12, Marlborough-place, Kennington, in the county of Surrey, and late in lodgings at No. 23, Bessborough-gardens, Pimlico, in the county of Middlesex, Reader to a Newspaper at No. 170, Strand, in the county of Middlesex aforesaid.

On Monday the 31st December, 1860, at Eleven o'Clock, before Mr. Chief Commissioner Law.

Robert Taylor, late of No. 5, Gray's-place, Mile-end-road, Middlesex, Milliner and Cap Front Maker, latterly out of employment.

John Hudson, late of No. 20, and No. 26, Golden-lane, in the city of London, Packing Case Manufacturer, lately having a Deal-yard in Wellington-street, Goswell-street, in the county of Middlesex, previously of No. 20 and 26, Golden-lane aforesaid, having also the business premises before mentioned, and also at Luton, in the county of Bedford, and formerly of No. 20 and No. 26, Golden-lane aforesaid, having a private residence at No. 20, Saint Paul's-street, New North-road, in the county of Middlesex, Packing Case Manufacturer as aforesaid.

On Tuesday the 1st January, 1861, at half past Ten o'Clock precisely, before Mr. Commissioner Nichols.

William Luff, of No. 2, President-street West, Goswell-road, St. Luke's, Dealer in Foreign and Fancy Goods, them of Colebrook-house, River-terrace, Isington, then of No. 8, Thiberton-street, High-street, Isington, Commercial Traveller, then of No. 14, Charles-street. Soho-square, all in Middlesex, Dealer in Foreign and Fancy Goods, and now of No. 145, Long-lane, Bermondsey, Surrey, out of business.

Naumen Sharer, sued and committed as Newman Sharer, also sued as John Shearer, formerly of No. 97, Yorkstreet, Commercial-road East, Traveller and Dealer in Jewellery, his wife a tailoress, and next and late of No. 18, Finch-street, Old Montagne-street, Whitechapel, all in Middlesex. a Prisoner under a County Court commitment in the Debtors' Prison, London, out of business.

On Wednesday the 2nd January, 1861, at Eleven o'Clock, before Mr. Chief Commissioner Law.

Philipp Kraus (sued as Philip Kraus, and also sued and committed as Philip Kaus), formerly of No. 29, Northstreet, Manchester-square, Journeyman Baker, next of No. 18, King-street, Seven Dials, and next and late of the same place, and also having for a short period a temporary lodging at No. 3, Castle-street, Long-acre, all in Middlesex, Baker (latterly out of business), and letting lodgings.

On Thursday the 3rd January, 1861, at half past Ten o'Clock precisely, before Mr. Commissioner Nichols.

John Davies, formerly of Nos. 24 and 25, Upper Clevelandstreet, Fitzroy-square, and for part of the time a Prisoner in the Debtors' Prison for London and Middlesex, Carpenter, Builder, Undertaker, and Maker of Hydrostatio Beds, then of No. 18, Fitzroy-terrace, Haverstock-hill, and No. 14½, Cleveland-street, Firzroy-square, Carpenter and Builder, and Journeyman in the same trades, then of No. 18, Fitzroy-terrace aforesaid, and Westmorelandmews, Westmoreland-street, Marylebone, all in Middlesex, and then and late of No. 18, Fitzroy-terrace, Haverstock-hill aforesaid, Carpenter and Builder.

Solomon Solomon, also sued as S. Solomon, and summoned as Solomon Solomons, late of No. 12, Avenue-terrace, King's-road, Chelsea, Middlesex, carrying on business as a Tailor at No. 1, Strand, Middlesex.

Edward Oliver Toulmin, formerly of No. 5, Hawley-road, Kentish Town, Middlesex, then of St. Heliers, Jersey, and renting No. 5, Hawley-road aforesaid, which he underlet furnished, then again of No. 5, Hawley-road aforesaid, then of Calais, then of Boulogne, both in France, then of St. Paul's, Canterbury, Kent, then of No. 6, Cottage-grove, West-street, Walworth, Surrey, then of Rouen, France, then of Brussels, Belgium, and next and late of No. 1, Grove-place, North Brixton, Surrey, during the whole time Professor of Music, upon one occasion a Prisouer for Debt in the custody of the Sheriff of Surrey, at Seal's Lock-up House, George-street, Blackfriars-road, Surrey.

TAKE NOTICE.

1. If any Creditor intends to oppose a Prisoner's discharge, notice of such intention must be given, by entry thereof in the proper page and columns of the book kept for that purpose at the Office of the Court, between the hours of Eleven in the Forenoon and Three in the Afternoon, two clear days before the day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect by the Creditors, notice of opposition will be sufficient if given one clear day before the day of hearing.

N.B. Entrance to the Office in Portugal-street.

- 2. The petition and schedule, and all books, papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination until the last day for entering opposition inclusive; and copies of the petition and schedule, or such part thereof as shall be required, will be provided by the proper Officer, according to the Act 1 and 2 Vict., c. 110, sec. 105.
- 3. Notice to produce at the hearing any books or papers filed with the schedule must be given to the Officer having the custody thereof, within the hours above mentioned, on any day previous to the day of hearing.
- 4. Opposition at the hearing can only be made by the Creditor in person, or by Counsel appearing for him.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

See Notice at the End.

The following PRISONERS, whose Estates and Effects have been vested in the Provisional Assignee by Order of the Court for Relief of Insolvent Debtors, and whose Petitions and Schedules, duly filed, have been severally referred and transmitted to the County Court, hereinafter mentioned, pursuant to the Statute in that behalf, are ordered to be brought up before the Judges of the said Courts respectively, as herein set forth, to be dealt with according to Law:

Before the Judge of the County Court of Devonshire, holden at Exeter, on Tuesday the 8th day of January, 1861.

John Moreton, late of No. 5. Bedford-cottage, Tavistock-road, Plymouth, Devon, following no occupation, previously of Hol, Plymstock, Devon, following no occupation, previously of Cobourg-street, Plymouth, Devon, following no occupation, before then of High-street, Burnham, in the county of Buckingham, Relieving Officer, and before then of High-street, Burnham aforesaid, Ironfounder and Machinist.

Before the Judge of the County Court of Lincolnshire, holden at the Sessions House, in Lincoln, on Tuesday the 8th day of January, 1861, at Twelve o'Clock at Noon precisely.

John William Casse, sued as John Cass, sometimes calling himself John Casse, and as John Cass, otherwise John Casse, otherwise John William Casse, and as John William Casse, otherwise John Cass, otherwise John Cass. late of Kirton, in the parts of Holland, in the county of Lincoln, Batchelor of Arts and Schoolmaster.

Robert Ashlin, late of Spalding, in the county of Lincoln, Assistant Schoolmaster, his Wife carrying on, at the same place, the Profession of a Schoolmistress.

Thomas Newman Cousins, late of Spalding, in the county of Lincoln, Licensed Victualler, and previously of South Witham, in the said county of Lincoln, Butcher.

Albert Harle Gibbins, late of Louth, in the county of Lincoln

coln, Tailor and Woollen Draper.

Before the Judge of the County Court of Dorsetshire, holden at Dorchester, on Tuesday the 8th day of January, 1861, at Twelve o'Clock at Noon.

Thomas Cutler, late of Her Majesty's Ship Pitt, Portland Roads, Portland, in the county of Dorset, Boatswain in the Royal Navy, previously of No. 51, St. George's square, Portsea, in the county of Southampton, and formerly of No. 75, St. George's square, Portsea aforesaid, during those periods, in charge of Her Majesty's Ship Pitt aforesaid, Boatswain in the Royal Navy.

Before the Judge of the County Court of Somersetshire, holden at Tannton, on Thursday the 10th day of January, 1861.

Cornelius John Herley, sued as John Herley, formerly of Taunton, Somerset, afterwards of Doucaster, Yorkshire, afterwards of Flintham, Nottingham, afterwards of Ham, Staffordshire, afterwards of Newark, Nottingham, afterwards of Mapleton, Derbyshire, afterwards of Elleston, Staffordshire, afterwards of Alton, Staffordshire, afterwards of Lewis, near Maidstone, Kent, afterwards of Weston-super-Mare, Somerset, afterwards of Charmouth, Dorsetsbire, afterwards of Sandbach, Cheshire, afterwards of No. 4, Cauterbury-place, Lambeth-road, London, and having lodgings at No. 3, Portheld-street. Hereford, in the county of Hereford, further part of time having lodgings at Middlewick, Cheshire, afterwards having lodgings at Middlewick, Cheshire, afterwards having lodgings. ings at Bishops Castle, Shropshire, also having lodgings at the White Lion Inn. Weeks-street, Maidstone aforeat the White Lion Inn, Weeks-street, Maidstone afore-lsaid, and afterwards of No. 6, Doddington-grove, Batter-See-park, London, afterwards of No. 120, Princes-croad, Lambeth. London, and lately residing at the Boot Inn, Paul-street, Taunton aforesaid, Stone and [Boot Inn, Paul-street, Taunton aforesaid, Stone and Wood Carver, and part of the before mentioned time in partnership with Robert Charles Baker, and trading as Herley and Baker, Soulptors, Wood and Stone in Carvers, and Masons, Cathedral Works, Hereford aforesaid, and a further portion of aforesaid time in partnership with William Meriton, of Hercules-buildings, Lambeth, Surrey, and trading as Herley and Meriton, Stone and Wood Carvers.

Before the Judge of the County Court of Suffolk, holden at the Shirehall, in Ipswich, on the 17th day of January, 1861, at Ten o'Clock in the Forenoon precisely.

William Hall, late of Framlingham, in the county of Suffolk, Bricklayer and Organ Builder, previously of Aldborough, in the said county of Suffolk, Bricklayer, previously of No. 35, Rutland-street, Pimlico, in the county of Middle-sex, Bricklayer, previously of No. 41, Newton-street, Old Hoxton, in the said county of Middlesex, Bricklayer, formerly of Framlingham, in the said county of Suffolk,

Bricklayer and Organ Builder.
George Webb, late of Lime-tree-place, California, Stowmarket, in the county of Suffolk, Tailor, Woollen Draper, and Clothier, previously of Bury-street, Stowmarket aforesaid, Tailor, Woollen Draper, and Clothier, previously of Ipsw.ch-street, Stowmarket aforesaid, Tailor, Woollen Draper, and Clothier, and at the same time residing at Bury-street. Stowmarket aforesaid, and formerly of the same latter places and occupations.

Before the Judge of the County Court of Staffordshire, holden at Lichtield, on Monday the 21st day of January, 1861.

Joseph Harvey, formerly of Dudley-street, Walsall, in the county of Stafford, Licensed Victualler and Bit and Spur Maker, afterwards of Ablewell-street, Walsall aforesaid, Bit and Spur Maker, then of Nos. 142 and 143, Bridgeman-street, Walsall atoresaid, Bit and Spur Maker, and then and late of No. 143, Bridgeman-str. e., Walsall

uforesaid, Assistant Bit and Spur Maker, in lodgings. Abraham Birch, formerly of Pelsal, in the county of Stafford, Butcher, Goeer, Provision Dealer, and Farmer, afterwards of Norton Canes, near Cannock, in the coacty of Stafford, Butcher, Licensed Victualler, and Farmer, and then and late of Pelsall aforesaid, in lodgings, Farmer.

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, sec. 105.

N.B. Eutrance 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.

Published by Thomas Lawrence Behan, Editor, Manager, and Publisher, of No. 26, Charles Street, in the Parish of St. James, at No. 45, St. Martin's Lane, in the Parish of St. Martin-in-the-Fields, both in the County of Middlesex.

Printed by Thomas Richard Harrison and Thomas Harrison, Printers, at their Office, No. 45, St. Martin's Lane, in the Parish and County aforesaid.

Friday, December 21, 1860.

Price One Shilling.

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