

# The London Gazette.

# Published by Authority.

### TUESDAY, FEBRUARY 5, 1861.

Lord Chamberlain's Office, February 2, 1861.

NOTICE is hereby given, that The Queen will hold Levees, at St. James's Palace, upon the following days, at two o'clock, viz.:

Thursday the 14th instant. Wednesday the 20th instant. Wednesday the 13th of March next.

#### REGULATIONS

TO BE OBSERVED WITH REGARD TO THE QUEENS LEVEES AT ST. JAMES'S PALACE.

By Her Majesty's Command.

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

#### PRESENTATIONS.

Any Nobleman or Gentleman who proposes to be presented to The Queen must leave at the Lord Chamberlain's Office, St. James's Palace, before twelve o'clock, two clear days before the Levee, a card with his name written thereon, and with the name of the Nobleman or Gentleman by whom he is to be presented. In order to carry out the existing regulation that no presentation can be made at a Levee excepting by a person actually attending that Levec, it is also necessary that a letter from the Nobleman or Gentleman who is to make the presentation, stating it to be his intention to be present, should accompany the presentation card above referred to, which will be submitted to The Queen for Her Majesty's approbation. It is Her Majesty's command, that no presentations shall be made at the Levees, except in accordance with the above regulations.

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

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

#### Addresses.

The same regulations apply to the presentation of Addresses or Petitions.

A card containing a statement of the object of the addresses or Petitions, with the names of the persons who are to present them, must be sent to the Lord Chamberlain's Office, St. James's Palace, two clear days before the Levee. Two other cards, containing similar information, are to be taken to the Levee, one to be delivered to The Queen's Page in Attendance in the Corridor, and the other to the Lord Chamberlain, who shall read its contents to The Queen.

On these occasions no other statement is to be addressed to Her Majesty.

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

The members of a Deputation, who have not previously attended Court, must be presented to The Queen.

SYDNEY, Lord Chamberlain.

A T the Court at Buckingham-Palace, the 4th day of February, 1861,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

SHERIFFS appointed by Her Majesty in Council for the year 1861.

#### ENGLAND

(excepting Cornwall and Lancashire).

Bedfordshire, Josph Tucker, of Pavenham, Esq.

Berkshire, Henry Lannoy Hunter, of Beech Hill, near Reading,

Esq.

Bucks, Sir Anthony Rothschild, of Aston Clinton, Bart.

Cambridgeshire and Huntingdonshire, Edward Hicks, of Great Wil-

Cumberland, Thomas Ainsworth, of The Flosh, Esq.

Cheshire, Edward Holt Glegg, of Backford Hall, Esq.,

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Derbyshire,	William Thomas Cox, of Spondon Hall, Esq.
Devonshire,	Sir John Thomas Buller Duck- worth, of Weare, Topsham, Bart.
Dorsetshire,	Robert Hassell Owen Swaf- field, of West Down Lodge, Wyke Regis, Esq.
Durham,	Richard Lawrence Pemberton, of Barnes, Esq.
Essex,	George Alan Lowndes, of Barrington Hall, Hatfield Broad Oak, Esq.
Gloucestershire,	John Waddingham, of Guiting Grange, near Winchcombe, Esq.
Herefordshire,	Robert Henry Lee Warner, of Tiberton Court, Esq.
Hertfordshire,	William Jones Loyd, of Ab- botts Langley, Esq.
Kent,	Alexander Randall, of Foley House, Maidstone, Esq.
Leicestershire,	Richard Sutton, of Skeffington, Esq.
Lincolnshire,	Weston Cracroft Amcotts, of Hackthorn, Esq.
Monmouthshire,	James Proctor Carruthers, of The Grondra, near Chepstow, Esq.
Norfolk,	John Thomas Mott, of Barn- ingham, Esq.
Northamptonshi	re, John Edmund Severne, of Thenford, Esq.
Northumberland	, William John Pawson, of Shawdon, Esq.
Nottinghamshire	Henry Savile, of Rufford Abbey, Esq.
Oxfordshire,	Henry Birch Reynardson, of Adwell, Esq.,
Rutland,	William Fludyer, of Ayston, Esq.
Shropshire,	George Pritchard, of Broseley, Esq.
Somersetshire,	Francis Wheat Newton, of Barton Grange, Esq.
Staffordshire,	John William Philips, of Hey- bridge, Esq.
County of South ampton,	- William Henry Deverell, of Purbrook Park, near Cos- ham, Esq.
Suffolk,	Edward Robert Starkie Bence, of Kentwell Hall, Melford, Esq.
Surrey,	Samuel Gurney, of Carshalton, Esq.
Sussex,	George Gatty, of Felbridge, Park, East Grinstead, Esq.
Warwickshire,	Richard Greaves, of The Cliff, Warwick, Esq.
We st morel and,	William Hopes, of Brampton

Crofts, Appleby, Esq.

Penruddocke,

Chamberlaine,

Charles

Esq.

Compton

Wiltshire,

Worcestershire. James Moilliet, of Abberley. Hall, near Worcester, Esq. Sir George Orby Wombwell, of Newburgh Park, near Yorkshire, York, Bart. WALES. NORTH AND SOUTH. William Bulkeley Hughes, of Anglesey, Plas Coch, Esq. Jeston Williams Fredricks, Breconshire, of Talwen, Esq. Henry McKellar, of Sygun-Carnarvonshire, fawr, Esq. Carmarthenshire, Arthur Henry Saunders Davies, of Pentre, Esq. Cardiganshire, Pryse Loveden, of Gogerddan, Esq. Denbighshire, Charles John Tottenham, of Berwyn House, near Llangollen, Esq. Robert Howard, of Broughton Flintshire, Hall, Esq. Glamorganshire, Edward Robert Wood, of Stouthall, Esq. Montgomeryshire, John Heyward Heyward, of Crosswood, Esq. Merionethshire, David Williams, of Dendraeth Castle, Esq. Edward Wilson, Pembrokeshire, of Hean Castle, Esq. Radnorshire,George Greenwood, of Abernant, Esq.

A T the Court at Buckingham-Palace, the 4th day of February, 1861,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HIS day the Right Honourable Francis, Lord Napier, was by Her Majesty's command, sworn of Her Majesty's Most Honourable Privy Council, and took his place at the Board accordlugly.

Arthur Helps.

A T the Court at Buckingham Palace, the 4th day of February, 1861.

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS Her Majesty was graciously pleased, by Her Royal Proclamation, bearing date the thirtieth day of April, one thousand eight hundred and fifty-nine, to promise and declare that the Bounties of Ten Pounds for every Able Scaman, and Five Pounds for every Ordinary Seaman, fit for Her Majesty's Service, should be paid, in the manner thereby directed, to every such Able and Ordinary Seaman, not above the age of forty-five, nor under the age of twenty years, who should, on or before the fifteenth day of June then following, enter themselves to serve in Her Majesty's Royal Navy, either with the Captains or Licutenants of Her Majesty's Ships, or Officers employed in Tenders, or at Rendez-

vous on shore for raising men for the service of the Royal Navy: and whereas Her Majesty was also graciously pleased, by Her said Proclamation, to declare that all Able-bodied Landsmen, not above the age of twenty-five, nor under the age of twenty years, who should so enter themselves as aforesaid, should receive the sum of Forty Shillings each man as Her Majesty's Royal Bounty;

And whereas the time limited for Payment of the said Bounties, so far as they relate to Able Seamen and Ordinary Seamen, was, by Order in Council of the eleventh day of June, one thousand eight hundred and fifty-nine, prolonged and extended from the said fifteenth day of June to the thirty-first day of July, one thousand eight hundred and fifty-nine; and whereas by certain other Orders in Council the said Bounties to Able and Ordinary Seamen were reduced to Eight Pounds and Four Pounds, to Six Pounds and Three Pounds, and lastly to Four Pounds and Two Pounds, respectively, and the time limited for the payment of the said last-mentioned Bounties was on

the twenty-sixth day of March, one thousand eight hundred and sixty, prolonged and extended from the first day of April, one thousand eight hundred and sixty, to the thirty first day of March, one thousand eight hundred and sixty-one; and it being judged expedient for Her Majesty's Service that Bounties should, so far as they relate to Able Seamen and Ordinary Seamen, be continued to be paid for some time longer, but that the same should be further reduced to Two Pounds in respect of Able Seamen, and to One Pound in respect of Ordinary Seamen; Her Majesty, with the advice of Her Privy Council, doth therefore order, and it is hereby accordingly ordered, that the time limited for payment of the said further reduced Bounties of Two Pounds to Able Seamen, and of One Pound to Ordinary Seamen, be prolonged and extended from the first day of April next to the thirty-first day of March, one thousand eight hundred and sixty-two inclusive; Whereof all persons concerned are to take notice and govern themselves accordingly.

Arthur Helps.

CONVENTION between Her Majesty and the King of Sardinia, for the Establishment of International Copyright.

Signed at Turin, November 30, 1860.

[Ratifications exchanged at Turin, January 4, 1861.]

ER Majesty the Queen of the United Kingdom of Great Britain and Ireland, and His Majesty the King of Sardinia, being equally desirous of extending in each country the enjoyment of copyright to works of literature and of the fine arts which may be first published in the other; Her Britannic Majesty and His Sardinian Majesty have deemed it expedient to conclude a special Convention for that purpose, and have therefore named as their Plenipotentiaries, that is to say:—

Her Britannic Majesty, Sir James Hudson, Knight Commander of the Most Honourable Order of the Bath of England, Her Britannic Majesty's Envoy Extraordinary and Minister Plenipotentiary at the Court of His Majesty the King of Sardinia;

And His Majesty the King of Sardinia, the Chevalier Constantine Nigra, Commander of His Religious and Military Order of Saint Maurice and Saint Lazarus, &c., His Minister Resident, &c.;

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon and concluded the following Articles:—

#### ARTICLE I.

From and after the date on which, according to the provisions of Article XIV, the present Convention shall come into operation, the authors of works of literature or of art, to whom the laws of either of the two countries do now or may hereafter give the right of property, or copyright, shall be entitled to exercise that right in the territories of the other of such countries for the same term, and to the same extent, as the authors of works of the same nature, if published in such other country, would therein be entitled to exercise such right; so that the re-publication or piracy, in either country, of any work of literature or of art

CUA Maestà il Re di Sardegna e Sua Maestà la Regina del Regno Unito della Gran Brettagna e d'Irlanda, ugualmente animati dal desiderio di estendere nei due Stati il godimento del diritto di autore sulle opere letterarie ed artistiche che saranno pubblicate per la prima volta nell' uno di essi, hanno ravvisato conveniente di conchiudere a tal fine una speciale Convenzione, ed hanno perciò nominato a loro Plenipotenziarii, cioè:—

Sua Maestà il Re di Sardegna, il Cavaliere Costantino Nigra, Commendatore del Suo Ordine Religioso e Militare dei Santi Maurizio e Lazzaro, &c., Suo Ministro Residente, &c.;

E Sua Maestà la Regina del Regno Unito della Gran Brettagna ed Irlanda, Sir James Hudson, Commendatore dell' Onorevolissimo Ordine del Bagno d'Inghilterra, Inviato Straordinario e Ministro Plenipotenziario di Sua Maestà Britannica presso la Corte di Sua Maestà il Re di Sardegna;

I quali, dopo aversi comunicato scambievolmente i loro rispettivi pienipoteri, riconosciuti in buona e debita forma, convennero nella stipulazione degli Articoli seguenti:

#### ARTICOLO I.

Dal giorno in cui, conforme al disposto dell' Articolo XIV, la presente Convenzione diventirà esecutoria, gli autori di opere letterarie o artistiche, ai quali le leggi dell' uno dei due Stati guarentiscono attualmente o guarentiranno per l'avvenire il diritto di proprietà o d'autore, avranno facoltà di esercitare esso diritto nei dominii dell' altro durante lo stesso spazio di tempo e negli stessi limiti in cui si eserciterebbe in quest' altro Stato il diritto conferito agli autori di opere della stessa natura le quali vi fossero pubblicate: in guisa che la riproduzione o la contraffazione nell' uno dei due Stati di qualsivoglia opera letteraria

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published in the other, shall be dealt with in the same manner as the re-publication or piracy of a work of the same nature first published in such other country; and so that authors in the one country shall have the same remedies before the courts of justice in the other country, and shall enjoy in that other country the same protection against piracy and unauthorized re-publication, as the law now does, or may hereafter, grant to authors in that country.

The terms "works of literature or of art,"

employed at the beginning of this Article, shall be understood to comprise publications of books, of dramatic works, of musical compositions, of drawing, of painting, of sculpture, of engraving, of lithography, and of any other works whatsoever of literature and of the fine arts.

The lawful representatives or assigns of authors translators, composers, painters, sculptors, or engravers, shall, in all respects, enjoy the same rights which, by the present Convention, are granted to the authors, translators, composers, painters, sculptors, or engravers themselves.

#### ARTICLE II.

The protection granted to original works is extended to translations; it being, however, clearly understood that the intention of the present Article is simply to protect a translator in respect of his own translation, and that it is not intended to confer upon the first translator of any work the exclusive right of translating that work, except in the case and to the extent provided for in the following Article.

#### ARTICLE III.

The author of any work published in either of the two countries, who may choose to reserve the right of translating it, shall, until the expiration of five years from the date of the first publicaton of the translation thereof authorized by him, be, in the following cases, entitled to protection from the publication in the other country of any translation of such work not so authorized by him :

- 1. If the original work shall have been registered and deposited in the one country within three months after its first publication in the
- 2. If the author has notified on the title-page of his work his intention to reserve the right of translating it;
- 3. Provided always, that at least a part of the authorized translation shall have appeared within a year after the registration and deposit of the original, and that the whole shall have been published within three years after the date of such deposit;
- 4. And provided that the publication of the translation shall take place within one of the two countries, and that it shall be registered and deposited according to the provisions of Article VIII.

With regard to works published in parts, it will be sufficient if the declaration of the author that he reserves the right of translation shall\_ap-pear in the first part. But with reference to the period of five years limited by this Article for the exercise of the exclusive right of translation, each part shall be treated as a separate work, and each part shall be registered and deposited in the one country within three months after its first publication in the other.

od artistica pubblicata nell' altro, sarà trattata nella stessa maniera in cui si tratterebbe la riproduzione o la contraffazione d'un opera d'egual natura pubblicata per la prima volta nell' altro Stato; e gli autori dell' uno dei due Stati avranno innanzi ai tribunale dell' altro la stessa azione, e vi godranno, quanto alla contraffazione ed alla riproduzione non autorizzata, la stessa guarentigia che la legge concede o potrebbe concedere agli autori di questo medesimo Stato.

E inteso che le parole "opere letterarie o artistiche," adoperate in principio di quest' Articolo, comprendono le pubblicazioni di libri, di opere drammatiche, di componimenti musicali, di disegni, di pitture, di sculture, d'incisioni, di lithografie, e di qualunque altra produzione di letteratura o di

belle arti.

I legali rappresentanti o aventi causa degli autori, traduttori, compositori, pittori, scultori, o incisori godranno, per ogni rispetto, dei medesimi diritti, che la presente Convenzione conferisce agli stessi autori, traduttori, compositori, pittori, scultori, o incisori.

#### ARTICOLO II.

La protezione concessa alle opere originali si tende pure alle traduzioni. Tuttavia rimane estende pure alle traduzioni. inteso che il presente Articolo ha per oggetto di proteggere il traduttore solamente riguardo alla sua propria traduzione, e non già di conferire il diritto esclusivo di traduzione al primo traduttore d'un opera qualunque, fuorchè nel caso e nei limiti previsti dall' Articolo seguente.

#### ARTICOLO IIL

L'autore d'un opera qualunque pubblicata nell' uno dei due Stati, il quale avrà voluto riserbare il suo diritto di traduzione, godrà, durante cinque anni dalla data della prima pubblicazione della traduzione della propria opera da lui autorizzata, del privilegio di protezione contro la pubblicazione nell'altro Stato di ogni traduzione dell'opera stessa non autorizzata da lui, e ciò sotto le condizioni seguente :-

- 1. L'opera originale sarà registrata e depositata nell' uno dei due Stati nel termine di tre mesi dalla sua prima pubblicazzione nell' altro;
- 2. L'autore dovrà indicare nel titolo dell' opera sua l'intenzione di riserbarsi il diritto di traduzione;
- 3. La detta traduzione autorizzata dovrà essere pubblicata, almeno in parte, nel termine di un anno dalla data della registrazione e del deposito dell' originale, e in totalità nel termine di tre anni dalla data del fatto deposito;
- 4. La traduzione dovrà essere pubblicata nell' uno dei due Stati, ed essere registrata e depositata in conformità delle disposizioni dell' Articolo VIII.

Rispetto alle opere pubblicate per dispense, basterà che la dichiarazione dell' autore che intende riserbarsi il diritto di traduzione sia fatta nella prima dispensa. Ciònondimeno, riguardo al periodo di cinque anni fissato da quest' Articolo per l'esercizio del diritto esclusivo di traduzione, ciascuna dispensa sarà considerata come un' opera separata, e dovrà essere registrata e depositata nell' uno dei due Stati nei tre mesi dalla sua prima pubblicazione nell' altro.

#### ARTICLE IV.

The stipulations of the preceding Articles shall also be applicable to the representation of dramatic works, and to the performance of musical compositions, in as far as the laws of each of the two countries are or shall be applicable in this respect to dramatic and musical works first publicly represented or performed therein.

In order, however, to entitle the author to legal protection in regard to the translation of a dramatic work, such translation must appear within three months after the registration and deposit of the original.

It is understood that the protection stipulated by the present Article is not intended to prohibit fair imitations, or adaptations of dramatic works to the stage of the respective countries, but is only meant to prevent piratical translations.

The question whether a work is an imitation or a piracy, shall in all cases be decided by the courts of justice of the respective countries, according to the laws in force in each.

#### ARTICLE V.

Notwithstanding the stipulations of Articles I and II of the present Convention, articles extracted from newspapers or periodicals published in either of the two countries may be re-published or translated in the newspapers or periodicals of the other country, provided the source from whence such articles are taken be acknowledged.

Nevertheless, this permission shall not be construed to authorize the re-publication in one of the two countries, of articles other than those of political discussion, from newspapers or periodicals published in the other country, the authors of which shall have notified in a conspicuous manner in the journal or periodical in which such articles have appeared, that they forbid the republication thereof.

#### ARTICLE VI.

The importation into and the sale in either of the two countries of piratical copies of works which are protected from piracy under Articles I, II, III, and V of the present Convention, are prohibited, whether such piratical copies originate in the country where the work was published, or in any other country.

#### ARTICLE VII.

In the event of an infraction of the provisions of the foregoing Articles, the pirated works or articles shall be seized and destroyed; and the persons who may have committed such infractions shall be liable in each country to the penalties and actions which are or may be prescribed by the laws of that country for such offences, committed in respect of a work or production of home origin.

#### ARTICLE VIII.

Neither authors, nor translators, nor their lawful representatives or assigns, shall be entitled in either country to the protection stipulated by the preceding Articles, nor shall copyright be claimable in either country, unless the work shall have been registered in the manner following, that is to say:—

1. If the work be one that has first appeared in the dominions of His Sardinian Majesty, it must

#### ARTICOLO IV.

Le stipulazioni degli Articoli precedenti si applicheranno parimente alla rappresentazione di opere drammatiche e all' esecuzione di componimenti musicali, semprechè le leggi di ciascuno dei due Stati siano o vengano ad essere applicabili sotto questo rapporto, alle opere drammatiche e musicali che vi siano rappresentate o eseguite pubblicamente per la prima volta.

Tuttavia, perchè l'autore abbia diritto alla protezione legale circa la traduzione di un' opera drammatica, tale traduzione dovrà pubblicarsi nei tre mesi dalla registrazione e dal deposito dell'

originale.

È inteso che la protezione stipulata nel presente Articolo non ha per effetto di vietare le imitazioni di buona fede o gli adattamenti di opere drammatiche alle scene dei due Stati rispettivamente, ma soltanto d'impedire le traduzioni in contraffazione.

La questione d'imitazione o di contraffazione sarà determinata in tutti i casi dai tribunale degli Stati rispettivi e secondo le leggi ivi vigenti.

#### ARTICOLO V.

Non ostante il disposto dagli Articoli I e II della presente Convenzione, gli articoli di giornali o di pubblicazioni periodiche, usciti in luce nell' uno dei due Stati, potranno essere riprodotti o tradotti nei giornali o nelle pubblicazioni periodiche dell'altro Stato, purchè vi si indichi la loro fonte.

Però questo permesso non comprenderà la riproduzione nell' uno dei due Stati di articoli (eccettuati quelli di politica discussione) inseriti in giornali o pubblicazioni periodiche usciti in luce nell'altro Stato, i cui autori nel giornale o nella pubblicazione in cui apparvero tali articoli, avessero esplicitamente dichiarato che ne interdicono la riproduzione.

#### ARTICOLO VI.

L'introduzione e la vendita in ciascuno dei due Stati delle copie contraffate di opere protette contro la contraffazione a tenore degli Articoli I, II, III e V della presente Convenzione, sono vietate, sia che dette copie provengano dallo Stato ove l'opera fu pubblicata, sia che provengono d'altronde.

#### ARTICOLO VII.

In caso di contravenzione alle disposizioni degli Articoli precedenti, le opere o pubblicazioni in contraffazione saranno sequestrate e distrutti; ed i colpevoli di tale reato saranno passibili in ciascuno Stato delle pene ed azioni che sono o fossero prescritte dalle leggi di esso Stato contro il medesimo reato commesso a proposito di opere o produzioni d'origine nazionale.

#### ARTICOLO VIII.

Gli autori e i traduttori, non che i loro legali rappresentanti o aventi causa, non avranno diritto, nell' uno o nell' altro Stato, alla protezione stipulata cogli Articoli precedenti, e il diritto di autore non potrà essere invocato nell' uno dei due Stati, se l'opera non sarà stata registrata nel seguente modo, cioè:—

1. Se l'opera comparve per la prima volta negli Stati di Sua Maestà Sarda, dovrà essere registrata be registered at the Hall of the Company of Stationers in London (Stationers' Hall);

2. If the work be one that has first appeared in the dominions of Her Britannic Majesty, it must be registered at the Ministry of the Interior (Ministero dell' Interno) at Turin.

No person shall be entitled to such protection as aforesaid, unless he shall have duly complied with the laws and regulations of the respective countries in regard to the work in respect of which such protection may be claimed. With regard to books, maps, and prints, and also with regard to dramatic works and musical compositions (unless such dramatic works and musical compositions shall be in manuscript only), no person shall be entitled to such protection unless he shall have delivered gratuitously, at one or other of the places mentioned above, as the case may be, one copy of the best edition, or in the best state, in order to its being deposited at the place appointed for that purpose in each of the two countries: that is to say, in the dominions of Her Britannic Majesty, at the British Museum in London; and in the dominions of His Sardinian Majesty, at the Ministry of the Interior (Ministero dell' Interno) at Turin.

In every case, the formality of deposit and registration must be fulfilled within three months after the first publication of the work in the other country. With regard to works published in parts, each part shall be treated as a separate work.

A certified copy of the entry in the Register Book of the Company of Stationers in London shall confer, within the British dominions, the exclusive right of re-publication, until a better right shall have been established by any other party before a Court of Justice.

The certificate given under the laws of the States of His Sardinian Majesty, proving the registration of any work in that country, shall be valid for the same purpose throughout the abovementioned States.

A certificate or certified copy of the registration of any work so registered in either country shall, if required, be delivered at the time of registration; and such certificate shall state the exact date at which the registration was made.

The charge for the registration of a single work, under the stipulations of this Article, shall not exceed one shilling in England, nor one franc twenty-five centimes in the States of His Sardinian Majesty; and the further charge for a certificate of such registration shall not exceed the sum of five shillings in England, nor six francs and twenty-five centimes in the States of His Sardinian Majesty.

The provisions of this Article shall not extend to articles which may appear in newspapers or periodicals; which shall be protected from republication or translation simply by a notice from the author, as prescribed by Article V. But if any article or work which has originally appeared in a newspaper or periodical shall afterwards be published in a separate form, it shall then become subject to the stipulations of the present Article.

#### ARTICLE IX.

With regard to any article other than books, prints, maps, and musical publications, in respect to which protection may be claimable under Article I of the present Convention, it is agreed that any other mode of registration than that pre-

all' ufficio della Società dei Libraj di Londra (Stationers' Hall);

2. Se l'opera comparve per la prima volta negli Stati di Sua Maestà Britannica, dovrà essere registrata al Ministero dell' Interno a Torino.

Niuno avrà diritto a detta protezione, se non avrà debitamente osservato le leggi e i regolamenti dei rispettivi Stati, relativamente all' opera in di cui favore sarebbe invocata la protezione. Ilibri, le carte, e le stampe, come pure le opere drammatiche e i componimenti musicali (a meno che tali opere drammatiche e componimenti musicali fossero ancora manoscritti), non godranno di detta protezione se non sarà stato consegnato gratuitamente nell' uno o nell' altro dei due luoghi prementovati, secondo il caso, un esemplare della migliore edizione e nel migliore stato, per essere depositato nel luogho indicato a quest' oggetto in ciascuno dei due Stati: vale a dire, negli Stati di Sua Maestà Sarda, in Torino al Ministero dell' Interno, e negli Stati di Sua Maestà Britannica, al Museo Britannico di Londra.

In ogni caso le formalità del deposito e della registrazione dovranno essere adempiute entro i tre mesi dalla prima pubblicazione dell' opera nell' altro Stato. Rispetto alle opere pubblicate per dispense, ciascuna dispensa sarà considerata come un' opera separata.

Una copia autentica dell' iscrizione sul registro del Ministero dell' Interno in Torino conferirà negli Stati di Sua Maestà Sarda il diritto esclusivo di riproduzione, infino a che un miglior diritto non sia stato riconosciuto in favore altrui nanti i tribunali.

Una copia autentica dell' iscrizione sul libro dei registri della Società dei Libraj di Londra, avrà lo stesso effetto negli Stati di Sua Maestà Britannica.

Nell' atto della registrazione di un' opera nell' uno dei due Stati, se ne rilascierà, in seguito a domanda, un certificato o copia autentica, e questo certificato porterà la data precisa in cui ebbe luogho la registrazione.

Il costo della registrazione d'una sola opera, conforme alle stipulazioni del presente Articolo, non oltrepasserà negli Stati di Sua Maestà Sarda la somma di una lira e venti-cinque centesimi, e negli Stati di Sua Maestà Britannica quella di uno scellino; e le altre spese pel certificato di registrazione non oltrepasseranno la somma di sei liri e venti-cinque centesimi negli Stati di Sua Maestà Sarda, e quella di cinque scellini negli Stati di Sua Maestà Britannica.

Le stipulazioni di questo Articolo non si estenderanno agli articoli di giornali o di pubblicazioni periodiche, i quali saranno guarentiti contro la riproduzione o la traduzione, mediante il semplice avviso dell' autore, qual è prescritto dall' Articolo V. Ma se un articolo o un' opera che fosse uscita in luce per la prima volta in un giornale o in una pubblicazione periodica, venisse poi riprodotta a parte, dovrà allora andar soggetta alle stipulazioni del presente Articolo.

#### ARTICOLO IX.

Rispetto a tutti gli altri articoli che non siano libri, stampe, carte, e pubblicazioni musicali, pei quali si potesse invocare la protezione in virtù del Articolo I della presente Convenzione, rimane convenuto che qualunque altro modo di registra-

#### ARTICLE XV.

The present Convention shall be ratified, and the ratifications shall be exchanged at Turin, as soon as may be within three months from the date

In witness thereof the respective Plenipotentiaries have signed the same in duplicate, and have affixed thereto their respective seals.

Done at Turin, on the thirtieth day of November, in the year of our Lord one thousand eight hundred and sixty.

(L.S.) JAMES HUDSON.

(L.S.) COSTANTINO NIGRA.

#### ARTICOLO XV.

La presente Convenzione sarà ratificata, e le ratifiche saranno scambiate a Torino, il più presto possibile entro i tre mesi dalla firma.

In fede di che i rispettivi Plenipotenziarii l'hanno firmata in doppio originale, e vi hanno apposto i loro sigilli.

Torino, a di trenta di Novembre dell'anno di nostro Signore mille ottocentosessanta.

L.S.) COSTANTINO NIGRA.

L.S.) JAMES HUDSON.

T the Court at Buckingham Palace, the 4th day of February, 1861,

#### PRESENT,

The QUEEN'S Most Excellent Majesty in Council,

W HEREAS a Convention has been concluded between Her Majesty and the King of Sardinia, whereby due protection has been secured within the States of His Sardinian Majesty, for the benefit of authors of books, dramatic pieces, musical compositions, drawings, paintings, articles of sculpture, engravings, lithographs, and any other works of literature and of the fine arts, in which the laws of Great Britain and of the States of His Sardinian Majesty do now, or may hereafter, give their respective subjects the right of property or copyright, and for the benefit of the lawful representatives or assigns of such authors, with regard to any such works first published within the dominions of Her

Now, therefore, Her Majesty, by and with the advice and consent of Her Privy Council, and by virtue of the authority committed to her by an Act passed in the session of Parliament, holden in the seventh and eighth years of her reign, intituled "An Act to amend the law relating to "international copyright;" and of another Act passed in the session of Parliament, holden in the fifteenth and sixteenth years of her reign, intituled "An Act to enable Her Majesty to carry "into effect a Convention with France on the "subject of Copyright, to extend and explain the "International Copyright Acts, and to explain the "Acts relating to Copyright in Engravings;" doth order, and it is hereby ordered, that from and after the day next after the day of the publication hereof in the London Gazette, the authors, inventors, designers, engravers, and makers of any of the following works; that is to say: books, dramatic works, musical compositions, drawings, paintings, sculpture, engravings, lithographs, and any other works of literature and the fine arts, in which the laws of Great Britain give to British subjects the privilege of copyright, and the executors, administrators, and assigns of such authors, inventors, designers, engravers, and makers respectively, shall, as respects works first published within the States of His Sardinian Majesty after the said day next after the day of publication hereof, have the privilege of copyright therein for a period equal to the term of copyright which authors, inventors, designers, engravers, and makers of the like works respectively, first published in the United Kingdom, are by law entitled to; provided such books, dramatic works, musical

compositions, drawings, paintings, sculpture, engravings, lithographs, or other works of literature or the fine arts, shall have been registered, and copies thereof shall have been delivered according to the requirements of the said recited Acts, within three months after the first publicatiod thereof in any part of the States of His Sardinian Majesty, or if such work be published in parts, then within three months after the publication of the last part thereof;

And it is hereby further ordered, that the authors of dramatic pieces and musical compositions, which shall after the day aforesaid be first publicly represented or performed within the States of His Sardinian Majesty, or their executors, administrators, or assigns, shall have the sole liberty of representing or performing in any part of the British dominions such dramatic pieces or musical compositions, during a period equal to the period during which authors of dramatic pieces and musical compositions, first publicly represented or performed in the United Kingdom, are entitled by law to the sole liberty of representing or performing the same; provided such dramatic pieces or musical compositions have been registered, and copies thereof have been delivered according to the requirements of the said firstrecited Act, within three months after the time of their being first represented or performed in any part of the States of His Sardinian Majesty;

And Her Majesty, by and with the advice aforesaid, and by virtue of the authority of the said secondly hereinbefore-recited Act, doth hereby order that the authors of any works published, or of any dramatic pieces first publicly represented in the States of His Sardinian Majesty at any time after the day next after the day of the publication hereof in the London Gazette, who may choose to reserve the right of translating such works or dramatic pieces, their executors, administrators, and assigns shall, until the expiration of five years from the date of the first publication of the translations authorized by them respectively of such works, or from the time at which the translations authorized by them of such dramatic picces are first published or publicly represented, be entitled, subject to the provisions mentioned in the said last-mentioned Act, to prevent the publication in the British dominions of any translation of such works or dramatic pieces, and the representation therein of any translation of such dramatic pieces not so respectively authorized by

And the Right Honourable the Lords Commissioners of Her Mujesty's Treasury are to give the necessary directions herein accordingly.

Arthur Helps.

scribed in the preceding Article, which is or may be applicable by law in one of the two countries to any work or article first published in such country for the purpose of affording protection to copyright in such work or article, shall be extended on equal terms to any similar work or article first published in the other country.

#### ARTICLE X.

It is agreed that if by any Convention for the protection of copyright in works of literature or of art, greater favours than those stipulated by the present Convention should be accorded by either of the High Contracting Parties to a third Power, the same advantages shall be extended to the other Party on the same conditions.

#### ARTICLE XI.

In order to facilitate the execution of the present Convention, the two High Contracting Parties engage to communicate to each other the laws and regulations which may hereafter be established in their respective territories, with respect to copyright in works or productions protected by the stipulations of the present Convention.

#### ARTICLE XII.

The stipulations of the present Convention shall in no way affect the right which each of the two High Contracting Parties expressly reserves to itself, of controlling or prohibiting, by measures of legislation or of internal police, the sale, circulation, representation, or exhibition of any work or production in regard to which either country may deem it expedient to exercise that right.

#### ARTICLE XIII.

Nothing in this Convention shall be construed to affect the right of either of the two High Contracting Parties to prohibit the importation into its own dominions of such books as, by its internal law, or under engagements with other States, are or may be declared piracies, or infringements of copyright.

#### ARTICLE XIV.

The present Convention shall come into operation as soon as possible after the exchange of the ratifications.\* Due notice shall be given beforehand in each country, by the Government of that country, of the day which may be fixed upon for its coming into operation; and the stipulations of the Convention shall apply only to works or articles published after that day.

The Convention shall continue in force for six years from the day on which it may come into operation; and if neither Party shall, twelve months before the expiration of the said period of six years, give notice of its intention to terminate its operation, the Convention shall continue in force for a year longer, and so on from year to year, until the expiration of a year's notice from either party for its termination.

The High Contracting Parties, however, reserve to themselves the power of making by common consent, in this Convention, any modifications which may not be inconsistent with its spirit and principles, and which experience of its working may show to be desirable.

zione diverso da quello prescritto dall' Articolo precedente che sia o possa essere applicato dalla legge nell' uno dei due Stati, collo scopo di guarentire il diritto di autore a qualsivoglia opera o articolo pubblicato per la prima volta in esso, sarà esteso, sotto eguali condizioni, ad ogni opera od articolo simile, pubblicato per la prima volta nell' altro Stato.

#### ARTICOLO X.

E convenuto che se in una Convenzione qualunque per guarentire la proprietà letteraria e artistica, fossero concessi favori maggiori di quelli stipulati dalla presente Convenzione, dall' una delle Alte Parti Contraenti ad una terza Potenza, i medesimi vantaggi saranno accordati all'altra Parte sotto le medesimi condizioni.

#### ARTICOLO XI.

Nell' intento di agevolare l'esecuzione della presente Convenzione, le due Alte Parti Contraenti promettono di communicarsi scambievolmente le leggi e i regolamenti che potessero essere ulteriormente stabiliti negli Stati rispettivi intorno al diritto di autore sulle opere o produzioni protette in virtù delle stipulazioni della presente Convenzione.

#### ARTICOLO XII.

Le stipulazioni della presente Convenzione non potranno in alcuna guisa pregiudicare il diritto che ciascuna delle due Alte Parti Contraenti si riserva espressamente di sorvegliare o di vietare con misure legislative o di polizia interna, la vendita, la circolazione, la rappresentazione, o l'esposizione di quelle opere o produzioni riguardo alle quali l'uno o l'altro Stato giudicasse conveniente di esercitare questo diritto.

#### ARTICOLO XIII.

Nessuna stipulazione della presente Convenzione potrà interpretarsi in guisa da pregiudicare il diritto dell' una o dell' altra Parte Contraente di vietare l'importazione nei proprii Stati dei libri che, a norma delle sue leggi interni o per obblighi contratti con altri Stati, sono o saranno dichiarati come frodolenti o lesivi del diritto di autore.

#### ARTICOLO XIV.

La presente Convenzione diverrà esecutoria il più presto possibile dopo lo scambio delle ratifiche. In ciascuno dei due Stati il Governo avrà cura di far conoscere preventivamente il giorno che sarà fissato per metterla in vigore; e le stipulazioni di essa non saranno applicabili che alle opere o agli articoli pubblicati dopo detto giorno.

La Convenzione rimarrà in vigore per sei anni dal giorno in cui potrà essere messa in vigore; e se l'una delle Parti non avrà significato, dodici mesi prima della scadenza di detto periodo, la sua intenzione di farne cessare gli effetti, la Convenzione continuerà a rimanere in vigore un anno ancora, e così di anno in anno successivamente fino allo spirare di un anno dacchè l'una o l'altra Parte l'avrà denunciata.

Le Alte Parti Contraenti si riservano tuttavia la facoltà d'introdurre di comune accordo nella presente Convenzione tutti quelli modificazioni che non saranno incompatibili collo spirito e coi principii di essa, e di cui l'esperienza avesse dimostrato la convenienza.

\* The Convention has been put into operation, in the States of His Sardinian Majesty, from the 15th of January, 1861, by a Royal Decree.

the Harbour Offices (on one of the forms provided him for that purpose), a correct account of all vessels piloted by him in that month, together with particulars of all expenses paid by him, and in such account shall distinguish the several amounts received from British and from foreign vessels respectively, and such account shall include such information and particulars as the Trustees may from time to time require and direct, to enable them to comply with the provisions and requirements of the "Merchant Shipping Act, 1854." And he shall then pay the amount due for poundage thereon, to be applied to the purposes of the Pilots' Superaunuation Fund, and until such poundage is paid, such pilots' license shall be deemed to be suspended.

9. Such Superannuation Fund shall be dispensed to sick, aged, infirm, and disabled pilots, and their widows and children, in such manner as the Executive Committee shall direct.

10. No pilot shall carry to sea in the boat to which he belongs, any person whose license as a pilot shall have been suspended or withdrawn by the Harbour Master or Executive Committee, or any pilot who shall be at any time drunk or otherwise unfit for duty.

11. Each pilot boat shall in turn proceed to sea, and at least three pilot boats, having four or more pilots on board, shall leave the harbour each tide with the pilots belonging to them, as soon as the boats are affoat: but any pilot is at liberty to proceed to sea as early after his return as he pleases, and no pilot shall be required to proceed to sea the same tide as he returns, unles the har-bour master shall in case of emergency direct him to do so.

12. In case any boat shall be at sea when its turn shall come for going out, and any pilots be-longing to such boat shall be on shore, the harbour master may require such pilots to proceed to sea in another boat.

13. The duty of every boat is to offer the services of and furnish pilots to all vessels bound to Swansea, and for that purpose the pilots shall use |

their best endeavours to speak all vessels bound to Swansea, without respect to their tonnage being large or small, or being from a foreign voyage or otherwise; but no pilot boat shall go beyond the limits of the Swansea pilotage, as hereinafter defined, in search of employment, under a penalty of forfeiting the pilotage, and any vessel boarded outside these limits shall be exempt from the additional pilotage. Every pilot, immediately on boarding a vessel bound to Swansea, shall, whether requested to do so or not, produce his license to the master of any vessel, or other person to whom he tenders his services as a pilot, and if such pilot neglect to do so, he shall for each offence be liable to be suspended by the harbour master.

14. Every pilot shall be distinguished by the

following characteristics, that it to say:

By day.—A flag at the mainmast head or gaff, such flag to be the regular pilot flag, red and white -horizontal; the size of the flag to be four feet

six inches by three feet.

By night.—By a white light only at the mast head, and by the exhibition of a flare-up light

every fifteen minutes.

15. Each pilot shall carry with him a small pilot flag, red and white horizontal, with his number on it, and when in charge of vessels, shall make the following signals, for the purpose of shewing that he is on board:

By day.—The pilot flag to be hoisted on board

the vessel, in such a situation as to be best seen.

By night.—A light to be hoisted and lowered when a pilot boat is in chase.

16. All pilots shall obey the bye laws made by the trustees for the regulation of the Swansea Harbour and the Docks, as well as all orders and directions that may be given to them by the harbour master, or lock keeper, or their assistants, relative to the docking, berthing, or transporting vessels under their charge.

17. Compulsory Pilotage.—Henceforth there shall be paid and payable to every pilot duly licensed, employed in navigating or assisting any vessel into or out of Swansea Harbour, viz:

		In	ward	ls.	Qu	twar	ds.	1	Total	L.
	Register Tonnage.	£	8.	d.	£	s.	d.	£	8.	d.
Vessels exceeding	50 and under 75 Tons	0	10	0	0	6	0	0	16	0
"	75 and under 100 Tons	0	11	0	0	7	0	0	18	9
"	100 and under 125 Tons	0	12	0	0	8	0	1	0	0
,,	125 and under 150 Tons	0	14	0	0	8	0	1	2	0
,,	150 and under 175 Tons	0	17	0	0	8	0	1	5	0
,,	175 and under 200 Tons	0	19	0	0	8	0	1	7	0
<b>&gt;&gt;</b> .	200 and under 250 Tons	1	6	0	0	10	0	1	16	0
<b>,,</b>	250 and under 300 Tons	1	12	0	0	12	0	2	4	0
,,	300 and under 350 Tons	2	3	0	0	14	6	2	17	6
"	350 and under 400 Tons	2	10	0	0	17	0	3	7	0
"	400 and under 450 Tons	2	17	6	1	2	0	3	19	6
,,	450 and under 500 Tons	3	5	0	1	7	0	4	12	0
,,	500 and under 550 Tons	3	10	0	1	12	0	5	2	0
"	550 and under 600 Tons	3	15	0	1	17	0	5	12	0
"	600 and under 650 Tons	4	0	0	2	2	0	6	2	0
1)	650 and under 700 Tons	4	5	0	2	7	0	6	12	0
"	700 and under 750 Tons	4	10	0	2	12	0	7	2	0
"	750 and under 800 Tons	4	15	0	<b>2</b>	17	0	7	12	0
27	800 and under 850 Tons	5	0	0	3	2	0	8	2	0
"	850 and under 900 Tons	5	5	0	3	7	0	8	12	0
· <b>"</b>	900 and under 950 Tons	5	10	0	3	12	0	9	2	0
"	950 and under 1000 Tons	5	15	0	3	17	0	9	12	0

together with an additional sum of 5s. in respect of every fifty tons above 950 tons on the inward pilotage, and an additional sum of 5s. in respect of every 50 tons above 950 tons on the outward pilotage.

outward bound, clear of the Green Grounds, on to the Mumbles Roads; and the above charge includes landing the pilot in all cases.

One-half the above rates only to be paid and Pilots will take vessels over 500 tons register, | payable to every pilot navigating or assisting any vessel (not entering Swansea Harbour), within any part of Swansea Bay, or within the limits of the pilotage ground hereinafter mentioned.

Vessels of 200 tons and upwards, if boarded beyond the following bearings, shall pay an additional pilotage, as under :-

							V	Vest o	f Ox	wich	Poin	ıt		•		
				Wes	t of ]	Pwlldi	u be	aring	N.N	.E. 8	South	of	Wes	st of '	W	orm's
				Poi	nt. b	earing		er Bu					$\mathbf{H}_{i}$	ead, l	bea	ring
				•	N.N		•		r W					N.N		
					s.	d.			s.	d.				£s	١.	d.
200 tons :	ınd under	300			4	0	• •		5	0		• •		0	G	0
300	"	400			5	6 `		• •	7	6	• •		••	0 1	0	0
400	"	<b>500</b>	• •	• •	7	6			10	0		• •	• •	0 1	5	0
500	"	600			10	0			12	6		• •	• •	1	0	0
600	"	700			12	6	٠		15	0	• •	• •		1 .	5	0
700 tons a		rds		• •	15	0	• •	• •	18	6	••	• •	• •	1 10	0	0

18. OPTIONAL PILOTAGE.—Masters of vessels under 500 tons register, requiring pilots to take their vessels to the Mumbles Roads, or clear of the Green Grounds, to pay, in addition to the outward pilotage rates, the following additional rates, including landing:

						s.	a.	
Vessels under	100	tons				4	0	
,,	100	tons	and	under	200	5	6	
23	200		,,		300	7	6	
"	300		,,		400	9	6	
"	400		,,		500	11	0	

Masters of vessels requiring pilots to take their vessels to the Eastern or Western Limits, to pay, in addition to the outward rates, the following additional rates, including landing.

Vessels o	6 300	tons	and	under	500	tons	 £3
23	500		,,		700	,,	 £4
"	700		,,		900	,,	 £5
17	900	and	upw	ards			 £6

The following shall be deemed to be the limits of the pilotage ground of pilots appointed and licensed by the Swansea Harbour Trustees, viz.:
"North of the line of the Nash lights in one;" and "east of an imaginary line running north and south of a point, four miles westward of the Hel-wick Light Vessel, placed off the Helwick Shoal, near the Worm's Head, in the county of Gla-

19. Every pilot required to remain on board a vessel, whether inward or outward bound, to be paid by the master of such vessel, at the rate of 4s. for every 12 hours, or broken portion of 12 hours, in which such such pilot shall not have carned pilotage or distance-money, in the same vessel.

20. The harbour master may nominate such superannuated pilots as he shall think proper, to be harbour pilots, who shall only act as pilots in transporting or removing vessels within the har-

21. Masters of vessels requiring to move vessels within the harbour (other than from one part of the Float to another), shall employ a pilot for that purpose, and shall pay such pilot at the following rate:-

	s.	α.
Vessels under 100 tons	2	6
Vessels 100 tons and under 200 tons	3	6
Vessels 200 tons and under 400 tons	5	0
Vessels 400 tons and under 500 tons	7	G
Vessels 500 tons and upwards	12	0

22. If the Master of any vessel shall require any pilot to go on board and take his vessel out of the Harbour, transport or move her, and such vessel be not ready to be taken out or moved, half the rates, last mentioned, shall be paid to the

Harbour, shall pay each hobbler employed 2s., and for each boat 2s. 6d.

24. One-third of the gross receipts of each pilot from all vessels not exceeding 200 tons, and one quarter of the gross receipts of each pilot from all other vessels exceeding 200 tons, after deducting therefrom the allowance for landing in the following scale, shall be paid by him to the boat and hobblers, and shall be divided into equal shares between the boat and hobblers

according to their number.

Each pilot shall pay to the boat and men who shall land him from any vessel the sums in the undermentioned scale:

	s.	đ,
From any Vessel under 75 Tons Register	r 2	0
75 and under 100 ,,	2	0
100 and under 125	2	0
125 and under 150 "	2	6
150 and under 175 ,,	2	6
175 and under 200 ,,	3	0
200 and under 250 ,,	3	0
250 and under 300 ,,	4	0
300 and under 350 "	4	0
350 and under 400 "	5	0
400 and under 450 ,,	5	0
450 and under 500 "	5	0
500 and upwards ",	6	0

25. The Harbour Master may, for any cause which he may deem sufficient, suspend any pilot, and in case of so doing, shall immediately enter in his Report Book the cause of his doing so, and shall lay such complaint before the Executive Committee, at their next Weekly Meeting, or at a Special Meeting to be called for the purpose; and the Committee, at their Meetings, may suspend any pilot until the following General Meeting of the Trustees, who may further suspend or dismiss such pilot.

26. Any pilot while suspended by the Executive Committee, and if afterwards dismissed, shall forfeit any claim to the Superannuation Fund.

27. All complaints against pilots shall be entered in the "Complaint Book," kept in the Harbour Master's Office, within (where possible) 24 hours of the cause of complaint arising, and the complainant shall sign his name to every such complaint.

28. All pilots shall wear a black silk ribbon with words in gold letters, "Swansea Pilot," to be supplied annually at the licensing day, at the expense of the Trustees, such ribbon to be worn while the pilots are on or off duty, except while off duty on Sundays.

29. No boat belonging to any person who himself keeps or is interested in keeping, by any agent, servant, or other person, any public house, or place of public entertainment, or is interested in selling 23. Masters of vessels requiring hobblers or any wine or spirituous liquors, shall be licensed boats to assist in removing vessels within the as a pilot boat. A T the Court at Buckingham Palace, the 4th day of February, 1861,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS Her Majesty was pleased, on the twenty-third day of January, in the year of our Lord one thousand eight hundred and sixty, by and with the advice of Her Privy Council, to issue a certain Order for the exercise of the power and jurisdiction which Her Majesty has in the dominions of the Tycom of Japan, under and by virtue of an Act of Parliament made and passed in the Session of Parliament holden in the sixth and seventh years of the reign of Her Majesty, intituled "An Act to remove doubts as to the " exercise of Power and Jurisdiction by Her " Majesty within divers Countries and Places out " of Her Majesty's Dominions, and to render the "same more effectual." And whereas it is expedient that the said Order should be amended as hereinafter mentioned. Now, therefore, in pursuance of the above recited Act of Parliament, Her Majesty is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows :-

I. The seventh and eighth Articles of the said Order of the twenty-third day of January, A.D. one thousand eight hundred and sixty, shall be, and the same are hereby revoked and cancelled, save and except as to all acts, matters, and things done under the said seventh and eighth Articles of the said Order, or either of them, or which may hereafter be done under the same, or either of them, by Her Majesty's Consul-General, or by any Consul, Vice-Consul, or Consular Agent in Japan, or by any person duly authorized to act as such, previously to the day next succeeding the day on which this Order shall be received by the Consul-General in Japan.

II. And it is further ordered, that any charge against a British subject for a breach of any rules and regulations other than those relating to the observance of Treaties be heard and determined by the Consul; and in all cases in which the penalty shall not exceed two hundred dollars or one month's imprisonment, the Consul shall hear and determine the charge summarily, without the aid of assessors; but when the penalty attached to a breach of any rules and regulations other than those relating to the observance of Treaties, shall amount to more than two hundred dollars, or to imprisonment for more than one month, it shall be obligatory upon the Consul before he shall proceed to hear the charge, to summon two British subjects of good repute, residing within his district, to sit with him as assessors, which assessors shall, however, have no authority to decide on the innocence or guilt of the party accused, or on the amount of fine or imprisonment to be awarded to him on conviction; but it shall rest with the Consul to decide on the guilt or innocence of the party accused, and on the amount of fine or imprisonment to be awarded to him: Provided always, that in no case shall the penalty be attached to a breach of rules and regulations other than those for the observance of Treaties, exceed five hundred dollars, or three months' imprisonment; and provided further, that in the event of the said assessors, or either of them, dissenting from the conviction of the party accused, or from the penalty of fine or imprisonment awarded to him by the Consul, the Consul shall take a note of such dissent, with the

grounds thereof, and shall require good and sufficient security for the appearance of the party convicted at a future time, in order to undergo his sentence, or receive his discharge; and the Consul shall, within twenty days, report his decision, with all the particulars of the case, together with the dissent of the assessors, or either of them, and the grounds thereof, to Her Majesty's Envoy Extraordinary and Minister Plenipotentiary and Consul-General in Japan, who shall have authority to confirm, or vary, or reverse the decision of the Consul as to the said Envoy Extraordinary and Minister Plenipotentiary and Consul-General may seem fit: Provided always, that if an appeal shall be entered against the decision of the Cousul, no such report shall be made to Her Majesty's Envoy Extraordinary and Minister Plenipotentiary and Consul-General, on the ground of the dissent of the assessors, or either of them, but the appeal shall be prosecuted in the manner hereinafter ordered.

III. And it is further ordered, that in any question relating to the observance of Treaties, or of rules and regulations for the observance of Treaties, or of rules and regulations other than those for the observance of Treaties, a report of any and every decision made by a subordinate Consular Officer, with or without the aid of assessors, shall be sent in by such subordinate Consular Officer to the superior Consular Officer of the district, and that on the receipt of such report, the superior Consular Officer of such district shall proceed, without assessors, to revise such decision as to him may seem fit, and such revision shall have, for the purposes of the said recited Order, and of this Order, the same effect as if the case had been originally heard and determined by such superior Consular Officer, with or without the aid of assessors: Provided always, that in any case in which the assessors, or either of them, shall dissent from a decision of a subordinate Consular Officer, such decision shall not be subject to revision by the superior Consular Officer, but, in the event of no appeal being entered as aforesaid, shall be submitted to Her Majesty's said Envoy Extraordinary and Minister Plenipotentiary and Consul-General, for revision, in the same manner as if such decision had been originally made by the superior Consular Officer.

IV. Provided always, and it is hereby further ordered, that Her Majesty's said Envoy Extraordinary and Minister Plenipotentiary and Consul-General shall once at least in every year, report to Her Majesty's Principal Secretary of State for Foreign Affairs his decisions on all cases heard and decided by him under and by virtue of this Order, together with the particulars thereof.

V. And it is further ordered, that this Order shall be read and construed with and as a part of the said recited Order of the twenty-third day of January, in the year of our Lord one thousand eight hundred and sixty, which, save as by this Order is otherwise provided, is to remain and continue in full operation and effect in all particulars.

And the Right Honourable Lord John Russell, one of Her Majesty's Principal Scretaries of State, is to give the necessary directions herein accordingly.

Arthur Helps,

At the Court at Buchingham-Palace, the 4th day of February, 1861,

#### PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

HEREAS by an Act, passed in the tenth year of the reign of Her Majesty, in 'ituled "An Act for the more easy recovery of small debts and demands in England," it is, among other things, enacted, that it should be lawful for Her Majesty, with the advice of Her Privy Council, to order that the said Act be put in force in such county or counties as to Her Majesty, with the advice aforesaid, should seem fit, and to divide the whole or part of any such county (including all counties of cities and counties of towns, cities, boroughs, towns, ports, and places, liberties and franchises therein contained or thereunto adjoining) into districts; and to order that the County Court should be holden for the recovery of debts and demands, under the said Act, in each of such districts; and, from time to time, to alter such districts as to Her Majesty, with the advice afore-said, should seem fit; and from time to time, with the advice aforesaid, to declare by what name, and in what towns and places the County Court should be holden in each district:

And whereas Her Majesty was pleased, by an Order in Council, of the ninth day of March, one thousand eight hundred and forty-seven, to order that the said Act be put in force in the counties and places therein specified, and the same was put in force accordingly:

And whereas by certain other Acts, made and passed in the thirteenth, in the fourteenth, in the sixteenth, in the twentieth, and in the twenty-second years of the reign of Her Majesty, the provisions of the said recited Act, have been amended and extended:

And whereas it hath been represented, that it would be of advantage to the public, if the Court holden at Framlingham, was ordered to be held at Saxmundham also:

Her Majesty, having taken the premises into consideration, is thereupon pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered that, from and after the first day of April, one thousand eight hundred and sixty-one:

The County Court of Suffolk, holden at Framlingham, shall be holden at Saxmundham as well as at Framlingham.

Arthur Helps.

A T the Court at Buckingham Palace, the 4th day of February, 1861,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by the 333rd section of the Merchant Shipping Act, 1854, it is enacted that subject to the provisions contained in the fifth part of that Act, it shall be lawful for every pilotage authority by bye law, made with the consent of Her Majesty in Council, from time to time to do within its districts, all or any of the things specified in that behalf in the said section.

And whereas the Tustees of Swansea Harbour being the Pilotage Authority for the Harbour of Swansea within the meaning of the said recited Act, have made and submitted for the consent of Her Majesty, certain regulations with respect to the Pilotage of the Swansea Harbour Pilotage District,

(a copy whereof is set forth in the Schedule hereunto annexed).

And whereas it has been made to appear to Her Majesty, that the said Regulations are proper and reasonable. Now therefore Her Majesty, by virtue of the power vested in Her by the said recited Act, and by and with the advice of Her Privy Council, is pleased to approve of and signify her consent to the said Regulations of the said Trustees of Swansea Harbour, with respect to the Pilotage of the Swansea Harbour Pilotage District.

Arthur Helps.

# SWANSEA HARBOUR PILOTAGE REGULATIONS.

The Swansea Harbour Trustees, by virtue of the powers vested in them by the "Swansea Harbour Act, 1854," and all other powers them thereunto enabling, do hereby make the following Orders, Rules, and Regulations for the government and direction of the Pilots of the Port and Harbour of Swansea, and for punishing any breach of such Orders, Rules and Regulations. And do hereby fix and determine the Rates of Pilotage hereafter specified to be paid to the Pilots appointed by the said Trustees, under the powers and provisions of the said "Swansea Harbour Act, 1854:"—

1. No person shall be licensed to act as a pilot before he is twenty-one years of age, and has served for six years at sea, of which two years shall have been in a coasting vessel trading to and from the Port of Swansea, and shall pass a satisfactory examination before the Harbour Master, and produce certificates of good conduct and produce certificates of good conduct and sobriety to the Executive Committee prior to his appointment under the Common Seal of the Trustees.

2. Every pilot boat other than the present pilot boats now licensed, must be of the burthen of eighteen tons or upwards, new measurement, under the provisions of "The Merchant Shipping Act, 1854," and must be kept in good repair and well found with masts, rigging, sails, anchors, cables, and every other necessary material to the satisfaction of the Harbour Master, together with an approved chart of the Bristol Channel, a copy of the Swansea Tide Table for the current year, and a good telescope, and lantern.

3. Every pilot boat shall be painted outside entirely black, with the exception of the letter S and the number of her license in white on each bow; and shall have the letter S and her number on her sails, above the reef, such letter and number to be  $2\frac{1}{2}$  feet in length for the boats now licensed, and four feet in length for cutters.

4. Each pilot boat shall have, at least, four pilots belonging to her, who shall be appointed to their respective boats by the Harbour Master, so and in such manner that each boat may carry a proportionate number, or as nearly so as is practicable.

5. The names of the pilots belonging to each boat shall be painted at full length, within the stern of the boat to which they belong, in black letters, two inches in length, on a white ground.

6. The pilots' licenses shall be renewed annually,

6. The pilots' licenses shall be renewed annually, on the first Monday in July, and shall expire on the 31st day of July in the following year. Each pilot shall pay for his license, two guineas, and for each renewal, two guineas.

7. Each pilot shall pay a poundage of sixpence in the pound on his earnings, which shall go to the Pilots' Superannuation Fund and Widows' Fund.

8. Each pilot shall at the expiration of every calendar month deliver to the Harbour Master, at

30. Before obtaining a license, the owners of each Pilot boat shall cause the same to be valued, and shall pay to the Harbour Master a deposit of £5 per cent. on such valuation, and an additional sum of ten shillings per cent. per month, such sums to be paid into the Glamorganshire Bank, in the joint names of the Harbour Master and Treasurer, to accumulate at interest, until a sum of £300 is made up, when subscription shall cease until again required.

The above sums shall form a Mutual Insurance Fund against loss or damage of any pilot boat. In the event of total loss of any pilot boat, the owners shall receive from the Fund one half the valuation of such boat (unless such boat has been wilfully lost or destroyed by the owner), or in case of damage, 5 to 10 per cent. on valuation, the amount to be determined by a Committee of Owners (one for each boat), the Harbour Master

to act as umpire in case of dispute.

In the event of a boat being withdrawn from the list of Pilot Boats, the owners shall be entitled to receive back from the Fund, such proportion of their deposit and subscriptions as shall not have been expended, but without any interest thereon.

The owners of any new pilot boat shall not be entitled to receive from the Fund, in respect of any loss or injury, until they shall have subscribed and paid to the Fund, an amount equal to the amount then paid, and unexpended, by the owners of the then licensed boats.

Upon the Insurance Fund being reduced below £300, the monthly subscriptions shall re-commence, and be paid until the sum of £300 is again accumulated.

The Boats shall be re-valued annually on the first Monday in July.

T the Court at Buckingham Palace, the 4th A day of February, 1861,

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of your Majesty, chapter seventy, and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a consolidated chapelry to the consecrated church of Saint Aidan, situate in the parish of Walton-on-the-Hill, in the county of Lancaster, and diocese of Chester.

"Whereas at certain extremities of the said parish of Walton-on-the-Hill, and of the parish of Liverpool, in the said county and diocese, which lie contiguous one to another, and are described in the Schedule hereunto annexed, there is collected together a population which is situate at a distance from the several churches of such respective parishes.

"And whereas it appears to us to be expedient

should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of Saint Aidan, situate in the parish of Walton-on-the-Hill aforesaid.

"Now, therefore, with the consents of the Right Reverend John, Bishop of Chester, the Bishop of the diocese, of John Shaw Leigh, of Luton Hoo, in the county of Bedford, Esquire, the patron of the rectory and parish of Waltonon-the-Hill aforesaid, and of John Stewart, of Mount Pleasant, Liverpool, in the said county of Lancaster, Esquire, the potron of the rectory and parish of Liverpool aforesaid (in testimony whereof they have respectively signed and sealed this representation), we humbly represent that it would, in our opinion, be expedient that all those contiguous portions of the said parishes of Walton-on-the-Hill and Liverpool which are described in the Schedule hereunder written, all which portions together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, should be united and formed into one consolidated chapelry for the said Church of Saint Aidan, situate in the parish of Walton-on-the-Hill aforesaid, and that the same should be named 'The Consolidated Chapelry of Saint Aidan, Liverpool;

"And we further represent that it has been mutually agreed between the said John Shaw Leigh and John Stewart (testified as aforesaid) that the right of presentation and appointment to the church of the said Consolidated Chapelry of Saint Aidan, Liverpool, shall belong to and be exercised jointly by the Bishop of the diocese of Chester, the Rector of the said parish of Walton-on-the-Hill, and the Rector of the said parish of Liverpool for

the time being.

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

"The SCHEDULE to which the foregoing Representation has reference.

"The Consolidated Chapelry of Saint Aidan, Liverpool, being :-

"All those portions of the several parishes of Liverpool, and Walton-on-the-Hill, in the county of Lancaster and diocese of Chester, wherein the respective incumbents now possess the exclusive cure of souls, which are bounded on the north by an imaginary line, commencing upon the boundary dividing the said parish of Walton-on-the-Hill from the chapelry district of Saint Mary, Kirkdale, at a point in the middle of the eastern end of Sandhills-bridge, which carries Rake-lane over the Leeds and Liverpool Canal, and extending thence westward across the middle of the said bridge and along the middle of Rake-lane and Sandhill-lane, to a point in the middle of Regent - road, and extending thence northward along the middle of the last-named road as far as a point opposite to the middle of the eastern end of the wall or lence which forms the northern boundary of the premises, called the Sandon Graving Docks, and extending thence westward to and along the middle of such wall or fence to its extremity, and continuing thence in the last-named direction in a straight line (crossing the Huskisson Dock) to the boundary of the parish of Walton-on-the-Hill, in the middle of the River Mersey; and which is bounded on the east by the Chapelry District of Saint Mary, Kirkdale aforesaid, and the District of that such contiguous portions of the said parishes | Saint Martin-in-the-Fields, Liverpool; and which

is bounded on the south by an imaginary line commencing on the boundary dividing the said parish of Liverpool from the district of Saint Martin-inthe-Fields, Liverpool, before mentioned at a point on the eastern bank of the Leeds and Liverpool Canal, opposite to the middle of the eastern end of the branch of such canal, called the New Cut, and extending thence westward across the said canal to and along the middle of the New Cut to a point in the middle of Great Howard-street, and extending thence southward along the middle of the last-named street as far as a point opposite to the middle of the eastern end of the wall or fence which forms the southern boundary of the premises belonging to the Stanley Dock, and extending thence westward to and along the middle of such wall or fence to its extremity, and continuing thence in the last-named direction in a straight line to a point in the middle of Regent-road aforesaid, and extending thence northward along the middle of the last-named road as far as a point opposite to the middle of the eastern end of the wall or fence which forms the northern boundary of the premises, called the Clarence Graving Docks, and extending thence westward to and along the middle of such wall or fence to its extremity, and continuing thence in the last-named direction in a straight line (crossing the basin of the Clarence Graving Dock) to the boundary of the parish of Liverpool, in the middle of the river Mersey.

Her Majesty having taken the said representation, together with the map thereunto annexed, into consideration, was pleased, by and with the advice of Her Privy Council, to approve thereof; and to order, and it is hereby ordered, that the consolidated chapelry therein mentioned for the consecrated church of Saint Aidan, situate in the parish of Walton-on-the-Hill, in the county of Lancaster, be accordingly formed; and that the agreement mentioned in the said representation with respect to the right of presentation and appointment of an incumbent or perpetual curate to serve the said church be carried into effect agreeably to the provisions of the said Acts, and that the said right of presentation and appointment of an incumbent or perpetual curate to serve the said church shall belong to, and be exercised jointly by the Bishop of the diocese of Chester, the Rector of the said parish of Walton-on-the-Hill, and the Rector of the said parish of Liverpool for the time being; and Her Majesty is further pleased to direct that this Order be forthwith registered by the Registrar of the diocese of Chester. Arthur Helps.

A T the Court at Buckingham Palace, the 4th day of February, 1861,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church called Christ Church, situate at Charnock

Richard aforesaid.

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

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

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Charnock Richard, being:—

"All those portions of the new parish of Coppull, in the county of Lancaster, and diocese of Manchester, which are comprised within the townships of Charnock Richard and Welch Whittle."

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

Arthur Helps.

T the Court at Buckingham Palace, the 4th La day of February, 1861,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

and figures following; that is to say:
"We, the Ecclesiastical Commissioners for
England, in pursuance of the Act of the fiftyninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of All Saints, situate at Tibberton, in the parish of Edgmond, in the county of Salop, and in the diocese of Lichfield.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of All Saints, situate at Tibberton afore-

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

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

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

in your Royal wisdom shall seem meet.

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

"The District Chapelry of All Saints, Tibberton, being :-

"All those portions of the parish of Edgmond, in the county of Salop, and diocese of Lichfield, wherein the present incumbent of such parish now possesses the exclusive cure of souls, which are comprised within the townships of Cherrington and Tibberton.

"And also all that portion of the same parish wherein such incumbent now possesses the same cure of souls which is comprised within that por-

tion of the township of Caynton which is situate to the west of an imaginary line commencing upon the boundary dividing such last-named township from the township of Calvington, at a point opposite to the middle of the northern extremity of the fence which divides the close numbered 29 upon the Tithe Commutation Map of the parish of Edgmond, and upon the map hereunto annexed from the close numbered 30 upon the same maps, and extending thence southeastward to and along the middle of the said fence and of the fence which divides the close numbered 26 upon the said maps from the close numbered 40 upon the same maps, to a point in the middle of the northern extremity of the fence which separates part of the said close numbered 26 as aforesaid and also the closes numbered 25 and 24 upon the said maps, from the road leading from Old Caynton to Edgmond, and extending thence in the same direction along the middle of the last mentioned fence and across the said road leading from Old Caynton to Edgmond to a point in the middle of the northern extremity of the fence which divides the closes numbered respectively 57 and 56 upon the aforesaid maps from the closes numbered 55 and 49 upon the same maps, and extending thence first south-eastward and then eastward along the middle of the last-mentioned fence as far as a point opposite to the middle of the northern extremity of the fence which divides the close numbered 19 as aforesaid from the close numbered 59 upon the said maps, and extending thence southward to and along the middle of the last-named fence to the middle of the fence which divides the close numbered 59 as aforesaid, and also the close numbered 64 upon the said maps from the close numbered 48 upon the same maps, and extending thence first southeastward and then south-westward along the middle of the last-mentioned fence to the boundary dividing the said township of Caynton from the township of Tibberton aforesid."

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

Arthur Helps.

T the Court at Buckingham-Palace, the 4th day of February, 1861,

#### PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of an Act passed in the sixth and seventh years of Her Majesty, chapter thirty-seven, sections six and eight duly prepared and laid before Her Majesty in Council a scheme, bearing date the tenth day of January, in the year one thousand eight hundred and sixty-one, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of an Act of the sixth and seventh years of your Majesty, chapter thirtyseven, sections six and eight, have prepared, and now humbly lay before your Majesty in Council, the following scheme for authorizing the sale of certain property formerly belonging to the prebend of Worminster, in the cathedral church of Wells, and now vested in us.

"Whereas all the lands, tenements, hereditaments, and endowments formerly belonging to the said prebend of Worminster (except any right of ecclesiastical patronage) became vested in us on the vacancy of the said prebend, which occurred on or about the twenty-eighth day of January, in the year one thousand eight hundred and forty, by the decease of the Honourable and Reverend Jacob Marsham, Doctor in Divinity, the then prebendary, subject to any legally subsisting lease or leases, grant or grants, thereof;

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

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

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

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

Arthur Helps.

A T the Court at Buckingham Palace, the 4th day of February, 1861,

#### PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

And whereas the Local Board of Health for the district of Rugby, in the county of Warwick, established under "The Public Health Act, 1848," have, under the provisions of the said recited Act, passed in the session of Parliament held in the twentieth and twenty-first years of Her Majesty's reign, presented a petition to Her Majesty in Council, stating that the said district of Rugby is co-extensive with the district for which it is proposed to provide a burial-ground, that no burial board has been appointed for sucl district, and that, by an Order in Council, bearing date the twenty-seventh day of August now last past, it was ordered, that from and after the eighth day of September then next ensuing and now last past, burials in the said parish of Rugby should be discontinued beneath the parish church and in the old churchyard, except in existing vaults and walled graves, as in the said Order more particularly mentioned, and praying that the said Local Board of Health should be the Burial Board for the said district of Rugby.

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

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the Local Board of Health established under "The Public Health Act, 1848," for the district of Rugbr, in the county of Warwick, shall be a Burial Board for the district of such Local Board, in accordance with the provisions of the said Act passed in the session of Parliament held in the twentieth and twenty-first years of Her Majesty's reign.

Arthur Helps.

Council Office, Whitehall, February 5, 1861.

HER Majesty has been pleased by Her Order in Council, of the 4th February instant, to grant to Henry William Schneider, Sir Charles John Rich, Baronet, and Thomas Holmes Bosworth, Trustees of the English and Australian Copper Company, a prolongation for the term of five years of certain letters patent for "improvements in smelting copper and other ores," such letters patent having been originally granted to James Napier, of Shacklewell-lane, in the county of Middlesex, and bearing date the 2nd March, 1847, for

England, Wales, and the town of Berwick-upon-Tweed, and for all Her Majesty's colonies and plantations abroad.

Henry Reeve, Reg. P. C.

Council Office, Whitehall, February 5, 1861.

HER Majesty has been pleased, by Her Order in Council of the 4th February instant, to grant to William Newton, of Herne Bay, and Richard March Hoe, of the city of New York, in the United States of America, a prolongation for the term of five years of certain letters patent for "improvements in machinery for letter-press printing," such letters patent having been originally granted to the said William Newton, as the agent and trustee of the said Richard March Hoe, and bearing date the 4th May, 1847, for England, Wales, and the town of Berwick-upon-Tweed, and for all Her Majesty's colonies and plantations abroad.

Henry Reeve, Reg. P. C.

Buckingham-Palace, February 4, 1861.

This day had audience of Her Majesty:

His Excellency the Baron de Brunnow, Ambassador Extraordinary and Plenipotentiary from the Emperor of all the Russias, to deliver his credentials;

To which audience he was introduced by Viscount Palmerston, 'K.G., acting for Her Majesty's Principal Secretary of State for Foreign Affairs.

#### War Office, February 5, 1861.

THE Queen has been graciously pleased to signify Her intention to confer the decoration of the Victoria Cross on the undermentioned Officer of Her Majesty's Army, whose claim to the same has been submitted for Her Majesty's approval, on account of Acts of Bravery performed by him in India, as recorded against his name; viz.:—

Regiment	Rank and Name.	Acts of Bravery for which recommended.
61st Regiment	Surgeon Herbert Taylor Reade,  Date of Acts of Bravery, September 14th and 16th, 1857	During the siege of Delhi, on the 14th of September, 1857, while Surgeon Reade was attending to the wounded, at the end of one of the streets of the city, a party of rebels advanced from the direction of the Bank, and having established themselves in the houses in the street, commenced firing from the roofs. The wounded were thus in very great danger, and would have fallen into the hands of the enemy, had not Surgeon Reade drawn his sword, and calling upon the few soldiers who were near to follow, succeeded, under a very heavy fire, in dislodging the rebels from their position.  Surgeon Reade's party consisted of about ten in all, of whom two were killed, and five or six wounded. Surgeon Reade also accompanied the regiment at the assault of Delhi, and, on the morning of the 16th September, 1857, was one of the first up at the breach in the magazine, which was stormed by the 61st Regiment and Belooch Battalion, upon which occasion he, with a serjeant of the 61st Regiment, spiked one of the enemy's guns.

Duchy of Lancaster, February 4, 1861.

The Queen has been this day pleased to appoint Sir Humphrey de Trafford, Bart., of Trafford Park, to be Sheriff of the county palatine of Lancaster for the year ensuing.

#### Foreign-Office, January 29, 1861.

The Queen has been graciously pleased to appoint Edward Thomas Rogers, Esq., now British Vice-Consul at Caiffa, to be Her Majesty's Consul at Damascus.

#### Foreign-Office, January 30, 1861.

The Queen has been graciously pleased to appoint Joseph Severn, Esq., to be Her Majesty's Consul at Rome.

#### St. James's Palace, February 2, 1861.

The Queen has been pleased to appoint John George Green, Esq., to be Extra Gentleman Usher Quarterly Waiter to Her Majesty.

#### War-Office, Pall-Mall, 5th February, 1861.

#### 4th Regiment of Light Dragoons.

Major-General Sir James Hope Grant, G.C.B., to be Colonel, vice General Sir George Scovell, G.C.B., deceased. Dated 18th January, 1861.

#### War-Office, Pall-Mall, 5th February, 1861.

- 9th Regiment of Light Dragoons, Lieutenant John Evans to be Captain, by purchase, vice Charles William Paulet, who retires. Dated 5th February, 1861.
- Cornet Charles Brome Bashford to be Lieutenant, by purchase, vice Evans. Dated 5th February, 1861.
- 1st Regiment of Foot, Captain Alfred John Ford, from half-pay, to be Captain, vice Richard George Coles, seconded, having been appointed Captain Instructor of Musketry at Hythe. Dated 5th February, 1861.
- 2nd Foot, Ensign and Adjutant Alexander Baird to be Lieutenant, without purchase, vice Hewson, deceased. Dated 21st August, 1860.
- 5th Foot, Lieutenant John Creagh to be Captain, without purchase, vice Robert Moore, deceased. Dated 16th December, 1860.
- Ensign William Douglas Legge to be Lieutenant, without purchase, vice Creagh. Dated 16th December, 1860.
- Lieutenant Henry Bathe to be Adjutant, vice John Creagh, promoted. Dated 5th February, 1861.
- 6th Foot, Staff-Surgeon William Frederick Torcato Ivey to be Surgeon, vice George Hyde, M.D., placed upon half-pay. Dated 5th Eebruary, 1861.

- 14th Foot, Lieutenant John Lenthal Davids, from the 77th Foot, to be Lieutenant, vice James Franklin, who exchanges. Dated 5th February, 1861.
- Gentleman-Cadet Tredenham FitzHerbert Carlyon, from the Royal Military College, to be Ensign, without purchase, vice Thomas Charles Watson, appointed to the 56th Foot. Dated 5th February, 1861.
- 25th Foot, Lieutenant George Massy Studdert, from the 2nd West India Regiment, to be Lieutenant, vice Henry John Evans, who exchanges. Dated 5th February, 1861.
- 31st Foot, Gentleman-Cadet Henry William Bateman, from the Royal Military College, to be Ensign, without purchase, vice Tibbetts, promoted. Dated 5th February, 1861.
- 39th Foot, Gentleman-Cadet Charles D'Oyly Harmar, from the Royal Military College, to be Ensign, without purchase, vice Blennerhassett, appointed to the 41st Foot. Dated 5th February, 1861.
- 41st Foot, Major Hugh Rowlands, from the 100th Foot, to be Major, vice Henry Stratton Bush, who exchanges. Dated 5th February, 1861.
- 45th Foot, Ensign Charles Forbes Leith, from the 17th Foot, to be Ensign, vice Forbes William Guernsey, appointed Quartermaster. Dated 5th February, 1861.
- 55th Foot, Sergeant-Major Timothy Dixon to be Quartermaster, vice Samuel Millward, who resigns. Dated 5th February, 1861.
- 57th Foot, Lieutenant Hickman Rose Russell to be Captain, by purchase, vice Brevet-Major Arthur Maxwell Earle, promoted by purchase, to an unattached Majority. Dated 5th February, 1861
- Ensign Robert Murray to be Lieutenant, by purchase, vice Russell. Dated 5th February, 1861.
- 58th Foot, Ensign William Henry Key to be Lieutenant, by purchase, vice William Bolton, who retires. Dated 5th February, 1861.
- 60th Foot, Ensign Richard Collingwood Robinson, from the 15th Foot, to be Ensign, vice Gosling, promoted. Dated 5th February, 1861.
- 67th Foot, Ensign James Hardie Fraser to be Lieutenant, without purchase, vice Charles Henry Blackley Turner, deceased. Dated 18th November, 1860.
- Ensign George Baker to be Lieutenant, without purchase, vice Fraser, whose promotion on 30th November, 1860, has been cancelled. Dated 30th November, 1860.
- 77th Foot, Lieutenant James Franklin, from the 14th Foot, to be Lieutenant, vice John Lenthal Davids, who exchanges. Dated 5th February, 1861.
- 79th Foot The names of the Lieutenant promoted to a Company by purchase on the 23rd October, 1860, should have been described as William John Macknight Crawfurd, and not "William John McCrawfurd.
- 85th Foot, Major Frederick Ernest Appleyard, from a Depôt Battalion, to be Major, vice Robert Maunsell, who exchanges. Dated 5th February, 1861.

87th Foot, Gentleman-Cadet Kenneth Douglas, from the Royal Military College, to be Ensign, without purchase, vice Hickson, promoted. Dated 5th February, 1861.

Quartermaster-Sergeant George Badkin Freeman, to be Quartermaster, vice Henry Thomas, placed upon half pay. Dated 5th February, 1861.

100th Foot, Major Henry Stratton Bush, from the 41st Foot, to be Major, vice Hugh Rowlands, who exchanges. Dated 5th February, 1861.

2nd West India Regiment, Lieutenant Henry John Evans, from the 25th Foot, to be Lieutenant, vice George Massy Studdert, who exchanges. Dated 5th February, 1861.

#### DEPOT BATTALION.

Major Robert Maunsell, from the 85th Foot; to be Major, vice Frederick Ernest Appleyard, who exchanges. Dated 5th February, 1861.

#### COMMISSARIAT DEPARTMENT.

The appointment of Commissariat Clerk Frederick William Callaghan, to be Deputy Assistant Commissary General, from the 4th July, 1860, as stated in the Gazette of 18th December, 1860, has been cancelled.

#### MEDICAL DEPARTMENT.

The promotion of Staff Assistant-Surgeon William Alexander Mackinnon to be Staff Surgeon, as stated in the Gazette of the 4th January; 1861, has been cancelled, in consequence of the intended reduction of the Medical Staff in China. The appointment of Assistant Surgeon Jean Valleton de Boissière, M.D., from the 48th Foot, to be Staff Assistant-Surgeon, to be vice Chappell, appointed to the 48th Foot, and not vice Mackinnon, promoted, as stated in the Gazette of the 4th January, 1861.

#### CHAPLAIN'S DEPARTMENT.

The Rev. Edward Hillman to be Chaplain of the 4th class. Dated 11th July, 1860.

#### UNATTACHED.

Captain and Brevet Major Arthur Maxwell Earle, from the 57th Foot, to be Major, by purchase. Dated 5th February, 1861.

#### BREVET.

Major-General Sir James Hope Grant, G.C.B., to have the local rank of Lieutenant-General in India. Dated 5th February, 1861.

Lieutenant-Colonel Robert Pratt, C.B., 23rd Foot, having completed 5 years' service as a Regimental Lieutenant-Colonel, to be Colonel in the Army. Dated 24th January, 1861.

Major Alick John Fraser, serving with local rank in Syria, to have the local rank of Colonel, while employed on a special mission in that country. Dated 5th February, 1861.

The Brevet Commission, as Major, of Captain and Brevet-Major George Hyde Page, 41st Foot, to be antedated to the 26th January, 1855, such antedate not to carry back pay.

#### MEMORANDUM:

Brevet Lieutenant-Colonel James Dundas Gregorie Tulloch has been permitted to retire from the service by the sale of an Unattached Majority, he being about to become a settler in British North America. Dated 5th February, 1861.

Admiralty, 4th February, 1861.

Corps of Royal Marines.

First Lieutenant Frederick Herbert Ruel, to be Captain, vice Davis, placed on half-pay. Second Lieutenant Laurence Paulet Shawe, to be First Lieutenant, vice Ruel, promoted.

#### Commission signed by the Queen.

1st Battalion of Leicestershire Rifle Volunteers.

Robert Murphy Nicolls, Esq., to be Adjutant; from the 4th January, 1861. Dated 18th January, 1861.

Commission signed by the Queen.

5th Administrative Battalion Middlesex Rifle Volunteers.

Robert Paterson Elliot, late Captain in the Donegal Militia, to be Adjutant, from 31st October, 1860. Dated 3rd January, 1861.

Commissions signed by the Queen.

23rd Lancashire Rifle Volunteer Corps.

Purcell O'Gorman, Esq., to be Adjutant, from 29th November, 1860. Dated 17th December, 1860.

#### 11th Lancashire Rifle Volunteer Corps.

Nassau William Stephens, Esq., late Captain 2nd Royal Cheshire Militia, and formerly Captain 94th Regiment, to be Adjutant, from 8th December, 1860. Dated 12th January, 1861.

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

1st Brigade of Hampshire Artillery Volunteers.

Lieutenant-Colonel Alfred Barnes Sturdee to be Lieutenant-Colonel. Dated 30th January, 1861.

Hampshire Rifle Volunteers.

1st Administrative Battalion.

Colonel Thomas. Faunce to be Lieutenant-Colonel. Dated 30th January, 1861.

2nd Administrative Battalion.

Major George Preston Vallancy to be Lieutenant-Colonel. Dated 30th January, 1861.

3rd Administrative Battalion.

Captain Lewis Conran to be Lieutenant-Colonel. Dated 30th January, 1861.

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

1st Battalion Warwickshire (Birmingham) Rifle Volunteer Corps.

Ensign Henry Buckley to be Lieutenant, vice Chesshire, promoted. Dated 31st January, 1861.

William Henry Powell, Gent., to be Ensign, vice Warden, resigned. Dated 31st January, 1861.

Joseph Laxdale Warren, Gent., to be Ensign, vice Richards, resigned. Dated 31st January, 1861.

John James Turner, Gent., to be Lieutenant, vice Mole, resigned. Dated 31st January, 1861.

John Marian, Jun., Gent., to be Ensign, vice Rofe, promoted. Dated 31st January, 1861. Commissions signed by the Lord Lieutenant of the West Riding of the County of York, and of the City and County of the City of York.

#### 6th Regiment of West York Militia.

Lieutenant Robert Edward Wellington Garnham to be Captain, vice Scott, resigned. Dated 22nd January, 1861.

#### MEMORANDA.

#### West York Rifle Regiment of Militia.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Major Henry Thomas George Fitzgerald.

#### 7th West Riding of Yorkshire Rifle Volunteers.

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

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

1st City of Edinburgh Artillery Volunteer Corps. Chalmers Izett Paton, Gent., to be First Lieutenant. Dated 31st December, 1860.

#### MEMORANDUM.

Her Majesty has been graciously pleased to accept the resignation of the Commissions held by First Lieutenant John de la Condamine and Second Lieutenant Alexander Lauder Stobo in the above Corps.

Commissions signed by the Vice-Lieutenant of the East Riding of the County of York, and the Borough of Kingston-upon-Hull.

#### East York Regiment of Militia.

Quartermaster John Purcell to serve with the rank of Lieutenant, from the 27th September, 1860. Dated 1st February, 1861.

### East York Rifle Volunteers.

#### 10th Company.

John Cautley, Esq., to be Honorary Assistant-Surgeon. Dated 19th January, 1861.
The Reverend Charles Joseph Wall to be Honor-

ary Chaplain. Dated 19th January, 1861.

· Commissions signed by the Lord Lieutenant of the County of Argyll.

11th (Mid Lorn) Argyllshire Rifle Volunteers.

Robert Corson, Gent., to be Lieutanant, vice MacArthur, resigned. Dated 26th January, 1861.

William Forbes, Gent., to be Ensign, vice Corson, promoted. Dated 26th January, 1861.

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

#### 4th Lanarkshire Rifle Volunteer Corps.

Thomas Muir, Esq., to be Captain, vice Archibald Keir Murray, resigned. Dated 8th January, 1861.

#### 95th Lanarkshire Rifle Volunteer Corps.

James Wiseman, Esq., to be Captain. Dated

15th January, 1861. George Pollok, Gent., to be Lieutenant. Dated

15th January, 1861. James Hunter, Gent., to be Ensign. Dated 15th January, 1861.

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

4th or Royal South Middlesex Regiment of Militia. Captain Edward Hamilton Finney to be Major; vice Kirby, resigned. Dated 25th January, 1861.

#### 26th Middlesex Rifle Volunteer Corps.

James De Riemer Cope to be Ensign. Dated 23rd January, 1861.

Adjutant Robert Paterson Elliot to serve with the rank of Captain. Dated 3rd January, 1861.

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

2nd Battalion of Gloucestershire Rifle Volunteers.

Adjutant John George Don Marshall to serve with the rank of Captain, from 12th April, 1860. Dated 2nd February, 1861.

12th Gloucestershire Rifle Volunteer Corps.

The Reverend Charles Dighton to be Honorary Chaplain. Dated 1st February, 1861.

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

7th Surrey (or Southwark) Rifle Volunteer Battalion.

Lieutenant Edward Moseley to be Captain, vice Bright, resigned. Dated 2nd February, 1861. Lieutenant Alfred Barry to be Captain, vice Vogan, resigned. Dated 2nd February, 1861.

Ensign Thomas Beeby Moseley to be Lieutenant, vice Edward Moseley, promoted. Dated 2nd February, 1861.

23rd Company of Surrey Rifle Volunteers.

James Payne, Gent., to be Captain. Dated 1st

February, 1861.
Frederick Wood, Gent., to be Lieutenant. Dated 1st February, 1861.

James John Stokes, Gent., to be Ensign. Dated 1st February, 1861.

William Sowerby Wallen, Gent., to be Honorary Assistant-Surgeon. Dated 1st February, 1861.

#### MEMORANDUM.

The Queen has been graciously pleased to accept the resignations by Captain Sir Charles Tilston Bright, Captain James Vogan, and Ensign Robert Golding Ledger, of the Commissions held by them in the 7th Surrey (or Southwark) Rifle Volunteer Battalion.

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

1st Berwickshire Artillery Volunteer Corps.

Lieutenant James Gibson to be Captain, vice L'Amy, resigned.

Peter Tod, Esq., to be First Lieutenant, vice Gibson, promoted.

William Martin, Esq., to be Second Lieutenant, vice Tod, promoted.

Commission signed by the Vice-Lieutenant of the County of Perth.

Royal Perthshire Rifle Regiment of Militia.

The Honourable William Henry Bruce Ogilvy to be Lieutenant. Dated 2nd February, 1861.

County of Somerset.

Langport or 21st Somerset Company of Volunteer Rifle Corps.

William John Hill, Gent., to be Ensign, vice Dated 31st January, Bagehot, promoted. 1861.

[The following Appointment is substituted for that which appeared in the Gazette of the 30th November, 1860.]

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

7th Argyllshire Rifle Volunteers.

James Genimel, Esq., to be Honorary Assistant-Surgeon. Dated 26th November, 1860.

[The following Article is substituted for that which appeared in the Gazette of the 18th December, 1860.]

Commissions signed by the Lord Lieutenant of the Town and County of Haverfordwest.

1st Haverfordwest Volunteer Rifle Corps.

John Harvey, jun., Gent., to be Lieutenant. Dated 3rd January, 1861.

Thomas Rule Owen, Gent., to be Ensign. Dated 3rd January, 1861.

William Walters Williams, Gent., to be Ensign. Dated 3rd January, 1861.

[The following Appointment is substituted for that which appeared in the Gazette of the 22nd January last.]

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

10th Forfurshire Rifle Volunteer Corps.

James Alexander Cowper to be Honorary Assistant-Surgeon. Dated 16th January, 1861.

1st Haverfordwest Rifle Volunteer Corps.

Her Majesty has been pleased to approve of Captain Xavier de Castanos Reyds Peel, bearing the title of Captain-Commandant.

Royal Montgomery and Merioneth Militia.

Her Majesty has been graciously pleased to accept the resignation of the Commission held by Lieutenant R. Sturkey in the Montgomeryshire Division of the above-mentioned Corps.

#### MEMORANDUM.

Her Majesty has been graciously pleased to accept the resignation of the Commissions held by First Lieutenant John Henshaw in the 15th Lancashire Artillery Volunteer Corps, and of Lieutenant Charles Valentine Macarthy, in the 69th Lancashire Rifle Volunteer Corps.

India Office, February 4, 1861.

#### NOTICE.

THE Secretary of State for India in Council has resolved that all officers of Her Majesty's Indian Military Forces, entitled by length of service to full pay pension, who may retire in this country before the 1st August next, shall be granted an addition of £50 per annum to the

Commission signed by the Lord Lieutenant of the | pensions to which they may be entitled, under the regulations of the Service,

STAFF CORPS FOR INDIA.

VICTORIA R.

WHEREAS it is expedient to provide a body of Officers for Our service in India, by whom various offices and appointments hitherto held by Officers borne on the strength of the several corps or regiments of Our forces in India shall in future be held; and whereas Our Secretary of State for India in Council has resolved to charge upon the revenues of India the sum necessary to provide the pay, half-pay, and pensions of such body of Officers on the scale hereinafter contained, Our will and pleasure is, that a corps be formed in each of the Presidencies of Our Indian dominions, to be denominated the Bengal, Madras, and Bombay Staff Corps respectively, to consist of such Officers as may be required for such employment and are selected for such purpose by Our Governments in India, with the approbation of Our Secretary of State for India in Council.

It is also Our will and pleasure, that all Officers now holding, or who immediately before the commencement of their present unexpired furlough may have held, such appointments, and in future Officers belonging to any of Our land forces serving in India, under the rank of regimental Field Officer, who shall have served three years with a regiment, of which two shall have been in India, shall be eligible to enter such Staff Corps, but such Officers will not be permanently transferred to the Staff Corps, unless fully qualified, and until they shall have passed such periods of probation as may be determined on for the brauch of the Indian Service for which they may be selected. Officers will receive commissions in the Staff Corps on their names being submitted to us by Our Secretary of State for India.

It is Our further will and pleasure, that the promotion and pay of the Staff Corps shall be regulated as follows:-

1. Ensigns, when permanently transferred to the Staff Corps, to have the rank of Lieutenant. Other Officers to have the rank which they may hold in their regiments.

2. Promotion in the Staff Corps to be governed

by length of service.

Officers, after twelve years' service, of which four must have been in the Staff Corps, to become Captains.

After twenty years' service, of which six must have been in the Staff Corps, to become Majors.

After twenty-six years' service, of which eight must have been in the Staff Corps, to become Lieutenant-Colonels.

Five years' service in the Staff Corps as Lieutenant-Colonel to entitle the Officer so employed to the brevet rank of Colonel.

3. Officers now in Staff employment in India, joining the Staff Corps on its formation, shall count their previous Staff service towards promotion to the following extent: -

One step of rank will be given to every Officer whose period of service would qualify him for it, according to the above rules. An interval of two years, at least, must intervene between each succeeding step.

4. Officers in the Staff Corps will be eligible for brevet rank in common with the rest of the

5. Officers of the Staff Corps, holding military appointments will take military command accordto their Army rank, but Officers whilst holding only civil appointments will not be entitled to assume such command.

6. Exchanges may be allowed between Officers of the Staff Corps under the substantive rank of Field Officer and regimental Officers of the same rank, on the recommendation of the Indian Governments. Officers of the Staff Corps exchanging into a regiment will become the juniors of their regimental rank.

7. The power of removing Officers from the effective list of the Staff Corps will be exercised by Us through Our Secretary of State for India.

8. Officers of the Staff Corps will receive pay according to the following scale:—

remain	iā l	ndia.			
R.	A.	P.			
1,295	5	0	1	5	0
827	14	0	1	0	0
640	14	0	0	16	0
374	1	6	0	10	6
225	12	Ō	0	6	6
	remain Per 1 R. 1,295 827 640 374	remain in I Per Mens R. A. 1,295 5 827 14 640 14 374 1	1,295 5 0 827 14 0 640 14 0 374 1 6	remain in India. Per Mensem.  R. A. P. £ 1,295 5 0 1 827 14 0 1 640 14 0 0 374 1 6 0	remain in India Per Mensem.  R. A. P. £ s.  1,295 5 0 1 5 827 14 0 1 0 640 14 0 0 16 374 1 6 0 10

Every Officer when in active employment will also receive, in addition to the above pay, such a sum as will make his total pay and allowances up to the sum assigned by the Governments in India, with the approval of the Secretary of State for India in Council, as the consolidated pay of the office which he may hold. Eventually a certain proportion of the senior Officers of the Staff Corps will receive Colonel's allowance.

9. Officers of the Staff Corps will be allowed to retire on the following scale of pension, provided that not less than half of the required periods of service shall have been passed in the Staff Corps.

Scale. Per Annum. d, After 20 years' service in India 191 12 0 **292** 0 0 28 365 0 0 ,, " ,, -32 456

Officers of Her Majesty's Indian Forces joining the Staff Corps will be entitled to pensions under the regulations of the Indian Service.

10. Officers of the Staff Corps in England who may not wish to retire, but who are unable to return to India, and Officers removed from the effective list who may not be entitled to retire on the above scale of pension, will be placed on a half-pay list, provided they have served three years in India in the Staff Corps, on the same rate of half-pay, and on the same conditions, as Officers of a similar rank in Our Army.

11. It is also Our will and pleasure, that this Warrant shall be administered and interpreted by Our Secretary of State for India in Council, who shall be the sole and standing authority upon the matters therein contained.

Given at Our Court at Windsor, this Sixteenth day of January, 1861, in the Twenty-fourth year of Our reign.

> By Her Majesty's Command, CHARLES WOOD.

#### Whitehall, January 19, 1861.

The Right Honourable Sir William Erle, Knt., Lord Chief Justice of Her Majesty's Court of Common Pleas, at Westminster, has appointed Richard Stubbs, of the city of Bristol, Gentleman,

to be one of the Perpetual Commissioners for taking the acknowledgments of deeds to be executed by married women, under the Act passed for the abolition of fines and recoveries, and for the substitution of more simple modes of assurance, in and for the city of Bristol, and county of the same city, also in and for the counties of Somerset and Gloucester.

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

#### THE DEFENCE ACT, 1860.

NOTICE is hereby given, that Her Majesty's Principal Secretary of State for the War Department has, in pursuance of the Defence Act, 1860, made a declaration, bearing date the 24th day of January, 1861, stating therein and showing, with the aid of a map or plan thereto annexed, that certain lands situate in the parish of Freshwater, in the county of Southampton, are required to be taken absolutely for the construction of works under the powers and provisions of the said Act.

And notice is also given that copies of such declaration, and of the map or plan thereto annexed, have been deposited with and may be seen on application to any or either of the under-mentioned parties, namely:

1. The clerk of the peace for the said county of Southampton.

2. The parish clerk of the said parish of Freshwater.

Dated this 2nd day of February, 1861.

By order of the said Principal Secretary, Chas. M. Clode, Solicitor to the War Department.

#### LOCAL GOVERNMENT ACT, 1858.

#### GOLCAR, YORKSHIRE.

WHEREAS notice in writing was duly given to me, as one of Her Majesty's Principal Secretaries of State, that the Local Government Act, 1858, was adopted on the 30th day of March, 1860, by the township of Golcar, in the parish of Huddersfield, in the county of York; and whereas it has been duly certified to me, that a copy of such notice has been duly advertised as required by the Act, and that copies of such notice have also been affixed to the principal doors of each church and chapel in such township to which notices are usually affixed; and whereas an appeal has been duly made to me, under the provisions of the said Act, by owners and ratepayers within such township, praying that the portion of such township of Golcar, called "Golcar West Side," as delineated and coloured green on the plan attached to the petition of appeal, might be ex-cluded from the operation of the Local Government Act aforesaid; and whereas inquiry has been duly directed by me into the circumstances of the case, and such inquiry has been made, and the result thereof reported to me.

Now, therefore, I, as one of Her Majesty's Principal Secretaries of State, as aforesaid, do hereby, under the provisions of the said Act, issue the following order, and do determine the questions arising on such appeal as follows:

1. That the aforesaid appeal against the adoption of the Local Government Act, 1858, be dis-

2. That the Local Government Act, 1858, shall from and after the expiration of one month from the date hereof, have the force of law within the aforesaid township of Golcar.

Given under my hand this 2nd day of February, 1861.

G. C. Lewis.

Home-Office, Whitehall.

West Derby Union-Township of Bootle-cum-

To the Churchwardens and Overseers of the Poor of the township of Bootle-cum-Linacre, in the county of Lancaster;

To the Clerk or Clerks to the Justices of the Petty Sessions held for the division or divisions in which the said township is situate;-And to all others whom it may concern.

HEREAS the population of the township of Bootle-cum-Linacre, in the county of Lancaster, according to the last census, exceeds two thousand persons:

And whereas, at a meeting of the Vestry, held in the said township of Bootle-cum-Linacre, after public notice in that behalf, on Thursday the twenty-ninth day of November last, it was resolved:

"That the Poor Law Board be requested to "issue an Order under their seal of Office, "directing that the Act passed on the 5th "August, 1850 (13 and 14 Vict., c. 57), "entitled 'An Act to prevent the holding of "'vestry or other meetings in churches, and "'for regulating the appointment of vestry "clerks, shall be applied to and put in "force within this township, as regards "hiring a Vestry Room for providing accom-"modation for Vestry and other Meetings;"

And whereas the Overseers of the Poor of the said township have made their application in writing to the Poor Law Board, pursuant to the above resolution;

Now, therefore, we, the Poor Law Board, under the authority of the several Statutes in that behalf made and provided, hereby order and direct

ARTICLE 1.—'That so much of the said Act, passed in the fourteenth year of the reign of Her Majesty, intituled "An Act to prevent the holding of Vestry or other Meetings in Churches, and for regulating the Appointment of Vestry as relates to the providing of a room or suitable buildings for the purpose of holding Vestry or other Meetings for the transaction of any business of or relating to the said township of Bootle-cum-Linacre, shall forthwith be applied to, and be put in force within, the said township.

ARTICLE 2.—That a copy of this order shall be published in the London Gazette.

> Given under our hand and seal of office, this nineteenth day of January, in the year one thousand eight hundred and sixty-one.

> > C. P. Villiers, President.

TOTICE is hereby given, that a building, named the United Presbyterian Church, situate in Lisburn-street, Alnwick, in the county of Northumberland, in the district of Alnwick aforesaid, being a building licensed and used for public religious worship, according to the manner of the Presbyterians exclusively, was, on the 29th day of January, 1861, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 1st day of February, 1861. J. A. Wilson, Superintendent Registrar.

OTICE is hereby given, that a separate building, named Bible Christian Chapel, situated at Princes-street, in the parish of Bed-minster, in the counties of Bristol and Somerset, in the district of Bedminster, being a building certified according to law as a place of religious worship, was, on the 29th day of January, 1861, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 1st day of February, 1861. Thomas Coles, Superintendent Registrar.

OTICE is hereby given, that a separate building, named the Primitive Methodist Chapel, situated at Chapel-street, Westfield-street, St. Helen's, in the parish of Prescot, in the county of Lancaster, in the district of Prescot, being a building certified according to law as a place of religious worship, was on the 30th day of January, 1861, duly registered for solemnizing marriages therein, pursuant to the Act of the 6th and 7th Wm. IV., cap. 85.

Witness my hand this 4th day of February, 1861.

Thos. Tyrer, Superintendent Registrar.

Registrar of Friendly Societies in England. OTICE 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 Horwich Male Friendly Society, held at the Horwich Moor Gate Public-house, Horwich, in the county of Lancaster, was transmitted to the Registrar of Friendly Societies in England, on the 29th day of January, 1861.

John Tidd Pratt, Registrar of Friendly

Societies in England.

London, 1st day of February, 1861.

Registrar of Friendly Societies in England. OTICE is hereby given, that an agreement authorized by 18 and 19 Vict., c. 63, s. 13, for the Dissolution of a Friendly Society called the Curridge Provident Benefit Club, held at Curridge, in the parish of Chieveley, in the county of Berks, was transmitted to the Registrar of Friendly Societies in England, on the 1st day of February, 1861.

John Tidd Pratt, Registrar of Friendly Societies in England.

London, 1st day of February, 1861.

In the Matter of a Patent granted to François Hypolite Lemoine, of No. 47, Howland-street, Fitzroy-square, London, for "Improvements in the Manufacture of Waterproof Papers and Pasteboards." Dated 22nd February, 1860, No. 472.

OTICE is hereby given, that the patentee of the said Letters-Patent has applied by petition to Her Majesty's Commissioners of Patents for

leave to enter a Disclaimer and Memorandum of Alteration of part of the title and specification of the said Letters-Patent; and any person intending to oppose such application must give notice to that effect at the office of the Solicitor-General, No. 1, Paper Buildings, Temple, within ten days from the date hereof.—Dated 4th February, 1861.

Newton and Son, 66 Chancery-lane, Agents for the Petitioner.

In the matter of Letters-Patent for Great Britain, dated 21st of March, 1854, granted to John Polson, of the firm of Brown and Polson, of Paisley, in the county of Renfrew, North Britain, Starch Manufacturer, for his invention for "improvements in the manufacture of starch."

OTICE is hereby given, that John Polson has applied by petition to the Commissioners of Patents, according to the statute in that case made and provided, for leave to enter a disclaimer and memorandum of alteration of parts of the specification of the said Letters-Patent. Any person intending to oppose the grant of such leave must give notice thereof at the office of the Solicitor-General, I, Paper-buildings, Temple, within ten days from the date hereof.

W. and J. H. Johnson, 47, Lincoln's-innfields, W.C., Agents for the Patentee, 4th February, 1861.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

### OTICE is hereby given, that-

2323. Henry Batchelor, of 34, Southampton-buildings, Chancery-lane, in the county of Middlesex, Manufacturer, has given notice at the Office of the Commissioners of his intention to proceed with his application for letters patent for the invention of "improvements in the apparatus and means employed for the production of geometric or ornamental figures or designs."

As set forth in his petition, recorded in the said office on the 24th day of September, 1860.

2325. And Carl Kind, of No. 50, George-grove, Holloway, in the county of Middlesex, Pianoforte Maker, has given the like notice in respect of the invention of "improvements in pianofortes."

As set forth in his petition, recorded in the said office on the 25th day of September, 1860.

2342. And Ludwig Buchholz, of Gottenburg, Sweden, but now residing at Manchester, in the county of Lancaster, Merchant, has given the like notice in respect of the invention of "improvements in carbonizing sawdust and other finely divided vegetable substances, and in obtaining certain useful products by such carbonization, and in apparatus connected therewith."

As set forth in his petition, recorded in the said office on the 26th day of September, 1860.

2354, And James Aspell, of Middleton, in the county of Lancaster, Manufacturer, and Edward Booth, of Tonge, near Middleton, Manager, and James Hurst, of the same place, Overlooker, have given the like notice in respect of the invention of "a certain improvement in power looms for weaving."

2355. And George Henry Birkbeck, of the firm of Tongue and Birkbeck, of 34, Southampton-buildings, Chancery lane, in the county of Middlesex, Patent Agents and Engineers, has given the like notice in respect of the invention of "improvements in electro-magnetic apparatus."—A communication to him from abroad by Gabriel Perrin, of Paris, in the Empire of France.

As set forth in their respective petitions, both recorded in the said office on the 28th day of September, 1860.

2358. And Charles Green, of Winnington, near Northwich, in the county of Chester, Gentleman, has given the like notice in respect of the invention of "improvements in the manufacture of salt."

2359. And William Green, of Dod-street, Victoria-road, Limehouse, in the county of Middlesex, has given the like notice in respect of the invention of "improvements in refining or treating sugar and molasses."

As set forth in their respective petitions, both recorded in the said office on the 29th day of September, 1860.

2372. And George Rutter, of 16, Great Guildford-street, Southwark, in the county of Surrey, has given the like notice in respect of the invention of "improvements in machinery and apparatus for and in treating flax, hemp, rheea, China grass, New Zealand flax, plantain, and all other vegetable and animal fibres."

2373. And Robert Hellard, Reaping Machine Manufacturer, of North-street, Taunton, in the county of Somerset, has given the like notice in respect of the invention of "improvements in reaping and mowing machines."

2375. And James Bullough and John Walmsley, of Baxenden, near Accrington, in the county of Lancaster, have given the like notice in respect of the invention of "improvements in looms."

2385. And John Brokenshire, of Bowmanville county of Durham, Canada West, Pump Maker' has given the like notice in respect of the invention of "improvements in pumps."

As set forth in their respective petitions, all recorded in the said office on the 2nd day of October, 1860.

2393. And Joseph Hadley Riddell, of No. 155, Cheapside, in the city of London, American Stove Merchant, has given the like notice in respect of the invention of "improvements in boilers."

As set forth in his petition, recorded in the said office on the 3rd day of October, 1860.

2408. And Charles Tuckett, jun., of the British Museum, and No. 3, Bickerton - terrace, Haverstock-hill, in the county of Middlesex, Bookbinder, has given the like notice in respect of the invention of "an improved method of ornamenting book covers, which is also applicable to other purposes."

2409. And Charles Callebaut, Merchant, of 2, Rue Sainte Appoline, Paris, France, and of No. 4, South-street, Finsbury, London, has given the like notice in respect of the invention of "improvements in sewing-machines."

As set forth in their respective petitions, both recorded in the said office on the 5th day of October, 1860.

2444. And William Snell, of 13, Clement'sinn, Strand, in the county of Middlesex, Agent,
has given the like notice in respect of the
invention of "an improved machine for making
horse-shoe nails."—A communication to him
from Amos Whittemore, of Cambridgeport, in
the county of Middlesex, State of Massachusetts,
and United States of America.

As set forth in his petition, recorded in the said office on the 9th day of October, 1860.

2462. And Charles Wheatsone, of Hammersmith, in the county of Middlesex, Gentleman, has given the like notice in respect of the invention of "improvements in electro-magnetic telegraphs, and apparatus for transmitting signs or indications to distant places, by means of electricity, and in the means of, and apparatus for, establishing electric telegraphic communication between distant places."

As set forth in his petition, recorded in the said office on the 10th day of October, 1860.

2484. And Richard Archibald Brooman, of 166, Fleet-street, in the city of London, Patent Agent has given the like notice in respect of the invention of "improvements in machinery for cutting and packing cigars."—A communication to him from abroad by Julius De Bary, of Offenbach, Hesse Darmstadt.

As set forth in his petition, recorded in the said office on the 12th day of October, 1860.

2503. And George Davies, of No. 1, Serlestreet, Lincoln's Inn, in the county of Middlesex, and No. 28, St. Enoch-square, in the city of Glasgow, Civil Engineer and Patent Agent, has given the like notice in respect of the invention of "an improved method of, and apparatus for, refrigerating and freezing.—A communication to him from abroad by Ferdinand Philippe Edouard Carré, of Paris.

As set forth in his petition, recorded in the said office on the 15th day of October, 1860.

2664. And 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, has given the like notice in respect of the invention of "improvements in boxes for railway-carriage axles and other shafts."—A communication to him from abroad by Isaac P. Wendell, of Philadelphia, Pennsylvania, in the United States of America.

As set forth in his petition, recorded in the said office on the 31st day of October, 1860.

2751. And John Rollinson, of Pensnett, in the county of Stafford, Engineer, and William Rollinson, of Brierley Hill, in the county of Stafford, Engineer, have given the like notice in respect of the invention of "an improvement or improvements in working the brakes of winding engines."

As set forth in their petition, recorded in the said office on the 8th day of November, 1860.

2968. And 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, has given the like notice in respect of the invention of "improved machinery for combing wool, hair, flax, tow, cotton, silk, and other fibrous substances."

As set forth in his petition, recorded in the said office on the 3rd day of December, 1860.

No. 22477.

2978. And 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, has given the like notice in respect of 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, junior, of Brooklyn, New York, United States of America, Gentleman,

As set forth in his petition, recorded in the said office on the 4th day of December, 1860.

2995. And Jonathan Musgrave, cf Bolton-le-Moors, in the county of Lancaster, Engineer, has given the like notice in respect of the invention of "improvements in apparatus for regulating the discharge of water from steam pipes."

As set forth in his petition, recorded in the said office on the 7th day of December, 1860.

3050. And Charles Peters Moody, of Corton Denham, in the county of Somerset, Gentleman, has given the like notice in respect of the invention of "improvements in the construction of gates."

As set forth in his petition, recorded in the said office on the 12th day of December, 1860.

3192. And Humphrey Chamberlain, of the Sandford Estate Pottery Works, Wareham, Dorsetshire, has given the like notice in respect of the invention of "improvements in the preparation of clay for pottery purposes, which improvements are also applicable to filtering or cleansing liquids."

As set forth in his petition, recorded in the said office on the 29th day of December, 1860.

63. And Richard Archibald Brooman, of 166, Fleet-street, in the city of London, Patent Agent, has given the like notice in respect of the invention of "treating lava and other volcanic substances, in order to fit them for employment in certain arts and manufactures."

—A communication to him from abroad by Pierre Antoine Collard, of Bas, France.

68. And William Longmaid, of Inver, Galway, Ireland, has given the like notice in respect of the invention of "improvements in hardening the surfaces of the rails of railways and the surfaces of the tyres of railway wheels, and in charring the surfaces of timber to be used for railway sleepers, and other purposes."

As set forth in their respective petitions, both recorded in the said office on the 10th day of January, 1861.

74. And William Henry Muntz, of Millbrook, in the county of Hants, has given the like notice in respect of the invention of "improvements in breaks for locomotive engines."

75. And William Henry Muntz, of Millbrook, in the county of Hants, has given the like notice in respect of the invention of "improved means of signalling or communicating with the guard or engine-driver in railway trains."

82. And Alphonse Réné le Mire Normandy, of Odin-lodge, King's-road, Clapham Park, in the county of Surrey, has given the like notice in respect of the invention of "improvements in connecting gas and other pipes."

86. And Robert Smellie, of West Merrieston, in the county of Lanark, North Britain, Joiner, has given the like notice in respect of the invention of "improvements in apparatus for supporting and working sash windows and other similar sliding or traversing details."

87. And Matthew Andrew Muir, of Glasgow, in the county of Lanark, North Britain, Machinist, and James McIlwham, of the same place, Machinist, have given the like notice in respect of the invention of "improvements in looms for weaving."

As set forth in their respective petitions, all recorded in the said office on the 11th day of

January, 1861.

143. And John Jobson, of Derby, in the county of Derby, Ironfounder, has given the like notice in respect of the invention of "improvements in the manufacture of stove grates." As set forth in his petition, recorded in the said office on the 18th day of January, 1861.

173. And Robert Henderson, of No. 15, Barkplace, Bayswater-road, in the county of Middlesex, Trainer of Horses, has given the like notice in respect of the invention of "an improved 'dumb-jockey' for breaking or training horses."

175. And John Chatterton, of Highbury-terrace, and Willoughby Smith, of Pownall-road, Dalston, both in the county of Middlesex, have given the like notice in respect of the invention of "improvements in the manufacture of telegraphic cables."

As set forth in their respective petitions, both recorded in the said office on the 22nd day of

January, 1861.

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

Erratum in Gazette of 1st February.
173. For "Park-place," read "Bark-place."

### In the Court of the Vice Warden of the Stannaries.

Stannaries of Cornwall.

In the Matter of the Saint Aubyn Mineral Company (Limited), and in the Matter of the Joint Stock Companies Acts, 1856, 1857.

Y an Order made by his Honour the Vice-Warden of the Stannaries in the above matter, and dated the 29th day of January instant, on the petition of Charles Fardell, of Bournemouth, in the county of Hants, Esquire, a contributory of the said Company, it was ordered that the said Company should be absolutely wound up under the provisions of "The Joint Stock Companies Winding-up Acts, 1856-57," and that all suits and actions against the said Company should be stayed from the date thereof until the further order of the said Court. And it was ordered, that Mr. Frederick Marshall, of Truro, in the county of Cornwall, Gentleman, the Assistant-Registrar of the Stannaries of Devon, should be provisionally appointed the Official Liquidator of the said Company, and that such appointment should be and become absolute upon his giving due security to the satisfaction of William Michell, Esq., the Registrar of the said Court, unless within twelve days after the publication of the said order in the "London Gazette," any creditor or contributory of the said Company should signify to the said Registrar his or her objection to such appointment and his or her intention to appear in support of his or her objection on a day to be named by the said Registrar for that purpose; or unless within that

time it should appear and be shown to the satisfaction of the said Registrar, that the major part in value of the creditors and of the contributories respectively of the said Company should concur in the proposal to appoint some single official liquidator. And it was further ordered, that the costs of the appearance of the said petitioner and of the said Company and of the opposing contributory James Bancks, should be paid out of the estate. And it was further ordered that a copy of the said Order should be served on the several persons named at the foot of the said petition (that is to say); James Bancks, John Parkinson the younger, Joseph Richards, and Benjamin Collett; and that such service on them or any of them in any part of England or Wales should be good and sufficient service thereof on the person or persons so served. -Dated 30th January, 1861.

Hodge, Hockin, and Marrack, Truro, Cornwall, Agents for

Chauntler and Crouch, 8, Gray's-inn-square, London, Solicitors for the Petitioner.

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 British Provident Life and Fire Assurance Society (Registered).

NOTICE is hereby given, that a petition for the dissolution and winding up of the above-named Company was, on the 31st day of January, 1861, presented to the Lord Chancellor by Henry Obie; and that it is expected such petition will be heard before the Vice-Chancellor Sir Richard Torin Kindersley, on Friday the 15th day of February, 1861; and any person desirous to oppose the making of an order absolute for the dissolution and winding up of the said Company, under the said Acts, should appear at the time of hearing, by himself or his counsel, for that purpose; and a copy of the petition will be furnished to any contributory of the said Company requiring the same, by the undersigned, on payment of the regulated charge for the same.

Warry, Robins, and Burges, 70, Lincoln'sinn-fields, Solicitors for the Petitioner.

Law Life Assurance Office, Fleet-Street, London,

Ath February, 1861.

No TICE is hereby given, that at a Special General Meeting of the Proprietors of the Law Life Assurance Society will be held at the Society's Office, Fleet-Street, London, on Friday, the 15th day of February instant, at Two o'clock in the afternoon precisely, for the purpose of confirming (if thought fit) the following resolution, passed at the General Meeting of the Proprietors held on the 2nd instant, viz.:

Resolved—"That Clause 52 in the Deed of Settlement be and the same is hereby repealed and made void; and in the place thereof, that the following rule be and the same is hereby adopted; that is to say: If any person now or hereafter assured by this society, on his or her own life, shall die by his or her own hand, or by duelling, or by the hands of justice, the Directors shall be at liberty to pay the whole or such part of the amount assured by such policy, and of any bonus or bonuses thereon, as the Directors in their discretion shall think expedient.

By order of the Directors,
William Samuel Downes, Actuary.

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES, in Circulation during the Week ending Saturday the 26th day of January, 1861.

#### PRIVATE BANKS.

Name, Title, an	nd Principal Place of Is	ssue.	Average Amount
Andover Bank	Andover	Heath and Co	£. 10176 10245 25553
Baldock Bank and Baldock and Biggleswade Bank Barnstaple Bank Basingstoke and Odiham Bank Bedford Bank Bicester and Oxfordshire Bank and Oxford Bank Birmingham Bank Boston Bank Brisdo Bank Brisdo Bank Brisdo Bank Brisdo Bank Broseley and Bridgnorth and Bridgnorth and Broseley Bank Buckingham Bank Buckingham Bank Bury and Suffolk Bank, Sudbury Bank, and Stowmarket Bank Banbury Old Bank Bedfordshire Leighton Buzzard Bank Bradford Old Bank Brecon Old Bank Brighton Union Bank Burlington and Driffield Bank Burlington and Driffield Bank Bury Saint Edmunds Bank	Biggleswade  Barnstaple Basingstoke  Bedford Bewdley  Bicester  Birmingham Boston Bridgwater Bristol  Broseley Buckingham Bury St. Edmunds Banbury Leighton Buzzard Birmingham Bradford, Yorkshire Brecon Brighton Burlington Bury St. Edmunds	Wells, Hogge, and Co.  Marshall and Co. Seymour, Lamb, and Co. Barnard and Co. Nichols, Baker, and Co.  Tubb and Co.  Attwoods, Spooner, and Co. Claypon and Co. Gee and Co. J. and J. L. Sealey Miles, Miles, and Co.  Pritchards & Co. Bartlett, Parrott, and Co. J. C. and A. Gillett Cobb and Son. Bassett, Son, and Co. Lloyds and Co. Harris and Co. Wilkins and Co. Harding, Smith, and Co. Worlledge and Co.	12590
Cambridge Bank Cambridge and Cambridgeshire Bank Canterbury Bank Carmarthen Bank Chertsey Bank Colchester Bank Colchester and Essex Bank, and Witham and Essex Bank, and Hadleigh, Suffolk, Bank Cornish Bank, Truro Coventry Bank City Bank, Exeter Craven Bank Chepstow Old Bank	Cambridge		40818 30034 16670 3398 14230
Derby Bank	Derby Derby	W. and S. Evans and Co	3049

Name, Title,	and Principal Place of	Issue.	Average Amount.
Devizes and Wiltshire Bank  Diss Bank  Doncaster Bank and Retford Bank  Darlington Bank, Durham Bank, and Stockton-on-Tees Bank  Devonport Bank  Dorchester Old Bank and Dorset- shire Bank	Darlington	Cooke and Co	£. 7885 10031 64429 88365 8018 45265
East Cornwall Bank	Beverley	Bower and Co	93424 51974 37205 28005
Farringdon Bank and Bank of Wantage Farnham BankFaversham Bank	Farringdon Farnham Faversham	James Knight	553 <b>3</b> 7576 5348 <sub>.</sub>
Godalming Bank Guildford Bank Grantham Bank	Godalming Guildford Grantham	Mellersh and Co	3455 12606 24325
Hereford City and County Bank  Hull Bank and Kingston-upon-Hull Bank Huntingdon Town and County Bank Harwich Bank Hertfordshire, Hitchin Bank Hereford. Ross and Archenfield Bank, and Ross and Archenfield Bank	Hereford	Matthews and Co	13210 18306 38698 4685 32889 18020
Ipswich Bank	Ipswich	Bacon and Co	19638 59511
Kentish Bank	Maidstone	Randall, Mercer, and Co	12051 22004 20501 39180
Longton Staffordshire Bank Leeds Bank Leeds Union Bank Leicester Bank Lewes Old Bank Lincoln Bank Lindovery Bank, Lampeter Bank, and Llandilo Bank Lynington Bank Lynington Bank Lynn Regis and Lincolnshire Bank Lynn Regis and Norfolk Bank	Longton Leeds Leeds Leicester Lewes Lincoln Llandovery Loughborough Lymington Lynn Regis Lynn Regis	C. Harvey and Son  Beckett and Co.  W. Williams, Brown and Co.  T. and T. T. Paget  Whitfeld and Co.  Smith, Ellison, and Co.  D. Jones and Co.  Middleton and Cradock S. and G. F. St. Barbe.  Gurneys and Co.  Jarvis and Co.	5336 53711 36916 24984 27161 85809 17364 7146 4320 31781 10485

Name, 7	Litle, and Principal Plac	e of Issue.	Average Amount,
Macclesfield Bank Manningtree Bank Merionethshire Bank Miners' Bank Monmouthshire Agricultural and Commercial Bank Monmouth Old Bank	Macclesfield  Manningtree  Dolgelly  Truro  Abergavenny  Monmouth	Brocklehurst and Co.  Nunn and Co.  Williams and Son.  Willyams and Co.  Bailey and Co.  Bromage and Gosling	£. 12875 5460 5957 16410 27215 8049
Newark Bank	Newark Sleaford Newbury Newmarket Norwich Norwich Nottingham Nuneaton Plymouth Sarum	Godfrey and Riddell	15037 17065 48542 93230 8433 2251 21790 10870
Oswestry Bank and Oswestry Old Bank Oxford Old Bank Old Bank, Tonbridge, Tonbridge and Tonbridge Wells Old Bank, Ton- bridge and Tonbridge Wells and Sevenoaks Bank. Oxfordshire Witney Bank	Oswestry Oxford Tonbridge	Croxon and Co	9384 33391 10671 9759
Pease's Old Bank, Hull, the Hull Old Bank and Beverley Bank Penzance Bank	Hull  Penzance  Peterborough  Haverfordwest	Peases and Co  Batten and Co  D. Yorke and Co  J. and W. Walters	47690 8178 9423 10677
Reading Bank	Reading Reading Richmond Rochdale Rochester Royston Rugby Rye Ross	Simonds and Co. Stephens, Blandy, and Co. Roper and Co. Clement, Royds, and Co. Day, Nicholson, and Co. Fordham and Sons A. Butlin and Son. R. C. Pomfret and Co. Allaway and MacDougal	24105 29681 4735 3176 6338 11071 10741 10315 4180
Saffron Walden and North Essex Bank Salop Bank Scarborough Old Bank Shrewsbury Old Bank and Shrews- bury and Ludlow Bank Sittingbourne and Milton Bank Southampton Town and County Bank Southwell Bank Southampton and Hampshire Bank Stafford Old Bank	Shrewsbury Scarborough Shrewsbury Sittingbourne Southampton Southwell Southampton	Gibsons and Co.  Burton, Lloyd, and Co.  Woodall and Co.  Rocke, Eyton, and Co.  Vallance and Co.  Maddison and Pearce  Wylde and Co.  Atherlay, Fall, and Co.  Stevenson and Co.	

Name, Title, and Principal Place of Issue.				
Stamford and Rutland Bank Shrewsbury and Welsh Pool Bank	Stamford Shrewsbury	Eaton, Cayley, and Co Beck, Downward, and Co	£. 25551 20910	
Taunton Bank	Taunton Tavistock Thornoury Tiverton	H., R. and H. J. Badcock Gill, Sons, and Co. Harwood and Co. Dunsford and Co. Yorke and Eland	24176 8770 8953 12440 11541	
Northamptonshire	Thrapston Tring Towcester Poole	Butcher and Sons Percival and Co	12860 8610 9683	
Ringwood and Poole Bank	,	G. W. Ledgard and Sons	9000	
Union Bank, Cornwall Uxbridge Old Bank	Helston Uxbridge	Vivian and Co	13122 11867	
Wallingford Bank	Wallingford Warwick Wellington Wakefield	Hedges, Wells, and Co	6165 23498 3604 44501	
Pontefract Bank	Whitby Winchester	Simpson, Chapman, and Co Bulpett and Co	14360 19277	
Bank	Weymouth Wirksworth	Arkwright and Co	16054 37185	
shire Bank	Wisbech Wiveliscombe Wolverhampton	Gurneys and Co	39062 5683 10437	
Worcester Old Bank and Tewkes-	Worcester	Berwick, Lechmere, & Co	67642	
Wolferhamp_on Bank	Wolverhampton	R. and W. F. Fryer	10769	
Yarmouth and Suffolk Bank, and Halesworth and Suffolk Bank } Yarmouth, Norfolk and Suffolk Bank York Bank	Yarmouth Great Yarmouth York	Gurney's Birkbeck, and Co Sir E. H. K. Lacon, Bart. & Co. Swann, Clough, and Co	48103 12428 39273	

### JOINT STOCK BANKS.

Name, Title, and Principal Place of Issue.					
Bank of Westmorland  Barnsley Banking Company  Bradford Banking Company  Bilston District Banking Company  Bank of Whitehaven  Bradford Commercial Banking Company  Burton, Uttoxeter, and Staffordshire Union Banking Company	Bradford	9171 49568 8461 32580 19537			
Chesterfield and North Derbyshire Banking Company	Workington	33823			

Name, Title, and Principal Place of Issue.				
	C	±.		
Coventry Union Banking Company	Coventry	112057		
County of Gloucester Banking Company	Carlisle			
Carlisle City and District Bank	Carlisle			
Oudley and West Bromwich Banking Company	Dudley	26628		
Derby and Derbyshire Banking Company	Derby	19844		
Darlington District Joint Stock Banking Company	Darlington	20312		
East of England Bank	Norwich	2436		
Gloucestershire Banking Company	Gloucester	137070		
Halifax Joint Stock Bank	Halifax	1851		
Huddersfield Banking Company				
Hull Banking Company Halifax Commercial Banking Company	Hull Halifax	1381		
Halifax and Huddersfield Union Banking Company	Halifax	4206		
Helston Banking Company	Helston	144		
Herefordshire Banking Company	Hereford	1534		
Knaresborough and Claro Banking Company	Knaresborough	2390		
Kingsbridge Joint Stock Bank	Kingsbridge	383		
Lancaster Banking Company	Lancaster	5826		
Leeds Banking Company	Leeds	22540		
Leicestershire Banking Company	Leicester	70318		
Lincoln and Lindsey Banking Company  Leamington Priors and Warwickshire Banking Company	Lincoln Leamington Priors	4782		
Ludlow and Tenbury Bank	Ludlow	9310		
Moore and Robinson's Nottinghamshire Banking Company	Nottingham	3104		
Nottingham and Nottinghamshire Banking Company	Nottingham	2485		
National Provincial Bank of England	Birmingham	40177		
North Wilts Banking Company	Melksham	48200		
Northamptonshire Union Bank	Northampton	68178		
Northamptonshire Banking Company	Northampton	2008		
North and South Wales Bank	Liverpool	5616		
Pares's Leicestershire Banking Company	Leicester	5758		
Saddleworth Banking Company	Saddleworth	255		
Sheffield Banking CompanyStamford, Spalding, and BostonBanking Company	Sheffield	3704		
Stuckey's Banking Company, Bristol Somersetshire Bank,	Stamford	L		
and Somersetshire Bank	Langport			
Shropshire Banking CompanyStourbridge and Kidderminster Banking Company	Shiffnall	4341		
Shoffeld and Hallamakina Dankina Camanana	Stourbridge	5708		
Sheffield and Rotherham Joint Stock Banking Company	Sheffield	2189		
Swaledale and Wensleydale Banking Company	Richmond	47110		
Wolverhampton and Staffordshire Banking Company	Wolverhampton	9010		
Wakefield and Barnsley Union Bank	Wakefield	1 1947		
Whitehaven Joint Stock Banking Company	Whitehaven	1 2026		
Warwick and Leamington Banking Company	Warwick	9870		
West of England and South Wales District Bank	Bristoi	1 5470		
Wilts and Dorset Banking Company West Riding Union Banking Company	Daiisoury	7960		
Whitchurch and Ellesmere Banking Company	I Hildgersheid	21550		
Worcester City and County Banking Company	Worcester	504 611		
York Union Banking Company	York			
Youls Older and Constant Dealth of Con-		6795		
York City and County Banking CompanyYorkshire Banking Company	York	0070		

AN ACCOUNT of the Total Quantities of each Kind of CORN, distinguishing Foreign and Colonial, imported into the principal Ports of GREAT BRITAIN (viz. London, Liverpool, Hull, Newcastle, Bristol, Gloucester, Plymouth, Leith, Glasgow, Dundee, and Perth), and the Rates and Amount of Duty thereon, in the Week ended 30th January, 1861,

SPECIES.		Quantities Imported into the Ports of Great Britain, enumerated above (being those into which Corn is chiefly imported).			of Great Britain, into which Corn is	Amoun	of Duty received thereon.		Rates of Duty, (Foreign and Colonial).	
SI BOLLO.		Foreig	D	Colonial.	Total.	Foreign.	Colonial. Total.	Corn and Grain of all sorts, per quarter.	Meal and Flour of all sorts, per cwt.	
		Qrs.	Bus.	Qrs. Bu	. Qrs. But	£ a. d.	£ s. d. £ s. d	. a. d.	s. d.	
Wheat & Wheat Flour	• •	187115	4	1115 - 7	188231 3	10478 11 8	56 2 1 10534 13 9	1		
Barley & Barley Meal	•	9478	0	25 6	9503 6	473 18 3	1 5 9 475 4 0			
Oats and Oat Meal	• •••	907	3	1133 0	2040 3	43 5 10	55 12 0 98 17 10	·	ŀ	
Rye and Rye Meal	• •	1436	6	_	1436 6	71 16 9	<b>—</b> 71 16 9	•		
Pease and Pea Meal		4336	6	135 6	4472 4	216 16 10	6 15 10 223 12 8	1 0	0 41/2	
Beans and Bean Meal		9957	5		9957 5	497 17 8	- 497 17 8			
Indian Corn and Indian Meal		31361	5	_	31361 5	1568 9 4	1568 9			
Buck Wheat and Buck Wheat Mea	al	o	2	_	0 2	0 0 5	_ 000			
Beer or Bigg	• •••	•••			` –	_		_ }		
		244593	7	2410 3	247004 2	13350 16 9	119 15 8 13470 12			

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

#### CONTRACT FOR FRESH OX BEEF.

Department of the Comptroller for Victualling, Somerset-House, February 2, 1861.

Lord High Admiral of the United Kingdon of Great Britain and Ireland do hereby give notice that on Thursday the 14th instant, at half past one o'clock, they will be ready to treat with such persons as may be willing to contract for supplying all such quantities of

#### FRESH OX BEEF,

as may be demanded for the use of Her Majesty's Ships and Vessels in the River Thames, between London Bridge and Woolwich, inclusive, from the 1st March to 30th June, 1861, both days included.

N.B. The contractors are to supply good, fat, well-fed Ox Beef, as no Heifen Meat will be admitted.

The Contract is not to be sub-let; and particular attention is called to the recent modifications of the conditions of the contract, which may be seen at this Office, or by applying to the Superintendents of the Victualling Establishment at Deptford, and of Her Majesty's Dockyard, at Woolwich.

Forms of tender may also be obtained, on application to the proper officer at either of the above places.

No tender will be received after half-past one o clock on the day of treaty, nor any noticed unless made on the printed form provided for the purpose; but it will not be necessary that the party tendering, or an Agent appointed by him, should attend at this Office, 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 delivered at the above office, and signed by two responsible persons, engaging to become bound with the person tendering in the sum of £300 for the due performance of the contract.

### CONTRACT FOR MEXICAN MAHOGANY TIMBER.

Department of the Storekeeper-General of the Navy, Somerset-Place, January 18, 1861.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Tuesday the 5th February 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

### 5500 loads of MEXICAN MAHOGANY TIMBER;

to be delivered in the years 1861, 1862, and 1863, according to a distribution which, with a form of the tender and conditions of contract, together with a specimen of the timber, 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 Mexican 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 perfurnance of the contract,

No. 22477.

## CONTRACT FOR SHIP CHANDLERY GOODS.

Department of the Storekeeper-General of the Navy, Somerset-Place, January 24, 1861.

INHE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Tuesday the 12th February 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 Dock Yards at Deptford, Woolwich, Chatham, Sheerness, and Portsmouth with

#### SHIP CHANDLERY GOODS,

under a contract for twelve months certain, and afterwards until the expiration of three months' warning.

Patterns and samples of the articles may be seen, and a form of the tender, a schedule of the articles, and the conditions of the contract obtained, 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 Ship Chandlery Goods," and must also be delivered at Somerset-place, accompanied by a letter signed by two responsible persons, engaging to become bound with the person endering, in the sum of £500, for the due performance of the contract.

#### CONTRACT FOR PIG LEAD.

Department of the Storekeeper-General of the Navy, Somerset-Place, January 29, 1861.

Lord High Admiral of the United Kingdom of Great Britain and Ireland, do hereby give notice, that on Tuesday the 12th February 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 Dock Yard at Chatham with

#### PIG LEAD,

under a contract for six months certain, and further until the expiration of three months' warning.

A form of the tender may be seen at the said office.

No tender will be received after two o clock or 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 Pig Lead," and must also be delivered at Somerset-place, accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £1000 for the due performance of the contract.

# CONTRACTS for FRESH BEEF, MUTTON BREAD, VEGETABLES, &c.

FOR THE ROYAL MARINE INFIRMARIES AT WOOL-WICH AND CHATHAM.

Admiralty, January 28, 1861.

THE Commissioners for executing the office of
Lord High Admiral of the United Kingdom
of Great Britain and Ireland do hereby give notice,
that, on Tuesday the 26th February next, at hulfpast one o'alook, they will be ready, at the Office
of the Director-General of the Medical Department

of the Navy, Somerset-place, in London, to treat with such persons as may be willing to contract for the supply of all such quantities of all or any of the following articles as shall from time to time be required for the use of either one or both of the Royal Marine Infirmaries at Woolwich and Chatham, from the 1st day of April next to the 31st day of March, 1862; viz.:

> BEEF AND MUTTON. BREAD. MILK SOAP, YELLOW **VEGETABLES**

Samples of the soap, together with the conditions of the revised contracts, to which particular attention is called, may be seen at this Office, or by applying to the Purveyor at the Infirmaries at Woolwich and Chatham.

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

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words "Tender for"," 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 contracts for beef and mutton, for bread and for vegetables, and in the sum of £50 for each of the others.

United Mexican Mining Association.

London, 1st February, 1861. OTICE is hereby given, that a Special General Meeting of Proprietors will be held at the office of the Association, No. 5, Finsbury-circus, on Thursday the 28th day of February instant, at two o'clock precisely, for the purpose of confirming the following Resolution passed at the Half Yearly and Special General Meeting of Proprietors which was held on the 30th ultimo:

"That in future, a Meeting of Directors, whether Ordinary or Extraordinary, shall be considered a Court competent to order and determine upon business, if three members shall be present. And all other provisions of the Deed of Settlement and Resolutions (if any) of the Association, whereby any greater number than five Directors are required to be present at any meeting, or to concur for any purpose, or to execute any power, or to do or to consent to any act or thing whatsoever, shall be varied by henceforth vesting every such capacity, authority and power in any five Directors for the

An election of two Directors will also take place in the room of James Mackillop and Robert Bi !dulph, Esquires, who have resigned. Proprietors desirous of being candidates or of proposing others for election, must leave notice in writing of such intention at the Company's office, for the infor-mation of the Proprietors, at least fourteen days before the day of election, and exclusive thereof.

By order of the Directors,

W. M. Browne, Acting Secretary.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, George Bell and George Butler, carrying on business in the town of Nottingham, as Builders, has been this day dissolved by mutual consent; and that all debts due and owing by or to the said late copartnership, will be respectively paid and received by the said George Bell alone.—Dated this 2nd day of February, 1861.

George Bell. George Butler.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, as Attorneys and Solicitors, at High Wycombe, in the county of Buckingham, under the firm or style of Pulley and Clarke, has been this day dissolved by mutual consent.—Dated this 31st day of January, 1861.

Wm. Pulley.

NOTICE is hereby given, that the Partnership heretofore Silve is hereby given, that the Pathership heretotore subsisting between the undersigned. John Hariland and Richard William Johnson, in the business of Coal and Ironstone Masters, under the style or firm of the Reeds Wood Colliery Company, was dissolved on the 13th day of November last by mutual consent. All debts due and owing to and from the said firm, will be received and paid by the said Richard William Johnson, by whom the said business will be carried on.—Dated this 14th day of January. 1861. ary, 1861. John Hartland.

Richd. Wm. Johnson.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned Charles Davis and Richard Thwaites, as Mineral Water Mannfacturers, at No. 40, Princess-street, Stamford-street; Black-friars, in the county of Surrey, was this day dissolved by mutual consent.—Dated this 4th day of February, 1861.

Charles Davis. Richard Thwaites.

OTICE is hereby given, that the Partnership between the undersigned Frederick William Brauston and Henry Wellsteed, in the trade, business or Manufacture of tablets, labels, and signs pursuant to certain Letters Patent, which had been granted to the said Frederick William Branston, for the manufacture of the same, under the firm of Branston and Co. was this day dissalved by mutual conof Branston and Co., was this day dissolved by mutual con-sent; and in future the business will be carried on by the said Frederick William Branston, on his separate account, who will pay and receive all debts owing from and to the said partnership in the regular course of trade.—Witness our hands this 9th day of January, 1861.

Frederick William Branston.

Henry Wellsteed.

OTICE is hereby given, that the Partnership heretofore subsisting between Elijah Knowles, William
Walsh, William Sharples, and William Bradshaw, carrying
on business as Power Loom Cloth Manufacturers, at Black
burn, in the county of Lancaster, under the style or firm of
Elijah Knowles and Company, was this day dissolved by
mutual consent, so far as regards the said William Bradshaw, who retires from the said copartnership; and that all debts owing to or by the said firm will be received and paid by the said Elijah Knowles, William Walsh, and William Sharples, by whom the said business will be continued.—
As witness our hands this 2nd day of February, 1861.

William Sharples. E. Knowles. William Bradshaw.

OTICE is hereby given, that the Copartnership hereto-fore carried on by John Taylor and John Birchenough, as Silk Manufacturers, at Macclesfield, in the county of Chester, has this day been dissolved by mutual consent; and in future the business will be carried on by the said John Birchenough on his separate account, who will pay and receive all debts due and owing to and from the said copartnership, in the regular course of trade.—Witness our hands this 1st day of February, 1861.

John Taylor. John Birchenough.

NOTICE is hereby given, that the Partnership subsisting between us the under-igned, carrying on the business of Printers, Booksellers, Bookbinders, and Stationers, at Falmouth, in the county of Cornwall, under the style or firm of Thomas and Tregaskis, has been this day discolved by purpose of And notice is hereby also dissolved by mutual consent. And notice is hereby also given, that the Printing and Bookbinding department will in future be conducted by the said William Tregaskis, and the Stationery and Bookselling business by the said Grace Tank Thomas, on the same premises, as hitherto carried on by the said Thomas and Tregaskis.—Dated this 25th day of January, 1861.

Grace Tank Thomas. William Tregaskis.

W E, the undersigned, George Bosson, Henry Gleaves Hilditch, Thomas Pointon, and Thomas Lockett, do hereby give notice, that the Partnership heretofore subsisting between us, as Brick and Tile Manufacturers, and carried on by us at Chesterton, in the parish of Wolstanton, in the county of Stafford, was this day dissolved by mutual consent.—As witness our hands this 31st day of January,

Henry Gleaves Hilditch. George Bosson.

Thomus Lockett. Thomas I zinton.

OTICE is hereby given, that the Partnership between the undersigned William Armstrong and John Pelton, carrying on business as Dealers in Colonial Produce, at No. 38, Eastcheap, in the city of London, under the style or firm of Armstrong, Pelton, and Company, was this day dissolved by mutual consent.—Witness our hands this 2nd day of February, 1861.

William Armstrong. John Pelton.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William
Hart and Thomas Hart, carrying on business at Blackburn,
in the county of Lancaster, as Rope and Twine Manufacturers, under the style or firm of William and Thomas Hart, is this day dissolved by mutual consent.--- As witness our hands this 31st day of January, 1861.

William Hart.

Thomas Hart.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Lewis Murton and James Isherwood, as Bleachers, at Sharples and Manchester, in the county of Lancaster, was dissolved on the 31st day of December last by mutual consent. All debts due to or owing by the said late partnership concern will be received and paid by the said Lewis Murton.—Dated this 31st day of January, 1861.

Lewis Murton. James Isherwood.

OTICE is hereby given that the Partnership heretofore existing between the undersigned, John Atherton the younger and John Wood, carrying on business at Preston, in the county of Lancaster, as Machine Makers and Iron and Brass Founders, is this day dissolved by mutual consent. That the business will in future be carried on by the said John Atherton the younger alone, by whom all debts owing to or by the late partnership will be received. all debts owing to or by the late partnership will be received or paid.—I ated the 1st day of February, 1861.

John Atherton, jun. John Wood.

OTICE is hereby given, that the Partnership here-OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph
Rhodes and James Ashworth, as Calenderers, Makers Up,
and Packers, and carried on at the city of Manchester,
under the style or firm of James Ashworth and Co., has
been dissolved by mutual consent, as on and from the 31st
day of December last. All debts due to or owing by the
late partnership will be received and paid by the said James
Ashworth, who continues the business on his own account.

—Witness our hands this 1st day of February, 1861.

Joseph Rhodes.

Joseph Rhodes. James Ashworth.

OTICE is hereby given, that the Partnership between the undersigned George Ashcroft and William Francis Gamman, in the trade and business of Engineers, at Blackweir, Cardiff, and Abendare, Glamorganshire, under the firm of Ashcroft and Gamman, was, on the 1st day of January instant, dissolved by mutual consent, and the undersigned William Francis Gamman will pay and receive all debts owing from or to the said partnership.

—Witness our hands this 19th day of January, 1861.

George Ashcroft.

William Francis Gamman

William Francis Gamman.

O'TICE is hereby given, that the Partnership hitherto existing between us the undersigned, Jeremiah Pugh, John Mellings, and John Lewis, carrying on business at Norbury and elsewhere, in the county of Salop, as Joint Proprietors of a Steam Thrashing Machine, under the firm or style of Pugh, Mellings, and Lewis, was dissolved by mutual consent on the 1st day of January last. All debts due by and to the said firm will be received and paid by the said Jeremiah Pugh, up to the 1st day of March next, and from aud after that date all debts due to the late firm will be received by Mr. Thomas Griffiths, Solicitor, of Bishops Castle, on behalf of the said late firm.—Dated this 1st day of February, 1861. 1st day of February, 1861. Jeremiah Pugh.

John Mellings.

The John × Lewis. Mark of

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Thomas Sidney and James Sly, as Tea and Coffee Merchants or otherwise, at the town and county of the town of Kingston upon-Hull, under the style or firm of Sidney and Sly, has been dissolved by mutual consent, as from the 1st day of January, 1861; and all debts owing from and due to the said lete construction will be paid out studyed by the said said late copartnership will be paid and received by the said James Sly .- As witness our hands this 2nd day of February, Thomas Sidney.

James Sly.

OTICE is hereby given that the Partnership hereto-fore subsisting between us the undersigned, Thomas Johnson and Robert Pindar Moxon, in the trade or business of a Corn Factor or otherwise, at the town and county of the town of Kingston-upon-Hull, formerly carried on under the style or firm of Thomas Johnson and Compa y. and subsequently under the style or firm of Johnson and Moxon, has been dissolved by mutual consent, as from the 1st day of February instant.—As witness our hands this 2nd day of February, 1861.

Thos. Johnson. R. P. Moxon.

OTICE is hereby given, that the Partnership hereto-fore existing between us the undersigned, Joseph Burn, Thomas Worthington, and Thomas Edward Wheat-ley, as Cotton and Cotton Waste Merchants, and General Dealers, and carried on by us under the firm of Joseph Burn and Co., at the Medlock Mills, in Gloucester-street, in the city of Manchester, was this day dissolved by mutual consent, so far as regards the said Joseph Burn.—Dated this 1st day of February, 1861.

Joseph Burn. Thomas Worthington. Thos. E. Wheatley.

OTICE is hereby given, that the Partnership between the undersigned Ellen Watson and Agnes Jane Besley, in the profession or business of Schoolmistresses, at Bowden, in the county of Chester, and since at Fleetwood, in the county of Lancaster, under the firm of Watson and Besley, was this day dissolved by mutual consent; and that the said profession or business will in future be carried on at Belle Vue House, in Fleetwood aforesaid, by the said Ellen Watson alone, by whom all debts owing by and to the said partnership will be paid and received.—Witness our hands this 21st day of January, 1861.

Ellen Watson. Agnes Jane Besley.

OTICE.—The Copartnership in the trade or business of Ironnongers, heretofore carried on at No. 62. Euston-road, in the county of Middlesex, and formerly at No. 282, High-street, Chatham, in the county of Kent, by us the undersigned, Robert Sloper Toomer and Nathaniel Elgar Toomer, under the style or firm of Toomer Brothers, and J. Strong and Company respectively, was this day dissolved by mutual consent.—Dated this 31st day of January, 1861.

Robert Sloper Toomer. N. E. Toomer.

NOTICE is hereby given, that the Partnership, hereto-fore subsisting between us the undersigned, Charles James Wood, Smith Slater, and Edmund Newton, carrying on business as Cotton Spinners, at Bank-mill, in Oldham, in the county of Lancaster, under the style or firm of C. J. Wood, and Co., is this day dissolved by mutual consent. All debts due to or owing by the said firm will be respectively received and paid by the said Charles James Wood and Smith Slater.— As witness our hands this

30th day of January, 1861.

Charles James Wood, Smith Slater. Edmund Newton,

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Alfred
Fitch and Augustus Wheeler, carrying on business as Provision Merchants, at No. 23, Rood-lane, Fenchurch-street,
London, under the firm of Fitch, Wheeler, and Co., was
this day dissolved by mutual consent.—Dated this 1st day
February 1861 February, 1861. Alfred Fitch. A. Wheeler.

THIS is to give notice, that the Partnership lately subsisting between us as Attorneys and Solicitors, at Westbromwich, in the county of Stafford, under the firm of Jackson and Travis, has this day been dissolved by mutual consent. All debts due to or from the firm will be received and paid by Mr. Jackson.—Dated the 1st day of January, 1861.

Henry Jackson.

Wm. Thos. Travis.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Hornby, John Edward Mawson, and Robert Clark, carrying on trade at Leeds, in the county of York, as Tobacco Manufacturers, under the firm William Hornby and Company, was dissolved by mutual consent as and from the 1st day of January last; and that all debts due to or owing by the said firm will be received and paid by the said William Hornby, who now carries on the said business on his own Hornby, who now carries on the said business on his own account.—Dated this 2nd day of February, 1861.

W. Hornby. J. E. Mawson. Robt. Clark.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry George Wallis and Charles Asbley, carrying on the business of Bricklayers and Builders, at Wadhurst, in the county of Sussex, has this day been dissolved by mutual consent; and all persons indebted to the said firm are requested to pay the amount of their debts to Mr. Wallis who will discharge all claims upon the said partnership.—Witness our hands this 22nd day of January, 1861. this 22nd day of January, 1861.

Henry George Wallis. Charles Ashleu.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Jonathan Stott and Henry Stott, carrying on business at Brighouse, in the parish of Halifax, in the county of York, as Cotton Spinners, was this day dissolved by mutual consent. All debts owing by or to the said late partnership will be paid and received by the said Jonathan Stott.—As witness our and received by the said Jonathan bands this 1st day of February, 1861.

Jonathan Stott.

Henry Stott.

NOTICE is hereby given, that we the undersigned Edward Clarke and Henry Earle, heretofore carrying on business in Copartnership as Attorneys and Solicitors, at No. 29, Bedford-row, Holborn, in the county of Middlesex, have this day dissolved such said partnership by mutual
consent.—As witness our hands this 2nd day of February,
1861.

Edwd. Clarke.

Henry Earle.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned William Joshua Dormer and Jesse Lawrence, carrying on business as Straw Hat Manufacturers, at Great Berkhampstead, in the county of Hertford, has been dissolved by mutual con-sent, as and from the 4th day of January, 1861.—Dated this 26th day of January, 1861.

William Joshua Dormer. Jesse Lawrence.

[Extract from the Edinburgh Gazette of February 1, 186!.]

NOTICE.

THE Copartnery between the subscribers, as sole partners thereof, under which they carried on business as Sewed Muslin Manufacturers, in Glasgow, under the firm of William Weir, junior, and Company, was of mutual consent dissolved, as at the 30th day of June last, 1860, when the subscriber, William Weir, retired therefrom. Since that date the business has been conducted by the subscriber, John Douglas, on his own account, and will hereafter be carried on by him in his own name.

Outstanding debts due to the dissolved firm will be uplifted and discharged by the subscriber, John Douglas, by whom also all debts or obligations incurred by the firm

will be paid.

William Weir. John Douglas.

D. FORBES, Witness. THOMAS BRUNTON, Witness. Glasgow, January 31, 1861.

Re JAMES STEPHENSON. Deceased

Pursuant to an Act of Parliament, passed in the 22nd and 23rd years of the reign of Her present Majesty, 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 claims or demands against or upon the estate and effects of James Stephenson, late of Gainsbrough, in the county of Lincoln, Gentleman, deceased, who died on the 6th day of April, 1858, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 6th day of May, 1858, by William Stephenson, of Althorpe, in the said county of Lincoln, Farmer, one of the executors therein named, and either as due from the caid Longo Stephenson on his own private account. said James Stephenson, on his own private account, or in said James Stephenson, on his own private account, or in his character as trustee and executor, or one of the trustees and executors, of any person or persons whomsoever, are required to send to us, on behalf of the said William Stephenson, as such executor as aforesaid, at our offices in Gainsborough aforesaid, the particulars of their claims or demands against the estate or effects of the said James Stephenson, deceased, on or before the 25 h day of March, 1861, at the expiration of which priod the said William Stephenson will proceed to distribute the assets of the said James Stephenson deceased among the parties entitled James Stephenson, deceased, among the parties entitled thereto, having regard to the debts or claims of which the said William Stephenson shall then have notice, and that he will not be liable for any debt or claim of which he shall not then have had notice; and all persons indebted to the estate of the said James Stephenson are requested to pay such debts immediately, either to the said William Stephenson or at our offices.—Dated this 14th day of January, 1861. By order.

HEATON and OLDMAN, Solicitors, Gainsborough.

Statutory Notice to Creditors.

Re Mrs. ELIZABETH MOYLE, Widow, Deceased.

Pursuant to the Act of Parliament 22od and 23rd Victoris, 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 debts, claims, or demands against or affecting the estate of Mrs. Elizabeth Moyle late of the town of Penzance, in the county of Cornwall, Widow, who died at Penzance aforesaid, on the 4th day of January last, intestate, and letters of administration of whose effects were granted renzance aroresaid, on the 4th day of January last, intestate, and letters of administration of whose effects were granted on the 26th day of January last, by Her Majesty's Court of Probate, from the Principal Registry, to her son, the Reverend Vyvyan Henry Moyle, of Middlestorough, in Yorkshire, Clerk, solely, are to send in full particulars in writing of such debts, claims, or demands, on or before the 1st day of May next, to the said Vyvan Henry Moyle, at Middlesborough aforesaid, or to his Solicitor, Mr. Richard Edmonds, at Penzance aforesaid, after which last mentioned day the said administrator will proceed to distribute the day the said administrator will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which he shall then have received notice; and he will not be liable for such assets, or any part thereof, so distributed to any persons or person of whose claims he shall not have had notice in accordance with this advertisement.—Dated the 1st day of February, 1861.

GEORGE GREGORY, Esq., Deceased.

Pursuant to the Act of Parliament, made and passed in the

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

OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of George Gregory, late of Harlaxton Manor House, in the parish of Harlaxton, in the county of Lincoln, Esquire, deceased, who died on or about the 15th day of July, 1860, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 20th day of October, 1860, by Elizabeth Gregory, Widow and relict of the said deceased, John Benjamin Andrews, of Cannon-gate, near Hythe, in the county of Ken, Esquire, and Wilbraham Taylor, of Hadley Hurst, near Barnet, in the county of Hertford, Esquire, the executors named therein, are hereby required to send in the particulars of their debts, claims, or Jemands to the said executors, at the office of their Solicitors, on or before the 30th day of March 1981. office of their Solicitors, on or before the 30th day of March, 1861, after which time the said executors will proceed to distribute the estate of the said George Gregory, deceased, among the parties entitled thereto, having regard only to the debts or claims of which the said executors shall then have notice; and that the said executors will not be liable for the estate so distributed, or any part thereof, to any person of whose debt or claim notice shall not have been given on or before the said 30th day of March, 1861. -Dated the 1st day of February, 1861.

Mrs. ELIZABETH QUESTED, Deceased. Pursuant to an Act of Parliament, made and passed in the

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

OTICE is hereby given, that all creditors, and persons having any claims or demands upon or against the estate of Elizabeth Quested, late of Sandgate, in the county of Kent, Widow, deceased, who died on or about the 29th day of Novembar, 1860, and whose will was proved by John Bean, of Sandgate aforesaid, Gentleman, and John Vallier Bean, of Dibgate, near Hythe, in the said county of Vallier Bean, of Dalugate alorestate, Gentleman, and John Vallier Bean, of Dibgate, near Hythe, in the said county of Kent, Farmer and Grazier, the executors in the said will named, in the Canterbury District Registry of Her Majesty's Court of Probate, on the 28th day of January, 1861, are required to send to the said John Vallier Bean, one of the said executors, the particulars thereof, on or before the 1st day of May, 1861, and in default thereof the said executors will, at the expiration of the time herein named, proceed to distribute the as-ets of the said deceased amongst the parties entitled thereto, having regard to the debts or claims of which the said executors shall then have notice, and that the said executors will not be liable for any debt or claim which they shall not then have notice .- Dated this 30th day of January, 1861.

Mr. GEORGE POPE, Deceased.

Nr. GEORGE FORE, Deceased.

Parsuant to the Act of Parliament of the 22nd and 23rd Victoria, chipter 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 upon or against the estate of George Pope, late of King-ton Deverill, in the county of Wilts, Gentleman, deceased, who died on the 5th day of November, 1860, and whose will was proved in the Princis

pal Registry of Her Majesty's Court of Probate, on the 26th day of December, 1860, by Thomas Pope, of Horningsham, in the said county of Wilts, Gentleman, and William Neale, of Yeovil, in the county of Somerset, Gentleman, the executors named in the said will, are hereby required, on or before the 1st day of March next, to send in particulars of such claims and demands to the said Thomas Pope or Wi liam Neale, after which day the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, according to the trusts of the the parties entitled inereto, according to the trials of the said will; and will not be liable for such assets, or any part thereof, so distributed to any person of whose claim they or one of them shall not then have had due notice. And notice is hereby also given, that all persons who stood indebted to the said George Pope at the time of his death, are requested forthwith to pay the amount of their respective debts to the said Thomas Pope or William Neale.—Dated the 19th day of January, 1861.

# JOSHUA BARKER, Deceased.

Notice to Creditors.

Pursuant to the Act of Parliament of the 22nd and 23rd years of the reign of Queen Victoria, chapter 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

THE creditors of and all persons claiming debts or liabilities affecting the estate of Joshua Barker, late of Thorne's-lane, in the parish of Wakefield, in the county of York, Gentleman, decrased, who died on the 13th day of of York, Gentleman, dec-ased, who died on the 18th day of January, 1861, and whose will and codicil were proved in the District Rezistry of Wakefield, attached to Her Majesty's Court of Probate, by George Kelshan, Wharfinger, John Manchester, Innkeeper, and James Saville, Grocer, all of Thorne's-lane adoresaid, the executors of the will and codicil of the said deceased, on the 31st day of January, 1861, are hereby required on or before the 1st day of July, 1861, to send in the particulary of their claims against the estate of the said deceased, with the nature of their securities (if any), to the said executors, at the office of James Whitham, in Wakefield aforesaid, Solicitor, and in default thereof the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard to the claims of which the said executors shall then have had notice; and will not be liable for the assets so distributed to any person of whose claim they shill not have had notice at the time of such distribution. All persons indebted to the said estate are requested to pay their debts to the said executors, or to me, as their Solicitor, forthwith.-Dated this 2nd day of February, 1861.

JAS. WHITHAM, Solicitor to the said Executors.

Mrs. MARTHA HITCHCOCK, Widow, Deceased. Pursuant to an Act of Parliament of the 22nd and 23rd Victoria, cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that the creditors and other persons claiming debts or liabilities affecting the estate of Mrs. Martha Hitchcock, formerly of the city of Exeter, but late of Clifton, in the county of the city of Bristol, or in the county of Gloucester, Widow, who died on the 15th day of January, 1861, and whose will was proved in Her Majesty's Court of Probate, the Principal Registry, on the 28th day of January, 1861, by William Henry Domville, Esquire, the surviving executor therein named, are to send in to the said executor, at our office No. 6, New-square, Liucoln's-inn, in the county of Middlesex, their debts or claims against the estate of the said testatrix, on or before the 6th day of April, 1861. And notice is hereby given, that on or a ter the said 6th day of April, 1861, the sail executor will distribute the whole of the assets of the said testatrix among the parties entitled thereto. laving regard only to the debts and claims of which the said executor shall then have notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.—Dated this 4th day of February, 1861.

DOMVILLE, LAWRENCE, and GRAHAM,
No. 6, New-square, Lincoln's-inn, London, W.C.

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

intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all persons having or claiming debts or liabilities affecting the estate of Ann Rhodes Syddall, late of Tunbridge Wells, in the county of Kent, Spinster, deceased, who died on or about the 16th day of July, 1860, and whose will has been duly proved by Frances Duly of Tunbridge Wells aforesaid, Spinster, Charles Trustram, of the same place, Surgeon, and Walter Sprott, of Mayfield, in the county of Sussex, it is also recently a proven the executive and executors therein named are G. ...leman, the executrix and executors therein named, are hereby required on or before the 1st day of May next, to send the particulars of their claims against the estate of the said Ann Rhodes Syddall, deceased, to the said executrix

and executors, at the office of the said Walter Sprott, at Mayfield aforesaid, at the expiration of which time the said executrix and executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 4th day of February, 1861.

WILLIAM NICHOL, deceased.

Pursuant to an Act of Parliament, passed on the 22nd and 23rd years of the reign of Her present Majesty, chapter 35, intituled "An Act to further amend the law of pro-

perty and to relieve Trustees."

OTICE is hereby given, that creditors and other persons having any debt, claim, or demand against or upon the estate of William Nichel, late of No. 9, Raneemoody-gully, Calcutta, in the East Indies, Wine Merchant moody-guity, Calcutta, in the East Indies, wine Merchant (and who died on the 1st day of January, 1861, at No. 1, Ebenezer-terrace, Kennington-park, in the county of Surrey), are hereby required to send written particulars of their debts, claims, or demands to George May and Charles Hampden Pickford, of No. 32, Finsbury-circus in the city of London and of Calcutta, Merchants, the executors of the will of the said deceased or to the undersigned, Messrs. Cowdell and Boyce, of No. 21, Abchurch-lane, in the city of London, Solicitors for the said executors, on or before the 30th day of June next, and that in default thereof the said executors will, after the said 30th day of June next proceed to distribute the assets of the said William Nichol proceed to distribute the assets of the said William Nichol deceased, among the parties entitled thereto, having regard only to the debts, claims, and demands of which they are or their said Solicitors shall then have had notice, and the said executors will not be liable to any person of whose claim they shall not then have notice for the assets so distributed or any part thereof.—Dated this 2nd day of February, 1861.

> COWDELL & BOYCE, No. 21, Abchurch-lane, London, E.C.

In the Matter of JOHN CHAMPION, Deceased. Pursuant to the Act to further amend the Law of Property

and to relieve Trustees, 22 and 23, Vict., c. 35.

HE Creditors and all persons having any claims
against the estate of Captain John Champion, late of the parish of Newlyn, in the county of Cornwall, Mine Agent, who died on or about the 31st day of July last, are, agent, who died on or about the sist day of July last, are, on or before the 30th day of March next, to send the particulars of their claims to his Executors, at the office of Mr. J. G. Chilcott, Solicitor, Truro, or in default thereof, the executors of the said John Champion will, after the said 30th day of March next, proceed to distribute the assets of the said John Champion amongst the parties entitled thereto, having regard only to the claims of which they shall then have received notice. Dated this 20th day they shall then have received notice.—Dated this 30th day of January, 1861.

In the Matter of GEORGE HENRY LOUD, Deceased. Pursuant to the Act "To further amend the Law of Property, and to relieve Trustees," 22od and 23rd Vict,

THE creditors of George Henry Loud, late of Herne Bay, in the county of Kent, Gentleman, who died on the 27th day of September, 1860, are on or before the 5th day of March next, to send the particulars of their debts or claims to the offices of Messrs. Furley and Callaway, at Canterbury, or in default thereof the administrator of the said George Henry Loud will, after the said 5th day of March, proceed to distribute the assets of the said deceased amongst the parties emitted thereto, having regard to the claims only of which he has then notice.—Dated this 5th day of February, 1861.

In the Matter of CATHERINE PRYOR, Widow, Deceased.

Pursuant to the "Act to further amend the Law of Property and to relieve Trustees," 22nd and 23rd Victoria,

THE creditors of Catherine Pryor, late of No. 28, Regency square, Brighton, in the county of Sussex, Widow, who died in or about the month of January last, are on or before the 1st day of March next to send the particulars of their debts or claims to the offices of Messrs. Warry, Robins, and Burges, at No. 70, Lincoln's-inn-fields, in the county of Middlesex, or in default thereof the executor of the said Catherine Pryor will, after the said executor of the said Camerine rejor win, after the said lst day of March next, proceed to distribute the assets of the said Catherine Pryor amongst the parties entitled thereto, having regard to the claims only of which he has had notice.—Dated this 4th day of February, 1861.

JOHN POTTER, Deceased.

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

OTICE is hereby given, that all creditors and others having claims or demands against the estate of John Potter late of Hunsingore, in the county of York, Farmer, deceased (who died on the 31st day of December, 1860,

and whose will was proved in Her Majesty's Court of Probate, District Registry of Wakefield, on the 28th day of January, 1861, by Sarah Anne Potter, of Hunsingore of January, 1861, by Saran Anne Potter, of Hunsingor aforesaid, widow, the relict of the said deceased. Thomas Gibson Hartley, of the city of York, Painter, and William Atkinson, of Kirk Deighton, in the said county. Farmer, the executors thereof), are hereby required to send in the particulars of their debts and claims to the said executors. or any of them, at their residences aforesaid, on or before the lat day of April next, at the expiration of which time the said executors will distribute the assets of the said deceased among the parties entitled thereto, having regard to the claims only of which they shall then have had notice, and such executors will not be liable for the assets so distributed to any person of whose debt or claim they shall not have notice at the time of such distribution of the said assets.-Dated this 1st day of February, 1861.

STEPHEN ADEY, Esq., Deceased.

Pursuant to an Act of 22nd and 23nd 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 debt or claim against or upon Stephen Adey, late of No. 11, Harewood-square, in the county of Middlesex, Esq., who died on or about the 9th day of October, 1860, are hereby required to send in their claims to us the under-signed, the Solicitors to the executor of the deceased, on or before the 28th day of February instant, at the expiration of which time the executor will proceed to distribute the assets of the said Stephen Adey among the parties entitled thereto, having regard to the claims of which the said executor shall then have had notice; and the said executor will not be liable for the assets so distributed to any person of whose debt or claim he shall not have had notice at the time of such distribution.—Dated this 1st day of February, 1861. LEMAN and CO., No. 51, Lincoln's-inn-fields, Soli-

citors for the Executor.

### BRITISH GUIANA.

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

Guiana, Public-buildings, Georgetown, Demerary, this 2nd day of January 1861.

JOHN DALY, Administrator-General of Demerary

and Essequebo.

Amount

Balance from the Administrator-General's Office of Demerary and Essequebo.

Deposited 12th December, 1851.	Deposi	teđ.
<b>- 4</b>	*	C.
Estate of Cuda Cocus, deceased, a Coolie, who died intestate at Plantation Henrietta, Arabian Coast, county of Essequebo, in or about the		
month of November, 1850	37	94
Estate of John Jones, deceased, who died in Liverpool, England, on or about the 5th day		
of September, 1833	30	13
Estate of John Gill, deceased, who died intes- tate in the county of Essequebo, in or about	00	10
the year 1844.  Estate of Donald Ross, deceased, who died in	168	70
the city of Georgetown, county of Demerary, on or about the 12th day of July, 1850	81	75
Estate of Elizabeth Tuite, deceased, who died intestate in the city of Georgetown, county of	31	,,
Demerary, on or about the 23rd of July, 1845	131	94
Estate of Nundo, Coolie, deceased, who died at Plantation Philadelphia, county of Essequebo,		
in the month of June, 1850	34	1
In the month or a me, 1990	0.1	-

•		
	Amount	
Estate of Sarah Hazlewood, deceased, who died	Deposited.	
intestate in the city of Georgetown, in this colony, in or about the month of August, 1850	22 5	
Estate of Charlotte Faber or Brown, deceased,		
who died in Demerary, on or about the 6th day of September, 1840	93 92	
Estate of Thomas William Smith, deceased, who	V	
died in the county of Essequebo, on or about the 1st day of August, 1847	47 1	
Estate of William Powell, deceased, who died intestate in the city of Georgetown, county of		
Demerary, on or about the 20th day of No-		
vember 1847 Estate of Frances Barry, deceased, who died in	37 95	
this colony, on or about the 3rd day of June,	49 01	
Estate of Monbodie, deceased, Coolie, who died	43 91	
intestate at Plantation Wales, county of Demerary, colony of British Guiana, some time		
about or prior to February, 1842	220 32	
Estate of Taaf Zealand or Staff Sylem, deceased, who died intestate in the county of Demerary,		
on or about the 9th October, 1847  Estate of Thomas Trounsel, deceased, who died	18 22	
intestate in the county of Essequebo, on or		
about the 25th day of December, 1847 .	10 7	
Deposited 30th June, 1856.		
Estate James Denchar, who died at Plantation Endeavour, Hog Island, on or about the 17th		
June, 1849 Estate Richard Crosby, who died at Queen's	13 12	
Town, Essequebo, on or about the 7th July,		
Estate Ramsay Bagot, who died at Newburg on	85 75	
or about the 17th October, 1851. Estate John or Juan Gomes, who died at Plan-	22 11	
tation Met-en-Meerzorg on or about the 22nd		
February, 1852. Estate John Burnhard, who died at Her Majesty's	39 41	
Penal Settlement, on or about the 7th December,	£0 0	
Estate Neil Gilchrist, who died at Supenaam,	53 2	
Essequebo, on or about the 25th December, 1850	15 78	
Estate James Sutherland, who died at Plantation	,-	
Palmyra, Wakenaam, on or about the 12th January, 1852	43 52	
Estate Thomas King, who died in Lacytown, on or about the 20th January, 1849	15 58	
Estate Edward Breton, who died in Berbice, on		
or about the 31st July, 1854. Estate Sarah Judith Rowe, who died in George-	32 29	
town on or about the 3rd August, 1854	45 77	
Estate James Dunlop, who died at Plantation Garden of Eden on or about the —— day of		
June, 1852 Estate Dover Bunbury, who died in Essequebo	16 32	
sometime in 1847 Estate John Smith, who died at Her Majesty's	14 1	
Penal Settlement in the month of October, 1851	13 58	
Estate of Nancy Blair, who died in Demerary on or about the 22nd May, 1851.	21 62	
Estate Antonia De Costa Malin, who died some time in the year 1854	83 24	
Estate Sarah Scott, who died in Demerara on or		
about the 9th October, 1847 Estate Clarisa Rogers, who died in Demerary on	28 36	
or about the 13th June, 1834	126 75	
Estate Morpheus Quay, who died in Demerary on or about the 19th December, 1851	96 39	
Estate John Thomas Naghten, place and date of death cannot be traced	200 46	
•		
Deposited 28th September, 1857.		
Estate John Christy, deceased, who died at Lis-		
burn, Ireland, on or about the 8th August,	77 73	
Estate of Thomas Blake, deceased, who died in England on or about the 1st February, 1854.	176 25	
Estate of Ann Blake, deceased, who died in the		
city of Georgetown on or about the month of August, 1838_	1,659 56	
Estate of John Ramsay, jr., who died in Scotland on or about the 6th October, 1853	261 42	
Estate of William Wilson, who died at Plantation	-41 44	
Met-en-Meerzorg, county of Demerary, on or about the 4th March, 1856	27 56	
Estate of Emanuel De Frietas, who died at Plan-		

Estate of Emanuel De Frietas, who died at Plantation Stewartville, county of Demerary, on or

about the 29th September, 1851 .

147 58

	Amount	I Not proceeds of Plantation Retter Suggest Dividend
	eposited.	awaited to G. F. I tekersgin, gov Gi.
city of Georgetown, on or about the 17th	-	Net proceeds of Plantation Clonbrook—Dividend awarded to Clonmell Rogers, \$4 73.
September, 1855 Estate of Mary Thompson, who died in the city	61 80	Net proceeds of Plantation Clonbrook—Dividend awarded to Isaac Hardiman, 63 cents.
of Georgetown on or about the 8th May, 1854 Estate Capel Hopkinson, who died at Wakenaam,	140 54	Net proceeds of two-thirds of Plantation Batesbas Lust-
county of Essequebo, on or about the 9th	19 81	Dividend awarded to William O'Neil, #167 56.  Net proceeds of Plantation John and Cove and Craig
August, 1854 Estate of James Robertson, who died in the city	19 01	Milne—Dividend awarded to Weigh Master, \$21 32.  Net proceeds of Plantation John and Cove and Craig
of Georgetown on or about the 12th January, 1853	28 27	Milne-Dividend awarded to J. W. Richardson, \$6 93.
Deposited 2nd December, 1859.		Net proceeds of Plantation John and Cove and Craig Milne—Dividend awarded to W. S. Hamilton and Co.,
Estate Sarah Julia Newitt, who died in George-		#216 85. Estate Robert Marshal, who died in Demerary on or
town on or about the 28th February, 1855  Estate Freeman Watson, who died in Mahaica	39 18	about 10th October, 1825—\$9 67.  Estate John McLean, who died in Demerary on or about
on or about the 7th November, 1852 .  Estate Amba Kennock, who died at plantation	118 97	10th February, 1824—\$5 26.
Mainstay. Essequebo, in July, 1857. Estate Quashy Williams, who died at plantation	77 1	matate Alexander Leney, who died in vientgelown, the
Arthurville, Wakenaam, in February, 1857 .	36 28	
Estate John R. Africanus, unknown Estate William Osborne, who died at Craig Vil-	185 39	trators of Plantation Walton Hall-\$31 7.
lage on 6th December, 1857	16 91	200000000000000000000000000000000000000
in 1853	28 7	Plantation Sans Souci—Dividend awarded to John Mat thews, \$301 36.
Estate John Murray Saintless, or St. Liss, who was drowned off Leguan on or about the 20th		Plantation Sans Souci—Dividend awarded to John Rankin and Co., \$93 84.
December, 1854  Estate William Gunniess, who died in George-	20 16	Plantation Sans Souci—Dividend awarded to John Rankin
town on or about the 7th August, 1857. Estate Henry Thomas, who died in Georgetown	101 25	Deposited 31st December, 1856.
on or about the 8th February, 1857	20 96	
Deposited 4th June, 1860.		and Co. #2 32 Pln. Spring Hall Executors James
Estate John Golarde, deceased, who died at Plantation Uitvlugs, on or about the 13th day		M'Kie 2 44
of May, 1858	625 92	Mortimer Anderson and Co. 4 21
Estate Rangbaddo, deceased, who died intestate at Plantation La Grange, on or about the 8th		John H. Phillips 10 16 Samuel Smith 3 31
January, 1859 . Estate Maria Verwayen, deceased, who died in-	55 29	J. and K. R. Curtis 4 84
testate at Plantation Goed Fortuin, on or about	51 0	Deposited 31st December, 1859.
the 17th November, 1857 Estate Cupid Alstein, deceased, who died intes-	31 0	Estate of Martin and Duport Assignees of R. Mollineaux, of Li-
tate in the city of Georgetown, on or about the 28th June, 1856	29 10	verpool 234 69 Estate of Wilson, Drummond,
Estate Manuel Pereira, deceased, who died in the city of Georgetown, on or about the 26th Janu-		and Co S. W. Gordon 10 64
ary, 1852	<b>29</b> 19	Estate of H. R. Muddle Frederick Cort 48 22 Pln. Vryheid's Lust M. C. White 206 87
the city of Georgetown, on or about the 8th		Plu. Den Amstel M. M'Turk and P. Rose q.q. 251 47
February, 1855 Estate Shaittlebran (a Cooly), deceased, who died	57 88	Francis Harris 90 78
in the city of Georgetown, on or about the 20th August, 1859	74 10	Dividends from the Administrator-General's Office.
Estate John Eyre, deceased, who died at Albert Town, in the county of Demerary, on or about		Deposited 30th June, 1856.
the 16th October, 1854	10 07	Name of Estates Party to whom from which Dividend Dividend Dividend Dividend
Estate Elizabeth Versteeg, deceased, who died in the city of Georgetown, in the county of De-		was awarded. awarded. Estate Maynard Warner Amoz Isaac \$2 0
merary, on or about the 1st January, 1857  Estate Nameo otherwise called Nameo Arouth,	164 30	Estate J. R. Geddes Edward Tucker 2 41 Estate John Desbrass Betty James \$2 67
deceased, who died at Plantation Coffee Grove, in the county of Essequebo, on or about the 5th		and 63 cents 3 30 Estate W. Fraser Charles Refine 1 73
October, 1852	92 33	Estate G. A. F. Bush Vestry of St. Peters 5 20
Estate Harry Greene, deceased, who died in the county of Demerary, in the month of April,		Estate James Reid R. Ardman #11 27 and 53 cents 11 80
1853 Estate J. G. M'Donald, deceased, who died in the	11 04	Estate John M'Kenzie Francis Mason 23 58 Estate John Badger Frederick Rubarto 5 25
Colonial Hospital, in the county of Demerary, on or about the 1st February, 1856	21 46	Estate John Rothney Henry Burgess 86c.
Estate Robert Jeffers, deceased, who died in	2. 10	Estate L. H. W. Mack Abraham Phœnix
Georgetown, in the county of Demerary, on or about the 22nd October, 1855.	46 36	52 cents and \$448 5 0 Estate Colin Young James Craig \$1 21,
Estate Manuel Gomes, deceased, who died in Georgetown, in the county of Demerary, on or		#2 42, #2 20 5 83 Estate of Stephen Lubey George White 8 0
about the 17th June, 1856 Estate James M'Donald, deceased, who died on	13 08	Estate Geo. Chapman Jane Malton 0 77 Estate James Duchar Judy Thomas 14 0
Plantation Cornelia Ida, in the county of De-	10.00	Estate James Pickerton William Nicholson 8 87
merary, in the month of July, 1856 Estate of Francis Crooke E-daile, deceased, who	12 93	Estate P. Horan Geo. Hadfield 1 50 William Henry 3 88
died in the city of Georgetown, in the county of Demerary, on or about the 24th June, 1857	29 43	Estate R. Stevens William Wallace 21 22 Estate Juliet Johnstone Sally Ullisses 29 63
		Harry Ullisses 4 20 Estate J. S. Dobson J. Manly, Birmingham 18 89
Dividends from the Honourable the Supreme Cour Civil Justice.	t of	Estate J. De Oleveira Valentine Redriques 2 25
Deposited 5th May, 1853.		Estate Jose De Silva M. G. De Calcada 2 76 Estate N. Hearne Alleyne Matthews
Nett proceeds of plantation Hibernia-Dividend as	warded	66 cts. and 24 cts. 0 90 B. Banbury, \$3 26,
G. F. Pickersgili, \$369 38.  Net proceeds of Plantation Fellowship—Dividend as		and #1 28 4 54 C. Cox, 94 cents.
to R. L. Watson, \$17 15.		and 34 cents 1 22

Name of Estates		Party to whom	Amoun	ı:	1 Nume of Estates		Party to who		nount of	
from which Dividend was awarded.	••	Dividend was awarded.	Divide awarde	end : <b>d.</b>	from which Dividend was awarded.		Dividend we awarded.	as I	ividend warded.	
Estate Captain Joseph Ham Donald	iltor	1—Dividend, Thomas		c. 72	Estate Alexander Duff	***	Mortimer, An and Co.	nderson,	, <b>s</b> c.	
Estate R. Bremner-Dividentestate John Buie-Dividen	end		. 6	0			Idem Idem		10 0 5 0	
Estate Mary Cameron	•••	Phillip Bollers	1	5			Idem		4 0	
Estate William Commings Estate J. M. F. Dodgson		George King Victoria Adonis	14 6	71 0			Idem Lewis Ross		1 0 1 25	
Estate D. Satherland	•••	Tulsee Cooly	6	14			Idem	<b>43</b> 00	0 25	
Estate William Ord Estate W. J. T. Dodgson		Robert Proctor Bacchus Adams	13 2	6 4			T. N. Smith E. A. Pollard		1 17	
Estate Charles Herbert		Antoinette Nelson,	1				Brand, Brothe Le Cain and		o. 4 22 2 42	
		G6 cts. and 60 cts. J. B. Beresford,		20			Wm. Grant	_	8 52	
		#2 88 and #2 51 Antoine De Costa	5 0	39 61	Estate H. Chambers	•••	Charles Chan Idem	nbers	21 58 21 58	
Estate M. Newlands	•••	C. Wells		0			Idem		21 58	
Estate W. L. T. Savory		James Tyson	10	96			Idem Idem		14 38 49 .52	
Estate William Chamney	•••	Wm. Henry Camp.		٠.	Estate J. F. Bee		Ideni Charles Chan	nhare	49 52 12 87	
Estate J. F. Adcock		bell J. Crossly, Liver-	3	31	Estate J. F. Dee	•••	Idem	11/619	7 71	
Estate John Swhart		pool	72	73 46			Idem Idem	•	5 14 3 85	
Jishwa mnut siriba.	•••	Domingo Corea Thomas M'Donald		30			Idem		1 93	
		Harriet Swart C. L. Mottet		80 15	Estate Walter Napier, de	ceased	Idem		6 4 0 56	
Estate Ceres D'Abreu	•••	John Pestana		43	Estate George Quayle	•••	Mary Joseph		10 0 16 81	
Estate John Megraw	•••	Wm. Nicolson	6	0	Estate John Dyett	•••	Wm. Maxwe George Willia		1 35	
		Idem Jacob Benjamin, \$1	3	0	,		James Spron		1 34 4 12	
Estate D. M'Arthur		63 cts. and 81 cts.		43			Idem	5	1 60	,
MOUNT DO ME MICHIEL	•••	Dick Bellum, 33 cts., 60 cts. and 192 cts		85			I. I. Lewis Estate F. G.	Baylev	1 38 1 62	
•		Affey, \$4 33, 60 cts. and \$13 68	18	10	73-4-4- 4 37 6		M. A. Dyett	J J	1 67 3 45	
Estate D. H. Fulton	•••	Peter Phillips, \$1 13,			Estate A. V. Goring	•••	Cæsar Wells		3 43	
		36 cts. and 29 cts. James Stewart		78 71						
Estate John Farrens	•••	R. Warner		ō	Deposited o	n the 1	5th June, 186	0.		
Estate L. W. Boode	•••	W. A. Boom and Co.			Estate Troughton, Br	others,	and Co			
		\$2 46, 49 cts., and 8 cts.		3	Johns on, Brothers, Co.		•••	•••	0 65 9 0	
Estate P. Edghill	•••	Heron, Waugh, and Co., \$2 57, and			J. Bonsorry T. Rochford	•••	•••	•••	9 0	
		<i>\$</i> 3 48	6	5	D. Fitzgerald Liverpool Bank Compan	***	•••	•••	1 4 8 6	
Estate Thomas King		William King		26	II. B. Garret		•••	•••	0 2	ł
Estate H. H. M'Queen Estate J. G. Pistana		Joaquim Da Silva Manuel De Frietas	25 e	73	J. P. Duff and Co. Moens, Dawney, and La	tham	***	•••	2 58 7 28	
Estate David Corlett		John Rodriques		23	W. Burnet, and Co.	***	•••		1 17	•
Estate C. Douglas		Proprietors of Plan.			Edward Bishop P. and R. Hays	•••	•••	•••	0 52 1 82	
Late Board of Orphans		Plaisance	20	79	W. S. Hamilton and Co		***	•••	33 15	
_	•••	Plantation Triumph J. M. M'Gusty		76 43	C. M'Garel W. S. Arnold	•••	•••	•••	8 51 0 26	
Estate Hector Cameron	•••	John De Nobric, \$8 46 cts., and		92	J. D. Putron F. Verbeke	•••	***	***	1 4 0 13	
- 11 31 M		<i>\$</i> 8 46			Dr. S. Cramer	•••	•••	•••	1 56	
Estate Wm. Moffett	•••	William Moffett	13	60	Wm. Hayley Late Firm of J. and H.	 Smith	and Co.	•••	0 26 0 78	
					C. R. Playter	•••	***	•••	0 89	)
Deposited 31	st L	ecember, 1856.			Plantation Nismes H. Bruce and Co.	•••	***	•••	1 68 0 9	
Estate Troughton, Brothers		Plantation Nismes	75	89	J. E. Roney	•••	•••	•••	0 39 0 26	)
and Co.	, ···				William Austin A. F. Abbot	•••	•••	•••	0 26	
		Idem Idem		65 48	R. Mules W. G. Forte	•••	• • •	•••	8 48 1 92	
		ldem	6	32	A. Schroeder	•••	•••	•••	0 78	3
		R. A. De Perpigna Idem	36 6		J. W. Richardson C. Simson	•••	•••	•••	0 39 2 21	
		ldem Idem	4 3		Thomas Dennison	•••	***	•••	1 56	3
		Wm. Nicolson	1	12	Alexauder Morrison Brand, Nephews, and C	lo.	***	***	2 8 0 78	
		Idem Idem		84 56	William Bristow T. J. W. Lucas and J.	, T.v.aae	•••	•••	1 17 2 86	
		James Griffith	6	. 22	Brand, Nephews, and C			•••	0 78	3
		Idem Moens, Dauncey, an		71	Estate C. Spencer Adam Pearson	•••	•••	•••	1 92 0 39	
		Latham Idem	42	58 39	Lucas and Co.	•••	•••	•••	0 39	•
		Capt. Thomas Rees	3	49	Pln. Devonshire Castle Pln. Friendship	•••	•••	•••	0 78 0 78	
		Idem Wm. Campbell 3		33	Estate P. Lyons Zuill and Co.	•••	***	•••	0 2	Ş
		cts. #69 59	69	95	R. A. De Perpigna	•••	•••	•••	0 78	3
		P. and R. Hays J. C. Bischard	7 2	18	James Forbes William Nipholson	•••	•••	•••	1 30 0 13	
		Elliot and Co. Boddeart and Co.		59 46	Thomas Rees	117	***	***	1 53	3
Prints I and W. ht.	_	W. H. Causzar		26	Trustees Atkinson and	Co,		•••	1 82 0 56	<b>5</b> ,
Estate J. and W. Alexande and Co,	, i	tistate John Gayno	r l	93	C. Tuckness J. C. Bighard	!!!	***	***	0 78 0 88	
•		Idem	1	98		***	661	***	1 90	

TH	ΕI	LONDON	GA	ZETT	E, FEBRUARY	5,	1861.		473
				40 47 1	G. W. Hawtayne			•••	<i>\$</i> 0 96
J. T. Glover	aba)	***	•••	\$2 47 0 51	Town the True Change	· · ·	•••	***	3 64
Pln. Annandale (Essequ Greenock Union Bank			•••	7 28	TO 17 17 4	•••	•••	•••	0 86
Estate D. Ramsay	•••	***	•••	2 34		•••	•••	•••	0 88
J. Denovan and Co.	•••		•••	2 21		•••	•••	***	0 38 0 53
Jas. Griffith	•••	•••	•••	0 78	Addition and On	***	•••	***	0 7
Forde, Hale, and Son	•••	***	•••	0 13	0 0 37.75	•••	•••	••	1 8
Pln. Caledonia Clementson and Gordon	•••	•••	•••	3 90	3.77	•••	•••	•••	0 70
John Willis	•••	•••	•••	0 16		•••	•••	•••	7 74
Robinson and Givoin	•••	•••	•••	1 26	Estate E. M'Lean	 nd Co	***	***	0 76 6 <b>20</b>
D. Denegan, Jr.	•••	•••	•••	1 32	Sir J. K. James, Bart., a M'Namara, Lyness, and		•••	•••	0 8
C. Palmer	•••	•••	•••	0 69	Johnstone, Brothers, and		• •••	,	5 43
G. Williams and Co. Bruce and Buxton	•••	***	•••	4 68	337 TO p 3		***	•••	1 48
Thomas Kennedy and		•••	***	2 47		•••	•••	***	1 3
Thomas Kennedy	•••	***	•••	1 69		•••	•••	•••	29 71 9 96
Estate J. Williamson	•••	•••	•••	7 2	01 0	•••	•••	***	1 87
Elliott and Co.	•••	. ***	•••	1 95   0 65	7 D. Dutum	•••	***	•••	73
Boddaert and Co. H. Rodie	•••	•••	•••	1 95	Evan Baillie, Sons, and	Co.	•••	•••	1 79
W. H. Cauzar	•••	•••	•••	1 30	E. Watson	•••	•••	***	26
Bruce and Buxton	•••	•••	•••	9 49	H. O. Seward	•••	•••	***	65 81 0 12
N. Waterhouse and Son	8	***	•••	5 85	Richard Haynes Estate E. Lynch	•••	***	•••	0 82
W. Ferguson and Co. W. and J. Hamilton and	1 00	***	•••	0 59 6 63	W. B. Furguson and Co		414	***	0 20
B. G. Bank		•••	•••	0 65	Estate Jas. Williamson	•••	•••	•••	0 11
H. F. Gibbon	•••	••	•••	0 52	Jas. Graham	*::	•••	•••	0 17
	-				Drs. Fairman and Dowl	_	***	•••	0 19 12 95
	_				Mrs. J. S. Grieves	•••	***	***	12 90
Estate Alex	ander	Duff, an Insolver	at.				-		
$oldsymbol{D}$ eposi $i$	ted 15t	th June, 1860.			Estate Geo	rge Jei	frey, Decease	3.	
J. R. F. Hutson	•••	•••	•••	0 60	Deposite	ed 15th	June, 1860.		
M'Kie, 1rving, and Co.	•••	•••	•••	0 28	E. A. Pollard		·		3 8
Kezia Livingston	***	***	•••	0 14	E. A. I Ollard	•••	***	•••	0 0
Lewis Ross J. W. Richardson.	***	***	•••	0 12 0 72		-			
John Willis	•••	\$ 4 61		• , .	Estate E. G	. Yewe	ns, an Insolve	nt.	
Idem	***	24 54		29 15	Deposit	ed 15th	June, 1860.		
Baum and Dallas	***	•••	•••	1 37	John M'Connell	***	•	***	1 65
Eliza Barry	•••	***	***	7 62	Timothy Lloyd		•••	***	0 50
Jas. Donald W. B. Ferguson and C		•••	***	0 2 1 60	Playfair, Allen, and Co		•••	***	0 18
B. Fleming		•••	•••	2 12	S. A. Harvey	•••	***	***	0 18
Wood Campbell	•••	•••	•••	0 48	John Force	***	•••	•••	0 90
A. F. Baird	•••	***	•••	0 70	M. Gonsalves B. V. Abraham	•••	***	•••	0 16 0 40
Johnstone, Bros. and C		•••	•••	0 63	J. C. Rigby	•••	• •	•••	0 48
Jas. Montgomory Westaway Howes	•••	***	•••	0 87 0 42	J. W. Richardson	•••	***	***	1 20
Brand, Bros. and Co.	•••	•••	•••	2 11	Wells, Pollard, and Co.	***	***	•••	1 9
Atkinson and Co.	•••	\$ 7 45	5		Paum and Dallas	•••	•••	•••	0 13
Idem	***		-	7 89			<del>-</del>		
Faucett and Co.	•••	. "	•••	3 95	Estate R. N.	Brothe	erson, an insol	vent.	
Playfair, Allen, and C Playfair, Bankier, and		•••	•••	0 17 0 22	. Deposi	ted 15t	h June, 1860-		
George Kittinger and		•••	•••	30 0	ſ <u>-</u>				
Trustees Steward and		• •	•••	1 53	John Brummell H. Clementson	***	•••	,,,	0 6 12 23
J. B. Smith	•••	•••	***	0 49	Samuel Read	•••	•••	***	5 49
J. D. Fraser T. N. Smith	***	***	•••	0 15 0 18	R. Griffin and Co.	•••	***	***	9 10
Massiah and Ross	•••	•••	•••	0 18	Doctors Blair and Man	get	•••	•••	0 88
Mortimer, Auderson,			•••	0 50	Waterlow and Sons	•••	•••	•••	6 37
William Jackson	•••	•••	•••	3 0	D. Scruby and Co. John Pearce	•••	***	•••	0 4 1 14
Le Caine and Sons	•••	***	•••	1 24	Baum and Dallas	•••	***	***	0 85
Hays and Trowbridge John Ramsay		***	•••	0 9	Waterloo and Sons	•••	***	***	0 79
Richard Haynes	•••	•••	•••	3 37 0 73	Wardens of Christ Ch	ırch	***	***	0 19
S. Simmons	•••	•••	•••	0 32	į				
Bags, Radcliffe, and G		•••	•••	2 63	Estate Ge	orge Q	uayle, decease	ed.	
Alexander Baird	•••	•••	•••	0 6	Denosi	ted 15t	h June, 1860.		
William Grant Estate Charles Willian	•••	•••	•••	1 76	W. B. Ferguson		,		0 78
Estate Charles William	па ,,,	***	•••	3 68	Jas. Hacket	•••	•••	***	1 47
	•				Dr. J. M. Johnston	•••	•••	•••	0 18
· Estate Joa	о Соп	salves, an Insolve	ent.		Pasiey, Templeton, and	d Co.	***	***	0 15
$oldsymbol{D}$ epos	sited 1	5th June, 1860.			Livingston and Co.	•••	•••	•••	0 20
Little and Barber		***		3 42	H. Carpenter	•••	•••	•••	0 9
		<u>.</u>			1	-			
Retata	R. R	Craig, Deceased.			Estate Ant	onio de	Aquiar, dece	ased.	
Dotato	LU. LU.	Orang, Deceased.	•		Deposi	ited 15t	h June, 1860.		
Depos	nited 1	5th June, 1860.			Antonio Coelho	•••	•••	,	0 70
Joseph Jacobs	•••	•••	•••	0 42	Manuel Fernandes	•••	•••		2 26
R. Thomas and Son	•••	•••	•••		Manuel F. Camacho	•••	•••	***	1 67
James Fraser M. Hensoon	***	•••	•••	2 29 0 11		***	***	•••	3 60 0 57
William Houghton	***	•••	•••		l =	•••	***	***	10 80
			•••	- 3				***	00
<u> </u>	· · · ·						_	_	
Estate W	lliam	Davison, Insolve	nt.		Estate Raymu	nd D. l	a Motio, an in	solvent	•
:Depos	nited 1	5th June, 1860.			Deposi	ited 15t	h June, 1860.		
De Jonge and Co.	•••	•••	•••	0 68		•••	•••	•••	2 85
William Hayley		•••	•••	1 20					
* 1 - 6763 477 C	,		$\mathbf{F}$						
No. 22477	•		<b>.</b>						

Estate Hector Cumings, an insolvent.					List of Estates referred to in the above Official A	Advertise-	
Deposi	ted 15th J	une, 1860.				, mente	
Adam Rankin	•••	***	•••		12	Dividends from the Administrator-General of I	Berbice.
Thomas P. Waith Adam Rankin	•••	***			11 27	Deposited 31st December, 1851.	
		•••		_	_•	Estate of William Lyle, deceased:—	
Fotata Ant	ania da da	uiar, decease	.a			Second dividend to Kilgour and Galbraith .	<i>\$</i> 23 93
			u.			Thomas Hounsell .	1 50
_	ted 15th J	une, 1860.		_		Pat Quin	0 55 0 17
Antonio Coelho	•••	•••	•••	9	37	Damon Walters	0 36
		·				Pit Barnwell Quaco Class	0 42 0 36
Estate	J. F. Bee,	deceased.				Ditto	0 8
Depos	ited 15th J	une, 1860.				Kate Simon Thomas Hounsell .	4 0 6 50
Chas. Chambers	·	***	•••	1	28	Estate of G. M. Kewley, an insolvent:-	
•						Dividend to A. Grant and W. Corlett  Estate of Rodk. McKenzic, deceased:—	3 66
Estate R. N	. Brotherso	n, an insolve	nt.			Dividend to John Pearce	0 30
						Estate of Andrew Ross, deceased:— Dividend to John Wm. Henery	0 42
D. Scruby and Co.	ited 15th J	ине, 1000.		^	15	Estate of E. H. Bell, deceased:—	0 42
Do	•••	•••	•••		45	Dividend to Geo. Smith	1 56
						Estate of John Harris, deceased:— Dividend to W. E. Henery	2 47
Estate H	nry Kine	an insolvent	_			Estate of J. E. Rigby, an insolvent:-	
			•			Dividend to Geo. Fraser Cupido Johnstone	15 70 0 63
-	ited 15th J	une, 1860.		_	40	Estate of Fred Langevine, deceased :-	
Estate William Robert Henry Hatton	s '	••	•••		40 67	Dividend to Win. Forsyth	3 64
Cuthbert Cutting	•••	•••	•••		40	in Berbice, on or about the 13th November,	
·						1848. Balance remaining unclaimed	109 54
Estata	J. F. Bee,	hazeeneh				·	
_						Deposited 31st December, 1852.	
<del>_</del>	ited 15th J	une, 1500.			13	Estate of J. G. Cloot de Nieuwerkerk, deceased:	
J. D. Van Gravesande	•••	***	•••	U	13	Dividend to P. de Goeje, for W. Schulz and	9 66
						Estate of Jean Fiseaux and Son	192 36
Estate T	homas Bail	es, deceased.				Estate of Matheson and McLachlan:  Dividend to Union Bank of Scotland .	115 8
Deposi	ted 15th J	une, 1860.				Estate of A. J. Van Imbyze Van Batenburg,	110 0
T. C. M'Kenzie	***	***	***	6	43	deceased:— Dividend to Jean Fiseaux and Son .	1026 20
•						. Dividend to bean Piseaux and Son .	1020 20
Estate Ab	raham Cla	rke, deccased	i.				
Depos	ted 15th J	une. 1860.					
James Leslie	•••	•••	•••	9	20	Balances from the Honourable the Supreme Cour	of Civil
Commara Sammy	***	•••			10	Justice.	
JOHN DALY, and Essequeb	Administr o.	ator-Genera	of D	emer	ary	Deposited on the 27th December, 1853.	
<b>-</b>						Name of Estate,	Amount Deposited.
מע	mieli Ai	TT A 307 A .				Estate of Edward Farre	<i>\$</i> 19 44
	ITISH GU					Estate of Robert Wilson	3 24 28 3
Official Adve	rtisement	—Berbice, to	wit.			Estate of Joseph Jeffery	3 16
THE undersigned	, Administ	rator-Genera	l of	Berb	ice,	Estate of Richard Grimes Estate of Minor Peter Chesney	0 21 23 6
do hereby, in pu 1851, entitled "An O	rsuauce o: rdinance f	l Ordinance	No.	7, a	nno	Estate of Joseph Jervis	0 53
dating the rules and re	gulations	applicable to	the	office	e of	Estate of P. Kramer	4 39 0 10
Administrator-Genera give notice, that the s	l in the c	olony of Br	itish (	Guiar	aa,"	Estate of J. M. C. Reuss	17 56
hereunto subjoined, ha	ving been	brought to a	close,	leav	ing	Estate of E. H. Schneiders	21 13
in my hands the respect	tive balance	es and unclai:	med d	ivide	nds	Estate of George Gibson	26 71 0 28
named in such list me claimed dividends hav						Estate of John Blank	29 21
parties having right or	title there	to, and the	said 1	balan	ices	Estate of Joseph Gowanlock	0 38 2 25
and unclaimed dividen- chest of British Guians						Estate of H. D. Obermuller, senr.	50 15
inafter mentioned, in	terms of t	he existing	Ordin	ance	s, I	Estate of J. J. Rausch	11 97 170 56
do hereby call upon al	l persons l	naving any n	right,	title,	in-	Estate of Thomas Wilson	11 03
terest, or claim in and dividends, or any of						Estate of Elizabeth Brandes Estate of Plantation Woodlands	23 16 9 87
within ten years from	n and afte	r the dates w	hen 1	the s	said	Estate of Archibald Johnston	49 26
balances or unclaimed posited, hereby certify						Estate of Mary Hill	207 54 0 74
unclaimed dividends,	for which	no claim sh	all be	60 m	ade	Estate of M. C. Auer	6 74
within the said period posits, all right, title, a						Estate of Richard Hooten	0 22 186 99
the same shall and wi	ll be presci	ribed and bar	red, a	and s	uch	Estate of George McAndrew	23 35
balances and unclaime and be part and parcel						Estate of Hector Ross	24 31 1 52
Public-buildings, N	. –				_	Estate of Plantation Schepmoed	6 16
of January, 1861						Estate of Joseph McLennan	5 2
L. HOUSTON							

L. HOUSTON, Administrator-General of Berbice.

			•
	ole the Supreme Court of Civil	Name of Estates from which Dividend was awarded.	Party to whom Dividend was awarded. Amount of Dividend.
Denovited on the 27	th December, 1853.	Estate of R. F. Munro	A. Glen and Co. \$0 41
Name of Estates	Party to whom		Glen, McKillip, and Co. 0 59
from which Dividend	Dividend was Amount o awarded. Dividendf		Vendue Office, Deme- rary 2 99
was awarded. Estate of James Ellis	George Watson \$ 0 22.		A. Innerarity and Co. 0 56
	B. O. Mahon 1 26	1	A. Innerarity 0 49
	P. Kramer . 8 39 W. J. Levy and Co. 252 65		Lucas, Cook, and Co. 2 74 David Munro 12 8
Estate of L. Cohen	W. J. Levy and Co. 252 65 Idem 47 37		John Chisholm 8 98
	John Blank 0 33		Seward and Davison 0 59
Estate of Donald Ross, senr.			Currie, Gillis, and Co. 0 23
	Idem 9 2 Cameron, Bevern, and	Estate of Thomas Wilson	W. Muir 4 59 John Munro 0 46
	Johnston 61 15		Estate of Chas. McLean 3 20
	R. Jackson 10 6	Plantation D'Edward	Plantation Goldstone
	Donald Ross 5 95	ł	Hall 12 84
	Mary McDonald 138 18		Plantation Balthyock 4 50 Plantation Standvas-
	Cameron, Bevern, and Johnston 23 73	1	tigherd 0 38
	Richard Jackson 21 6	Plantation Adelphi	James Scott 1 62
	Edward Willer 43 78		Wm. Grant 4 86
	J. T. Mathews 1 68 B. Jackson 5 38		Reserved as overdrawn
Estate of George Bone and		:	in valuing the com- pensation money 235 66
George Bone and Co.		Estate of Robert Mc Dermott	
_	Coche and Barnes 0 41		Moore and Gillis 0 53
	Croft and Theobald 1 91 Roberts and Bethune 0 75		Mary de May, 11 61 Geo. Nicolson 0 29
	J. S. McGregor 1 35	1	Wm. Cook 0 98
	Dehnertand Zimmerman 0 7	Estate of George Waring	
	George Pauels 4 2		J. C. Read 1 90
	Holder and Nieuwen- horen 8 44		Estate of E. Pabst 15 22 Charles Rattray 4 9
	A. McBain 0 83	1	Charles Bird 2 17
	F. De Britton 7 63		Celia Fraser 2 8
·	Wm. Reynolds 3 35		Wm. Hiles 0 75
	Wm. Jeffery 0 28 W. Katz 0 58		A. Murray 1 58 Jno. Gwyllim and Co. 14 0
Estate of J. C. Leisner	H. W. Hackmann 0 2		J. Strachan and Co. 0 82
	The Fiscal 0 3	1	Dyos, Jones, and Co. 2 46
•	M. Gaudin 0 9	Plantation Onderneeming	
	C. D. Lyle 0 5 F. Dummett 0 3	Estate of James Rich	R. Somersall 3 40 J. A. Edwards 0 65
	G. Schwartz 0 32	Estate of H. D. Obermuller,	
	P. A. Busselar 0 8	Jr.	
	A. M. Van Vloten 0 10		Plantation Goedland 1 22
	L. Theurer 0 38 J. F. Froer 0 22	•	Frederick 3 40 Jacob Munro 1 2
Estate of John Mc Kay	. F. Daniel 0 89	Plantation Bel Air	John Hollis 11 0
Estate of John McKay		Plantation Waakzaanheid	
	W. N. Richards 1 25	LIGHTATION IL SANTESANTICIO. **	
Estate of J. R. Gaymer			Plantation Canefield 11 75
Estate of J. B. Gaymer	W. N. Richards 1 25 Wm. Reynolds 27 60 D. C. Cameron and		Plantation Canefield 11 75 Plantation Goldston
Estate of J. B. Gaymer	Wm. Reynolds 27 60 D. C. Cameron and Co. 7 5	Estate of L. F. Gallez	Plantation Canefield 11 75 Plantation Goldston hall 7 53 P. M. Watson 28 5
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Estate of D. A. Schanber  Estate of T. F. Layfield Legatess of Margaret Nicol Heirs of Margaret Johnston Estate of P. J. Gallez  Plantation Waterloo and Retreat  Estate of D. Westrick Estate of Daniel Altt  Estate of J. B. Van Nieuwenhorck	Wm. Reynolds   27 60	Estate of L. F. Gallez Estate of Jas. Mc Donald Estate of Wm. Kewley  Estate of F. Maurenbreacher Estate of W. B. Manson  Plantation Port Mourant	Plantation Canefield Plantation Goldston hall Plantation Goldston hall Plantation Goldston hall Plantation Goldston Plantation Goldston hall Plantation Canefield Plantation Canefield Plantation Canefield Plantation Care Plantation Karel and Willems Hoop Plantation Care Willems Hoop Plantation Care Stott Plantation Care Higginson, Deane, and Stott Plantation Plantation Stott Plantation Care Plantation Care Plantation Care Plantation Albion Troughton, Wells, and Co. Plantation Albion Troughton, Wells, and Co. Plantation Albion Proughton, Wells, and Co. Plantation Albion Plantation Al

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Name of Estate from which Dividend		mount of	Balances from the Administrator-General's Office, Berbice.
was awarded. Estate of Hector Ross	awarded. I	Dividend. #3 32	Deposited on 30th December, 1858.
	Neil Campbell	1 66	Estate of Maria Elliott, deceased, balance remain-
	Peter Grant R. P. Mann	17 33 13 81	ing unclaimed 192 66
	Estate of J. Wood Estate of Jas. Ellis	34 21 10 29	Estate of James Wray, balance remaining un-
	Andrew Fraser	3 7	Estate of Thomas Damon, balance remaining unclaimed 77 42
Plantation de Liefde Plantation Broer's Lust	Thos. Edgelow G. Prass	36 79 2 83	Estate of Rambaccus (a Coolie), balance remain-
1 Millianon Diver 8 Dust	O. 11456	2 00	ing unclaimed 69 59 Estate of Josiah Mills, balance remaining un-
	<del></del>		
	nourable the Supreme Co	urt of	Estate of Rumjuam (a Coolie), balance remaining unclaimed 24 24
	vil Justice.		Estate of Poornamund (a Coolie), balance remain-
Plantation Standvastigheid	he 3rd December, 1856. L. H. McWilliam	4 27	ing unclaimed 16 16 Estate of Smart Winter, balance remaining un-
Plantation Ma Retraite	R. J. Fisher	76	claimed 23 96
	J. Pratt Executors of M.	0 66	
<b>5</b> 1	McKenzie	26 21	
Plantation Smythfield	R. J. Fisher J. Pratt	9 39 0 88	Balances from the Administrator-General's Office, Berbice.
	Executors of M.		Deposited on the 4th April, 1859.
Plantation Adelphi	McKenzie J. A. Edwards an	34 81   d	Estate of George Munro, deceased, balance remaining unclaimed 1026 78
· •	Co.	149 50	Estate of Cuffey Bristol, deceased, balance re-
	J. A. Edwards and Co John Gladstone and C		maining unclaimed 17 39 Estate of Alexander McIntosh, balance remaining
	Waterhouse and Sons Clementson and Gordo		unclaimed 2 12
	Thos. S. W. and John	n	Estate of Adam Katz, balance remaining unclaimed 10 64 Estate of Saint Maury, balance remaining un-
	Lucas M. S. Blacklock, repre	41 4	claimed 11 6
	senting Geo. Wil	-	Estate of J. G. S. Gilland, balance remaining unclaimed 2954 21
	liams and Co. Greenock Union Ban	15 27   k	Estate of John Sharp, balance remaining un- claimed 496 23
	Company	103 77	Estate of Sarah Taylor, balance remaining un-
			claimed 1134 73  Estate of Hugh Campbell, balance remaining
Dividends from the Adv	ministrator-General of Be	rhice	unclaimed 76 21
		. Dice.	Estate of Campbell Faloon, balance remaining unclaimed 259 36
	30th December, 1858		Estate of Robert Semple, balance remaining un-
Est. Laing Bros., & Co.	Archibald Park J. Pratt	6 85	claimed 768 11  Estate of William Lyle and Co., balance remain-
	R. J. Fisher	25 12	ing unclaimed 561 47 Estate of Albert Muyderman, balance remaining
	Donald Ross J. K. Cameron	2 78 4 59	unclaimed 226 75
	E. G. Hawker	0 88 15 82	Estate of Thomas Coleman, balance remaining unclaimed 109 16
•	J. L. Kewley Wm. Laing	0 48	Estate of Doyemaully (Coolie), balance remaining
	Wm. Russell G. Fullartop, jr.	0 50 0 03	unclaimed 152 66 Estate of N. A. Nannings, balance remaining un-
	W. H. Turner	9 19	claimed 65 38
	Wm. Pye Est. M. M'Kenzie	1 96 13 67	<u></u>
Est. Wm. Campbell, dec.	John Francis	1 11	
Est. Edward Rudd, dec.	Andrew Ross Jas. W. Payne	0 91 0 56	Dividends from Administrator-General's Office, Berbice.
	Henry Wright	0 22 0 24	Deposited on the 31st December, 1859.
Est. Andrew Ross, dec.	Lucy Ann Rudd John Fothergill	1 61	Estate Thomas Hercules:
	William Marcus M'Intosh, Cameron &	0 12 Co 1 26	Dividend to David Bacchus 13 26 Estate of Thomas Eversley:
	Thos. Edgelow	8 20	Dividend to Mary Ward 1 43
Estate George Munro	Jno, Wm. Henery	0 04	
Kewley	H. R. M'Gee	0 31	
	Little and Barber John Ferguson	2 14 0 60	Balances from the Administrator-General's Office, Berbice.
Estate Mathew Horn	J. B. W. Clementson		Deposited on the 31st December, 1859.
Estate J. P. Merit Est. Duncan Fraser	Jantje February Houghton and Mills	3 31 1 29	Estate of Elizer Arc-en-Ciel, deceased, balance
Estate Jas. E. Rigby	George Fraser Cupido Johnson	2 0 0 08	remaining unclaimed 84 31
Estate Jno. Harris, dec	Jacob Tobias	0 80	Estate of N. A. Nannings, deceased, balance remaining unclaimed 359 93
Estate Jno. Kirkpatrick Estate Robt. Fairweather	Hanibal Brown	10 79 0 51	Estate of Thomas Gunn, balance remaining un-
STAND TARK THE MENTER	M'Intosh, Cameron		claimed 112 49
•	and Co. E. P. Bender	44 99 2 34	
	Conyers and Harvey	20 03	Dividends from the Administrator-General's Office, Berbice.
•	T. Glendining George Hemming	6 79 36 52	Deposited 28th December, 1860.
	Jno. Ferguson G. T. Taylor	1 26 0 80	Name of Estates Party to whom Amount of from which Dividend Dividend was Dividend.
	Jas. Fraser	0 22	was awarded awarded. Estate Lakose O. Winter Antoinetta Lakose \$6 43
Estate Solomon Paterson	John Prevelly Elizabeth Abraham	0 54	Salamantje Lakose 6 44
Estate Ann Sylvie	Elizab. Ashfield Kin	g 18 50	Estate Hugh Culley John O'Brien 2 50
	Eliza Wilson	18 50	L. HOUSTON, Administrator-General of Berbice.
	<del></del>		. Administrator-General or Delivide.

O be sold, pursuant to an Order of the High Court of Chancery, made in the matter of the estate Thomas Adams, deceased, Adams v. Litchfield, with the approbation of his Honour the Vice-Chancellor, Sir William Page Wood, in eight lots, by Mr. Frederick Augustus Mullett, the person appointed by the said Judge, at Garraway's Coffee House, Change-alley, Cornbill, in the city of London, on Thursday, the 21st day of February, 1861, at

one o'clock precisely,

A freehold public-house, called the King William the Fourth, situate at Kensal green, in the county of Middlesex.—A piece of leasehold land, at the rear of the said public-house, used as a bowling green and teagardens.—A freehold beer-house, called The Grey Horse, Church End, Willesden, with garden and outbuildings.—A freehold house and shop, with garden and stabling, known as the Surgery House, opposite to the principal entrance to the Cemetery, Kensal-green,—Two freehold houses in the rear of the said Surgery House, being Nos. 5 and 6, Regent-street, in the occupation of Mr. Collins.—Two leasehold houses, also situate opposite to the principal entrance to the Cemetery, Kensal-green, in the respective occupations of Messrs, Anderson and Walker.—Four leasehold cottages, near the two last-mentioned houses, Fourth, situate at Kensal green, in the county of Mid-Four leasehold cottages, near the two last-mentioned houses, Nos. 1, 2, 3, and 4, Thomas'-Row, lately let to weekly tenants.—A leasehold house and shop, No. 90, Harrow-road, in the county of Middlesex, with workshops in the

road, in the county of Middlesex, with workshops in the rear thereof, and two leasehold houses, No. 29, Earl-street, Marylebone, and No. 10, Pickering-place, Bayswa'er, both in the said county of Middlesex.

Particulars of the above may be obtained at The King William the Fourth, Kensal-green; at The White Hart, Willesden; of Elijah Litchfield, Esq., Solicitor, No. 50, Fenchurch-street, E.C.; of Messrs. Lawrance, Plews, and Boyer, Solicitors, No. 14, Old Jewry Chambers, E.C.; and at the Auctioneer's Offices, in Albion-place, Hydenark Sonare.

park Square.

Carnaryonshire, North Wales.

To be sold, pursuant to an Order of the High Court of Chancery, made in a cause Barnwell v. Iremonger, with the approbation of the Vice-Chancellor, Sir Richard Torin Kindersley, the Judge to whose Court the said cause is attached, by Mr. William Dew, Auctioneer, at the Sportsman Hotel, Carnarvon, on Tuesday, the 2nd day of April, 1861, at two o'clock in the afternoon precisely, in two lots:-

The farm of Morfa, in the parish of Llandwrog, containing 69A. IR. 5P., or thereabouts, of arable and pasture land, with a good farm-house and convenient out-buildings,

distant about 41 miles south-west of Carnarvon.

Also the farm of Ishelen, in the parish of Llanbeblig, containing about 8A. 3R. 8P. of superior arable and pasture containing about SA. SR. SP. of superior arable and pasture land, with a dwelling-house and offices, recently built, distant about three-quarters of a mile from Carnarvon, delightfully situate adjoining the lands, and very near the mansion of Coedhelen, and about 350 yards from the southern shore of the Menai Straits, where there is good bathing ground.

The above farms were late the property of Miss Jane

Thomas, of Coedhelen, deceased.

Plans and printed particulars, and conditions of sale, may be had (gratis) in London of Messrs. Hayes, Twisden. Parker, and Co., Solicitors, No. 60, Russell-square; and of Messrs. Price, Bolton, and Filder, Solicitors, No. 1, Newsquare, Lincoln's Inn; in the country, of Mr. Haslam, Estate Agent, Carreg Brân, Llanfair, Anglesey; and of the Auctioneer, Mr. William Dew, Bangor, from either of whom any further information may be obtained; also at the following Hotels; Sportsman and Uxbridge Arms, Carnarvon; British, Bangor; Bulkeley Arms, Beaumaris; Erskine Arms, Conway; and Bull, Langefin.

Denbighshire, North Wales.

To be sold, pursuant to an Order of the High Court of Chancery, made in a cause Barnwell v. Iremonger, with the approbation of the Vice-Chancellor, Sir Richard Torin Kindersley, the Judge to whose Court the said cause is attached, by Mr. William Dew, Auctioneer, at the Hand Hotel, Llangollen, on Wednesday, the 3rd day of April, 1861, at two o'clock in the afternoon precisely, in one lot:

The valuable farms of Garth Ucha and Garth Issa, in the township of Trevor Issa, in the parish of Llangollen, late the property of Miss Jane Thomas, of Coedhelen, deceased, containing about 27A. 2R. 2P., of excellent land, with ample farm buildings, delightfully situate on an eminence, about 350 yards to the east of the old family mansion of Trevor Hall, overlooking and commanding a splendid view of the case of Hangeller.

did view of the vale of Llangollen.

This property is about midway between Llangollen and Rhuabon, at a convenient distance from the turnpike-road. and within a few minutes walk of an intended station of the

Llangollen line of railway.

Elans and printed particulars, and conditions of sale, may be had (gratis) in London, of Messrs. Hayes, Twisden, Parker, and Company, Solicitors, No. 60, Russell-square, and of Messrs. Price, Bolton, and Filder, Solicitors, No. 1, New-square, Lincoln's Inn; in the country, of Mr. Has-

lam, Estate Agent, Carreg Brân, Llanfair, Anglesey; and of the Auctioneer, Mr. William Dew, Bangor, from either of whom any further information may be obtained; also at the following Hotels: Hand and Royal, Llangollen; Owen Glyndwr, Corwen; Raven and Lion, Shrewsbury; Wynnstay Arms, Wrexham; Lion, Bala; and Queen's and Royal, Chester.

Sandhurst, near Gloucester.

O be sold by auction, pursuant to an Order of the High Court of Chancery, made in a cause of Sewell v. But, with the approbation of the Master of the Rolls, in one lot, by Mr. William Knowles, the person appointed by the said Judge, at the New Inn. Longford, in the county of Gloucester, on Thursday, the 28th day of February, 1861, in one lot:

A certain freehold property, situate at Wallsworth, in the parish of Sandhurst aforesaid, comprising two cottages, with out-buildings and gardens, together with the valuable inclosures of old pasture and arable land, and orcharding adjoining, containing together 6a. 0a. 15p., now in the occupation of Mr. Henry Pickthorn and Mrs. Nancy Butt. Particulars whereof may be had (gratis) of William

Particulars whereof may be had (gratis) of William Matthews, Solicitor, College-green, Gloucester; of the Auctioneer, at Saint Mary's square, Gloucester; and at the

said Inn.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of George Eyre, late of Handsworth Woodhouse, in the county of York, Grocer, deceased, and in a cause Edwin Eyre against William Gray and others, the creditors of the said George Eyre, who died in or about the month of March, 1851, are, by their Solicitors, on or before the 2nd day of March, 1861, to come in and prove their debts before the Master of the Rolls, at his chambers, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 8th day of March, 1861, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 1st day of Februeremptorily excluded from the benefit of the said Order. ary, 1861.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Lucy Hart-well, late of the city of Chichester, in the county of Sussex, Tobacconist, deceased, between Thomas Brankston, Timothy Richardson, George Gibson Richardson, and Archibald Brankston, plaintiffs, against James Le Feaux and Charles Boniface, defendants, the creditors of Lucy Hartwell, late of the city of Chichester, in the county of Sussex, Tobac-conist, deceased, who died in or about the month of November, 1860, are, by their Solicitors, on or before the 22nd day of February, 1861, to come in and prove their debts, at the chambers of the Master of the Rolls, in the Rolls-yard, the champers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Tuesday, the 26th day of February instant, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 4th day of February, 1861.

DURSUANT to an Order of the High Court of Chan-DURSUANT to an Order of the High Court of Chancery, made in a cause Elizabeth Ayers and others against Julia Ayers and others, all persons claiming to be next of kin of Charles Ayers, late of Nelson, in New Zealand, who died in or about the month of October, 1857, are, by their Solicitors, on or before the 5th day of November, 1861, to come in and prove their claims at the chambers of the Vice Chancellor, Sir Richard Torin Kindersley, No. 3, Stone-buildings, Lincoln's-inn, Middlesex, or in default thereof they will be personated by the profit of the personate of the state of the stat thereof they will be peremptorily excluded from the benefit of the said Order. Monday, the 11th day of November, 1861, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.-Dated this 30th day of January, 1861.

DURSUANT to an Order of the High Court of Chancery, made in a cause Elizabeth Ayers and others against Julia Ayers and others, the creditors of Charles Ayers, late of Nelson, in New Zealand, deceased, who died in or about the month of October, 1857, are, by their Soli-citors, on or before the 5th day of November, 1861, to come in and prove their debts at the chambers of the Vice-Chan-cellor Sir Richard Torin Kindersley, No. 3, Stone-build-ings, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the 13th day of November, 1861, at Order. Wednesday, the 13th day of November, 1861, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 30th day of January, 1861.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Frederick William Smith Gregory, late of Fordington, in the county of Dorset, Brick Manufacturer, deceased, and in a cause Francis Lock, against Jane Eliza Gregory, Widow, the creditors of the said Frederick William Smith Gregory, who died in or about the month of June, 1860, are, by

their Solicitors, on or before the 5th day of March, 1861, to come in and prove their claims, at the chambers of the Vice-Chancellor Sir Richard Torin 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. Monday, the 11th day of March, 1861, at one of the clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims. -Dated this 26th day of January, 1861.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Edward Abbott against Christopher Ingoldby and others, the creditors of Christopher Ingoldby the elder, late of Louth, in the county of Lincoln, who died in or about the month of March, 1860, and the incumbrancers upon his real estate, are, by their Solicitors, on or before the 4th day of March, 1861, to come in and prove their debts or claims, at the chambers of the Vice-Chancellor Sir John Stuart, No. 12, Old-square, Lincoln'sinn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. Monday, the 11th day of March, 1861, at one o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the claims. - Dated this 28th day of January, 1861.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Edward Pettingal, deceased, late of the Orientul Club, Hanover-square, in the county of Middlesex, Major-General in Her Majesty's Indian Army, and in a cause Sophia Inman against Sophia Rawes, the creditors of the above-named Edward Petringal, who died on or about the 17th day of November, 1860, gai, who died on or about the 17th day of November, 1880, are, by their Solicitors, on or before the 1st March, 1861, to come in and prove their debts, at the chambers of the Vice-Chancellor Sir John Stuart, No. 12, Old-square, Lincoln's-inn, in the county of Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Wednesday, the 6th day of March, 1861, at twelve o'clock at noon, at the said chambers is appointed for hearing and adjudicating upon the said claims.—Dated this 29th day of January, 1861.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of William Batley, and in a cause of William Jackson and another against Louisa Batley, the creditors of the said William Batley, late of Great Yarmouth, in the county of Norfolk, Shopkeeper, deceased, who died on or about the 17th day of October, 1860, are, by their Solicitors, on or before the 5th day of March, 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 benefit of the said Order. Tuesday, the 12th day of March, 1861, at one of the clock in the afternoon, is appointed for hearing and adjudicating upon the claims.—Dated this 31st day of January, 1861.

DURSUANT to an Order of the High Court of Chan-PURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of William Kraeutler, late of Cornwall-terrace, Regent's-park, in the county of Middlesex, and of Angel-court, Throgmortonstreet, in the city of London, Merchant, deceased, between William Kraeutler and others, plaintiffs, against John Louis Mieville and Charles Chatfield, defendants, the creditors of the said William Kraeutler, the testator in the proceedings named, who died in or about the month of March, 1858, are, by their Solicitors, on or before the 21st of February, 1861, to come in and prove their debts, 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 28th day of February, instant, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims. appointed for hearing and adjudicating upon the claims.

—Dated this 31st day of January, 1861.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Mary Lloyd against George Chune, all persons claiming to be crditors of Joseph Chune the elder, late of Coalbrookdale, in the county of Salop, Timber Merchant, deceased, the testator in the proceedings named (who died in or about the month of December, 1857), and also the incumbrancers upon his real estate, are, by their Solicitors, on or before the 11th day of March, 1861, to come in and prove their claims, at the chambers of the Vice-Chancellor Sir John Stuart, No. 11, Old-buildings, Liucoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the and Decree. Saturday, the 16th day of March, 1861, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 30th day of January, 1861.

to be creditors of William Mason, late of Colchester, in the county of Essex, Innkeeper and Smith and Wheelwright, the testator in the proceedings named, who died in or about the month of August, 1858, are by their Solicitors, on or before the 28th day of February, 1861, to come in and prove their debts, at the chambers of the Vice-Chancellor Wood, at No. 11, New-square, Lincoln's-inn, Middlesex, or default thereof they will be peremutarily excluded from in default thereof they will be peremptorily excluded from the benefit of the said Decree. Wednesday, the 6th day of March, 1861, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims—Dated this 31st day of January, 1861.

OTICE is hereby given, that William Davies, of Blaenavon, in the county of Monmouth, Shopkeeper, hath by indenture of assignment, bearing date the 7th day of January, 1861, duly assigned all and every his personal estate and effects, whatsoever and wheresoever, unto James Evans, of Newport, in the said county of Monmouth, Corn Merchant, and Robert Crawford Slade, of the same place, Accountant, upon trust for the general benefit of such of the creditors of the said William Davies, as shall execute such deed of assignment within three calendar months from the date thereof. And notice is hereby also given, that the said indenture was duly executed by the said William Davies on the daylof the date thereof, and by the said James Evans and Robert Crawford Slade, on the 18th day of January instant, and that such executions were respectively attested by George Blakey, of Newport aforesaid, Attorney and Solicitor; and notice is hereby further given, that the said indenture now lies at the office of the said George Blakey, of No. 162, Commercial-street, Newport aforesaid, for the signature of the creditors of the said William Davies, who are required to execute the same within the period above mentioned, or they will be excluded all benefit arising therefrom .- Dated this 31st day of January, 1861.

Assignment of George Wood, the younger. Assignment of George Wood, the younger.
OTICE is hereby given, that by an indenture, bearing date the 1st day of February, 1861, George Wood, the younger, of Farnborough Hall, in the parish of Farnborough, in the county of Kent, Farmer, hath assigned all his personal estate and effects unto Henry Pye, of Saint Mary's Hall, in the hundred of Hoo, in the said county, Farmer, and John Guy, of Beddington, near Croydon, in the county of Surrey, Farmer, in trust for the benefit of the creditors of the said George Wood, the younger, who shall execute the said indenture as therein-mentioned. The shall execute the said indenture as therein-mentioned. The said indenture was duly executed by the said George Wood, the younger, and Henry Pye, on the 1st day of February, 1861, in the presence of, and is attested by, Augustus Alfred Arnold, of Rochester, in the said county of Kent, Solicitor, and Robert Thomas Moore, Clerk to Messrs. Essell, Knight, and Arnold, Solicitors, Rochester aforesaid, and was duly executed by the said John Guy, on the 2nd day of February, 1861, in the presence of, and is attested by, the said Augustus Alfred Arnold; and the same indenture now lies at our offices as below for execution by the creditors of the said George Wood, the younger .- Dated the 4th day of

February, 1861.
ESSELL, KNIGHT, & ARNOLD, The Precinct, Rochester.

NOTICE is hereby given, that by an indenture, dated the 23rd day of January, 1861, Thomas Parker, of Strangeways and Deansgate, both in the city of Manchester, in the county of Laucaster, Draper, and Elizabeth his wife, assigned all their real and personal estate and effects unto Joseph Thorpe, of the said city of Manchester, Merchant, and Henry Thomas Manners, of the same city, Merchant, upon trust for the benefit of all the creditors of the said Thomas Parker and Elizabeth his wife; and that the said indenture was duly executed by the said Thomas Parker and Elizabeth his wife, and the said Joseph Thorpe and Henry Thomas Manners, on the day of the date thereof, Parker and Elizabeth his wife, and the said Joseph Thorpe and Henry Thomas Manners, on the day of the date thereof, in the presence of, and attested by, Edward Worthington, of the city of Manchester aforesaid, Solicitor, and such indenture now lies for inspection and execution by the creditors at the offices of the undersigned, from whom or from Messrs. Alexander Morris and Son, Accountants, Cooperatreet, Manchester, any further information may be obtained tained.

SALE, WORTHINGTON, SHIPMAN & SEDDON, Manchester, Solicitors to the said Trustees.

OTICE is hereby given, that by an indenture, dated the 28th day of January, 1861, Henry Jones, of Bulkeley-square in the town of Llaugefni, in the county of Anglesey, Draper, Glocer, and General-shop Keeper, assigned all his estate and effects whatsoever to Thomas Jones, or Mynyddadda, in the parish of Llanddensaint, in the said county of Anglesey, Farmer, for the equal benefit of such of his cre-PURSUANT to a Decree of the High Court of Chancery, made in two causes Timothy Gall against William Dearn (since deceased) and others, and Timothy Gall against Susannah Dearn and another, all persons claiming Thomas Jones, in the presence of, and attested by Owen Owen, of Beaumaris, in the county of Anglesey, Attorney-at-Law, and Hugh Thomas, clerk to Mr. Richard Owen, Attorney, Llangefni, and that the same now lies at my office, situate in Upper Bridge-street, in Llangefni aforesaid for execution by such of the creditors of the said Henry Jones, who may elect to come in under the same.—Dated this 29th day of January, 1861.

RICHARD OWEN, of Llangefni, Attorney for

the Trustee.

NOTICE is hereby given, that George Joseph Ranyell and George Paddon, of Boston, in the county of Lincoln, Jewellers and Watchmakers, co-partners, have by indenture, bearing date the 26th day of January, 1861, conveyed and assigned all their real and personal estate and effects unto Thomas Fawcett Fothergill, of the same place, Slate Merchant, and John Walsom Lucas, of Boston aforesaid, Woollen Draper, in trust for the benefit of themselves, and all other the creditors of the said George Joseph Ranyell and George Paddon, who shall execute the said indenture on or before the 26th day of February next; and that the said indenture was executed by the said George Joseph Ranyell, George Paddon, Thomas Fawcett, Fother-gill, and John Walsom Lucas, on the day of the date thereof, in the presence of, and attested by George York, of Boston aforesaid, Solicitor, and Charles Lucas, his clerk, and is now deposited at the office of the said George York, in Boston aforesaid, for the perusal and execution of such of the said creditors as are desirous of availing themselves of the provisions thereof; and notice is hereby further given, that all persons who are indebted to the said George Joseph Ranyell and George Paddon are requested to pay the amount of their respective debts to the said George York, without delay-Dated this 2nd day of February. 1861.

OTICE is hereby given, that by indenture dated the 26th day of January, 1861, William Walton, of Somerton, in the county of Somerset, Farmer did assign and transfer all his live and dead farming stock, household furniture, and all other his personal estate, unto William Snook, of Etsome, near Somerton aforesaid, Farmer, and Robert Impey, of Street, in the county of Somerset, Seedsman, in trust for themselves and all other the creditors of the said William Walton, as therein mentioned; that the said indenture was duly executed on the day of the date thereof by the said William Walton in the presence of, and was attested by, John Hull Terrell, of No. 8, Southernhay, Exeter, Attorney-at-Law, and John Rowe Morrish, his Clerk, and such indenture was duly executed by the said William Snook and Robert Impey, on the 1st day of February instant, in the presence of, and attested by, James Welsh, of Somerton, Solicitor, and Alfred Laird Estlin, of Somerton, Solicitor; and notice is also hereby given, that the said indenture now lies at the office of Messrs, Welsh and Estlin, Solicitors, situate at Somerton aforesaid, for the perusal and execution by the creditors of the said William Walton, and all creditors who refuse or neglect to execute the same, on or before the 26th day of April next, will be excluded all benefit to arise therefrom.—Dated this 1st day of February, 1861.

OTICE is hereby given, that James Frank, of Stockton, in the county of Durham, Tailor and Outfitter, did by deed bearing date the 25th day of January, 1861, grant, convey, and assign unto David Hill, of Manchester, in the county of Lancaster, Wholesale Clothier, and John Barran, of Leeds, in the county of York, Wholesale Clothier, all the estate and effects of him the said James Frank, upon the trusts therein-mentioned for the benefit of all the creditors of the said James Frank, and that the said deed was tors of the said James Frank, and that the said deed was duly executed by the said James Frank, David Hill, and John Barran on the said 25th day of January, 1861, and the execution of the said deed by the said James Frank was attested by John George Thompson, of Stockton aforesaid, Attorney-at-Law, the execution thereof by the said David Hill was attested by Samuel Tuffley Harding, of Manchester aforesaid, Solicitor, and the execution thereof by the said John Barran was attested by Charles Granger, of Leeds aforesaid, Solicitor, and that the said indenture now lies at the office of Mr. John George Thompson, of Stockton aforesaid, for the perusal and execution by the creditors of the said James Frank, and who will be excluded from all benefit under the said deed unless they execute the same within three calendar months from the date thereof.

OTICE is hereby given, that William Cock, of the parish of Saint Breock, in the county of Cornwall, Victualier, has by indenture dated the 1st day of February, 1861, conveyed and assigned all his real and personal estate and effects to Edmond Norway, of Wadebridge, in the said county, Merchant, and William Rounsivell, of the parish of Saint Breock aforesaid, Carpenter, their heirs, executors, administrators, and assigns, upon the trusts therein-mentioned for the benefit of the creditors of the said William Cock, executing the said indenture, and that the said indenture was executed by the said William Cock, Edmond

Norway, and William Rounsivell, on the day of the date thereof, in the presence of, and attested by, Richard James Edward Symons, of Wadebridge aforesaid, Solicitor, and Robert Bath Cleave, his Clerk; and notice is hereby further given, that the said indenture now lies at the office of Messrs. Symons and Son, in Wadebridge aforesaid, for inspection of, and execution by, the creditors of the said William Cock.—Dated 2nd February, 1861.

OTICE is hereby given, that by an indenture of assignment dated the 25th day of January, 1861, William Roberts, of Swansea, in the county of Glamorgan, Linen Draper, assigned all his estate and effects whatsoever and wheresoever, whether in possession, reversion, remainder, or expectancy, unto David Smith, of Wood-street, in the city of London, Gentleman, and Henry Brett, of Woodstreet aforesaid, Warehouseman, as trustees for themselves and the rest of the creditors of the said William Roberts, which said indenture was duly executed by the said William Roberts and David Smith, on the day of the date thereof, and by the said Henry Brett, on the 2nd day of February instant, in the presence of and attested by, William Gribble, of No. 12, Abchurch-lane, in the city of London, Solicitor, and now lies at the office of the undersigned for execution by the creditors of the said William Roberts.

SURR & GRIBBLE, No. 12, Abchurch-lane,

Solicitors to the Trustees.

OTICE is hereby given, that by an indenture, bearing date the 31st day of January, 1861, and made between James Bailey, of Liverpool, in the county of Lancaster, Joiner, and Eliza Jane, his wife, of the first part; George Haswell, of Liverpool aforesaid, Pilot, of the second part; and the several other persons whose names are thereunto subscribed, being respectively creditors of the said James Bailey, and Eliza Jane, his wife, of the third part; all and every the stock in trade, goods, wares, merchandizes, fixtures, books, debts, sums of money, and securities for money, and all other the personal estate and effects whatsoever of the said James Bailey, and Eliza Jane, his wife, have been assigned by the said James Bailey and Eliza Jane, his wife, unto the said George Haswell, his executors, administrators, and assigns, in trust for the equal benefit of the creditors of the said James Bailey and Eliza Jane, his wife, who should execute the said indenture within three months from the date thereof, and the said indenture was duly executed by each of them the said James Bailey, Eliza Jane Bailey and George Haswell respectively, on the said 31st day of January, 1861, in the presence of, and attested by, Thomas Avison, of Liverpool, in the county of Lancaster, Attorneyat-Law; and the same now lies at the office of Messrs, Avison and Radcliffe, of No. 18, Cook-street, Liverpool aforesaid, for execution by the creditors.—Dated this 2nd

John Ashdown's Assignment. OTICE is hereby given, that by an indenture bearing date the 23rd day of January, 1861, John Ashdown, of North-street, in the parish of Kellingby, in the county of Nussex, Miller, has ussigned all his personal estate and effects, unto Samuel Southerden, of Hailsham, in the said county, Auctioneer, and Isaac Wickens, of Hailsham aforesaid, Farmer, upon trust for the general benefit of the creditors of the said John Ashdown; that the said indenture was duly executed by the said John Ashdown and Isaac Wickens, on the day of the day of the date thereof, and ottered by the recovery of the said John Ashdown and Isaac Wickens, on the day of the day of the date thereof. in the presence of, and attested by, Henry Charles Sinnoch, of Hailsham aforesaid, Attorney-at-Law, and that the same Southerden, on the 26th day of January, 1861, in the presence of, and attested by the said Henry Charles Sinnoch; and notice is hereby further given, that the said indenture is now lying at my office, in Hailsham aforesaid, for execution by the creditors of the said John Ashdown.

W. C. SINNOCH, Solicitor to the Trustees.

day of February, 1861.

OTICE is hereby given, that by indenture bearing date the 9th day of January, 1861, Jonathan Pearce, of No. 9, Westbourne-grove, Bayswater, in the county of Middlesex, Glass Cutter and Paper Hanger, granted and conveyed his freehold estate, house, workshops, and land therein described (subject to a mortgage thereon), and assigned all and every the stock in trade, goods, wares, merchandises, household furniture, fixtures, plate, linen, china, books of account, debts, sum and sums of money, and all securities for money, vouchers, and other documents and writings, and all other his personal estate and effects, whatsperson and wharscover (organizations) in whatsoever and wheresoever (except leasehold estates) in possession, reversion, remainder, and expectancy nuto John Langton, of Belvidere-road, Lambeth, in the county of Langton, or Belvicere-road, Lannoch, in the county of Surrey, Timber Merchant, and Charles Chembers, of the Saw Mills, Portobello-road, Westbourne-grove aforesaid, in trust for the benefit of the creditors of the said Jonathan Pearce who should execute the said assignment within three months from the date thereof; and that the said indenture of assignment was duly executed by the said Jonathan Pearce, and by the said Charles Chambers on the day of the date thereof, in the presence of, and attested by,

Edward Clarke, of No. 29, Bedford-row, Holborn, in the county of Middlesex, Solicitor, and by the said John Langton, on the 21st day of January last, in the presence of, and is attested by, George Henley Barber, of No. 10½, Ironmonger-lane, in the city of London, Solicitor, and the said indenture of assignment now lies at our office for execution by the creditors of the said Jonathan Pearce.—Dated this 4th day of February, 1861.

WILD & BARBER, No. 101, Ironmonger-lane.

Cheapside, Solicitors to the said Trustees.

NOTICE is hereby given, that by an indenture bearing date the 21st day of January, 1861, John Barnes Funnell, of Hastings, in the county of Sussex, Grocer and Cheesemonger, assigned all his personal estate and effects unto William Merry, of No. 133, Whitechapel, in the county of Middlesex, Wholesale Cheesemonger, and Charles Arkcoll, of Maidstone, in the county of Kent, Wholesale Grocer, upon trust for the benefit of those of the creditors of the said John Baries Funnell, who shall execute the said indenture within three months from the date thereof; and that the said indenture was duly executed by the said John Barnes Funnell, William Merry, and Charles Arkcoll on the day of the date thereof, in the presence of, and attested by, William Heathfield, of No. 19, Lincoln's-innfields, in the county of Middlesex, Attorney-at-Law; and notice is hereby given, that the said indenture now lies at the office of William Brown, No. 5, Saint Benet's-place, Gracechurch-street, in the city of London, Accountant, for execution by the creditors of the said John Barnes

Re George Clark, of Ashford, in the county of Kent, Builder.

HEREBY give notice, that the creditors who proved their debts under the above estate, may receive a First Dividend of 4s. 5d. in the pound, upon application at my office, No. 3, Guildhall-chambers, Basinghall-street, on Tuesday, the 5th day of February, or on any subsequent Tuesday, between the hours of eleven and two. No Dividend will be paid without the production of the securities exadministrators will be required to produce the probate of the will or the letters of administration under which they claim.

WM. PENNELL, Official Assignee.

Re John Lee Stevens, of No. 1, Fish-street-hill, in the city of London, Dealer in Iron.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 3s. 2d. in the pound, upon application at my office, No. 3, Guildhall-chambers, Basinghall-street, on Tuesday the 5th of February, 1861, or any subsequent Tuesday, between the hours of eleven and two of the clock, on each day. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim. WM. PENNELL, Official Assignee.

Re Henry Riminton, of No. 5, Queen-street, Cheapside,
London, Wholesale Stationer.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 1s. 2d. in the pound, upon application at my office, No. 3, Guildhall-chambers, Basinghall-street, on Tuesday the 5th day of February instant, or any subsequent Tuesday, between the hours of eleven and two of the clock. No Dividend can be paid to any creditor holding any security for his debt until such security shall be produced to me, without the special direction of a Commissioner on that behalf. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim. WM. PENNELL, Official Assignee.

Re John Adonis Pervanoglu, of No. 11, Union-court,

Old Broad-street, London, Merchant.

HEREBY give notice, that the creditors who have proved their debts under the characters. proved their debts under the above estate may receive a Second Dividend of 43d. in the pound, upon application at my office, No. 3, Guildhall-chambers, Basinghall-street, on Tuesday, the 5th February, or any subsequent Tuesday, 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. PENNELL. Official Assignee.

Re John Baxter Folkard, No. 69. Jermyn-street, Saint James, Westminster, Tailor.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a Third Dividend of 2½d. in the pound, upon appliation at my office, No. 3, Guildhall-chambers, Basinghall-

street, on Tuesday, the 5th of February instant, or any subsequent Tuesday, between the hours of eleven and two of the clock. No dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators are required to produce the probate of the will or the letters of administration under which they claim.

WM. PENNELL, Official Assignee.

Re the Separate Estate of Henry Baldwin, of No. 62, Cheapside, trading in copartnership with John Baldwin, at No. 31, Cornhill, as Tailor, also at Tom's Coffee-house, Cowper-court, Cornhill, as Tavern Keepers, and residing at Albany - house, Barnsbury - park, Islington, in the county of Middlesex.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Second Dividend of 1s. in the pound, upon application at my office, No. 3, Guildhall-chambers, Basinghall-street, on Tuesday, the 5th day of February, 1861, or any succeeding Tuesday, between the hours of eleven and two of the clock. No Dividend will be paid without the production of the securities exhibited at the time of proving Executors and administrators are required to produce the probate of the will or the letters of adminisration under which they claim.

WM. PENNELL, Official Assignee.

Re John Ashton, of St. Paul's-road, Highbury, Middlesex, Builder and Contractor, and of Ray Cross, Holloway, Coffee-house Keeper,

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 8s. 5d. in the pound, upon application at my office. No. 3, Guildhall-chambers, Basinghall-street, on Tuesday the 5th of February, 1861, or any subsequent Tuesday, between the hours of eleven and two o'clock. No Dividend can be paid without the production of the secu-Dividend can be paid without the product of the control of the will or the letters of administration under which they claim.

WM. PENNELL, Official Assignee.

Re John Allen, of No. 11, Broadway, Deptford, Kent, No. 1, Grey Eagle-street, Spitalfields, Middlesex, Boot and Shoe Maker.

HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a Second Dividend of 24d, in the pound, upon application at my office, No. 3, Guildhall-chambers, Basinghall-street, on Tuesday the 5th February, 1861, or any subsequent Tuesday, between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators are required to produce the probate of the will or the letters of administration under which they claim. WM. PENNELL, Official Assignee.

Re Abraham and John and Henry Jacobs, of No. 14, Crown-street, Finsbury, Middlesex, Merchants and Co-partners, and lately carrying on same trade at Melbourne, in the Colony of Victoria, in partnership with Solomon Solomon

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of is. in the pound, upon applica-tion, at my office, No. 3, Guildhall-chambers, Basinghall-street, on Tuesday the 5th of February instant, or any subsequent Tuesday, between the hours of eleven and two. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

WM. PENNELL, Official Assignee Re George Montague Evans, late of Farnham, Surrey, but

now residing at Boulogne, in the Empire of France, Money Scrivener. HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive A proved their debts under the above existe, may receive a First Dividend of 2s. 4d. in the pound, upon application at my office, No. 3, Guildhall-chambers, Basinghall-street, on Tuesday the 5th day of February, or any subsequent Tuesday, between the hours of eleven and two o'clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.
WM. PENNELL, Official Assignee.

Re Benjamin Gibbs, No. 87, Bermondsey-street, Southwark, in the county of Surrey. Leather Merchant.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 9d. in the pound, upon application at my office, No. 3, Guildhall-chambers, Basinghallstreet, on Tuesday the 5th day of February instant, or any

subsequent Tuesday, between the hours of eleven and two. No dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators are required to produce the probate of will, or the letters of administration, under which they claim. WM. PENNELL, Official Assignce.

Declaration of Dividend under a Petition, dated 29th October, 1857, against Samuel Towers, of No. 21, Pitfield-street, Hoxton, Looking Glass Manufacturer.

street, Hoxton, Looking Glass Manufacturer.

O'TICE is hereby given, that the Second Dividend at the rate of 4½d. in the pound is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 22, Basingball-street, City, on Wednesday next, and the three subsequent Wednesdays, between the hours of eleven and two on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.—February 4, 1861.

E. W. EDWARDS, Official Assignee.

Declaration of Dividend under a Petition, dated 5th July, 1860, against John Austen, of No. 21, Pierreport-row,

Islington, Leather Seller.

Notice is hereby given, that the First Dividend at the rate of 2s. 9d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 22, Basinghall-street, City, on Wednesday next, and the three subsequent Wednesdays, between the hours of eleven and two of the clock on each day. No warrants can be delivered unless the securities be produced, without the special direction of No warrants can be delivered unless the a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim. -February 4, 1861.

E. W. EDWARDS, Official Assignee.

Declaration of Dividend under a Petition, dated 20th June, 1860, against Thomas Harrison, of Henley-upon-Thames, Tailor and Draper.

OTICE is hereby given, that the First Dividend, at the rate of 8s. 6d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 22, Basinghall-street, City, on Wednesday next, and the three subsequent Wednesdays, between the hours of eleven and two of the clock, on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.—February 4, 1861.

E. W. EDWARDS, Official Assgmee.

In the Matter of John Legge, of Walsall, in the county of Stafford, Iron Manufacturer and Beer Retailer, a Bank-

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a Dividend of 7\frac{1}{2}d. in the pound, upon application at my office, as under, on Tuesday the 5th of February instant, or on any subsequent Tuesday, between the hours of eleven and three of the clock. No Dividend will of eleven and three of the clock. No Dividend will be paid without the production of the securities exhibiting of proving the debt. Executors and bited 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

FREDERICK WHITMORE, Official Assignee, 19, Upper Temple-street, Birmingham.

In the Matter of William Rammage, of the Platts, near Sourbridge, in the county of Worcester, Ironfounder, a

Hankrupt.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a Dividend of 9d. in the pound, upon application at my office, as under, on Tuesday the 5th day of February, 1861, or any subsequent Tuesday, between the hours of eleven and three of the clock. No Dividend will be paid without the production of the dend 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.

FREDERICK WHITMORE, Official Assiguee, 19, Upper Temple-street, Birmingham.

In the Matter of James Kelsey and Edmund Kelsey, of Nuneuton, in the county of Warwick, Tailors and Drapers and Copartners, Bankrupts.

of February instant, or on any subsequent Treday, between the hours of eleven and three of the cleck. No Dividend can be paid to any creditor holding any security for his debt until such security shall be produced to me, without the special direction of a Commissioner on that behalf. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

F. WHITMORE, Official Assignee,

19, Upper Temple-street, Birmingham.

In the Matter of Charles Marson the elder, of Leominster, in the county of Hereford, Innkeeper, Dealer and Chapman, a Bankrupt.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a Dividend of 1<sup>8</sup>/<sub>8</sub>d, in the pound, upon application at my office, as under, on Tuesday the 5th day of February, 1861, or any subsequent Tuesday, between the hours of eleven and three of the clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of adminisutration under which they claim.

FREDERICK WHITMORE, Official Assignee,

19, Upper Temple-street, Birmingham.

In the Matter of William Knapton, of York, Ironfounder, against whom a Petition in Bankruptcy was issued on the 9th day of November, 1859.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive

a Second Dividend of 11d. in the pound, upon application at my office, as under, on any day, between the hours of ten and one. No Dividend will be paid without the production of the securities exhibited at the time of proving the debts. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

GEO. YOUNG, Official Assignee,

No. 5. Park-row, Leeds.

In the Matter of Joseph Ambler, of Bradford, Worsted Manufacturer, against whom a Petition in Bankruptcy was issued on the 27th day of November, 1860.

I HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a

First Dividend of 5s. in the pound, upon application at my office, as under, on any day, between the hours of ten and one o'clock. No Dividend can 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.

GEO. YOUNG, Official Assignee,

No. 5, Park-row, Leeds.

In the Matter of R. H. Anderson, of York, Scrivener, against whom a Petition in Bankruptcy was issued on the 17th day of December, 1857.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 1s. in the pound, upon application at my office, as under, on any day, between the hours of 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 are 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.

Declaration of Dividend under a Petition for adjudication of Bankruptey, filed on the 28th day of September, 1860, by John James Rolls, of Cerne Abbas, in the county of Dorset, Grocer and Ironmonger.

Dorset, Grocer and Ironmonger.

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

H. L. HIRTZEL, Official Assignee.

Declaration of Dividend under a Petition for adjudication of Bankruptcy, filed on the 4th day of October, 1860, against William Turpin, of No. 16, Drake-street, in the borough of Plymouth, in the county of Devon, Draper.

OTICE is hereby given, that a First Dividend, at the rate of 2s. 8d. in the pound, is now payable, and that warrants for the same may be received by those legally en-HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a Dividend of 5s. 1d. in the pound, upon application at my office, as under, on Tuesday, the 5th day No. 22477.

Declaration of Dividend under a Petition for adjudication of Bankruptcy, filed on the 1st day of October, 1860, against Thomas Jarvis Harris, of Plymouth, in the county of Devon, Mercer.

OTICE is hereby given, that a First Dividend, at the rate of 5s. 6d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, Queen-street, Exeter, on any Tuesday or Friday, between the hours of eleven and two. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

H. L. HIRTZEL, Official Assignee.

Declaration of Dividend under a Petition for adjudication of Bankruptev, filed on the 21st day of March, 1860, by Roger Divine McManus, of St. Austel, in the county of Cornwall, Apothecary.

Cornwall, Apothecary.

OTICE is hereby given, that a First Dividend at the rate of 1½d, in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, Queen-street, Exeter, on any Tuesday or Friday, between the hours of eleven and two on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced without the special direction of a Commissioner. duced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration under which they claim.

H. I. HIRTZEL, Official Assignee.

Declaration of Dividend under a Fiat in Bankruptcy, bear-

ing date the 14th day of February, 1848, awarded and issued forth against Henry Gully Foy, of Taunton, in the county of Somerset, Surgeon and Apothecary.

NOTICE is hereby given, that a First Dividend, at the rate of 1s. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, Queen-street, Exeter, on any Tues-day or Friday between the hours of eleven and two of the clock. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration under which they claim.

H. L. HIRTZEL, Official Assignee.

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

OTICE is hereby given, that a Final Dividend at the rate of 1s. 6d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, Queen-street, Exeter, on any Tuesday or Friday, between the hours of eleven and two. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of the Commissioner. Executors or administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they H. L. HIRTZEL, Official Assignee.

Declaration of Dividend, under a Petition for adjudication

of Bankruptcy, filed on the 14th day of October, 1859, against John Hawken the younger, of Padstow, in the county of Cornwall, Merchant and Maltster.

OTICE is hereby given, that the First Dividend, at the rate of 2s. 5½d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, Queen-street, Exeter, on any Tuesday or Friday, between the hours of eleven and two. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.

H. L. HIRTZEL, Official Assignee.

In the Court of Bankruptcy, London. In the Matter of the Joint Stock Companies Act, 1856, and in the Matter of the Union Discount Company (Limited).

OTICE is hereby given, that a petition has been this day presented to Her Majesty's Court of Bankruptcy, in London, by William Wallis, of No. 7, Lancaster-terrace, Regent's-park, in the county of Middlesex, Esq., a Share-

warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special direction of a Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will and letters of administration under which they claim.

H. L. HIRTZEL, Official Assignee.

H. L. HIRTZEL, Official Assignee.

H. L. HIRTZEL, Official Assignee. of the clock in the afternoon precisely.—Dated this 25th day of January, 1861.

WHEREAS a Petition for adjudication of Bankruptcy
was, on the 1st day of February, 1861, filed against
John Brooksbank, of No. 33, King-street. Clerkenwell, in
the county of Middlesex, Brush Board Cutter, 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 14th day of February instant, at half-past eleven o'clock in the forenoon precisely, and on the 19th day of March next, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. W. Bell, No. 3, Coleman-street-buildings, Moorgate-street, London, the Official Assignee in the matter of this bankruptcy, and give notice to Mr. G. Cart. Solicitor, No. 7, South square, Gray's-inn comitted in last Gragatty. (omitted in last Gazette).

HEREAS a Petition for adjudication of Bunkruptcy was, on the 24th day of January, 1861, filed against John Alcock, of No. 15, Fuller-street, in the parish of Saint Matthew Bethnal Green, in the county of Middle-er, Printers' Joiner, 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 14th day of February instant, at eleven o'clock in the forenoon precisely, and on the 19th day of March next, at twelve o'clock at noon precisely, at the Court of Bankruptcy, in Basingball-street, London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to 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. Bell, No. 3, Coleman-street-buildings, the Official Assignee in the matter of this bankruptcy, and give notice to Messrs. James May and Son, Solicitors, No. 2, Princes-street, Spitalfields.

WHEREAS a Petition for adjudication of Bankruptey
was, on the 23rd day of January, 1861, filed against
Alexander McMillan and William Blackburn, both of Starcourt, Bread-street, Cheap-ide, in the city of London,
Woollen Warehousemen and Copariners, Dealers and
Chapmen, and they having been declared bankrupts, are hereby required to surrender themselves to Joshua Evans, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 14th day of February instant, at eleven o'clock in the forenoon precisely, and on the 14th day of March next, at twelve of the clock at noon precisely, at the Court of Bankruptey, in Basinghall-street, in the city of London, and make a full discovery and disclosure of their estate and effects; when and where disclosure of their estate and effects; when and where the ereditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupis are required to finish their examination. All persons indebted to the said bankrupis, or that have any of their effects are not to pay or deliver the same but to Mr. P. Johnson, No. 20, Basinghall-street, the Official Assignee in the matter of this Bankrupicy, and give notice to Messrs. Blakeley and Stone, Solicitors, No. 26, Nicholas lane, or Mr. J. Settle, Solicitor, Leeds.

WHEREAS a Petition for adjudication of Bankruptcy was on the 4th day of February, 1861, filed against Mark Hayes the younger, of Staines road, Hourslow, in the county of Middles-x, Tea and General Dealer, and Chapman, and he having been declared bankrupt, is hereby required to surrender hunself to Joshua Evans, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 15th day of February instant, at half past twelve o'clock in the afternoon precisely, and on the 19th day of March next, at one clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghalf-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. P. Johnson. No. 20, Basinghall-street, the Official Assignee in the matter of this bankruptey, and give notice to Mr. Frederick Kent. Solicitor, No. 11, Cannon-street West, in the city of

W HEREAS a Petition for adjudication of Bankruptey was, on the 30th day of January, 1861, filed by Ambrose Skinner, of Camberwell-green, in the parish of Lambeth, and county of Surrey, and of Denmark-hill, in the said county of Surrey, and of Dulwich, in the said county of Surrey, Coach Builder and Harness Maker, Dealer and Chapman, and he having been declared bankrupt is hereby required to surrender himself to Edward Goulburn, Serjeant-at-Law, one of Her Maiestv's Commissioners of the Court of Bankruptey, on the 18th day of February instant, at eleven o'ciock in the forenoon precisely, and on the 18th day of March next, at one of the clock in the afternoon precisely, at the Court of Bankruptey, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his setate and affects. When and where the creditors are 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 perbankrupt 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 Official Assignee in the matter of this bankruptcy, and give notice to Mr. Bowen May, Solicitor, No. 67, Russell-square, London.

HEREAS a Petition for adjudication of Bankruptcy was, on the 4th day of February, 1861. filed in Her Majesty's Court of Bankruptey in London, against John Melchior Hagenbuch, of No. 8, Addle-street, Aldermanbury, in the city of London, Trimming Dealer and Agent, Dealer and Chapman, and he being declared bankrupt is hereby required to surrender himself to Robert George Cecil Fane, Esq., one of Her Majesty's Commissioners of the Court of Bankruptey, on the 15th day of February instant, and on the 15th day of March next, at half pastone of the clock in the afternoon precisely, on each of the said days, at the Court of Bankruptey, in Basinghall-street, in the city of London, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. William Whitmore, of No. 2, Basinghall-street, London, the Official Assignee, whom the Commissioner has appointed, and give notice to was, on the 4th day of February, 1861. filed in whom the Commissioner has appointed, and give notice to Mr. John Billing, Solicitor, of No. 33, King-street, Cheap-

WHEREAS a Petition for arrangement under the superintendence and controll of the Court of Bankruptcy, was, on the 29th day of December, 1860, filed by Joshua Le Mare and William Close Currie, of No. 9, Broad-Joshua Le Mare and William Close Currie, or No. 9, produstreet-buildings, in the city of London, Merchants and Commission Agents, trading and carrying on business in copartnership together under the name, firm, style, or description of J. Le Mare and Co., and whereas at the first private sitting held under the said Petition on the 4th day of February, 1861, the said Joshua Le Mare and William Close Currie were declared bankrupts, and the said Court adjanged all further proceedings in the metter of the said Close Currie were deciared bankrupts, and the said Court adjourned all further proceedings in the matter of the said Petition into the public Court, the said bankrupts are hereby required to surrender themselves to Edward Goulburn, Serjeunt at-Law, one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 18th day of February instant, at two o'clock in the afternoon precisely, and on the 20th day of March next, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, and make a full discovery and disclosure of their estate and effects; when overy 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. William Pennell, No. 3, Guildhall-chambers, Basinghall-street, London, the Official Assignee in the matter of this Representations of the contract of the second contract of Assignee in the matter of this Bankruptey, and give notice to Mr. Frederic John Reed, Solicitor, No. 3, Gresham-street, London, or to Messrs. Sale, Worthington, Shipman, and Seddon, Solicitors, Manchester.

W HEREAS a Petition for adjudication of Bankruptcy, bearing date the 25th day of January, 1861, hath been filed against William Kirk, of Birmingham, in the county of Warwick, Wholesale Milliner, 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 pro-

secution of Petitions for adjudication of Bankruptcy, at the Birmingham District Court of Bankruptey, at Birmingham, on the 20th day of February instant, and on the 25th of March next, at eleven o'clock in the forenoon, on each of the said days, and make a full discovery and disclosure of his estate and effects; when and where the oreditors 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, Birmingham.

HEREAS a Petition for adjudication of Bankruptcy, bearing date the 24th day of January, 1861, hath been filed against Benjamin Penn and John Attwell, of been filed against Benjamin Fenn and John Attwell, of Tipton, in the county of Stafford, Use Iron Mannfacturers and Copartners, and they being declared bankrupts, are hereby required to surrender themselves to George Williams Sanders, Esq., one of Her Majesty's Commissioners of the Birmingham District Court of Bankruptcy, at Birmingham, on the 21st day of February instant, and on the 14th day of March following, at eleven o'clock in the forenoon, on each March following, at eleven o'clock in the forenoon, on each of the said days, and make a full discovery and disclosure of their estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupts are required to finish their examination. All persons indebted to the said bankrupts, or that have any of their effects, are not to pay or deliver the same but to Mr. Frederick Whitmore, No. 19. Upper Temple-street, Birmingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Edward Caddick, Solicitor, Westbromwich, or to Messrs. James and Knight, Solicitors, Birmingham.

HEREAS a Petition for adjudication of Bankruptcy, bearing date the 1st day of February, 1861. hath been filed against John Bickley, of Burton-upon-Trent, in the county of Stafford, Grocer, Confectioner, and Provision Dealer, 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 Rephranters at Birmingham, on the 22nd District Court of Bankruptcy, at Birmingham, on the 22nd day of February instant, and on the 15th day of March next, at eleven o'clock in the forencen, 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 hoose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. George Kinnear, No. 37, Waterloo-street, Birmingham, the Official Assignee whom the Commissioner has appointed, and give notice to Messrs. Potter and Crump, Solicitors, Walsall.

WHEREAS a Petition for adjudication of Bankruptcy, bearing date the 2nd day of February, 1861, hath been filed by George Barton, of Cromford, in the county of Derby, and also of Bonsall, in the said county, Draper, Haberdasher, Dealer and Chapman, and he being declared bankrupt, is hereby required to surrender himself to George 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 the Shirehall, Nottingham, on the 19th of February instant, and on the 14th of March next, at half past 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. John Harris, Middle-pavement, Nottingham, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. John Richardson, Solicitor, of the city of Manchester.

HEREAS a Petition for adjudication of Bankruptcy, HEREAS a Petition for adjudication of Bankruptcy, against Charles Cairns, of Newport, in the county of Monmouth, Bonded Store and Provision Merchant, Dealer and Chapman, was filed on the 30th day of January, 1861, in Her Majesty's Court of Bankruptcy for the Bristol District, at the city and county of Bristol, and he being declared bankrupt, is hereby required to surrender himself to Matthew Davenport Hill, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy for the Bristol District, on the 19th day of February instant, and on the 19th day of March following, at eleven o'clock in the forenoon precisely, on each of the said days, at the Court of Bankruptcy for the Bristol District, in the city and county of Bristol, and make a full discovery and disclosure of his estate

and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Alfred John Acraman, No. 19, Saint Augustine's-place, Bristol, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. George Biskey, Solicitor, Newport, Monmouth.

WHEREAS a Petition for adjudication of Bankruptcy, against Morgan William David, of Aberaman, in the county of Glamorgan, Draper, and Grocer, Dealer and Chapman, was filed on the 17th day of January, 1861, in Her Majesty's Court of Bankruptcy for the Bristol District, at the city and county of Bristol, and he having been declared bankrupt is hereby required to surrender himself to Matthew Davenport Hill, Esq., Her Majesty's Commissioner of the Court of Bankruptcy for the Bristol District, on the 19th of February instant, and on the 19th day of March next, at eleven of the clock in the forenoon precisely, on each day, at the District Court of Bankruptcy, in the city and county of Bristol, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Edward Mant Miller, No. 19, St. Augustine's place, Bristol, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. Alfred Henderson, Solicitor, Bristol.

Alfred Henderson, Solicitor, Bristol.

We HEREAS a Petition for adjudication of Bankruptcy, against Edwin Parkes, of the city of Gloucester, Carrier and Leather Seller, Dealer and Chapman, was filed on the 1st day of February, 1861, in Her Majesty's Court of Bankruptcy for the Bristol District, in the city and county of Bristol, and he being declared bankrupt is hereby required to surrender himself to Matthew Davenport Hill, Esq., Her Majesty's Commissioner of the Court of Bankruptcy for the Bristol District, on the 19th day of February instant, and on the 19th day of March next, at eleven of the clock in the forenoon precisely, on each of the said days, at the Court of Bankruptcy for the Bristol District, in the city and county of Bristol, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. Alfred John Acraman, No. 19, St. Augustine's-place, Bristol, the Official Assignee, whom the Commissioner has appointed, and give notice to Mr. George Peters Wilkes, Solicitor, Gloucester.

HEREAS a Petition for adjudication of Bankruptcy, bearing date the 22nd day of January, 1861, was filed in Her Majesty's Court of Bankruptcy for the Leeds District, on the 22nd day of January, 1861, against William Whitaker, of Bradford, in the county of York, Merchant, Dealer and Chapman, and he being declared bankrupt, is hereby required to surrender himself to Martin John West, Esq., one of Her Majesty's Commissioners of the Leeds District Court of Bankruptcy, on the 15th of February instant, and on the 15th day of March next, at eleven o'clock in the forenoon precisely, on each day, at the Leeds District Court of Bankruptcy, at the Commercial-buildings, Leeds, and make a full discovery and disclosure of his estate and effects; when and where the creditors are to come prepared to prove their debts, and at the first sitting to choose assignees, and at the last sitting the said bankrupt is required to finish his examination. All persons indebted to the said bankrupt, or that have any of his effects, are not to pay or deliver the same but to Mr. George Young, of Park-row, Leeds, the Official Assignee, whom the Commissioner has appointed, and give notice to Messrs. Taylor and Jeffrey, Solicitors, Bradford, or to Messrs. Blackburn and Son, Solicitors, Leeds.

hath been filed on the 1st day of February, 1861, against William Buxton, of Liverpool, in the county of Lancaster, Butcher, and he having been declared bankrupt, is hereby required to surrender himself to Henry James Perry, Esq., Her Majesty's Commissioner of the Liverpool District Court of Bankruptcy, on the 15th day of February instant, at twelve o'clock at noon precisely, and on the 8th day of March following, at eleven of the clock in the forenoon precisely, and make a full discovery and disclosure of his estate and effects; when and where 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 Turner, South John-street, Liverpool, the Official Assignee whom the Commissioner has appointed, and give notice to Mr. Robert James Jones, Solicitor, No. 44, Castle-street, Liverpool.

No. 44, Castle-street, Liverpool.

CEORGE WILLIAMS SANDERS. Esq., one of Her Majesty's Commissioners authorized to act under a Fiat in Bankruptcy, bearing date the 16th day of July, 1831, awarded and issued forth by Walter Palmer, of the parish of Pencoyd, in the county of Hereford, Clothier, Seedsman, Dealer and Chapman, will sit on the 16th day of February instant, at eleven o'clock in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to proceed to the choice of an Assignee or Assignees of the estate and effects of the said bankrupt, in the room of William Palmer and William Matthews, both deceased; when and where the creditors who have not already proved their debts, are to come prepared to prove the same, and with those who have already proved their debts, vote in such choice accordingly.

JOSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 24th day of September, 1860, against Joseph Ebenezer Cox, of Nos. 1 and 2, High-street, Lambeth, in the county of Surrey, Dealer in Stone Ware, Pipes, and Cement, will sit on the 1st day of March next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, to take the Last Examination of the said bankrupt; when and where he is required to surrender himself and make a full discovery and disclosure of his estate and effects, and finish his examination; and the creditors, who have not already proved their debts are to come prepared to prove the same.

CEORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 8th day of October, 1860, and filed against Charles William Bourne, of Dudley, in the county of Worcester, Corn Factor and Flour Dealer, will sit on the 22nd day of February instant, at eleven of the clock in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

EORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Baukruptcy, dated the 5th day of October, 1860, and filed against Joseph Thomas Brown, of the city of Coventry, Watch Manufacturer, will sit on the 28th of February instant, at eleven in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

CEORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 29th day of November, 1860, and filed by Samuel Howard Coombs, of Oswestry, in the county of Salop, Boot and Shoe Maker and Leather Seller, will sit on the 22nd of February instant, at eleven in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

EORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, dated the 22nd day of October, 1860, and filed against Thomas Bennett and Edward Williams, of Molt Forge, Tipton, in the county of Stafford, Ironmasters and Copartners, trading under the firm of Bennett and Williams, will sit on the 22nd day of February instant, at eleven of the clock in the forenoon precisely, at the Birmingham District Court of Bunkruptcy, at Birmingham, to Audit the Accounts of the Assignees of the estate and effects of the said bankrupts, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

CEORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, dated the 22nd day of October, 1860, and filed against Joseph Hulford, of the Navigation Inn, Oxford-street, Birmingham, in the county of Warwick, Licensed Victualler, Dealer and Chapman, will sit on the 22nd day of February next, at eleven of the clock in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham. to Audit the Accounts of the Assignees of the estate at d

effects of the said bankrupt, under the said Petition. pursuant to the Acts of Parliament made and now in force relating to bankrupts,

CEORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 28th day of September, 1860, and filed against Benjamin Jones, of Westbromwich in the county of Stafford, Corn Factor, will sit on the 28th of February instant, at eleven of the clock in the forenoon, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

CEORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptey, dated the 14th day of December, 1857, and filed by Ann Hayward, of Shrewsbury, in the county of Salop, Innkeeper, Dealer and Chapman, will sit on the 28th day of February instant, at eleven of the clock in the forenoon precisely, at the Birmingham District Court of Bankruptey, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

CEORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, dated the 16th day of July, 1860, and filed by Benjamin James, of Brierley-hill, in the county of Stafford, Currier and Shoe Maker, Dealer and Chapman, will sit on the 28th February instant, at eleven o'clock in the forenoon precisely, at the Birmingham District Court of Bankruptcy, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

DWARD GOULBURN, Serjeant-at-Law, one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed the 17th day of November, 1860, against David Basset, of Uxbridge, in the county of Middlesex, Corn Merchant, Dealer and Chapman, will sit on the 27th day of February instant, at one of the clock in the afternoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, 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.

Petition for arrangement in Bankruptcy, filed the 29th day of October, 1860, by William Henry Rowe, of No. 7, Gloucester-place, Gloucester-crescent, Regent's-park, in the county of Middlesex, Builder and Contractor, under which Petition the said William Henry Rowe was by an order, dated the 9th day of January, 1861, declared a bankrupt, will sit on the 27th day of February instant, at half-past eleven of the clock in the forenoon precisely, at the Court of Bankruptcy, in Basingball-street, in the city of London, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

JOSHUA EVANS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, filed on the 30th day of January, 1860, against Adolph Worman, of No. 126, Minories, in the city of London, and of No. 16, Alfredstreet, Bow-road, in the county of Middlesex, Boot and Shoe Manufacturer, will sit on the 1st day of March next, at eleven of the clock in the forenoon precisely, at the Court of Bankruptcy in Basinghall-street, in the city of London, 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.

CEORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners, authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 7th day of November, 1854, against John Fox, of Ashbourne, in the county of Derby, Scrivener, Money Broker, Trader, Dealer and Chapman, will sit on the 28th day of February instant, at eleven of the clock in the

forenoon, at the Birmingham District Court of Bankruptey, at the Shirehall, Nottingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts; and the said Commissioner will also sit on the same day, at the same hour, and at the same place, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts; and the said Dividend, of the said bankrupts; under the estate and effects of the said bankrupts; when and where the said bankrupts; when and where the said bankrupt; when and where the said bankrupts; and the said commissioner will also sit on the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the said. And all claims not then proved will be disallowed.

EORGE WILLIAMS SANDERS. Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Balkruptcy, bearing date the 1st day of October, 1860, filed by Michael Hewison, of the town and county of the town of Nottingham, Hosier and Outfitter, will sit on the 28th of February instant, at eleven, in Birmingham District Court of Bankruptcy, at the Shirehall, Nottingham, in order to Aulit the Accounts of the Assignees of the estate and effects of the said bankrupt, under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts; and the said Commissioner will also sit on the same day, at the same hour, and at the same place, to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disallowed.

CEORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under an adjudication of Bankruptcy, bearing date the 25th day of June, 1858, made against George Blackham, of Birmingham, in the county of Warwick, Grocer and Provision Dealer, trading under the style or firm of Blackham, Brothers, will sit on the 1st of March next, at eleven in the forenoon, at the Birmingham District Court of Bankruptcy, at Birmingham, 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.

EORGE WILLIAMS SANDERS, Esq., one of Her Majesty's Commissioners authorized to act under a Petition for adjudication of Bankruptcy, bearing date the 15th day of May. 1860, filed by George Jervis, Thomas Leese, and William Henry Bradbury, of Longton, in the county of Siafford, China Manufacturers and Copartners, will sit on the 28th of February instant, at eleven in the forenoon, at the Birmingham District Court of Bankruptcy, at Birmingham, 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.

HENRY JAMES PERRY, Esq., Her Majesty's Commissioner authorized to act under a Petnion for adjudication of Bankruptcy, filed on the 11th day of October, 1859, against Richard Bevan, of Liverpool, in the county of Lancaster, Wine Merchant, will sit on the 19th of March next, at eleven in the forenoon precisely, at the District Court of Bankruptcy at Liverpool, in order to make a Dividend of the estate and effects of the said bankrupt; when and where the creditors, who have not already proved their debts, are to come prepared to prove the same, or they will be excluded the benefit of the said Dividend. And all claims not then proved will be disablewed.

WHEREAS the Court. authorized to act in the prosecution of a Petition for adjudication of Bankruptey, filed on the 12th day of November, 1860, by Edward Skevington and James John Clutterbuck, of Nos. 15 and 16, Russell-street, Bermondsey, in the county of Surrey, Leather Pressers, Dealers and Chapmen, and Copartners in Trade, has, on the application of the said bankrupts, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 27th day of February instant, at half past twelve in the afternoon precisely, at the Court of Bankruptcy, Basinghall-street, London, for the allowance of the Certificate of the said bankrupts' conformity to the laws now in firze concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit at the time and place above mentioned for the purpose aforesaid; when and where any of the creditors of the said bankrupts, who shall have given due notice of their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 13th day of December, 1860, and now in prosecution against James White of Ivy House Farm, Chiddingstone, in the county of Kent, Miller and Farmer, 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 Bankruptcy, on the 27th day of February instant, at twelve at noon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is to give notice, that such Court will sit, at the time and place 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.

HEREAS the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy filed on the 29th day of October, 1860, and now in prosecution against James Maud Abbott, of Hanwell, in the county of Middlesex, Carpenter, Builder, and Undertaker, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Edward Goulburn, Sergeant-at-Law, one of the Commissioners of Her Majesty's Court of Bankruptcy, on the 27th day of February instant, at eleven in the forenoou precisely, at the Court of Bankruptcy, Basinghall-street, London, for the allowance of the Certificate of the said bankrupt's conformity to the laws now in force concerning bankrupts, according to the form and subject to the provisions of the Statute, passed in the Parliament holden in the twelfth and thirteenth years of the reign of Her present Majesty, intituled "The Bankrupt Law Consolidation Act, 1849;" this is also 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.

Where As the Court, authorized to act in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 15th day of November, 1860, and now in prosecution against James Torney, of No. 2. Queen's road, Chelsea, in the county of Middlesex, Grocer, has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before Joshua Evans, Eaq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 1st day of March next, at half-past eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the city of London, for the allowance of the Certifleate of the said bankrupt's conformity to the laws now in force opn-cerning 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 18th day of October, 1860, against Edward Lewis, of No. 18, Coleman-street, in the city of London, Lithographer, Printer and Engraver, trading under the firm of Edward Lewis and Co., has, on the application of the said bankrupt, appointed a public sitting under such Petition, to be held before John Samuel Martin Fonblanque, Esq., one of Her Majesty's Commissioners of the Court of Bankruptcy, on the 26th day of February instant, at half past twelve of the clock in the afternoon precisely, at the Court of Bankruptcy, Basinghall-street, in the city of London, for the allowance of the Cretificate 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 their intention to oppose, may be heard against the allowance of such Certificate, and the same will be allowed, unless cause be then and there shewn to the contrary, or such other order will be made therein as the justice of the case may require.

OTICE is hereby given, that William Thomas Jemmett, Esq., Her Møjesty's Commissioner acting in the prosecution of a Petition of adiudication in Bunkruptcy, filed the 19th day of December, 1860, by James Leyland Hodgson, of the city of Manchester, in the county of Lancaster, Money Scrivener, Dealer and Chapman, will, pursuant to "The Bankrupt Law Consolidation Act, 1849," on the application of the said bankrupt, sit on the 1st day of March next, at twelve of the clock at noon precisely, at Her Majesty's Court of Bankruptcy, in Manchester, for the allowance of the Certificate of conformity of the said bankrupt, under the said Petition. Any of the creditors of the said bankrupt who shall have given due notice of his or their intention to oppose, may at such sitting be heard against the allowance of such Certificate, pursuant to the statute in that case made and provided.

OTICE is hereby given, that William Thomas Jemmett, Esq., Her Majesty's Commissioner acting in the prosecution of a Petition tor adjudication of Bankruptcy, filed on the 23rd day of April, 1860, against John Brimelow, Richard Daniels, and Samuel Daniels, all of Bedford in the parish of Leigh, in the county of Lancaster, Silk Manufacturers and Copartners, Dealers and Chapmon, will, pursuant to "The Bankrupt Law Consolidation Act, 1849," on the application Richard Daniels and Samuel Daniels, two of the said bankrupts, sit on the 6th day of March next, at twelve of the clock at noon precisely, at the Manchester District Court of Bankruptcy, in Manchester, for the allowance of the Certificates of conformity of the said Richard Daniels and Samuel Daniels, under the said Petition. Any of the creditors of the said Richard Daniels and Samuel Daniels, who shall have given due notice of his or their intention to oppose, may at such sitting be heard against the allowance of such Certificate, pursuant to the Statute in such case made and provided.

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, 1860, against Edward Russell Daunt and John Wilson, of No. 37, Old Broadstreet, in the city of London, bill brokers. dealers, and chapmen, and now or lately trading in co-partnership there, under the style or firm of Daunt, Wilson and Company, did on the 1st day of February instant allow the said John Wilson 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 27th day of October, 1860, against William Strong, of Merton-road, Wandsworth, in the county

of Surrey, builder, did on the 1st day of February instant allow the said William Strong 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.

HIS 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 1860, against Edward Russell Daunt and John Wilson, of No. 37, Old Broad street, in the city of London, bill brokers, dealers, and chapmen, and now or lately trading in co-partnership there, under the style or firm of Daunt, Wilson and Compuny, did on the 1st day of February instant, allow the said Edward Russell Daunt 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 he given to the Coart.

In the County Court of Kent, holden at Rochester. In the Matter of George Dann Banes, formerly of Highstreet, Brompton, Kent, then of Blackman-street, Southwark, Surrey, and late of No. 1, Scrayfries-place, Gilling-ham, Kent, one of the Foremen in Her Majesty's Dockyard, Chatham.

DIVIDEND of 2s. in the pound (being the Third Dividend), is payable to the creditors of the above insolvent, and may be received at my office, No. 37, Highstreet, Rochester, any day, except Saturday, after the 11th day of February instant, between the hours of ten and four. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators are required to produce the pro-bate of the will, or the letters of administration under which they claim.—Rochester, February 2, 1861. G. BRINDLEY ACWORTH, Official Assignee.

In the County Court of Carmarthenshire, holden at Carmarthen.

DIVIDEND of 1d. in the pound is psyable to the creditors of David Hughes, of Wernddu, in the parish of Llanguunor, in the county of Carmarthen, Labourer, an insolvent debtor, upon application at my office, at Queen-street, Carmarthen, on any day between the hours of ten and four, except on Mondays, when the office will be closed at one.—Dated January 31, 1861.

WALEN LLOYD, Official Assignee.

In the County Court of Carmarthenshire, holden at Carmarthen.

DIVIDEND of ld. in the pound is payable to the creditors of James John, of the Dragon, in the town of Laugharne, in the county of Carmarthen. Innkeeper, an insolvent debtor, upon application at my office, at Queenstreet, Carmarthen, on any day between the hours of ten and four, except on Mondays, when the office will be closed at one.—Dated January 31, 1861. WALEN LLOYD, Official Assignee.

HEREAS a Petition of John Ellis, formerly of Tacket-street, Ipswich, in the county of Suffolk, Greengrocer and Fishmonger, afterwards and now of Carrstreet, Ipswich aforesaid, Greengrocer, Fishmonger, General strect, Ipswich aforesaid, Greengrocer, Fishmonger, General Dealer, and Carter, an insolvent debtor, having been filed in the County Court of Suffolk, at Ipswich, and an interim order for protection from process having leen given to the said John Ellis, under the provisions of the Statutes in that case made and provided, the said John Ellis is hereby required to appear before the said Court, on the 14th day of February instant, at ten of 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 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 Ellis, 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 Samuel Skelton Priestley, formerly of the parish of Nunnington, in the North Riding of the county of York, out of business, afterwards of Beadiam, in the parish of Helmsley, in the said North Riding, Small Farmer, then of Welham-road, in the parish of Norton, in the East Riding of the said county of York, out of business, lately of Saint Nicholas-street, in the said parish of Norton, and the Riding of the said county of York, out of business, lately of Saint Nicholas-street, in the said parish of Norton and of No out of business, lately of Saint Nicholas-street, in the said parish of Norton, out of business, and at present and since the 14th day of August last residing at Pasture Cottage, in the parish of Old Malton, in the said North Riding, out of business, an insolvent debror, having been filed in the County Court of Yorkshire, at New Malton, and an interim order for protection from process having been given to the said Samuel Skelton Priestley, under the provisions of the Statutes in that case made and provided, the said

Samuel Skelton Priestley is hereby required to appear before the said Court, on the 20th day of February instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees in to take place at the time so appointed. All persons indebted to the said Samuel Skelton Priestley, or that have any of his effects, are not to pay or deliver the same but to Mr. Henry Jackson, Registrar of the said Court, at his office, at New Malton, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Thomas Day the younger, known and trading of Thomas Day of Eyke, near Woodbridge, in the county of Suffolk, Journeyman Wheelwright, before that of the Victoria-gardens, London-road, Beccles, in the said county, Wheelwright and Licensed to sell Beer and Tobacco by retail, previously of Ringsfield, near Beccles aforesaid, Journeyman Wheelwright, an insolvent debtor, having been filed in the County Court of Suffolk, at Beccles and Bungay, and an interim order for protection from process having been given to the said protection from process having been given to the said Thomas Day the younger, under the provisions of the Sta-tutes in that case made and provided, the said Thomas Day the younger is hereby required to appear before the said Court, at the Corn-hall, Bungay, on the 20th day of February instant, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, 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 Day the younger, or that have any of his effects, are not to pay or deliver the same but to Mr. Edward Brown Fiske, Registrar of the said Court, at his office, at Beccles, the Official Assignee of the estate and effects of the said insol-

WHEREAS a Petition of Benjamin Sykes, of Shaw-clough, in the township of Spotland, and parish of Rochdale, in the county of Lancaster, Twist Maker-up, and also carrying on business at the same place as a Provision Dealer, an insolvent debtor, having been filed in the County Court of Lancashire, at Rochdale, and an interim order for protection from process having been given to the said Benjamin Sykes, under the provisions of the Statutes in that case made and provided, the said Benjamin Sykes is hereby required to appear before the said Court, on the 20th day of February instant, at twelve of the clock at noon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Benjamin Sykes, or that have any of his effects, are not to pay or deliver the same but to Mr. James Woods, Registrar of the said Court, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Mark Edward Wade, of Stonham Aspall, in the county of Suffolk, Farmer, an insolvent debtor, having been filed in the County Court of Suffolk, at Stowmarket, and an interim order for protection from process having been given to the said Mark Edward Wade, under the provisions of the Statutes in that case made and provided, the said Mark Edward Wade is hereby required to appear before the said Court, on the 16th of February instant, at eleven o'clock in the forenoon pre-cisely, 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 Mark Edward Wade, or that have any of his effects, are not to pay or deliver the same but to Mr. Edward Peter Archer, Registrar of the said Court, at his office, at Stowmarket, the Official Assignee of the estate and effects of the said insolvent.

W HEREAS a Petition of John Davis, of London-street, Faringdon, in the county of Berks, Boot and Shoe Maker, and Dealer in Ready-made Boots and Shoes, an insolvent debtor, having been filed in the County Court of Berkshire, at Faringdon, and an interim order for protection from process having been given to the said John Davis, under the provisions of the Statutes in that case made and provided, the said John Davis is hereby required to appear before the said Court, on the 9th day of March next, at half past twelve in the afternoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assigmees is to take place at the time so appointed. All persous indebted to the said John Davis, or that have any of his effects, are not to pay or deliver the same but to Mr. George Frederick Crowdy, Registrar of the said Court, at his office at Faringdon, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a 'e ition of William Jobling, at present residing at lougings at No. 1, Howard-street, and carrying on business at No. 22½. Quayside, as a Dealer in Potatoes and Vegetables, before then residing at No. 15, Elis m-terrace, Shipowner, and at the same time carrying on business as a Dealer in Potatoes and Vegetables, at No. 22½, Quayside aforesaid, before then residing at the Burn's Tavern, Spicer-lane, Publican, Liceased Dealer in Spirits, Ale, and Tobacco, and Shipowner, before then residing at No. 35, Stepney-terrace, Shipowner, all which said several places of residence and places of business are in the borough of Newcastle-upon-Tyne, before then of the Half-Moon, Bridge-extrect, Gateshead, in the county of Durham, Publican, Liceased Dealer in Spirits, Ale, and Tobacco, and Shipowner, and at the same time carrying on business as a Nail Manufacturer and Blacksmith, at Causey Bank, Newcastle-upon-Tyne aforesaid, and formerly of the Joiner's Arms, No. 35, Gibson-street, Publican, Liceased Dealer in Spirits, Ale, and Tobacco, and Shipowner, and at the same time carrying on business as a Nail Manufacturer and Blacksmith, at Causey Bank, both in Newcastle-upon-Tyne aforesaid, an insolvent debtor, having been filed in the County Court of Northumberland, at the Guildhall, Newcastle, and an interim order for protection from process having been given to the said William Jobling, under the provisions of the Statutes in that case made and provided, the said William Jobling is hereby required to appear before the said Court, on the 26th day of February instant, at two of the clock in the afternoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Jobling, or that have any of his effects, are not to pay or deliver the same but to Mr. John Clayton, Registrar of the said Court, at the Con

HEREAS a Petition of Peter Port, formerly of Redhill, near Havant, in the county of Southampton, Horse Dealer's Assistant, and now of Franklin-place, Chichester, in the county of Sussex, Stableman, and occasionally dealing in Cattle, an insolvent debtor, having been filed in the County Court of Sussex, at Chichester, and an interim order for protection from process having been given to the said Peter Port, under the provisions of the Statutes in that case made and provided, the said Peter Port is hereby required to appear before the said Court, on the 6th day of February instant, at eleven o'clock in the forenoon precisely, for his first examination touching his debts, cstate, 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 Peter Port, or that have any of his effects, are not to pay or deliver the same but to Mr. Matthias James Sowton, Registrar of the said Court, at his office, at Chichester, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Thomas Drake, late of the Dog Inn, in Gungate-street, in the borough of Tamworth, in the county of Stafford, Licensed Victualler, Maltster, Carpenter and Builder, and now lodging at the Coffee Pot Inn, in George-street, in the said borough of Tamworth, in the county of Warwick, Carpenter, an insolvent debtor, having been filed in the County Court of Warwickshire, at the Townhall, Tamworth, and an interim order for protection from process having been given to the said Thomas Drake, under the provisions of the Statutes in that case made and provided, the said Thomas Drake is hereby required to appear before the said Court, on the Sth day of March next, at eleven o'clock in the foremon precisely, for his first examination touching his debts, estate, and effects, and to be turther 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 Drake, or that have any of his effects, are not to pay or deliver the same but to Mr. John Shaw, Registrar of the said Court, at his office, at Tamworth, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Thomas Caladine, of Culham, in the county of Oxford, Farm Bailiff, an insolvent debtor, having been filed in the County Court of Berkshire, at Abingdon, and an interim order for protection from process having been given to the said Thomas Caladine, under the provisions of the Statutes in that case made and provided, the said Thomas Caladine is hereby required to appear before the said Court, on the 28th of February instant, at twelve o'clock at noon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes, and the choice of the creditors' assignees is to take place at the time so appointed. All persons in-

lebted to the said Thomas Caladine, or that have any of his effects, are not to pay or deliver the same but to Mr. Sedgefield, Registrar of the said Court, at his office, at Abingdon, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Henry Linton, of No. 16, West-street, Stockton, in the county of Durham, now and during six months last past, carrying on business as a Joiner, Cabinet Maker, and Builder, at No. 2, Smithstreet, Stockton aforesaid, an insolvent debtor, having been filed in the County Court of Durham, at Stockton, and an interim order for protection from process having been given to the said Henry Linton, under the provisions of the Statutes in that case made and provided, the said Henry Linton is hereby required to appear before Alfred Septimus Dowling, Serjeant-at-Law, Judge of the said Court, on the 19th day of February instant, at ten in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes and the choice of the creditors' assignces is to take place at the time so appointed. All persons indebted to the said Henry Linton, or that have any of his effects, are not to pay or deliver the same but to Mr. Timothy Crosby, Registrar of the said Court, at his office, the Official Assignce of the estate and effects of the said insolvent.

WHEREAS a Petition of Arthur Wakefield, late of the Star Beerhouse, Temple-street, Wolverhampton, in the county of Stafford, but now of Cover-heath, in the same county, out of business, 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 Arthur Wakefield, under the provisions of the Statutes in that case made and provided, the said Arthur Wakefield is hereby required to appear before the said Court, on the 22nd February instant, 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 Arthur Wakefield, 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, Wolverhampton, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Le-son, now and twenty-seven years or thereabouts I st past residing at Studley, in the county of Warwick, and being a Plumber, Glazier, Painter, and Paper Hanger, an insolvent debtor, having been filed in the County Court of Warwickshire, at Alcester, and an interim order for protection from process having been given to the said John Leeson, under the provisions of the Statutes in that case made and provided, the said John Leeson is hereby required to appear before the said Court, on the 18th day of February instant, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said John Leeson, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Jones, Registrar of the said Court, at his office, at Alcester, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of James Cund (sometimes known as James Cun, James Coon, James Conn, and James Cunn), now and for the last six years residing in the Green-lane, Studley, in the county of Warwick, Grocer, Provision Dealer, Draper, and Dealer in Boots and Shoes, and also being a Journeymann Needle Maker, and for three years of the time renting a shop and premises in Studley aforesaid, and carrying on the business of a Grocer, Provision Dealer, Draper, and Dealer in Boots and Shoes, and for nine months of the same p. riod being a Beer Retailer and Dealer in Tobacco, an insolvent debtor, having been filed in the County Court of Warwickshire, at Alcester, and an interim order for protection from process having been given to the said James Cand, under the provisions of the Statutes in that case made and provided, the said James Cund is hereby required to appear before the said Court, on the 18th day of February instant, at eleven of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assigness is to take place at the time so appointed. All persons in debted to the said James Cund, or that have any of his effects, are not to pay or deliver the same but to Mr. Charles Jones, Registrar of the said Court, at his office, at Alcester, the Official Assignce of the estate and effects of the said insolvent.

WI HEREAS a Petition of William Bird, formerly of Studley, near Alcester, in the county of Warwick afterwards of the hamlet of Sambourne, in the parish o Coughton, in the said county, then of Huntend, in the paris' of Feekenham, in the county of Worcester, then and now for six years and upwards last past of the hamlet of Sambourne aforesaid, during the whole of such said sever residences, and up to the 23rd day of July, 1856, being Journeyman Needle Pointer, afterwards and up the 8th day of October now and last past being a Master Needle Pointer and now and since such last-mentioned period being a Journeyman Needle Pointer, an insolvent debtor, having been filed in the County Court of Warwickshire, at Alcester, and an interim order for protection from process having been given to the said William Bird, under the provisions of the Statutes in that case made and provided, the said William Bird is hereby required to appear before the said Court, on the 18th of February instant, at eleven 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 Satutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Bird, or that have any of his effects, are not to pay or deliver the same but to Mr. C. Jones, Registar of the said Ccurt, at his office, at Alcester, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of Elizabeth Smith, formerly of Roker-road, in the parish of Monkwearmouth, in the county of Durham, Lodging-house Keeper, afterwards of Back Roker-terrace, in the parish of Monkwearmouth aforesaid, Becrhouse Keeper, and now of furnished lodgings at No. 44. Hendon-cottages, in the borough of Sunderland, in the said county of Durham, out of business, an insolvent debtor, having been filed in the County Court of Durham, at Sunderland, and an interim order for protection from process having been given to the said Elizabeth Smith, under the provisions of the Statutes in that case made and provided, the said Elizabeth Smith is hereby day of February instant, at ten o'clock in the forencom precisely, for her first examination, touching her debts, estate and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Elizabeth Smith, or that have any of her effects, are not to pay or deliver the same but to Mr. John Edwin Marshall, Registrar of the said Court, at his office, at Sunderland, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of Nicholas Summers, of No. 35. Charles-street, Monkwearmouth, in the county of Durham, Skipper of a Keel and Greengrocer, an insolvent debtor having been filed in the County Court of Durham, at Sunderland, and an interim order for protection from process having been given to the said Nicholas Summers, under the provisions of the Statutes in that case made and provided, the said Nicholas Summers is hereby required to appear before the said Court, on the 19th day of February instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take placat the time so appointed. All persons indebted to the said Nicholas Summers, or that have any of his effects, are not to pay or deliver the same but to Mr. John Edwin Marshall, Registrar of the said Court, at his office, at Sunderland, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of George Trickey, of No. 78, Paris-street, in the parish of Saint Sidwell, in the county of the city of Exeter, Journeyman Baker, previously of No. 5, Silver-place, Paris-street aforesaid, out of business or employment, before then of No. 125, Sidwell-street, in the same parish, and formerly of No. 101, in the same street, Baker, Flour Dealer, and Grocer, an insolvent debtor, having been filed in the County Court of Devoushire, at the Castle of Exeter, and an interim order for protection from process having been given to the said George Trickey, under the provisions of the Statutes in that case made and provided, the said George Trickey is hereby required to appear before the said Court, on the 19th day of February instant, at ten of the clock in the forencou 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 Trickey, or that have any of his effects, are not to pay or deliver the same but to Mr. John Daw, Registrar of the said Court, at his office, No. 13, Bedford-circus, in the city of Exeter, the Official Assignee of the estate and effects of the said Insolvent.

West Butterwick, in the county of Lincoln, Tailor, then of East Stockwith, in the same county, Tailor, afterwards of West Butterwick aforesaid Thilor then of No. 25, wint Sepulchregate, Doncaster, in the county of York, Tailor and Beerhouse Keeper, then of West Butterwick aforesaid, Journeyman Tailor, but now of No. 7, Swiftward, Marsh-gate, in Doncaster aforesaid, Journeyman Tailor, an insolvent debtor having been filed in the County Court of Yorkshire, at Doncaster, and an interimorder for protection from process having been given to the said George Snowden, under the provisions of the Statutes in that case made and provided, the said George Snowden is hereby required to appear before the said Court, on the 14th day of February instant, at twelve o'clock at moon 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 Snowden, or that have any of his effects, are not to pay or deliver the same but to Mr. Thomas Blackwell Mason, Registrar of the said Court, at his office, Saint George-gate, Doncaster, the Official Assignee of the estate and and effects of the said insolvent.

HEREAS a Petition of William Harris Reynolds, of Lianidloes, in the county of Montgomery, Chemist, Druggist, Grocer, and General-shop Keeper, an insolvent debtor, having been filed in the County Court of Montgomeryshire, at Lianidloes, and an interim order for protection from process having been given to the said William Harris Reynolds, under the provisions of the Statutes in that case made and provided the said William Harris Reynolds is hereby required to appear Lefore the said Court, on the 5th day of March next, at one of the clock in the afternoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Harris Reynolds, or that have any of his effects, are not to pay or deliver the same but to Mr. John Williams, Registrar of the said Court, at his office, at Pendre Llanidloes, the Official Assignee of the estate and effects of the said insolvent.

HEREAS a Petition of William Charles Alway, of Rockwell Green, in the parish of Wellington, Somersetshire, Beerhouse Keeper, an insolvent debtor, having been filed in the County Court of Somersetshire, at Wellington, and an interim order for protection from process having been given to the said William Charles Alway, under the provisions of the Statutes in that case made and provided, the said William Charles Alway is hereby required to appear before the said Court, on the 9th day of February instant, at ten of the clock in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said William Charles Alway, or that have any of his effects, are not to pay or deliver the same but to Mr. Barridge, Registrar of the said Court, at his office, at Wellington, the Official Assignees of the estate and effects of the said insolvent.

HEREAS a Petition of Charles Cleaver, formerly of Heart Sheaf Farm, in the parish of Staplehurst, in the county of Kent, Farmer, afterwards of Widehurst Farm, in the parish of Marden, in the county of Kent, Farmer, then of Loose-hill-cottage, in the parish of Loose, in the county of Kent, out of trade, business, or employ, then of Paragon-cottage, Loose aforesaid, Fruit Salesman and Commission Agent, and having a Fruit Stand in the Borough Market, in the borough of Southwark, in the County of Surrey, and now of Congress-villa, Loose aforesaid, Fruit Salesman and Commission Agent, and having a Fruit Stand in the borough Market, in the borough of Southwark aforesaid, an insolvent debtor, having been filed in the County Court of Kent, at Maidstone, and an interim order for protection from process having been given to the said Charles Cleaver, under the provisions of the Statutes in that case made and provided, the said Charles Cleaver is hereby required to appear before the said Court, on the 20th of February instant, at eleven in the forenoon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Charles Cleaver, or that have any of his effects, are not to pay or deliver the same, but to Mr. Frederick Scudamope, Registrar of the said Court, at this office, at Maidstong, the Official Assignee of the estate and effects of the said insolvent.

MEREAS a Petition of Edwin Patterson, formerly of No. 31, Brunswick-street, in the borough and parish of Maidstone, in the county of Kent. Baker, afterwards of No. 63, Bank street, in the parish of Maidstone aforesaid, Baker, then of Walnut-street, in the city and township of Hamilton. Upper Canada. North America; Journeyman Baker, then of No. 31, Brunswick-street, in the parish of Maidstone aforesaid. Baker, and now of Paddie large in the parish of Maidstone aforesaid. Baker, and now of Pudding-lane, in the parish of Maidstone aforesaid, Confectioner, Bread and Biscnit Baker, and Dealer in Truit. an insolvent debtor, having been filed in the County Court of Kent, at the Sessions house, Maidstone, and an interim order for protection from process having been given to the said Edward Patterson, under the provisions of the Statutes in that case made and provided, the said Edward Patterson is hereby required to appear before the said Court, on the 20th day of February instant, at eleven of the clock in the forenoon precisely, for his first examination touching his dabta setter, and effects first examination touching his debts, estate, and effects, and to be further dealt with according to the provisions of the said Statutes; and the choice of the creditors' assignees is to take place at the time so appointed. All persons indebted to the said Edward Patterson, or that have any of his effects, are not to pay or deliver the same but to Mr. Frederick Scudamore, Registrar of the said Court, at his office, at Maidstone, the Official Assignee of the estate and effects of the said insolvent.

WHEREAS a Petition of John Glazebrook, of Rod-mell, near Lewes, in the county of Sussex, Grocer, Baker, and General-shop Keeper, an insolvent debtor, having been filed in the County Court of Sussex, at the County-hall, Lewes, and an interim order for protection from process having been given to the said John Glaze-brook, under the provisions of the Statutes in that case made and provided, the said John Glazebrook is hereby required to appear before the said Court, on the 12th day of February instant, at twelve of the clock at noon precisely, for his first examination touching his debts, estate, and effects, and to be further dealt with ac-cording to the provisions of the said Statutes; and the choice of the creditors' sesignees is to take place at the time so appointed. All versons indebted to the said John Glazebrook, or that have any of his effects, are not to pay or deliver the same but to Mr. Edgar Blaker, Registrar of the said Court, at his office, at No. 211. Highstreet, Lewes, the Official Assignee of the estate and effects of the said insolvent.

In the Matter of the Petition of Thomas Ball, of the Boot and Shoe Beerhouse, in Midgate-street, Peterborough, in the county of Northampton, Beerseller and Shoe-

Northamptonshire, at Peterborough, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 18th of February instant, at twelve o'clock at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of George Holman Rowell, commonly called and known as George Holman the 1 !younger, of Newborough, in the county of Northampton, Farmer.

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 18th day of February instant, at twelve o'clock at noon precisely, unless cauve be then and there shewn to the contrary.

In the Matter of the Petition of Thomas Taverner, continuously from the 30th day of May, 1855, up to the 28th day of February, 1859, of Peterborough, in the county of Northampton, Master Butcher, and from the said 28th Normampion, Master Dutcher, and from the said 20in day of February, 1859, continuously to the 5th day of November, 1860, of Peterborough aforesaid, Innkeeper, and from the said 5th day of November, 1860, continuously to the day of the date of this my Petition of Peterhorough aforesaid, Journeyman Butcher

Northamptonshire, at Peterborough, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 18th day of February instant, at twelve o'clock at noon precisely, unless cause he

then and there shewn to the contrary.

In the Matter of the Petition of John Searle, now and for uine years last past of Tinkel-lane, Whittlesey, in the county of Cambridge, Farmer, and part of such time also carrying on business as a Machine Man, Drillman, Dealer and Chapman.

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 18th day of February instant, at twelve of the clock at noon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Charles Bennett, of Daventry, in the county of Northampton, Hair Dresser and Dealer in Perfumery, Jewellery, Cutlery, Toys, and Stationery, an Insolvent Debtor.

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

In the Matter of the Petition of John March, of No. 59, Northgate street, Canterbury, in the county of Kent, Linen Draper, Hosier, and Haberdasher.

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

In the Matter of the Petition of Robert Collard the younger. formerly of Reculver, Kent, late of Herne. Kent, and now of Maypole, in the parish of Hoath, Kent, of no business or occupation, sometimes keeping Cows.

NOTICE is hereby given, that the County Court of Kent, at Canterbury, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court on the 15th day of February instant, at ten o'clock in the forenoon, unless cause be then and there shewp to the contrary.

In the Matter of the Petition of Charles Honwood, at present and for two years last past residing and carrying on business at No. 100. Oldhall-street, Liverpool, in the county of Lancaster, Ironmonger, Gas Fitter, Tinman,

OTIOE 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 20th day of February instant, 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 William Deans, now and for sixteen years last past continuously of Brigstock, in

the county of Northampton, Currier.

OTICE is hereby given, that the County Court of
Northamptonshire, at Thrapston, acting in the
matter of this Petition, will proceed to make a Final
Order thereon, at the said Court, on the 22nd day of February instant, at twelve of the clock at noon precisely, unless cause he then and there shewn to the contrary.

In the Matter of the Petition of George Pearson, at present residing at Catterick buildings, Byker, in the town and county of Newcastle-upon Tyne, in the employment of the North Eastern Railway Company, as Station Master of the Heaton Station, near Newcastle-upon Tyne aforesaid, belonging to the said Company, before then residing 'at Heaton Hall Lodge, in the parish of Benton, in the country of Northumberland, in the employment aforewaid, Ship Owner, and interested in the Schooner Isathellas, of Newcastle-upon Tyne aforesaid, but not the Registered Owner of the said vessel, and also during such residences a Collector of Rents.

OTICE is hereby given, that the County Court of Northumberland, at Newcastle, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 26th day of February instant, at two o'clock in the afternoon precisely, unless cause be then and there shewn to the contrary

In the Matter of the Petition of Thomas Penman, at present the Matter of the Petition of Thomas Penman, at present residing in lodgings at No. 26, Upper Buxton-street, and of No. 3. Stock-bridge, Assistant Surgeon and Druggist, previously of No. 22. Bayley-street, and No. 11. Buckingham-street, before then of No. 22, Blenheim-street and at Union-street. Bigg-market, before then of No. 22, Blenheim-street aforesaid, and of No. 165, Pilgrim-street, Bleineim-street aloresaid, and of No. 165, Pigrim-street, before then of No. 13, George-street West, and of No. 41, Gallowgate, all of which said places being within the borough and county of Newcastle-upon-Tyne, Surgeon and Druggist, before then of Dock-street West, Hartle-pool, in the county of Durham, Surgeon and Druggist, before then of Alston, in the county of Cumberland, Surgeon and Druggist, and in capartnership with William Craig, as Lessees of the Galligill Bents Lead Mine, at Alston aforesaid, and formerly of the same place, Surgeon Alston aforesaid, and formerly of the same place, Surgeon and Druggist, and Lessee of the Galligill Bents and Syke Lead Mines.

NOTICE is hereby given, that the County Court of Northumberland, at Newcastle, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 26th day of February instant, at two o'clock in the afternoon precisely, unless cause be then and

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there shewn to the contrary.

In the Matter of the Petition of John Fairy, of No. 8, Lansdiwn-street, Hove, in the county of Sussex, Lodging-house Keeper and Laceman.

O'TICE is hereby given, that the County Court of Sussex, at Brighton, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 16th day of February instant, at ten o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of James Piper, of Waldron, in the county of Sussex, Boot and Shoe Maker.

NOTICE is hereby given, that the County Court of Sussex, at Lewes, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 12th day of February instant, at eleven o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of George Saunders, formerly of Waldron Watermill, Miller and Mealman, and now of Burnt Oak green, Waldron aforesaid, Corn Dealer and

Mealman, both in the county of Sussex.

North of the county of Sussex.

OTICE is hereby given, that the County Court of Sussex, at Lewes, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 12th day of February instant, at eleven o'clock in the forenoon precisely, unless cause be then and there shewn to the contrary.

In the Matter of the Petition of Alfred Neve, at present and since Midsummer, 1858, residing at No. 22, and previously for about two years at No. 9, both in Earl-street, before that for about three years residing at No. 2, Parker's-street, all in the parish of Saint Andrew the Great, in the town of Cambridge, Cambridgeshire, and formerly residing in Queen's-lane, in the parish of Saint Edward's in the said town of Cambridge, all the time and Edward's, in the said town of Cambridge, all the time an

Ironmonger's Assistant.

OTICE is hereby given, that the County Court of Cambridgeshire, at Cambridge, acting in the matter of this Petition, will proceed to make a Final Order thereon, at the said Court, on the 12th day of February instant, at ten of the clock in the forenoon precisely, unless cause

he then and there shewn to the contrary.

THE estates of Mrs. Marjory Lessels or M'Culloch, Grocer and Spirit Dealer in Kirkcaldy, were sequestrated on the 1st day of February, 1861, by the Sheriff-Substitute of Fifeshire.

The first deliverance is dated the said 1st day of Feb-

ruary, 1861.

The meeting to elect the Trustee and Commissioners is to be held on Wednesday, the 13th day of February, 1861, at twelve o'clock noon, within the National Hotel, Kirk-

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 3rd day of June.

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

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

D. and D. PEARSON, Writers, Kirkcaldy,

Agents.

Kirkcaldy, February 1, 1861.

THE estates of John Rankine Weir, Bootmaker, Argylestreet, Glasgow, were sequestrated on the 31st day of January, 1861, by the Sheriff of the county of Lanark.

The first deliverance is dated 31st January, 1861.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, on Friday, the 8th day of February, 1861, within the Faculty Hall, Saint George's-place, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 31st day

of May, 1861.

A Warrant of Protection against Arrest or Imprisonment for Civil Debt, until the meeting of creditors for

election of Trustee, has been granted to the bankrupt.

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

JAS. MURDOCH, Writer, Agent,

48, West Nile-street, Glasgow.

THE estates of Archibald James Somerville, Builder and Feuar, in Bothwell and Glasgow, and residing a Fairfield Lodge, Bothwell, were s questrated on the 2nd day of February, 1861, by the Sheriff of Lanarkshire.

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

The meeting to elect the Trustee and Commissiners is to be held at twelve o'clock noon, on Tuesday the 12th day of February, 1861, within the Faculty Hall, Saint George's-place, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 3rd day of June, 1861.

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

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

A. and A. MACGEORGE and COWAN, Writers,
3, Victoria-place, Glasgow, Agents.

# COURT FOR RELIEF OF INSOLVENT DEBTORS.

# See Notice at the End.

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

On Wednesday the 20th February, 1861, at half past Ten o'Clock precisely, before Mr. Commissioner Nichols.

William Chick, formerly of No. 2, in the yard known as No. 63, Bevis Marks, St. Mary Axe, in the city of London, Livery Stable Keeper, Cab Proprietor, and for part of the time Hay and Corn Dealer, and Licensed to het Horses and Carriages for Hire, and renting stables at No. 6½, Bevis Marks, and premises at the back of No. 5, Bevis Marks, afterwards of the same place, out of business, then a Prisoner for Debt in the Debtors' Prison for London and Middlesex, then of first-named place, out of business, and now of the same place. Manager to the Proprietor of the Stables and Yard at No. 62, and also renting and under-letting premises at the back of No. 5, both in Bevis Marks aforesaid.

Jessie Cochrane, of No. 10, North Bank, and formerly of No. 37, South Bank, both in the Regent's-park, Middle-

sex, out of business.

Stephen Samuel Coleman, formerly of No. 4, Inner Temple-lane, afterwards of No. 18, Michael's-place, then of No. 56, Brompton-crescent, both in Brompton, and now of No. 2, Marburg Cottages, Hammersmith, all in Middlesex, Judge's Clerk.

Robert Scott, formerly of Arundel-terrace, Islington, afterwards lodging at No. 8, Cole's-terrace, Barnsbury-road, and since of No. 29, Richmond-road, Barnsbury, all in Middlesex, Surgeon, Accoucheur, and General Practitioner, and on five several occasions, while of last-named place, a prisoner for debt and contempt of court, in the Prison of the Sheriff of Middlesex, Whitecross street,

Joseph Salt the younger, (known and trading as Joseph Salt), formerly of the Rose and Crown Beershop, Duffstreet, East India-road, then of No. 33, Glarford-street, then of the Times Tap Beershop, West Ferry-road, Millwall, there carrying on business in the names of Thomas and Robert Lindsay, and then and now of No. 4, Montague-piace, Millwall, all in Poplar, Middlesex, during the whole time Bricklayer and Labourer.

Anna Matilda Ellis, (sued as Mathilde Ellis), formerly of No. 34, Gloucester-street, Pmilco, Lodging-house Keeper, then of No. 44, Carry, extract

then of No. 4, Craven-street, Strand, then of South Parade, Trafalgar-square, Brompton, and now lodging at No. 11, Ovington-terrace, Brompton, all in Middlesex,

in no occupation.

Thomas Brown, formerly of No. 3, North-street, and now of High-street, both in Wandsworth, Surrey, Boot and Shoe Maker.

Jane Humphreys, formerly of No. 12, Wilton-terrace, the wife of George Humphreys, of the same place, Engineer, next of No. 80, Cambridge-street, Widow, and Lodginghouse Keeper, and now lodging at No. 58, Lillington-street, all in Pimlico, Middlesex, Widow, out of business, administratrix of the said George Humphreys.

William trophs, of No. 17, High-street, Bow, Milkman and Irealer in Bread, previously of Bromley, both in Middle-sex, Milkman, and formerly of Great Marlow, Bucks,

Baker.

John Henry Furlong, of No. 16, Margaret-street, Clerken-well, previously of No. 30, St. Thomas-street, St. Peter-street, and formerly of No. 17, Essex-street, both in Islington, all in Middlesex, for part of the time Clerk of the Works to a Builder, and now out of business.

the Works to a Builder, and now out or business.

George Robinson Juniper (known as G. R. Juniper, and sued as George Robert Juniper), formerly of No. 10, Commerce-place. North Brixton, Baker, and now of No. 1, Union-road, Clapham, both in Surrey, Baker.

George Lee, formerly of East-road, Cambridge, Cambridgeshire, and now of No. 1, St. Peter's-te-rrace, Hammersmith, Middlesex, Schoolmaster, his wife for part of the time. Schoolmitteness the same beautiful.

time a Schoolmistress at the same place
George Young, of No. 19, Crown-street, Finsbury, Plumber,
Painter, and Builder, and lately lodging at No. 29,
Sudeley-street, City-road, both in Middlesex, out of

On Wednesday the 20th February, 1861, at Eleven o'Clock, before Mr. Chief Commissioner Law.

Samuel Curtis, of No 12, Wellington-street, Deptford, Kents

Richard Coningham, formerly of No. 1, Roscoe-street, at the same time also carrying on business at No. 12, Eaglethe same time also carrying on business at No. 12, hagis-terrace, Baker, afterwards of No. 12, and then of No. 11, Eagle-terrace aforesaid, Baker, Confectioner, and Corn Chandler, then of No. 1, Rathbone-street, Retailer, then of No. 1, Arkwright-street, and at the same time renting premises at No. 22, Custom-house-terrace, Victoria Docks, and then and now of No. 1, Arkwrightstreet, all in Plaistow Marsh, Essex, Baker and Chandler's Shopkeeper.

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

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

# COURT FOR RELIEF OF INSOLVENT DEBTORS.

The 2nd day of February, 1861.

ASSIGNEES have been appointed in Further particulars may be following Cases. learned at the Office, in Portugal-Street, Lincoln's-Inn-Fields, on giving the number of the Casc.

William White, late of Dudley Port, Tipton, Staffordshire, Minim. White, late of Dudley Port, Tipton, Stanordshire, Agent, Manager at the Dudley Port Iron Works, Insolvent No. 90,790, C.; William Marshall, Assignee.

Stephen Pope, late of No. 12, Belgrave-street, Landport, Portsea, Hampshire, Baker and Grocer, Insolvent, No. 92,248, C.; Henry Woodhouse, Assignee.

Mary Hawke, late of Eiscear, near Rotherham, Yorkshire, Green and Despen Lusalyant, No. 92,301, C.; Lynnes

Grocer and Draper, Insolvent, No. 92,301, C.; James

Swift, Assignee. Edward Baluforth, late of Mold Green, near Huddersfield, Yorkshire, out of business, Insolvent, No. 92,343, C.; James Fitton, Assignee. Charles Lee. late of Yarm, Yorkshire, Journeyman Stone

Mason, Insolvent, No. 92,396, C.; John Trickett,

Charles Mitchell, late of Bradford, Yorkshire, Commission Agent, Insolvent, No. 92,054 C.; John Smith and Benjamin Illingworth, Assignees.

James Mars all, late of Anchor street, Hunslet, near Leeds, Yorkshire, Labourer, Insolvent, No. 92,443 C.; Hugh Jennings, Assignee.

COURT FOR RELIEF OF INSOLVENT DEBTORS.

The 2nd day of February, 1861.

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

#### On their own Petitions.

John Philpott, late of No. 106, Holborn-hill, Middlesex, at the same time renting premuses and carrying on business at No. 11, Skinners-place, Leadenhall-market, London, Cheesemonger, Poulterer, and General Dealer in Provisions.—In the Debtots' Prison for London and Mid-

Withelm Rohrs, late of the White Hart, Pennington street, St. George's-in-the-East, Middlesex, Licensed Victualier.

—In the Debtors' Prison for London and Middlesex. Jacob Bowers, late of No. 12, Union-place, Maryleboneroad, at the same time carrying on business at No. 46, Upper Lisson-street, Edgware-road, and having a stand at the Potatoe Market, Great Northern Railway, King's-cross, all in Middlesex, Potatoe Salesman and Commission Agent.-In the Debtors' Prison for London and Mid-

illiam Steadman, late of the Waggon and Horses Beer-house, Lyham-road, Brixton-hill, Surrey, out of business.

-In the Gaol of Surrey.

Henry Bird. late of No. 34, Brook-street, Ratcliffe, Middlesex, Cheesemonger and Dealer in Provisions and Cooked Victuals.—In the Debtors' Prison for London and Middlesex.

John Maynard, late of No. 6, Cross-street, Wellington-row, Bethnal-green, Middlesex, Baker. — In the Debtors'

Prison for London and Middlesex.

Janes Ayers, late of No. 11, Stanhope-terrace, Hyde Park-gardens, Middlesex, House Decorator and Tobacconist. gardens, Middlesex, House Decorator and Tobace—In the Debtors' Prison for London and Middlesex.

Robert Potter, late of No. 30, Lambeth-walk, Lambeth, Surrey, Baker.—In the Debtors' Prison for London and Middlesex.

Henry Kenrick, late of No. 15, Gibson-street, Lambeth,

Surrey, Chemist,—In the Gaol of Surrey.

Edwin Fennell, late of No. 30, Eastbourne-terrace, Hyde
Park, Middlesex, Surgeon.—In the Queen's Prison.

John Reeves, late of West Cottage, West Malling, Kent,
Dealer in Manure and Fruit.—In the Debtors' Prison

for London and Middlesex.

William Archer Weir, late of No. 4, Upper Southwickstreet, Paddington, Middlesex, Manager of the business of a Dairyman.—In the Debtors' Prison for London and Middlesex.

Edward Henry Holmes, late of No. 13, Dove-row, Gold-smiths-row, Hackney-road, Middlesex, Draper's Assistant.—In the Debtors' Prison for London and Middlesex.

ant.—In the Debtors' Prison for London and Middlesex.
James Strong, late of No. 9, Hermitage-street, Paddington,
Middlesex, Guard to a Railway Company.—In the
Debtors' Prison for London and Middlesex.
John Samuel Moore, late of No. 29, Bridport-place, New
North-road, Hoxton, Middlesex, Cabinet and Looking
Glass Frame Maker, and General Furniture Dealer.—In
the Debtors' Prison for London and Middlesex.

Richard Morris, late of No. 37, Exeter-street, Strand, Middlesex, Saddler.-In the Debtors' Prison for London and

Middlesex.

Middlesex.
John Bridges, late of No. 57, Charlotte-street, Portlandplace, Middlesex, out of business and employment.—In
the Debtors' Prison for London and Middlesex.
William Pinnock the elder, late of No. 33, Surrey-street,
Strand, Middlesex, in no business or employment.—In
the Debtors' Prison for London and Middlesex.
Daniel Turner, late of No. 6, Chapel-street, Lowestoft,
Suffolk, Painter, Plumber, and Glazier.—In the Gaol of
Loswich.

Ipswich,
John Thomas, late of No. 39, Earl-street, Coventry, Warwickshire, Cutler.—In the Gaol of Warwick.
Francis Severn, late of No. 282, New John-street, West Birmingham, Warwickshire, Assistant to a Provision

Desler.—In the Gaol of Warwick.

Douglas Aurelian Clarkson, late of Biggleswade, Bedfordshire, Architect and Author.—In the Gaol of Bedford.

John Carlyle, late of No 17, Moss-street, Liverpool, Lancashire, Linen and Woollen Draper.—In the Gaol of Lancaster. Lancaster.

Eilis Thomas Hall, late of Strangeways, Manchester, out of business .- In the Gaol of Lancaster.

Ralph Blackwell Needham, late of Broad-street, Pendleton, Manchester, out of business.—In the Gaol of Lancaster. Richard Park, late of Duke street, Everton, Liverpool, Lancashire, out of business.—In the Gaol of Lancaster.

William Reed Whitehead, late of Chesterfield, Derbysbire, Corn Factor, Seed Merchant, and Flour Dealer .- In the Gacl of Derby.

William Taylor, late of No. 37, Grand-parade, Cork, Ireland, Commission Agent for the Sale of Timber.-In the Gaol of Manchester.

Stephen Nicholson, late of Roundhay, near Leeds, Yorkshire, Solicitor.—In the Gaol of York.
David McBurnie, late of No. 84, Leeds-road, Bradford, Yorkshire, Newspaper Reporter.—In the Gaol of York.
Edwin Shirwood, late of No. 123, Great Hampton-street, Birmingham, Warwickshire, Pattern Card and Jewellers Case Maker.—In the Gaol of Warwick.

John Skelton the younger, late of Barton-road, Bristol, Commission Agent.—In the Gaol of Bristol.

Lewis Evans, late of Plasbuth, Dolgelley, Merionethshire, Brewer and Licensed Victualler.—In the Gaol of Dolgellev.

geney.

Abraham Goldstone, late of Johnstone-street, Manchester, out of business.—In the Gaol of Lancaster.

Thomas Worrall, late of Green-street, Liver, 1001, Lancashire, Foreman to a Team Owner.—In the Gaol of Lancaster.

Isaac Short, late of High-street, West Bromwich, Stafford-

shire, Butcher.—In the Gaol of Stafford.

Henry Jelf, late of the city of Gloucester, Licensed Victualler.—In the Gaol of Gloucester.

Henry Jenkins, late of Fish-street, Wallingford, Berkshire, Photographer, and Assistant to a Hair Dresser.—In the

Gaol of Reading.

John McKelvey, late of Nos. 227, and 229, Athol-street,
Liverpool, Lancashire, Provision Dealer.—In the Gaol of Liverpool.

Emanuel Clegg, late of the Old Mill Glass Works, Barnsley, Yorkshire, Journeyman Glass Blower.—In the Gaol of

John Hall, late of No. 50, English-street, Hull, Yorkshire, out of business.—In the Gaol of York.

Richard Whitehouse, late of Tipton, Staffordshire, in no occupation. - In the Gaol of Stafford.

Francis Norton Erith, late of Somerton, Somersetshire, Farmer.—In the Gaol of Taunton.

Benjamin Joseph Carter, late of No. 33, Saint Thomas-street, Portsmouth, Southampton, out of business,—In the Gaol of Winchester.

Thomas Turner, late of Station-street, Newport, Monmouthshire, Sail Maker and Ship Chandler .- In the Gaol of Monmouth.

Richard Randle, late of No. 44, Bath-street, Plymouth, Devonshire, Lubourer.—In the Gaol of Exeter.

James Taylor, late of Ormskirk-road, Preston, Lancashire,

out of business,—In the Gaol of Lancaster.

James Pilkington, late of Duke-street, Saint Helen's, Lancashire, Boot and Shoemaker—In the Gaol of Laucaster.
James Keel, late of Green-street, Hulme, Manchester,
Assistant to a Fruiterer.—In the Gaol of Lancaster.
Charles Coghlau, late of Dale-street, Liverpool, Laucashire,
in no business.—In the Gaol of Lancaster.
William Alfond Character.

William Alfred Cheesman, late of Black Rock, Rotting dean, Sussex, Coal Merchant, Farmer, and Bather.-In the Gaol of Lewes

George Freeman, late of the Anchor and Hope Inn, Otterham-quay, Upchurch, Kent, Licensed Victualler.—In the Gaol of Maidstone.

Henry Mills, late of Cage-lane, Strood, Kent, Tailor.—In the Gaol of Maidstone.

John Patterson, late of No. 7, Orange-place, South Shields, Durham, out of business.—In the Gaol of Morpeth. James Weeks, late of No. 17, Peter-street, Bath, Somerset-

shire, Butcher .- In the Gaol of Taunton.

# COURT FOR RELIEF OF INSOLVENT DERTORS.

# 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 15th February, 1861, at Eleven o'Clock precisely, before Mr. Chief Commissioner Law.

Crowther Smith, late of No. 82, Market-place, Hackney-road, Shoreditch, Middlesex, Woollen Draper, Clothier, and Tailor, trading under the style of Crowther Smith, and Co., Clothiers, Hat Makers, Outfitters, &c.

On Friday the 15th February, 1861, at half past Ten o'Clock, before Mr. Commissioner Nichols.

William Pinnion Smith, occasionally known as William Smith, formerly residing at Percy Cottage, Northumber-land-park, Tottenham, Middlesex, having a place of business at No. 3, Great St. Helen's, Bishopsgate, and lately residing and carrying on business at No. 142, Leadenhall-street, both in the city of London, Tailor and

James John Daveron, late of No. 4, King's-buildings, Ea-t India-road, Poplar, Middlesex, Journeyman Rigger and Stevedore.

George Alfred Doyle (sued and committed as Alfred Doyle), late of No. 24, King-street, Southwark, Surrey, Scale Maker's Assistant.

Richard Whiting Burton, of No. 26, Connaught-terries, Paddington, and Kingsbury-villa, Kingsbury, all in Micdlesex, Auctioneer, Surveyor, and Estate Agent.

William Gayton, of No. 16, Gardner's-lane, Westminster, and previously of No. 5, Grange-place, Hoxton, both in Middlesex, Carpenter and formerly of No. 9, Limesgrove, Lewisham, Kent, Builder.

On Monday the 18th February, 1861, at Eleven Eleven o'Clock precisely, before Mr. Chief Commissioner Law.

Brooke Turner, formerly of No. 2, Red Lion-square, Helborn, then of No. 3, Gloucester-crescent, Westbourneterrace, Paddington, having offices at No. 12, Gray's-inn-square, Holborn, afterwards of No. 12, Portsdown-road, Maida-hill, Paddington, having offices at No. 12, Gray's-inn-square aforesaid, then of No. 3, Gloucester-crescent aforesaid, having offices at No. 32, Castle-street, Holborn, then of No. 3, Gloucester-crescent aforesaid, having offices at No. 12, South-square, Gray's-inn, Attorney-at-Law, next of No. 60, Elgin-crescent, Maida-hill, Bayswater, then of No. 30, Bernard-street, Russell-square, Bloomsbury, and late of No. 1, Clarendon-villas, Belsize-road, St. John's Wood, Hampstead, all in Middlesex, Attorneyat-Law and Solicitor's Clerk.

rederick Irish, formerly of No. 35, Win I nill street, Tottenham-court-road, Wood Carver, and late of No. 35, London-street, Fitzroy-square, both in Middlesex, out of business.

# 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 Forencon and Three in the Afternoon, two clear days before the day of hearing above mentioned, exclusive of Sunday, and exclusive both of the day of entering such notice and of the said day of hearing; but in the case of a Prisoner, for the removal of whom for hearing in the country an order has been obtained, but not carried into effect by the Creditors, notice of opposition will be sufficient if given one clear day before the day of hearing.

N.B. Entrance to the Office in Portugal-street.

2. The petition and schedule, and all books, papers, and writings filed therewith, will be produced by the proper Officer for inspection and examination until the last day for entering 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.

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 Merionethshire, holden at Dolgelley, on the 18th day of February, 1861, at Eleven o'Clock in the Forenoon precisely.

Lewis Evans (otherwise called Lewis H. Evans), formerly of Lion-street, in the town of Dolgelley, in the county of Merioneth, Attorney's Clerk, Beer-house Keeper, and Ale and Porter Merchant, afterwards of Plasbrith, in the town of Dolgelley aforesaid, Brewer, Licenced Victualler, Ale and Porter Merchant, and late of Plasbrith aforesaid, Brewer and Licensed Victualler, Ale and Porter Merchant and General Deeler. chant, and General Dealer.

Before the Judge of the County Court of Kent, holden at the Sessions House, Maidstone, on Wednesday the 20th day of February, 1861. at Eleven o'Clock in the Forencon precisely.

George Freeman, formerly of King-street, Troy Town' Rochester, Kent, Butcher, then of the Foresters' Arms. No. 1, Clarence-place, Maidstone-road, Rochester, Kent, Licensed to Sell Beer and Tobacco by Retail, and during part of this time Cowkeeper and Milkman, using a piece of meadow land in Delce-lane, Rochester, and then and late of the Anchor and Hope Inn, Otterham Quay, Upchurch, Kent, Licensed Victualler and Dealer in Tobacco, and during part of this time keeping the Foresters' Arms aforesaid.

Henry Mills, formerly and late of Cage-lane, Strood, Kento Tailor and Outfitter.

George Day, formerly of the Bull Inn, Hunton, Kent, Licensed Victualler and Farmer, then of the Clock-house Farm, Hunton, Kent, Farmer, and then and late of East Farleigh, Kent, of no business or employ.

Before the Judge of the County Court of Leicestershire, holden at Leicester, on Wednesday the 20th day of February, 1861.

John Norman (sued, taken in execution, and committed as John Norman only, but heretofore occasionally using the name of John Norman, senior), late of (as a lodger) New Parks-cottage, Groby-road, near Leicester, in the county of Leicester, Farm Manager there, and next previously of (as a Householder) now No. 76, High Cross-street, in Leicester aforesaid, but Farm Manager at the cottage aforesaid, and next previously of (also as a Householder) aforesaid, and next previously of (also as a Householder) No. 76 aforesaid, and also of (as a Householder) the cottage aforesaid, a Small Farmer and occasionally Market Gardener there, but trading at No. 76 aforesaid, in copartnership with his son, William Norman, as a Builder and Sand Dealer, but formerly of (as a Householder) No. 76 aforesaid. Builder, and being then also a Housebolder, Small Farmer. Sand Dealer, and occasional Market Gardener at the cottage aforesaid, and sometimes Building and Sand Dealing con jointly with one William Booth, then of Leicester aforesaid.

4. Opposition at the hearing can only be made | Before the Judge of the County Court of Bedfordshire, holden at Bedford, the 21st day of February, 1861, at Eleven o'Clock in the Forenoon precisely.

> Douglas Aurelian Clarkson, (sued and committed as Douglas A. Clarkson) formerly of Rose Cottage, Stockwell parkroad, Brixton, afterwards of Stockwell green, Stockwell, road, Brixton, afterwards of Stockwell-green, Stockwell, both in Surrey, while at both places having an office at No. 52, Regent-street, St. James's, then of Hymanterrace, Camden Town, both in Middlesex, then of Biggleswade, Bedfordshire, then of No. 4, Roseberry-villas, Tufnell-park, Camden Town aforesaid, then of No. 10, Price's-buildings, King-street, Borough, Southwark, then of Park Cottage, Park-road, Camberwell, both in Surrey, then of No. 6, Royal-avenue-terrace, King's-road, Chelsea, at the same time having an office at No. 12, Hart-street, Bloomsbury, then of No. 9, Eversholt-street, Camden Town aforesaid, then of No. 16, Willis-road, North Kentish Town, all in Middlesex, and late of Biggleswade, Bedfordshire, Architect and Author. gleswade, Bedfordshire, Architect and Author.

> Before the Judge of the County Court of Gloucestershire, holden at the Guildhall, in the City and County of Bristol, on the 21st day of February, 1861, at Ten o'Clock in the Forenoon precisely.

> Matthew Hale, late of the Odd Fellows Arms, Sidmouth-street Devises, in the county of Wilts, Innkeeper, Dealer in Earthenware and Glass, Shop-keeper and Licensed Dealer in Horses.

> John Skelton the younger, late of Barton-road, in the parish of Saint Phillips and Jacobs, in the city and county of Bristol, Commission Agent, previously of Albert-place, Bedminster, in the city and county of Bristol aforesaid, Commission Agent, and occasionally letting lodgings, formerly of Pentrewith, near Swansea, in the county of Glamo: gan, Commission Agent.

Before the Judge of the County Court of Carmarthenshire, holden at Carmarthen, on Friday the 22nd day of February, 1861.

Samuel Rees, late of John-street, in the county of the borough of Carmarthen, Fattern Maker, Licensed Victualler, and Grocer.

Before the Judge of the County Court of Lancashire, holden at Manchester, on Friday the 22nd day of February, 1861, at Twelve o'Clock at Noon.

o'Clock at Noon.

William Taylor, late of No. 37, Grand-parade, in the city and county of Cork, in the Kingdom of Ireland, in lodgings, Commission Agent for the sale of Timber, previously of Ballyntemple, near the said city of Cork, Commercial Traveller, and formerly residing near the railway station, Levenshulme, in the parish of Manchester, in the county of Lancaster, previously in Stock-port-road, Higher Ardwick, in Manchester aforesaid, previously thereto at No. 45, Chorlton-road, Hulme, in Manchester aforesaid, and during the two last-named periods following the occupation of Bookkeeper, previously at No. 1, Chapel-street, Ardwick-green, Manchester aforesaid, previously thereto at Clay-cliff, in the township of Burugh, in the parish of Darton, in the county of York, in Lodgings, Commission Merchant and Agent, having offices in Hopwood-avenue and Cromford-court, both in Manchester aforesaid, previously thereto at No. 55, Victoria-street, Westminster, in the county of Middlesex, in partnership with George Hunt and Sanuel Bower, 28 Brokers and General Commission Agents, at No. 12, Copthall-court, in the city of London, also carrying on business on his own account as a Colliery Agent at No. 5, Komford-place, and afterwards at No. 9, Chapel-street both in Livernool in the said county of Agent at No. 5, Romford-place, and afterwards at No. 9 Agent at No. 5, Romford-place, and afterwards at No. 9, Chapel-street, both in Liverpool, in the said county of Lancaster, previously thereto of No. 14, Dawson-place, Bayswater, in London aforesaid, carrying on business as a Coal Merchant and Agent, at No. 14, Chatham-place and Calder Wharf, both in Blackfiiars, in the said city of London, and previously thereto at Chy-cliff House, in the toxynship of Barugh, aforesaid, Coal Merchant, and having offices at No. 15, Cannon-street, in the city of London aforesaid. London aforesaid.

Before the Judge of the County Court of Lancashire, holden at Liverpool, on Wednesday the 20th day of February, 1861, at half past Ten o'Clock in the Forenoon precisely.

Hugh Devlin, late of No. 56, Brick-street, and No. 61 lugh Devlin, late of No. 56, Brick-street, and No. 61 Simpson-street, Liverpool, in the county of Lancaster, Licensed Victualler, for the first four months, also carrying on business at No. 160, Mill-street, Liverpool aforesaid, as a Provision Devler, also from the 15th day of February last till the 30th day of July last, carrying on business at No. 12, Lower Harrington-street, Liveron business at No. 12, Lower Harringon-street, Liver-pool aforesaid, Provision Dealer, from Juné, 1859, to the 7th January. 1860, carrying on business at No. 30, New Bird-street, Liverpool aforesaid, Licensed Victualler, formerly of Nos. 64, 66, and 68, New Bird-street, Liver-pool aforesaid, Licensed Victualler and Provision Dealer.

Before the Judge of the County Court of Lancashire, holden at Liverpool, on Wednesday the 6th day of March, 1861, at half past Ten o'Clock in the Forenoon precisely.

John McKelvey, late of Nos. 227 and 229, Athol street, in the borough of Liverpool, in the county of Lancaster, Provision Dealer.

Before the Judge of the County Court of Glamorganshire, holden at Cardiff, on Friday the 22nd day of February, 1861, at Ten o'Clock

John Rees, formerly of Saint David's-place, in the town of Swansea, in the county of Glamorgan, Builder, Mason, Swansea, in the county of Glamorgan, Bulloer, Mason, and Contractor, then of the same place in partnership with one Thomas Jones, trading under the style of Jones and Rees, as Builders, Masons, Contractors, and Line Burners, afterwards of the same place Builder, Mason, Quarryman, and Contractor, and late of Brunswickstreet, in the town of Swansea aforesaid, Builder, Mason,

Contractor, and Quarryman.

Morgan William David, late of Aberaman, in the parish of Aberdare, in the county of Glamorgan, Draper, Grocer,

and Provision Dealer.

David Evans, formerly of Station-street, Aberdare, in the county of Glamorgan, Builder, Carpenter, and Contractor, then of the Robert's Arms Beerhouse, Station-street, Aberdare aforesaid, Beer Retailer, Builder, Carpenter, and Contractor, and late of Bute-street, Aberdare, aforesaid, Builder, Carpenter, and Contractor.

John Wilson Hayles, formerly of No. 265, Bute-street, in the town of Cardiff, in the county of Glamorgan, Grocer, Provision Dealer, and Corn Factor, carrying on business under the style of Hayles and Company, late of No. 21, Sophia-treet, in the town of Cardiff aforesaid, out of

Matthew David, formerly of the Plough Inn, Aberaman, in the parish of Aberdare, in the county of Glamorgan, in Licensed Victualler, Dealer in Tobacco, and Haulier, afterwards of The Beaufort Arms Inn, Aberaman, in the parish of Aberdare aforesaid, Licensed Victualler, Dealer in Tobacco, and Haulier, and late of Aberaman, in the parish of Aberdare aforesaid, Labourer, and out of

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. Entrance to the Office in Portugal-street, Lincoln's-inn-..elds.

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.

# INSOLVENT DEBTORS' COURT.

### DIVIDENDS.

A Dividend of nine pence in the pound is now payable to the creditors of John Melchior Grosz, of No. 1, Clarence-place, Hackney-road, Middlesex, Bread and Biscuit Baker, No. 7237, P.

Of five pence farthing in the pound to the creditors of James Joseph Short, of No. 23, Cleveland-street Fitzroy-square, Middlesex, Heraldic Chaser and General Em-

bosser in Metals, No. 9913, P.

Of four pence three farthings in the pound to the creditors of Robert Taylor, of No. 2, Wattsfield-terrace, Earlstreet, Kensington, Middlesex, Cheesemonger and Butterman, No. 9843, P.

Of one shilling and three pence in the pound to the credit rs of William Sharp, of No. 24, Titchbourne-street, Edgeware-road, Middlesex, Carpenter, Upholsterer, and Under-

taker, No. 10111, P.

Of seven pence farthing in the pound to the creditors of Lazarus Leopard, late of No. 14, Bridge-street. Lambeth, Surrey, Importer and Dealer in Foreign Goods, No. 65228, T.

65228, 1.

Of one shilling and a penny in the pound to the creditors of Edward Browne, of No. 2, Chrisp-street, East India-road, Poplar, Middlesex, Pawnbroker's Assistant, and Dealer in China and Glass, No. 10138, P.

of ninepence three farthings in the pound to the creditors of William Blenkinsop, late in ledgings at the Brunswick Inn. Brunswick-street, South Shields, Durbam, Master Mariner, No. 86,271 C.

f seven pence half penny in the pound to the creditors of Henry John Scott, late of Queen-street, Portsea, Southampton, Fishmonger, Poulterer, and Fruiterer, No.

89,506 C.

of three shillings and two pence in the pound to the credi-tors of Robert Dundas Brown, late of No. 11, Milton-street, Wandsworth-road, Surrey, Clerk in the Store-keeper-General's Department of the Navy, Admiralty, No. 67,874 T.

Of two shillings and ten pence half-penny in the pound to the creditors of William Barfield the elder, late of No. 16, Silver-street, Northampton, Northamptonshire, Provision Dealer; No. 88,381, C.
Of eight pence halfpenny in the pound to the creditors of

William Rose, of High-street, Eltham. Kent, Assistant to a Grocer and Cheesemonger, No. 55,199 T. Of seven pence in the pound to the creditors of Worthy Samuel Portch, late of No. 36, Henry-street, Hamp-

stead-road, Middlesex, Grocer and Cheesemonger, No. 67,445 T.

of one shilling and one penny in the pound to the creditors of Jean Germain, late of No. 25, Frith-street, Soho, Middlesex, Oil and Italian Warehouseman, No. 68,517, T.

Of three shillings and two-pence in the pound to the creditors of Thomas Smith Atkin Herron, late lodging at the head of Robinson's-lane, Sunderland, Durham, out of business, No. 89,346 C.
Of twenty shillings in the pound to the creditors of John

Bateman, of No, 6, Leslie-terrace, Leslie-park-road, Surrey, not in any business, No. 9,796, P.

Of six-pence farthing in the pound to the creditors of Thomas Godfrey Wells, of the Red Cow public-house, Dalston, Hackney, Middlesex, Licensed Victualler, Victualler, No. 59,282, T.

Of ten pence in the pound to the creditors of Henry Whyatt, late of the Temple Coffee-house, No. 101, Chancery-lane, Middlesex, Coffee and Eating-house Keeper, No. 69,033, T.
Of eight shillings and eight-pence in the pound to the

creditors of John Hothersall, late of Grimshaw-park, near Blackburn, Lancaster, Carter, No. 49,377 C.

Of nine pence half-penny in the pound to the creditors of Henry Miller, of No. 8, Alfred place, Newington-cause-way, Southwark, Surrey, Zinc Worker, No. 10,366, P.

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Of two shillings and three pence half-penny in he pound to the creditors of James Pearson, of Wigton, Cumberland, Coal Merchant and Soda Water and Lemonade Manufacturer, No. 88,473, C.

Of fifteen shillings in the pound to the creditors of Samuel Stephenson, late of No. 74, London-road, Liverpool, Lancashire, Commission Agent, No. 46,789, C.

Of nine pence farthing in the pound to the creditors of Liver and Ilutchinson Moore, lare of No. 20, High-street, Sunderland, Durham, out of business, No. 88,388, C.

Of twenty shillings in the pound to the creditors of John Jones, late of the Cwm, in the parish of Llanwenarth Ultra, Monmouthshire, Hallier, No. 64,460, C.

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