

razette.

Bublished by Authority.

FRIDAY, DECEMBER 29, 1865.

T the Court at Osborne House, Isle of Wight, the 28th day of December, 1865.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by The Navy and Marines (Property of Deceased) Act, 1865, it is enacted (among other things), that Her Majesty in Council may from time to time make such Orders in Council as seem meet for the better execution of any of the purposes of that Act, and that the said Act shall commence on such day not later than the first day of January, one thousand eight hundred and sixty-six, as Her Majesty in Council thinks fit to direct:

Now, therefore, Her Majesty, by virtue of the powers in this behalf by the said Act or otherwise in Her vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, as follows :-

· Preliminary.

- 1. The said Act and this Order shall commence from and immediately after the thirty-first day of December, one thousand eight hundred and sixty-
 - 2. In this Order -

The term "naval assets" includes all property affected by The Navy and Marines (Property of Deceased) Act, 1865: The term "will," includes codicil:

The term "probate," includes letters of administration with will annexed: Other terms have the same respective

meanings as in the said Act.

I.—WILLS OF SEAMEN AND MARINES.

Deposit of Will in Testator's Lifetime.

3. In the office of the Inspector of Scamen's Wills (hereafter in this Order calle I the Inspector) there shall be a Repository for wills of scamen and marines.

4. The will of a seaman or marine intended to pass naval assets may, as soon as practicable after its execution, be sent to the Secretary of the Admiralty to be examined by the Inspector.

5. On receipt of any instrument purporting to be such a will, the Inspector shall register it in books kept in his office for the purpose, specifying

description of the testator, the name, description, and address of the person appointed executor, and those of the attesting witnesses.

· 6. If the instrument appears to the Inspector invalid as a will on account of any informality or of non-accordance in any respect with The Navy and Marines (Wills) Act, 1865, or otherwise, he shall, as soon as may be, return it to the intending testator, with a statement in writing of the objection to its validity, and of the mode in which the objection may be removed.

7. If the instrument does not appear to the Inspector invalid as a will, he shall cause it to be stamped with the official stamp of the Admiralty, and to be placed in the repository for wills of scamen and marines, under official seal, and shall issue a receipt for it to the testator, specifying the matters required to be registered as aforesaid.

- 8. With reference to every such will, the Inspector shall also proceed as follows:-
 - (1.) He shall, with all convenient speed, issue to the person appointed executor, if any, a cheque of the will, not giving any information respecting the testator's disposition of his property, but containing directions as to the steps to be taken on the testator's death.
 - (2.) If there is not any person appointed executor, then, with the assent of the testator, either implied by the mode of transmission of the will to the Admiralty Office or expressed, but not otherwise, he shall, with all convenient speed, issue to the residuary or the universal legatee, or other person most beneficially interested under the will, a cheque in lieu of the will, containing directions as to the steps to be taken on the testator's death.
 - (3.) If in any such last-mentioned case, by reason of the absence of such assent, a cheque is not issued in the testator's lifetime, then he shall, with all convenient speed, after the testator's death, issue to the residuary, or the universal legatee or other person most beneficially interested under the will, a cheque in lieu of the will, containing directions as to the steps to be taken in consequence of the testator's death.

Deposit of Will after Testator's Death.

9. On the death of a seaman or marine leaving a will, if the will is not already deposited with the Inspector, it shall be forthwith sent to the Secrethe date and place of execution, the name and tary of the Admiralty by the executor or other

person having possession of it, to be examined by | the right of the claimant, he shall proceed as

the Inspector.

10. On receipt of any instrument purporting to be such a will, the Inspector shall register it in books kept in his office for the purpose, specifying the date and place of execution, the name and description of the testator, and the name, description, and address of the person appointed executor, and those of the attesting witnesses.

11. If the Inspector doubts the authenticity of the alleged will, of if the instrument appears to him invalid as a will on account of any informality or of non-accordance in any respect with The Navy and Marines (Wills) Act, 1865, or otherwise, he shall, as soon as may be, give notice in writing to the person appointed executor, or, if none, to the residuary or the universal legatee or other person most beneficially interested under the alleged will, informing him that the alleged will is

stopped, and stating the reason thereof.

12. If the Inspector does not doubt the authenticity of the will, and the instrument does not appear to him invalid as a will, he shall cause it to be stamped with the official stamp of the Admiralty, and shall issue to the person appointed executor, or, if none, to the residuary or the universal legatee or other person most beneficially interested under the will, a cheque in lieu of the will, containing directions as to the steps to be taken in consequence of the testator's death.

Proceedings on Testator's Death.

13. Where a seaman or marine dies leaving a will, and a cheque has been issued in pursuance of the foregoing provisions, the following steps shall be taken (in cases where this course of proceeding is applicable) by and with respect to the holder of the cheque :-

(1.) The officiating minister of the parish or district parish wherein the holder of the cheque resides shall on his request examine him and two inhabitant householders of the parish produced by him for the purpose.

(2.) In the presence of the minister, the holder of the cheque shall sign the application, and the householders shall sign the certificate, subjoined to the cheque (all blanks being first filled up according to truth, and the minister having first read over to the holder of the cheque and householders, the caution printed on the cheque), for which purpose the holder of the cheque and householders shall attend at such time and place as the minister ap-

(3.) The minister being, on examination of the holder of the cheque and householders, satisfied of the truth of their statements, and of the holder of the cheque being the executor, or other person therein described as qualified to act, and of the persons certifying being inhabitant householders of the parish, and having seen the parties sign the application and certificate respectively, shall add a description of the height, complexion, colour of eyes and hair, and age of the holder of the cheque, and of any observable peculiarities of person about him, and shall certify to the several particulars by subscribing his signature thereto.

(4.) The holder of the cheque shall, before signing the application, pay to the minister a fee of 2s. 6d. for his trouble in the matter.

- (5.) The application and certificates being completed the minister shall return them with the cheque addressed as directed.
- 14. If the Inspector, on the return of the cheque, application, and certificates, is satisfied of

follows: —

- (1.) In case representation is required or intended to be taken out, he shall indorse on the original will, a certificate (in such form and to such effect as he thinks fit) to enable the claimant to take out representation, and shall deliver the will to the claimant; and probate obtained in accordance with the certificate, being produced to the Inspector and registered, and being indorsed by him as available for receipt of naval assets, shall be so available.
- (2.) In case representation is not required or intended to be taken out, the Inspector shall issue to the claimant a certificate, which shall be available for receipt of naval assets, without probate.
- 15. If the Inspector, on the return of the cheque, application, and certificates, is not satisfied of the right or fitness of the claimant, he may (by indorsement on the original will) certify to that effect, and that he declines to interfere; or, if he thinks fit, he may (by indorsement on the original will) certify his objections for the information of the Court out of which representation would be taken, and if the Court thinks fit to grant probate to the claimant, the same, being produced to the Inspector and registered, shall be indorsed by him as available for receipt of naval assets, and shall be so available accordingly.

16. If in any case the minister is not satisfied that the holder of the cheque is the person qualified to act according to the instructions therein, he shall forthwith advise the Admiralty of his reasons

by letter addressed as directed.

17. Notwithstanding anything in the foregoing provisions, where probate, or, in Scotland, confirmation of executor, in case of testacy, is obtained without the Inspector's certificate, and naval assets form part of the effects, the Inspector, if satisfied on subsequent investigation, from official or other information, that there is no reason to doubt that representation has been obtained by the proper person, may admit the probate or confirmation of executor as authority for receipt of naval assets by indorsement thereon, and the same shall be available accordingly.

II. - Intestacies of Seamen and Marines.

- 18. Where a seaman or marine dies intestate leaving naval assets, the following proceedings shall be taken:-
 - (1.) On receipt by the Inspector of a letter from a person claiming the naval assets (as widow or next of kin) of the deceased, the Inspector shall, if, after the requisite preliminary inquiries, there appear sufficient grounds for entertaining the claim, send by post, under cover to the officiating minister of the parish or district parish wherein the claimant resides, a form of application to be filled up, and a letter of instructions for the minister's guidance.

(2.) The Inspector shall at the same time send to the claimant a letter advising her or him of the transmission to the minister of the form of application, and pointing out the steps to be taken by the claimant for sub-

stantiating the claim.

(3.) After the minister's receipt of the form he shall, on the request of the claimant, examine her or him and two inhabitant householders of the parish produced by her or him for the purpose.

(4.) In the presence of the minister the claimant shall sign the application and the house-holders shall sign the certificate subjoined thereto, (all blanks being first filled up according to truth, and the minister having first read over to the claimant and householders the caution printed on the form of application), for which purpose the claimant and householders shall attend at such time and place as the minister appoints.

(5.) The minister being, on examination of the claimant and householders, satisfied of the truth of their statements, and of the persons certifying being inhabitant householders of the parish, and having seen the parties sign the application and certificate respectively, shall add a description of the height, complexion, colour of eyes and hair, and age of the claimant, and of any observable peculiarities of person about her or him, and shall certify to the several particulars by subscribing his signature thereto.

(6.) The claimant shall, before signing the application, pay to the minister a fee of 2s. 6d. for his trouble in the matter.

(7.) The application and certificates being completed the minister shall return them addressed as directed.

- 19. If the Inspector, on the return of the application and certificates, is satisfied of the right of the claimant he shall proceed as follows:—
 - (1.) In case representation is required or inintended to be taken out, he shall issue to the claimant a certificate (in such form and to such effect as the Inspector thinks fit) to enable the claimant to take out representation; and letters of administration obtained in accordance with the certificate being produced to the Inspector and registered, and being indorsed by him as available for receipt of naval assets, shall be so available.

(2.) In case representation is not required or intended to be taken out, the Inspector shall issue to the claimant a certificate, which shall be available for receipt of naval assets, without administration.

20. If the Inspector, on the return of the application and certificates, is not satisfied of the right or fitness of the claimant, he may certify to that effect, and that he declines to interfere; or if he thinks fit he may certify his objection for the information of the Court out of which letters of administration or confirmation of executor - dative would be taken, and if the Court thinks fit to grant such letters or confirmation to the claimant, the same, being produced to the Inspector and registered, shall be indorsed by him as available for receipt of naval assets, and shall be so available accordingly.

21. If, in any case within two calendar months from the minister's receipt of the form, a request for examination is not made to him by the claimant, or effectual steps are not taken by the claimant to complete the application, the minister shall, at the expiration of those two months, return the form, addressed as directed, with his reason for doing so noted thereon.

22. If in any case the minister rejects any claim for want of satisfactory proof he shall state his reason for such rejection on the form, and forthwith return it addressed as directed.

23. Notwithstanding anything in the foregoing provisions, where letters of administration have, or in Scotland, confirmation of executor (on intestacy) has, been obtained without the Inspector safe and tor's certificate, and naval assets form part of the

effects, the Inspector, if satisfied on subsequent investigation, from official or other information, that there is no reason to doubt that representation has been obtained by the proper person, may admit the letters of administration or confirmation of executor as authority for receipt of naval assets by indorsement thereon, and the same shall be available accordingly.

III.—Officers, Pensioners, Civil Servants, and Others.

- 24. Where an officer or any person described in section 4 of The Navy and Marines (Property of Deceased) Act, 1865, dies, testate or intestate, leaving naval assets not exceeding 100%, and representation is not required or intended to be taken out in England, the Inspector, after making such preliminary inquiries as seem to him requisite, shall proceed as follows:—
 - (1.) He may (if he thinks fit) require the form of application to be certified by an officiating minister and two householders, as prescribed in this Order in the case of a seaman or marine; or else—
 - (2.) He may (if he thinks fit) require a statutory declaration by the claimant, suited to the circumstances of the case, and a certificate from two householders, certifying to the claimant's identity, and to their belief in the truth of the statement declared to; or—

(3). He may, in any case where the foregoing provisions do not apply, accept such other evidence in support of the claim as seems to him sufficient.

25. On the return to the Inspector of the application or statutory declaration (as the case may be) and the certificate of the householders, or after such other investigation as he thinks fit under the authority of the last foregoing provision of this Order to substitute, and, where there is a will, on the production to him thereof, then, if he is satisfied of the right of the claimant, he shall issue to the claimant a certificate which shall be available for receipt of naval assets, without probate or administration.

26. Where, however, representation is taken out in any Court other than the Court of Probate in England, the Inspector may, instead of issuing any certificate, admit the letters of administration, probate, or other equivalent instrument as authority for receipt of naval assets by indorsement thereon, and the same shall be available accordingly without the seal of the Court of Probate in England.

27. In every such case the provisions of the Navy and Marines (Property of Deceased) Act, 1865, with respect to the payment of debts out of the residue, shall apply, mutatis mutandis, except that on the claim of a creditor not being entertained or allowed, the creditor may take out representation.

IV.—Întestacy, generally.

28. Notwithstanding anything in this Order the Inspector shall not in any case of intestacy (except in cases exempted by a general order of the Admiralty from the operation of the present clause) issue a certificate available for receipt of naval assets without administration, until after the expiration of three calendar months from the receipt by the Admiralty of notice of the intestate's death, unless in special circumstances it appears to the Inspector safe and proper to issue his certificate at an earlier time.

V.—Special Disposal of Residue by ADMIRALTY. " " "

29. With respect to any case provided for by paragraph (3) of section 8 of The Navy and Marines (Property of Deceased) Act, 1865, the ground of the non-applicability of paragraphs (1) and (2) of that section being the absence of proof of the death of some person, proof of whose death is requisite to make those paragraphs applicable, then and in every such case, if it appears to the Inspector that those paragraphs would have been applicable but for the desertion or misconduct of the person, proof of whose death is wanting, the Inspector shall proceed as if the death of that person were proved.

CALLED VILLEBASTARDS.

30. Where a person, subject to the Navy and Marines (Property of Deceased) Act, 1865, dies intestate, being a bastard, and not leaving a widow or children or descendants, and leaving naval assets, the following provisions shall have effect:

(1.) Where the naval assets exceed 101, no petition to Her Majesty for a grant shall be entertained by the Lords Commissioners of Her Majesty's Treasury, unless and until the Inspector has investigated the facts of the ____, case in such manner as seems to him lexped dient, and has certified for the information of the said Lords Commissioners the result of his investigation.

(2.) Where the naval assets do not exceed 10%, . it shall not be necessary that? a grant from Her Majesty be obtained, but the Inspector e may issue a certificate authorizing payment of the naval assets to the person who would it (in the judgment of the Inspector), according to the practice observed by the Lords Commissioners of Her Majesty's Treasury, obtain a grant if the naval assets exceeded 101.

VII.—GENERAL PROVISIONS.

31. Notwithstanding anything in this Order, the Inspector may make such investigations as seem to him expedient into any statements submitted to him and into the facts and circumstances of the case, -in any case whatever, in addition to the investigations prescribed by this Order, -and in any case where the provisions of his Order are not applicable, or the naval assets do not exceed 10s., in substitution for the investigations prescribed by this Order, or any of them.,

32. The Provisions of this Order shall have effect without projudice to the rules and practice for the time being in force and observed under "The Navy and Marines (Property of Deceased) Act, 1865," with respect to the discharge of the claims of creditors.

VIII. - MEDALS AND DECORATIONS.

33. Any medal or decoration to which and officer, seaman, or marine is entitled, but which is not issued at the time of his death, shall be issued in favour of his-

- Wife;
 Father or mother;
 Son or daughter according to seniority;
 Brother or sister

and not in favour of any other person, except under the special directions of the Admiralty.

34. Any medal or decoration belonging to an officer, seaman, or marine, issued before his death shall, on coming into the custody of the Admiralty,

be delivered to his representative, unless representation has been taken out by a creditor as such, in which case it shall be disposed of as, if it had not been issued.

And the Lords Commissioners of Her Majesty's Treasury and the Lords Commissioners of the Admiralty are to give the necessary directions

Admiralty are to give the necessary directions herein as to them may respectively appertain.

Arthur Helps.

The Coincil Chamber, Whilehall, the 16th day of December, 1865. A T the Council Chamber, 1865.

day of December, 1865.

Majosty's Most Honourable

By the Lords of Her Majesty's Most Honourable
Privy Council.

PRESENT

Lord President

Duke of Somerset

Sir George Grey, Bart

Vice of Mr. Milner Gibson

a Employ to success the tenth to 1920 a hour of THEREAS by an Act passed in the session of the cleventh and twelfth years of Her present Majesty's reign, intituled "An Act. to prevent until the 1st day of September, 1850, and to the end of the them next session of Parliament, the spreading of contagious or infectious disorders among sheep, cattle, and other nirections ansorders among sneep, cattre, and office, animals," which Act has since been from time to time continued by divers subsequent Acts, and listly by an Act passed in the session of the twenty-eighth and twenty-ninth years of Her present Majesty, it is (amongst other things) enacted that it shall be lawful for the Lords and them of Hon Majesty's Payers Council with the Lords and them of Hon Majesty's Payers Council with the Lords and them of Hon Majesty's Payers Council with the Lords and them of Hon Majesty's Payers Council with the Lords and them of Hon Majesty's Payers Council with the Lords and them of Hon Majesty's Payers Council with the Lords and them of Hon Majesty's Payers Council with the Lords and the lawful for the law others of Her Majesty's Privy Council, or any two or more of them, from time to time to make such orders and regulations as to them may seem necessary for the purpose of prohibiting or regulatings the removal to or from such parts or places as they may designate in such Order or Orders, of sheep, cattle, horses, swine, for other animals, or of meat, skins, hides, horns, hoofs, or other parts of any animals, and to make any other orders or regulations for the quipose of giving effect to the provisions of the said Act, and again: to revoke, alter, or vary any sauch orders or regulations; and that all provisions for any of the purposes raforesaid; in any such Order or Orders contained, shall have the like force and effect as if the same had been inserted in the said Act: and that all persons offending against the same shall for each and every offence forfeit and pay any: sum not exceeding twenty: pounds, or such smaller sum as the said Lords or others of Her Majesty's Privy Council may in any case by such Order direct a house of the council may in any case.

And whereas a contagious or infectious disorder now prevails among cattle within that part of the United Kingdom called Great Britain, which disorder is generally designated as the scattle plague "" on the state of the s

And whereas with a view to check the spreading of the said disorder, an Order dated the 23rd of November, 1865, has been made under the authority of the said Acts by the Hords of Her-Majesty's Privy Council, consolidating and amending certain Orders previously made for that تَسْتِهِ عَمْدَالُمْ وَالْوَافِي فَيْ مَا يُسْتُونُونِ فَي مَا يُسْتُونُونِ فِي وَالْعَالِمِ وَالْمِ

the said Order-of the 23rd of November, 1865; bashow, little force, the Lords of Her. Majesty's Privy Council do hereby, in exercise of the powers, given by the said Act so, continued as afteresaid order as to be to be to be to be a constant of the total and the constant of the continued as to be to b of November: {865; as defines the local authority

in Great Britain, is hereby revoked. Subject to the powers reserved by the Order of the 23rd of November to the Clerk of Her Majesty's Privy Council; the local authority within the city of London, and the liberties thereof, shall be the Lord Mayor; in every borough in England on Wales which is within the provisions of the Municipal Corporation Act, the Mayor; in every county, riding, or division of a county, or liberty, having a separate Court of Quarter Sessions of the Peace in England or Wales, the Justices of the Peace for the said county, riding, or division of a county, or liberty, in General or Quarter Sessions assembled: Provided that no county of a city, or county of a town, or borough, which is within the provisions of the Municipal Corporations Act, shall be deemed for the purposes of this Order part of a county, riding, division, or town in Sectland having a ne every burgh or town in Scotland having a Town Council shall be the Provost or other principal magistrate; and in any other place in Scotland, the Tustices of the county in sessions assembled. The provost of the county in sessions assembled in a motivate to the county in sessions assembled. The provost of the county in sessions assembled in a motivate to the county in sessions assembled. The provost of the county in sessions as sembled in a motivate to the county in the c simbled in a notation to the control of the control by the local authority hereby constituted, and such local authority shall have and exercise all the powers given by the said Order of the 23rd of November, 1865, to the local authority therein, defrom of the Majesty's Pricy Council, Specific 5.4. Whenever anyilocalizathority declares, by: notice published : ingrany inewspaper : circulating within its fürisdiction that it is expedient for a time to be specified in such hotice, that no cow; heifer, bull, Ibullock, coxporcalf shall, except under such conditions as, such local authority shall think fit to impose with alview to prevent the spreading: of the said disorder, be removedy from any particular part, of the sjurisdiction to bauch local author ritygto any other part of such jurisdiction, or from: any place on places within such jurisdiction; to be specified in such interesting any to ther such place or places also to be you specified, or a from place to. place generally within sublifurisdiction or within any-specified partiather coffict hemaits shall motebeo lawful for sany person to removel any such sanimal in_continuentionfof such notice::provided:akvays; that wothing contained in this clause of this Order; shall-makent uhlawfukforsanyaperson atousenddore carry any such animaliby railway through of out of such jurisdiction, or to send orticarry any such: animal; if brought, by see from any place, out of Great Britain into such jurisdiction, to the nearest convenient; railway, station, for the purpose; of

carrying it through or out of such jurisdiction was 5. Any local authority may from time to time: renewarevoke, alter, orwing, allyou any part of any notice-published ortto beapublished by him: ore them, or any chrevious clocal cauthority within his oratheinjunisdiction, under the powers given under this coverny formeric Orders, either absolutely or ! under such conditions assto; such local authority:

. arthud griffereas it in expedient to alter and amend | lished vin the fame manner as a such -notice is required to be published

6. The notice required by Section 8 of the Order of the 23rd of November 1865, to be given in England to the Clerk of the Justices acting in and for a perty sessional division of a county, thall hereafter be given to the Clerk of the Peace of such county. of such county.

7. This Order shall be in force from the 3rd day of January next until the let day of March next, and no longer, unless continued by some further Order.

18. Every person offending against this Order shall, in pursuance of the said Act, for every such offence forfeit any sum not exceeding twenty

pounds which the Justices before whom he or she shall be convicted of such offence may think fit to

Marines (Mark) a beneaus subject of the Mey Loscomi Stay and the Mey Loscomi Marines (Mark) Robbs and Research and the Mey Loscomi interests, and the Loscomi Robbs and Review Course (Mark) and Review Course (Mark) and Review Course (Mark) Robbs (Mark) caral last each ring polywing the three particles

THE following Notices have been received by the Clerk of the Council from the Local Authopities appointed under the Orders of the Tords of the Council, relating to the cattle plague, and are published in the London Gazette in conformity nith the requirements of the 18th section of their Eordahiph Order of the 23rd November, 4865 :- to october, and has certified for the information

20 11.1831 3.4 CATTLE PLACUE bins on!
Somerset Petty Sessional Division of William. mAr a Petty Session of Her Majesty's Listices of the Peace for the said county, acting in and for the Petty Sessional Division of Williton, in the said county, held-at the Bolice Station; in Williton. on the 21st day of December, 1486 of which division includes the places following places; viz: 🚣 🕾 mBicknoller. Nelliecombecise.ru

Crowcombe. Sext 2225 Nether Stowey. Dodington. Over Stowey. Elworthy. The A SET MATOR Cleeve. East Quantoxhead of Saint Decumants 13 a.Fiddington of Sangford Bretteni of Helford of Sangford Bretteni of Stogumber of S Kiltony who were with histogursey to be accounted ar Lilstock of the and around West Quantoxhead inien ward in eny case whill the govietholder

Sessions, do hereby in pursuance of an Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, declared that wife a view to prevent the spreading of the disorder called the "Cattle Plague," it is expedient that he maintains to say no cow heifer, bull, bullock, ox sheep, lamb, roat, or swing shall be bullock, ox, sheep, lamb, goat, or swine, shall be brought or sent to any market or fair bolden within, or to any place whatever, being within the said l'etty Sessional Division, for the purpose of exhibition on sale, until after the 1st day of March nextelier dad bon.. to er telirot et en mich e da l'englishen hAnd we do hereby in further pursuance of the said Order, declare that with a view to prevent? the spreading of the said disorder, it is expedient that until the 1st day of March next, animals as hereinbefore defined, shall not be brought from any other part of Great Britain into any place within the said division of Williton.

And we hereby give notice, that from and after the publication hereof; in a newspaper circulating within this Petty Sessional Division, every person who shall bring or send any such animal into any c may seem proper, by a further notice to be pub-il such market, fair, or place for the purpose of exhibition or sale, or who shall receive, exhibit, buy, or sell, any such animal so brought or sent, or who shall bring or send any such animal from any other part of Great Britain, into any place within the said Division of Williton, or who shall receive any such animal so brought or sent, will offend against the provisions of the said Order in Council, and be liable to a penalty of twenty pounds for every such offence.

Provided always that nothing herein contained shall make it unlawful for any person to bring or send with the licence of any two Justices acting in and for the said Division of Williton, any such animals from any land or premises in his own occupation, and beyond the said division, to any other land or premises in his own occupution within the said division.

Given under our hands the day and year aforesaid.

> Alexander Acland Hood. A. Fownes Luttrell. John Halliday. J. Blommart.

CATTLE PLAGUE.

Somerset Petty Sessional Division of Dunster.

Ar a Petty Session of Her Majesty's Justices of the Peace for the said county, acting in and for the Petty Sessional Division of Dunster, in the said county, held at the Police Station in Dunster, on the 22nd day of December, 1865, which division includes the following places, namely :-

Porlock. Carhampton. Selworthy. Culbone. Cutcombe. Stoke Pero. Dunster. Timberscombe. Luccombe. Treborough. Wootton Courtney, Luxborough. Minehead: ·and Withycombe.

We, the said Justices, present at the said Petty Session, do hereby, in pursuance of an Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, declare that with a view to prevent the spreading of the disorder called the "cattle plague," it is expedient that no animal, that is to say, -no cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine, shall be brought or sent to any market or fair holden within, or to any place whatever being within the said Petry Sessional Division for the purpose of exhibition or sale, until after the 1st day of March next.

And we do hereby, in further pursuance of the said Order, declare, that with a view to prevent the spreading of the said disorder, it is expedient that until the 1st day of March next, animals as hereinbefere defined shall not be brought from any other part of Great Britain into any place within

the said Division of Dunster.

And we hereby give notice, that from and after the publication hereof in a newspaper, or newspapers, circulating within this Petty Sessional Division, and within the counties bordering on the said county of Somerset, every person who shall bring or send any such animal into any such market, fair, or place, for the purpose of exhibition or sale, or who shall receive, exhibit, buy, or sell any such animal so brought or sent, or who shall bring or send any such animal from any other part of Great Britain into any place within the said Division of Dunster, or who shall receive any such animal so brought or sent will offend against the provisions of the said Order of Council, and be liable to a penalty of £20 for every such offence.

Provided always that nothing herein contained shall make it unlawful for any person to bring or send with the license of any two Justices acting in and for the said Division of Dunster, any such animals from any land or premises in his own occupation, and beyond the said division, to any other land or premises in his own occupation within the said division.

Given under our hands the day and year afore-

Thos. F. Luttrell. H. F. Luttrell. But Thomas Abraham.

CATTLE PLAGUE.

County of Derby.—Orders in Council, 1865. Sudbury Division of Appletree.

WE, the undersigned Justices of the Peace, acting in and for the Sudbury Petty Sessional Division of Appletree, in the county of Derby, do hereby declare, that it is expedient, that from the 22nd day of December, 1865, until the 1st day of March, 1866, cows, heifers, bulls, bullocks, oxen sheep, calves, and swine, shall not be brought into any place within the said Petty Sessional Division from any other part of Great Britain whatsoever. save and except such of the said animals as some Justice of the Peace, acting in and for the said Division shall allow to be brought therein, by a licence in writing, under his hand, to be dated on the day of the granting thereof, and specifying the number and description of animals to be removed, and the place from which and to which the same are to be removed.

And notice is hereby given, that after the publication hereof, it shall not be lawful for any person to bring or send any such animals as aforesaid, except in accordance with the aforesaid, conditions, from any place in Great Britain, beyond such Petty Sessional Division.

Any person acting contrary to this Order is liable to a penalty of twenty pounds.

The Sudbury Petty Sessional Division of Appletree comprises Alkmonton, Barton Blount, Boylstone, Church Broughton, Cubley, Doveridge, Foston and Scropton, Hatton, Hilton, Hoon, Hungry Bentley, Marston Montgomery, Marstonon-Dove, Norbury and Roston, Somershall Herbert, Stydd, Sudbury, Sutton - on - the - Hill, Yeaveley.

Given under our hands this 19th day of December, 1865.

E. Coke, Waterpark, Francis Bradshaw, junr.

Mr. Whiston, Derby, Mr. Flint, Uttoxeter, Clerks to the Magistrates.

CATTLE PLAGUE.

County of Stafford.—Orders in Council, 1865.

WE, the undersigned Justices, acting in and forthe Uttoxeter Petty Sessional Division of Tot-monslow South, do hereby declare, that it is? expedient that all cows, heifers, bulls, bullocks, oxen, calves, sheep, and swine, shall be excluded from the fairs and markets to be held at Uttoxeter in the Petty Sessional Division aforesaid, from the date hereof until the 1st day of March next.

And notice is hereby given, that after the publication of this notice it shall not be lawful for any person to bring or send any such animal as aforesaid into such markets or fairs, or to any place within the said Division of Totmonslow South, for the purpose of exhibition or sale, or to receive, exhibit, buy or sell any such animal so brought or sent. Provided always that, upon application being made, and permission granted by the Justices in Petty Sessions assembled at Uttoxeter, sales by auction of fat stock, fed in the said Petty Sessional Division, and for immediate slaughter may be held at the times and upon the terms in such permission to be stated and set forth. And we do hereby further declare that it is expedient that from the 23rd day of December, 1865, until the 1st day of March, 1866, cows, heifers, bulls, bullocks, oxen, sheep, calves, and swine shall not be brought into any place within the said Petty Sessional Division from any other part of Great Britain whatsoever, save and except such of the said animals as some Justice in and for the said Division shall allow to be brought therein, by a licence in writing, under his hand, to be dated on the day of granting thereof, and specifying the number and description of animals to be removed, and the place from which and to which the same are to be removed.

And notice is hereby given, that after the publication hereof, it shall not be lawful for any person to bring or send any such animals as aforesaid, except in accordance with the aforesaid conditions, from any place in Great Britain, beyond such Petty Sessional Division.

Any person acting contrary to this Order is liable to a penalty of twenty pounds.

Given under our hands this 20th day of December, 1265.

T. Percival Heywood.
C. T. Sneyd Kynnersley. Waterpark.

The following parishes, townships, and places are comprised in the Uttoxeter Petty Sessional Division, viz.: - Abbots Bromley, Blithfield, Bromshall, Calwich, Croxden, Draycott-in-the-Clay, Ellaston, Field, Gratwich, Kingstone, Leigh, Marchington, Marchington Woodlands, Mayfield, Newborough, Okeover, Ramsor, Rocester, Stanton, Uttoxeter, Wootton and Prestwood.

Mr. Flint, Solicitor, Uttoxeter, Clerk to the Magistrates.

CATTLE PLAGUE.

Borough of Dudley.

By authority of an Order of the Lords of Her Majesty's Most Honograble Privy Council bearing date the 23rd day of November, 1865, made in pursuance of the several Acts of Parliament therein mentioned or referred to, I, the undersigned, Charles Cochrane, Esq., Mayor of the borough of Dudley, in the county of Worcester, do by this notice declare that it is expedient until the 21st day of February next, to prevent the removal of any cow, heifer, bull, bullock, ox, and calf, to any market or fair, or to any place whatever within my jurisdiction as Mayor of the said borough of Dudley, for the purpose of exhibition or sale; and I do declare and order that until the said 21st day of February next, no person shall bring or send, or cause to be brought or sent, any cow, heifer, bull, bullock, ox, or calf, into any market, fair, street, or place, within my jurisdiction as aforesaid, except for the purpose of being slaughtered; and that every such animal shall be slaughtered within the

limits of the said borough, within the space of three days (inclusive of the day of bringing or sending in) after it shall have been brought or sent within the limits of the said borough, and no such animal shall be taken or sent out of the said borough alive; and that any person in anywise offending in the premises will, for every such offence, forfeit any sum not exceeding twenty pounds which the Justices before whom he or she shall be convicted of such offence may think fit to าง ราย สนาสมราช พ.ศ. ใน นาโส impose.

Given under my hand this 21st day of December, 1865.

Charles Cochrane, Mayor of the said borough of Dudley.

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CATTLE PLAGUÉ:

Petty Sessional Division of Louth Eske and Lud-borough; and the Parishes of Walmsgate, Little Cawthorpe, and Legbourne, in the Parts of Lindsey, in the County of Lincoln.

WE, the undersigned, being six of Her Majesty's Justices of the Peace for the said parts, and acting in and for the above said Petty Sessional Division in Petty Sessions assembled, by virtue of the authority to us given by an Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, do hereby give notice and declare that, with a view to further prevent the spreading of the disorder designated the "Cattle Plague," the notice dated the 6th day of December instant, signed and published by the Rev. Frederic Pretyman, clerk, and William Robert Emeris, Benjamin Hyde, William Hyde, and Henry Hynman Allenby, Esquires, five of Her Majesty's Justices of the Peace for the said Parts, and acting within and for the said Petty Sessional Division, under the authority of clauses 16 and 18 of the said Order of the Privy Council, shall from the date hereof and until the 1st day of March next, as respects the several Prohibitions therein contained, in every respect be taken. and construed to extend to sheep, lambs, goats, and swine, as well as to the several animals in the said notice of the said 6th day of December par-ticularly specified and described.

Given under our hands this 20th day of December, 1865.

W. H. Smyth,
W. Smyth,
W. R. Emeris,

Frederic Pretyman, W. Hyde, Henry Hynman Allenby.

CATTLE PLAGUE CONTRACTOR 1

Ar a meeting of Her Majesty's Justices of the Peace for the County of Kinross, in Special: Sessions assembled, upon the 11th day of December, 1865, the following resolution was unanimously adopted:-

That in terms of the 18th section of the Privy Council Order, of the 23rd day of November last, with a view to prevent the spreading of the Cattle Plague, no cow, heifer, bull, bullock, or calf, be allowed to be brought-from any part of Great Britain, into any place within the County of Kinross, from the above

date, to the 1st day of March next.

By Order,

John W. Williamson, Clerk of the Peace for Kinross shire.

CATTLE PLAGUE.

Somerset Petty Sessional Division of Temple Cloud.

Ar a Petty Session of Her Majesty's Justices of the Peace for the said county, acting in and for the Petty Sessional Division of Temple Cloud in the said county, held at the Divisional Court, at Temple Cloud, on the 19th day of December, 1865, which Division includes the following places, namely: - Cameley, Chelwood, Chew Magna, Chew Stoke, Chewton Mendip, Chilcompton, Clutton, Compton Martin, East Harptree, Emborough, Farmborough, Farrington Gurney, Green Oar, High Littleton. Hinton Blewelt Litton, Midsomer Norton, Norton Hawkfield,

Hempnett, Paulton, Ston-Easton, Stowey, Tims-bury, Ubley, West Harptree and Widcombe, We, the said Justices, present at the said Petty Sessions, de hereby, in pursuance of an Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, declare, that with a view to prevent the spreading of the diorder called the Cattle Bloque it is of the disorder called the Cattle Plague, it is expedient that no animal, that is to say, no cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine shall be brought or sent to any market or fair holden within, or to any place whatever being within the said Petty Sessional Division, for the purpose of exhibition or sale, until after the 1st day of March next.

And we also declare, that with a view to further prevent the spreading of the said disorder, it is expedient that no such animal as aforesaid shall be brought from any other part of Great Britain, into any place within the Petty Sessional Division, until after the said 1st day of March expedient that no animal, that is to say, no cow,

Division, until after the said 1st day of March

"And we hereby give notice, that from and after the publication hereof in a newspaper circulating within this Petty Sessional Division, and also in some newspaper or newspapers circulating within the counties bordering on the county of Somerset, every person who shall bring or send any such animal into any such market, fair, or place, for the purpose of exhibition or sale, or who shall receive, exhibit; buy, or sell any such animal so brought or sent, or who shall bring any such animal into any place within the said. Petty Sessional Division from any, other part of Great Britain will offend against the provisions of the said Order of Council, and be liable to a penalty of £20 for every such offence and a district and

Given under our hands the day and year aforesaid.

G. T. Scobell.

W. B. Naish

Win. Savage Wast

John Hippisley unit ari delle de la ciera

Capping Co. Com at the Capping of humander? CATTLE PLAGUE.

Newton Abbot, Devon. Teignbridge Division.

Under the authority of an Order by the Lords of Her Majesty's Privy Council, dated the 23rd November, 1865, and made by virtue and in exercise of the powers given by an Act passed in the session of the 11th and 12th years of Her present Majesty's reign, cap. 107, intituled "An Act to prevent until the 1st day of September, 1850, and to the end of the then next session of Parliament the synceding of contaginus or infectious." liament, the spreading of contagious or infectious. disorders amongst Sheep, Cattle, and other Animals, which Act has since been from time to time continued by divers subsequent Acts; and

lastly, by an Act passed in the session of the 28th and 29th years of the reign of Her present Majesty, cap. 119.

Whereas a contagious or infectious disorder now prevails among the cattle of Great Britain which is generally designated "The Cattle Plague:"

And. Whereas the Petty Sessional Division of the county of Devon, called the Teignbridge Petty Sessional Division, comprises the several Petty Sessional Division, comprises the several parishes or places following:—Abbotskerswell, Ashburton, Bickington, Bishopsteignton, Bercy Tracey; Broadhempston, Buckland-in-the-Moor, Chudleigh, Coffinswell, Combenteignhead, Dawlish, Denbury, East Ogwell, East Teignmouth, Haccombe, Hennock, Highweek, Holner, Ideford, Ilsington Ipplepen, Kings Keswell, Kensteignton, Manaton, Suint Nicholas, Staverton, Stokeon, Teignhead, Teigngrace, Toolryeen, Trusham, West Ogwell, West Teignmouth, Widdcombe-on-the-Moor, Woodland, and Wolborough (Newton the-Moor, Woodland, and Wolborough (Newton Abbot):

And whereas the Justices acting in and for the said Petty Sessional Division, are the local authority within such Division, as defined by the said Order in Council:

And whereas at a Special Petty Sessions, held in and for the said Division of Teignbridge, this sixth day of December, 1865, we, the Justices assemibled, do resolve, that to prevent the spreading of the said disorder, it is expedient that the pro-visions of the 16th and 18th clauses of the said Order in Council shall be brought into operation. Now, therefore, we, the Justices aforesaid, as such local authority as aforesaid, do hereby de-clare that it is expedient to prevent the removal of all animals as defined by the said Order in Council (except sheep, lambs, and swine) to any market or fair, or to any place whatever within the said Petty Sessional Division of Telgabridge, for the purpose of exhibition or sale, until the first day of March next, 1866. And the gallie of And we do further declare that it is expedient,

until the first day of March next, that animals as before defined (except sheep), lambs, and swine) shall not be brought from any other part of Great Britain into any part of the said Petty Sessional Division of Teignbridge.

And we do hereby give notice, that from and after the due publication hereof, it shall not be lawful during the said period for any person to bring or send any such animal or description thereof (except as aforesaid) into such market or fair, or to any place within the said Petty Sessional Division of Teighbridge for the purpose of exhibition or sale, or to receive, exhibit, buy of sell any such animals so brought or sent, or for any person to bring or send any suclimmimal or description, thereof, except as aforesaid, from any place in Great Britain beyond the said Petty Sessional Division of Teighbridge into any place within the said Petty Sessional Division. And that every person offending against the provisions of the said Order in Council will be liable to forfeit for ever such offence any sum not exceeding £20, which the Justices before whom he or she shall be convicted of such offence may think fit to The second water than the second impose. of a graph and and

Given under our hands, the sixth day of December, 1865.

(Signed): John Divett, Chairman.

W. J. Watts, W. R. Hole,

Justices of the Peace, acting in and for the County of Devon and Division of Teignbridge.

, ... CATTLE PLAGUE.

Notice: 199

Burgh of Langholm.

By virtue of the powers conferred by an Order of Her Majesty's Most Honourable Privy Council, dated the 23rd November last,

I, Hugh Dobie, Chief Magistrate of Langholm, the local authority therein, hereby give notice, that it is expedient from the 28th day of December current until the 1st day of March, 1866, to prevent the removal of animals of the following description, viz.:—Cows, heifers, bulls, bullocks, oxen; calves, goats, and swine, with a view to prevent the spreading of the disorder generally designated the "cattle plague," to any market or fair within the burgh of Barony of Langholm for the purpose of exhibition and sale, and that it shall not be lawful for any person to bring or send any such animal or description thereof into any such market or fair or to any place within the said burgh for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such

animal so brought or sent. When the street the Further notice is hereby given, that, it is expedient, from the said 28th day of December current till the 1st day of March next, that animals of the following description, viz.:--Cows, heifers, bulls, bullocks, oxen, calves, goats, and swine, with a view to prevent the spreading of the disorder generally designated the cattle plague," shall not be brought from any other part of Gneat Britain into any place within the said burgh, and it shall not be lawful for any person to bring or send any such animal or description thereof from any place in Great Britain beyond said burgh into any place within said burgh.

* Excepting always from the above description of animals fat cattle bona fide removed for immediate sale or slaughter, or immediate removal from the burgh, provided that a certificate of their being healthy and not from an infected stock, be previously obtained from an Heritor or Justice of the Reace, residing in the parish or adjoining parish, from which such fat cattle are brought, and further, that the name of the owner, exposer, and seller; be always given.

Persons contravening any of such orders are

liable in a penalty not exceeding £20, have the Dated at Langholm, the 21st day of December,

Hugh Dobie, Acting Chief Magistrate. The feet of a said day of the report part the said

Norice is hereby given, that Hen Majesty's Justices of the Peace for the county of Durham, acting lineand for the North Petty Sessional Division of Easington Ward, in the said county (being the local authority for such Division), in accord-ance with the 18th section of the Consolidated Order of the Lords of Her Majesty's Most Honourable Privy Council, dated 23rd November, 1865, did, on this 12th day of December, 1865, declare: ... That it is expedient, with a view to prevent the spreading of the cattle plague, that no cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine, shall be brought from any other part of Great Britain into any place within the said. North Division of Easington Ward, from this day until the 1st day of March, 1866, excepting that it shall not be unlawful to send or carry any such animal by railway through the said Division, nor for any person to bring or send, with the licence of any two Justices acting, in and for the said Division, any such animal from any land or premises in his own occupation, and beyond the said of animals as hereinafter defined, except under

Division, to any other land or premises in his own occupation, within the said Division.

And every person offending will for every offence be liable to a penalty of £20.

By order of the said Justices, John Kidson and John R. Legge, Clerks to the said Justices. Houghton-le-Spring,

... 12th December, 1865.

Townships or places in the North Division of Easington Ward:

Biddick, South Bourn Moor Cocken Eppleton, Great
Eppleton, Little Herrington, East and Middle Herrington, West Hetton-le-Hole Houghton-le-Spring Lambton Lumley, Great

Lumley, Little Moorhouse Moorsley Morton Grange Newbottle Offerton Painshaw Rainton, East Rainton, West Silksworth Warden Law.

a de la grapi el el General la adigi CATTLE PLAGUE.

County of Forfar. THE Justices of the Peace for the county of Forfar in sessions assembled at Forfar, 20th December, 1865, considering that it is expedient that the animals defined in the 3rd clause of the Order of Her Majesty's Most Honourable Privy Council, dated 23rd November, 1865, with the exception of sheep, lambs, goats, and swine, be excluded from all markets and fairs within their jurisdiction, do hereby give notice and declare, in accordance with the 16th clause of said Order, that it shall not be lawful for any person to bring or send any cow, heifer, bull, bullock, ox, or calf, to any markets or fairs appointed to be held within their jurisdiction, or, to any place what-ever within their jurisdiction, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such animals so brought or sent, and that during the period from the 31st day of December next, 1865, to the 31st day of January, 1866.

The said Justices also do hereby give notice and declare, in accordance with the 18th clause of said Order, that animals, as defined in said Order, with the exception of sheep, lambs, goats, and swine, shall not be brought from any other part of Great Britain into any place within their jurisdiction, during the period from the date of this notice and declaration to the said 31st day of January, 1866, subject to the exceptions mentioned in said clause. Intimation is hereby given, that every person offending against these Orders shall, for every such offence, forfeit any sum not exceeding twenty

pounds.

Published by order of the Justices, D. Crighton, Justice of Peace, Clerk Depute at Forfar.

Forfar, 20th December, 1865.

T, Joseph Chowther Smith, Esquire, Mayor of the said borough, do by this notice, and by virtue of an Order of Her Majesty's Most Honorable Privy Council, dated the 23rd day of November last, declare that it is expedient, for the time hereinafter specified, to prevent the removal

No. 23055

the conditions hereinafter specified, with a view to prevent the spreading of the "cattle plague," to any market or fair, or to any place whatever within the said borough, for the purpose of exhibition or sale.

I declare and order, that on and after Wednesday, the 27th day of December instant, and until the 1st day of February next, or such further time as I shall proclaim, no person shall bring or send, receive, exhibit, buy, or sell, or cause to be brought or sent, received, exhibited, bought or sold, any cow, heifer, bull, bullock, ox, or calf, to or in any market, fair, or place within the said borough except for the purpose of being slaughtered.

Every such animal so brought or sent, received, exhibited, bought or sold shall, before being allowed to leave the said market, fair, or borough, be marked or branded with a distinctive mark or brand by proper officers appointed for that purpose, and such mark or brand shall state the date when such animal was marked or branded.

Every person bringing any such animal into any market, fair, or place within the said borough, or having in his possession in the said borough any such animal branded or marked as aforesaid, shall slaughter, or cause the same to be slaughtered in all cases on or before the fifth day after the day of the date of such mark or brand.

No such mark or brand so placed as aforesaid shall be defaced or obliterated; and if from any cause the same shall be defaced or obliterated, then and in such case such animal shall be slaughtered, or cause to be slaughtered, by the owner thereof, or the person in whose custody or possession such animal may be found, forthwith after such owner or person or person shall be aware that such brand or mark has been so defaced or obliterated, or within twelve hours after notice shall have been given to such owner or person by the market inspector, or either of the cattle inspectors appointed for the said borough.

No such animals as aforesaid which shall be removed to any such market, fair, or place within the said borough, for the purpose of exhibition or sale shall be depastured or turned out on land in the said borough, but all such animals shall be kept in lairs, sheds, or cow-houses.

Provided always that this notice shall not extend to any cow purchased by any person bonâ fide carrying on the business of a cowkeeper and dealer in milk within the limits of the borough, for the purposes of such business, in case notice be forthwith given to the cattle inspectors, or one of them, by such cowkeeper and dealer in milk, of every such cow being so purchased, and a certificate be produced to them or him from the Veterinary Inspector of the district from which every such cow is brought, dated not more than two clear days before the bringing or sending of such cow into the said borough, that the farm or place from which every such cow is brought is free from the cattle plague, and that such animal has not formed part of, nor been in contact with, any diseased herd.

Provided also that nothing contained in this notice shall be held to prohibit any person from exhibiting or selling on his own land or premises within the said borough any animal belonging to him which has been on such land or premises for not less than fourteen days previous to such sale; nor to make it unlawful for any person to send or carry any such animal by railway through the said borough; nor for any person to bring or send, with the license of any two Justices acting in and for the said borough, any such animal from any

land or premises in his own occupation, and beyond the said borough, to any other land or premises in his own occupation within the said borough.

I further give notice that every person offending against this notice is liable to forfeit for every such offence a sum not exceeding £20.

Dated the 23rd day of December, 1865.

J. Crowther Smith, Mayor.

CATTLE PLAGUE.

County of Stafford.—Division of Buston.

WE, the undersigned, Justices of the Peace for the county of Stafford, acting in and for the Petty Sessional Division of Bilston, in the said county, in Petty Sessions assembled, at Bilston, within the said Division, on this 26th day of December, 1865, by this notice, and by virtue of an Order of Her Majesty's Privy Council, dated the 23rd day of November last, declare that it is expedient to prevent, from the 27th day of December, 1865, to the 1st day of March, 1866, the removal of any cow, heifer, bull, bullock, ox, or calf, except under the conditions hereinafter imposed (with a view to prevent the spreading of the contagious and infectious disease generally designated the "Cattle Plague"), to any market or fair, or to any place whatever within the said Petty Sessional Division, for the purpose of exhibition or sale. we, the said Justices, so assembled as aforesaid, do further declare that, after the publication of this notice, and for and during the said period from the said 27th day of December, 1865, to the said 1st day of March, 1866, it shall not be lawful for any person to bring or send any such animal into such market or fair, or to any place whatever within the said Petty Sessional Division, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such animal so brought or sent, except the person bringing or sending any such animal into such market, fair, or place, shall bring or send with such animal a certificate in writing from the Inspector of the District from which such animal has come, or in the event of there being no such Inspector, then from some duly appointed Cattle Plague Inspector, such certificate being dated not more than six days before the bringing or sending of such animal into such market, fair, or place, that such district is free from the cattle plague, and that such animal is free from all symptoms of the cattle plague, and except such animal so brought or sent to such market, fair, or place, is sufficiently branded in some distinct manner to identify such animal with the animal described in the said Inspector's certificate: provided, that nothing in this notice contained shall be held to prohibit any person from exhibiting or selling on his own land or premises any animal belonging to him which has been on such land or premises for not less than fourteen days previous to such sale.

And we, the Justices so assembled as aforesaid, do further declare that it is expedient, from the said 27th of December, 1865, until the said 1st day of March, 1866, that no cow, heifer, bull, bullock, ox, or calf shall, except under the conditions hereby imposed, be brought from any other part of Great Britain, into any part within the said Petty Sessional Division; and that from and after the publication of this notice, and from the said 27th day of December, 1865, until the said 1st day of March, 1866, it shall not be lawful for any person to bring or send any such animal from any other part of Great Britain, into any place within the said Petty Sessional Division, except

the person bringing or sending any such animal into such place within the said Petty Sessional Division, shall bring or send with any such animal a certificate in writing from the Inspector of the district from which such animal has come, or in the event of there being no such inspector, then from some duly appointed cattle plague inspector, dated not more than six days before the bringing or sending such animal into such place as aforesaid, that such district is free from the cattle plague, and that such animal is free from all symptoms of the cattle plague, and except such animal so brought or sent into such place as aforesaid is branded in some distinct manner to identify such animal with the animal described in the said inspector's certificate. Provided that nothing herein contained shall make it unlawful for any person to send or carry any such animals by railway through the said Petty Sessional Division, or for any person to bring or send, with the license of any two Justices acting in and for the said Petty Sessional Division to which this notice applies, any such animal from any land or premises in his own oc-cupation and beyond such Petty Sessional Division, to any other land or premises in his own occupation, within the said Petty Sessional Division. And we do further give notice, that every person offending against this notice is liable to forfeit for every such offence a sum not exceeding twenty

The Petty Sessional Division comprises the township of Bilston, and parish of Sedgley.

Henry Ward.

Arthur Sparrow.

John Perks.

Ed. B. Dimmack.

CATTLE PLAGUE.

Modified Notice.

Modified Notice. City and Borough at Chester.

By virtue of the authority of an Order of the Lords of Her Majesty's Most Honourable Privy Council, bearing date the 23rd day of November last, made in pursuance of several Acts of Parliament therein mentioned, I, William Maysmor Williams, Esquire, Mayor of the said city and borough, do by this notice order and declare, with a view to prevent the spreading of the disorder designated the "cattle plague," that it is expedient that no cow, heifer, bull, bullock ox, calf, sheep, lamb, or goat, shall be brought from any other part of Great Britain into any place within the said city and borough between the 23rd day of December instant and the 1st day of March, 1866, except such animals as are free from disease, and are brought only for the purpose of being slaughtered, and are slaughtered, within three days after their arrival within the said city and borough; and, except such cows as are free from disease and are intended for dairy purposes, and are accompanied by a certificate in writing under the hand of a properly authorised Cattle Plague Inspector, that they are in a healthy state and come direct from a healthy stock, and are forthwith submitted to the inspection of the Cattle Plague Inspector for the said city and borough, but nothing herein contained shall make it unlaw ful for any person to bring or send any of the animals hereinbefore specified, through the said city and borough by railway, or for any person to bring or send, with the license of any two Justices acting in and for the said city and borough, any such animals from any land or pre-

city and borough to any land or premises in his own occupation, within the said city and borough.

And notice is hereby given, that every person offending against this Order will be liable to a penalty not exceeding £20.

Given under my hand at the said city and borough this 22nd day of December, 1865.

W. Maysmor Williams, Mayor.

CATTLE PLAGUE.

Hundred of Eddisbury, County of Chester.

Notice is hereby given, that in pursuance of an Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, we, the undersigned Justices, acting in and for the Petty Sessional Division of the hundred of Eddisbury, in the county of Chester, being the local authority as defined by the said Order, do by this notice declare that, with the view to prevent the spreading of the disorder called the "cattle plague," it is expedient, from the date of the publication of this notice until the 1st day of March next, absolutely to prevent the removal of any cow, heifer, bull, bullock, ox, or calf, to any market or fair, or to any place whatever, within the said division, for the purpose of exhibition or sale.

. And notice is hereby given, that it will not be lawful, after the publication of this notice, until the said 1st day of March, for any person to bring or send any such animal into any market or fair, or to any place whatever within the said division, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such animal so brought

And, in further pursuance of the powers given to us as aforesaid, we, the said Justices, do by this notice also declare that it is expedient that, from the date of the publication of this notice until the said 1st day of March, no cow, heifer, bull, bullock, ox, or calf, shall be brought from any other part of Great Britain into any place within the said Petty Sessional Division.

And notice is hereby also given, that from and after the publication of this notice until the said 1st day of March, it will not be lawful for any person to bring or send any such animal from any other part of Great Britain into any place within the said Petty Sessional Division.

Any person offending against the said Order shall, for every such offence; forfeit a sum not exceeding twenty pounds.

Dated this 21st day of December, 1865. J. Tollemache, S. Woodhouse.

G. F. Wilbraham. Thos. G. Cholmondeley. J. H. Hayes.

CATTLE PLAGUE.

· Notice is hereby given, that we, Her Majesty's Justices of the Peace acting in and for the Petty Sessional Division of the Hundred of Nantwich, in the county of Chester, in Special Sessions assembled, have this day, by virtue of an Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November last declared that it is expedient that the following animals; namely, all cows, heifers, bulls, bullocks, oxen, calves, sheep, lambs, goats, and swine, should be prevented from being removed to any market or borough, any such animals from any land or pre- fair, or to any place whatever within the said mises in his own occupation, and beyond the said Petty Sessional Division, for the purpose of exhibition or sale, from the day of the date hereof. until the 1st day of March next, or until such

earlier day as may hereafter be fixed.

And that, after the publication of this notice, it shall not be lawful for any person or persons to bring or send any such animal into such market or fair, or to any place within the said Petty. Sessional Division, for the purpose of exhibition or sale, or to receive, exhibit, buy or sell any such animal so brought or sent, but that nothing bereif contained shall be field to recalibit any herein contained shall be held to prohibit any person from exhibiting or selling, on his own land or premises, any animal belonging to him which has been on such land or premises for not less than fourteen days previous to such sale.

And notice is also hereby given, that we, the said Justices, have this day declared that it is expedient, from the day of the date hereof, until the said 1st day of March next, con until such earlier day as may hereafter be fixed, that no such; animal as hereinbefore defined shall be brought from any other part of Great Britain into any place within the said Petty Sessional

Division Tract Could Size en 30 And also that, after the publication of this notice, it shall not be lawful for any person to bring or send any such animal from any place in Great Britain beyond this said Petty Sessional Division into any place within this Petty Sessional Division; but that nothing herein contained shall make it unlawful for any person to send or carry any such animals by railway through the said Petty Sessional Division, or for any person to bring or send, with the license of any two Justices acting in and for the same division, any such animal from any land or premises in his own occupation, and beyond such division, to any other land or premises in his own occupation, within such division.

The following are the several parishes, townships, and places comprised in the above division,

and to which this notice applies; viz.:

Alsage, Aston - juxta - Mondrum, Blakenhall, Basford, Barthomley, Betchton, Chorlton, Checkleycum-Wrinehill, Crewe, Church Coppenhall, Church Minshull, Cholmondeston, Hough, Hassall, Haslington, Henhull, Lea, Leighton, Monk's Coppen-Poole, Rosse, Shavington-cum-Gresty, hall. Stapeley, Stoke, Wybunbury, Willaston, Woolstanwood, Worleston, Westaston, and Weston, over which Mr. Lewis, of Crewe, is the Government Inspector; Acton, Austerson, Audlem, Alvaston, Bridgemere, Baddington, Burtherton, Buerton, Baddiley, Broomhall, Burland, Brindley, Coolepilate, Chorley, Doddington, Dodcott-cum-Wilkesley, Ediesion,
Watherton, Harlestone,
Nan Edleston, Faddiley, Hunsterson, Harlestone, Hankelow, Marbury, Norbury, Newhall, Nantwich, Sound, Tittenley, Wrenbury, Wirswall, Walgherton, and Woodcott, over which Mr. Darling, of Barker-street, Nantwich, is the Government Inspector.

Every person offending against the above Order is liable, on conviction, to forfeit a penalty not

exceeding £20.

Lagra Bri Gri e

Given under our hands this 14th day of December, 1865, at Nantwich.

James Folliott. S. C. Starkey. W. R. Johnson.

CATTLE PLAGUE.

I, THE undersigned, George Foster Braithwaite, Esq., Mayor of the borough of Kendal, in the county of Westmorland, do hereby declare, by virtue of the 18th clause of an Order of the Lords Dated Lamorran, 19th December, 1865.

of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November last, that it is expedient from and after the publication of this notice, until the 28th day of February hext, that animals, namely, any cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine, shall not be brought from any other part of Great Britain, into and within the berough of Kendal, except, from any place within the Petty Sessional Division of Kendal Ward, and except such an imals as may be brought from any place within the Petty Set sional Division of Kendal Ward, and except such animals as may be brought from any place for exhibition at the show to be held at Kendal, during the week commencing on the 18th instant, and which may be reported by the inspector to be free from all disease, and which after such exhibition shall be slaughtered within the said borough."

And notice is hereby given, that it will not be lawful, after the publication of this notice, for any person to bring or send any animal of the beforementioned description from any place in Great Britain into or within the said berough, for any purpose whatsoever; with the exceptions aforesaid!

And that every person offending herein will; for every such offence, be liable to a penalty of not exceeding twenty pounds.

Dated this lith day of December, 1865, bast Geo. Foster Braithwaite, Mayor. The all the state out the day of electric and the control of the c

CATTLE PLAGUE SOFTON

South Powder.

WE, being Justices acting for the South Division of the Hundred of Powder, in the county of Cornwall, do hereby, by virtue and in exercise of the powers given to us by an Order of Her Majesty's Privy Council, bearing date the 23rd day of November last, declare that it is expedient that all cows, heifers, yearlings, bulls, bullecks, oxen, and calves shall, until after the 1st day of March next, be excluded from all markets and fairs to be holden within the said Division, comprising the following parishes, namely:—Cornelly, Creed, Cuby, Gerrans, Lamorran, Merther, Probus, Philleigh, Ruan-Lanyhorne, St. Anthony,—St. Just, St. Michael Carhayes, St. Michael Penkivel, St. James' Tregoney Veryan, and the township of Grampound. And it shall not be lawful for any person to bring or send any such animals or animal into such markets and fairs until after the said 1st day of March, 1866.

And we do hereby further declare that it is expedient, until after the said 1st day of March next, that no such animals or animal, or skins, hides, horns, "or hoofs of such animals as aforesaid, shall be brought from any other part of Great Britain into any place within the said division. And it shall not be lawful for any person to bring or send any such animals or animal, skins, hides, horns, or hoofs from any place in Great Britain beyond the said division, into any place within the said division, comprising the parishes aforesaid, until after the said 1st day of March, 1866, except with such license as specified in the said Order of the 23rd day of November last past.

Every person offending against this Order shall, for every offence, forfeit any sum not exceeding £20, which the Justices before whom he or she shall be convicted may think fit to enforce.

J. Townshend Boscawen, Lewis M. Peter, Justices acting in and for the said Division.

Se socition of hour thing social confidence in the Majesty Health Orivy Council, se social confidence in the second of the confidence in the second of the modern of the second of the confidence in the second of the confide of the Hundred of Powder, in the county, of Connaided of the Wall, do hereby, by virtue, and dine exercise, of other wall, do hereby, by virtue, and dine exercise, of other powers, siven, by an Order of Her Majesty's! Privy Opincia beaung, adstenthed 23rd thay of in Mayen by the Strain and Calwest shall munith after the date of March next, be excluded from all heart test and fairs to be holden, withing the said Livision; comprising the following highest learness by the Mayen by the following highest learness by the Mayen Burransa by the Sin Allein Saint Chinent, and the manor of Thesexy than, mand the manor of Thesexy than, mand the saint of the Mayen by the Mayen Mayen by the Mayen by of the state of th expedient, suntil afterathe saidales daylon March yextadhakang such animalanon animalanon skinsl Pilgip Auforation done boogly of the care processing the care of t And it shall not be lawfullforouny person to bring or send any such animals or spinial, akinseshides, horns, or hoofs drom any place in Great Britain beyond the said Division into any place within the said Division comprising the parishes aforesaid until after the said 1st day of March, 1866.

Every person offending against this Order shall for every offence forfest any sum not exceeding £20 which the Justices before whom he or she shall be convicted may think fit to enforce. We will be stored to printing to the convicted may think fit to enforce a will be convicted may think fit to enforce the stored to printing the convicted may think fit to enforce the convicted to printing the convicted to the convicted at the printing of the convicted at the base she are printing to the convicted at the convi ven unes ente ente gurus justices acting in and for the said Division that the entert is to expedient that the said Division.

Dated Truff, 13th December 1865.

Lead of the experiment of the entert is the entert of the entert

card Division of Penllyn, County of Merioneth.

Whighers, by authority of an Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, made in pursuance of several Acts of Parliament therein mentioned, we Her Majesty's Justices of the Peace for the county of Merioneth, acting in and for the Petty Sessional Division of Penllyn, in the said county, do now, by this notice declare that it is expedient that until the 1st day of March next, no cow, heirer, bull, bullock, ox, calf or sheep, shall be removed to any market or fair, or to any place whatever within our jurisdiction for the purpose of exhibition or sale, except the cowner thereof shall, previous to removal, make oath before one or more of Her Majesty's Justices owner thereof shall, previous to removal make being before one or more of Her Majesty's Justices of the Peace, that the animals as hereinbefore defined, for which the licence of removal is required, have been in his or her possession for at least twenty one days previous to his or her application, and that there have been no animals as hereinbefore defined, suffering from the cattle pluggle, on and in his or her occupation, at any fine. Having made such oath the applicant shall receive licence in writing from such Justice or Justices of the Peace to remove the said animals to some place to be named in such licence, which licence shall have effect for a period of three days licence shall have effect for a period of three days inclusive of the day on which it is issued.

periodicion in the construction of this noinoining and the periodicion of the construction of the construc her been on such land or premises for not less than fourteen days previous to each sais.

And notice HUBALTATTAO that vie, the enic Justices, have this day declared that it is expedient, from thiving thereof, date heroof, until deBy wirtuecof and Order in Councile dated the 23rd day of November 11865, werthe undersigned Justicese acting in sandscfor the Petry Sessional Division tof Wimborne, in the county of Dorset dondiereby ydeclare awith anylew tof prevent the spreading of the said Cattle Disease, that it is expedient absolutely to prevent, and we do hereby by this our Order prohibit! until the 1st day of Marchimext, therintroductions from any part of Great Britain into the deald Division of animals, namely, any cowicheifer; bull, bullock, ox, or calf, sheep, son slamb, itoo any market or fair or to any place whatever withingthe Petty Sessional Division of Wimborneraforesaid; for any purpose what soever, under a penalty of twenty pounds for each offence. sondituding 22nd day of vocember, 1808, Andreas in 2010 and 2011 Pathona at Entera averall at a selecting TH. Months work learned avera of wind the more later John H. Austen. 1960 and Colleges of the Polyment of the W. B. Portman.

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Consists eveds and in somellett L. Ady.

Referable and referable St. John Coventry.

Consists of CATTLE PLAGUE,

The sold of the Burnley Union.

WHEREAS, by authority of an Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November last, made in pursuance of several Acts of Parliament therein mentioned, we'the undersigned, three of Her Majesty's Justices of the Peace for the county of Lancaster, acting in and for the Petty Sessional Division of the Higher Division of the Hundred of Blackburn, held at Burnley, in and for the said hundred and county, this 11th day of December, 1865; do hereby declare; that it is expedient, with a view to prevent the spreading of the cattle plague, to prevent the removal of cows, heifers, bulls, bullocks, oxen, calves, slicep lambs, goats, and swine to any market or fair at Burnley or Colne, or at any other place whatso-ever within any of the townships comprising the Burnley Union, in the said county, for the pur-pose of exhibition or sale, from the day of the date hereof for and until the 1st day of March

And we order that, after the due publication of this notice, it shall not be lawful for any person to bring or send any such animal of the descrip-tion aforesaid into such markets or fairs, or to any place within the said Burnley Union, for the purinclusive of the day on which it is issued.

The day of which it is issued.

We also by this notice declare, that it shall not sell any such animal so bought, or sold. And in be havful for any person to bring any such animal, further pursuance and exercise of the powers

given to us by the said Order in Council, we do declare that it is expedient that animals as here-inbefore defined shall not be brought from any other part of Great Britain into any place within the said Burnley Union until the said 1st day of March next. And we therefore further order, that, from and after the due publication of this notice, it shall not be lawful for any person to bring or send any such animal of the description aforesaid from any place in Great Britain beyond the said Burnley Union, until the said 1st day of March next. Provided that nothing contained in this Order shall make it unlawful for any person to send or carry any such animals by railway through the said Burnley Union. And provided also that nothing contained in this Order shall make it unlawful for any person to bring or send with the licence of any two Justices acting in and for this Petty Sessional Division, any animal from any land or premises in his own occupation and beyond the said division to any other land or premises in his own occupation and within the said Burnley Union.

And we do hereby give notice, that it will not be lawful, after the publication of this notice, for any person to bring or send any animal of the description before-mentioned into any such fairs or markets, and that any person in anywise offending therein will, for every offence, forfeit a

penalty not exceeding £20.

Given under our hands at Burnley aforesaid this 11th day of December, 1865.

(Signed)

W. H. Wood. T. H. Whitaker. John Heelis.

CATTLE PLAGUE.

Swindon Division-Wilts.

WE, Her Majesty's Justices of the Peace for the county of Wilts, acting in and for the Division of Swindon, in the said county, in Petty Sessions assembled, in pursuance of an Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, do hereby declare :-

First. That it is expedient from the date of the publication of this notice, until the 1st day of March, 1866, absolutely to prevent the removal of all cows, heifers, bulls, bullocks, oxen, calves, sheep, lamps, goats, and swine, to any market or fair, or to any place whatever within the said division, for the purpose of exhibition or sale. Secondly. That it is expedient from the date of

publication of this notice, until the 1st day of March, 1866, that no animal of the description aforesaid be brought from any place in Great Britain beyond our jurisdiction, into any place within our jurisdiction—that is to say, into any of the parishes or places comprising the Swindon Petty Sessional Division following:

Bishopstone. Blundson St. Andrew. Chiseldon. Cliffe Pypard. Draycot Foliat. Hannington.

Highworth. Inglesham. Liddington. Little Hinton.

Liddiard Millicent.

Liddiard Tregoze. Lyneham. Rodborne Cheney. Stanton Fitzwarren. Stratton St. Margaret. Swindon. Tockenbam. Wanborough. Wootton Bassett. Wroughton.

person to bring or send any such animal into any market or fair, or to any place within our jurisdiction, for any purpose whatever.

Provided that nothing in this notice shall be held to prohibit any person from sending any fat animal in sound health, and intended for immediate slaughter, direct from any land or premises within the said division, wherein such animal shall have been for the space of fourteen days then next preceding, to the premises of the purchaser of such fat animal for slaughter within twenty-four hours.

And we also give notice, that after the publication hereof, it will not be lawful for any person to bring or send any such animal from any place in Great Britain beyond our jurisdiction, into any place within our jurisdiction, that is to say, any of the parishes or places hereinbefore mentioned.

Provided that any person having any animals upon any land or premises in his own occupation and beyond our jurisdiction, may, but with the license only of two Justices, acting in and for the Petty Sessional Division of Swindon, bring or send such animals to any other land or premises in his own occupation within our jurisdiction.

And every person committing any offence against the tenor hereof, is liable for such offence to a penalty of £20.

Given under our hands this 21st day of December, 1865.

Edgar Hanbury. Giles Daubeney. John Elton Prower. S. C. Sadler.

CATTLE PLAGUE.

Borough of Colchester.

I, CHARLES HENRY HAWKINS, Esquire, Mayor of the borough of Colchester, in the county of Essex, by virtue and in exercise of the authority given to me by an Order of the Lords of Her Majesty's Most Honorable Privy Council, dated the 23rd day of November, 1865, do, by this notice, declare that it is expedient that every cow, heifer, bull, bullock, ox, and calf shall be excluded from the cattle markets to be held within the said borough, between the 18th day of December instant, and the 15th day of February, 1866, and that during such period no person shall bring or send any such animal as aforesaid from the city of London, or from any place within a radius of 20 miles thereof, into the said borough, except as provided in and by the 18th Clause of the said Order, and except also any fat animal of the description aforesaid, which may be brought into the said borough for the purpose of slaughter, and be slaughtered therein within four days there-

And I hereby give notice, that every person offending therein will, after the said 18th day of December instant, be liable to a penalty not exceeding £20 for every such offence.

Dated this 14th day of December, 1865. C. H. Hawkins, Mayor.

CATTLE PLAGUE.

Shropshire.—Petty Sessional Division of Albrighton.

In pursuance of the Order of the Lords of Her Majesty's Most Honourable Privy Council, dated And we do hereby give notice, that after the the 23rd day of November last, we, the under-publication hereof, it will-not be lawful for any signed Justices of the Peace, acting in and for the Petty Sessional Division of Albrighton, in the county of Salop, do hereby declare that it is expedient, until the 1st day of March next, to prevent the removal of the following animals,

Every cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine, to any market or fair, or to any place whatever within the said Petty Sessional Division, for the purpose of exhibition or sale; and it will therefore be unlawful for any person to bring or send any such animal into such market or fair, or to any place within such division, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such animals so brought or sent. ...

And we do further give notice that it is expedient, from the date of this notice until the said ist day of March next, that animals, as hereinbefore defined, shall not be brought from any other part of Great Britain, into any place within the said Petty Sessional Division, and that it will not be lawful for any person previously to the said lst day of March next, to bring or send any such animal from any other place in Great Britain into any place within the said Petty Sessional Division.

Every person offending herein will, for every fence, forfeit a sum not exceeding twenty offence,

pounds. As witness our hands the 19th day of December, 1865.

C. S. Loyd. C. M. Campbell. C. M. Campbell.
Robert Gardner.
V. R. Combet V. R. Corbet. W. Buller Lloyd.

CYRUR PLACE. CATTLE PLAGUE.

TOTAL CONT. Division of Allertonshire. TATED .1

Norion is hereby given, that Her Majesty's Justices of the Peace for the North Riding of the county of York, acting in and for the Petty Sessional Division of Allertonshire, in the said Riding, in Petty Sessions assembled, have this day, by virtue of an Order of Her Majesty's Privy Council, dated the 23rd day of November last, declared that it is expedient, with a view to prevent the spreading of the cattle plague, to prevent the removal of cows, heifers, bulls, bullocks, oxen, calves, sheep, lambs, goats, and swine, to any market or fair, or to any other place what-soever within the said Petty Sessional Division, for the purpose of exhibition of sale, from the day of the date hereof until the 1st day of March

And the said Justices ordered that after the publication of this notice, it shall not be lawful for any person to bring or send any such animal into such market or fair, or to any place within the said Petty Sessional Division, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such animal so brought or sent, but nothing herein contained shall be held to prohibit any person from exhibiting or selling on his own land or premises any animal belonging to him which has been on such land or premises for not less than fourteen days previous to such sale. And the said Justices have also declared that it is expedient that animals as hereinbefore defined; shall-not be brought from any other part of Great Britain into any place within the said Petty Sessional Division, until the said 1st day of March next. And the said Justices further ordered that from and after the publication of this notice, it shall not be lawful for any person to bring or send

any such animal of the description aforesaid from any place in Great Britain beyond the said Petty Sessional Division into any place within the said Division, until the 1st day of March next, provided that nothing herein contained shall make it unlawful for any person to send or carry any such animals by railway through the said Petty Sessional Division, nor make it unlawful for any person to bring or send, with the license of any two Justices acting in and for this Petty Sessional Division, any animal from any land or premises in his own occupation, and within such Division.

And notice is hereby further given, that every person offending herein will be liable to forfeit

not exceeding twenty pounds.

Dated at Northallerton, the 20th day of December, 1865. By order,

W. T. Jefferson, Clerk to the said Justices.

N.B. - All persons are requested to keep their dogs at home, and to prevent them ranging or wandering about when following their masters on he road.

THE CATTLE PLAGUE. the road.

Division of Carnardon. - County of Carnardon.

WHEREAS, by authority of an Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, made in pursuance of several Acts of Parliament therein mentioned, we, Her Majesty's Justices of the Peace for the county of Carnarvon, acting for the Petty Sessional Division of Carnarvon, in the said county, do now, by this notice, declare that it is expedient that, until the 1st day of March next, no cow, heifer, bull, bullock, ox, calf, sheep, or swine shall be brought to any market or fair within our jurisdiction for exhibition or sale. And further, that no such animal shall, until the said lst day of March next, be brought into any place whatever within our jurisdiction, from any place beyond the limits of the counties of Carnaryon and Anglesey, and such districts of Merionethshire as are free-from the disease. Provided also that no such animal shall be allowed to be brought into our jurisdiction, whether for slaughter or otherwise, by railway, excepting animals actually in transit through the county.

Every person offending against this Order is liable to a penalty of not exceeding twenty pounds.

Given under our hands and seals at Carnarvon, within the said Division, this 23rd day of December, 1865.

Chs. Johns Sampson. (L.S.)

H. Bayley Williams. (L.S.)

Jno. Millington, jun. (L.S.) Rice W. Thomas.

Chas. Millar (L.S.)

[This Notice is substituted for that published in the London Gazette of the 26th December:

CATTLE PLAGUE.

WE, the undersigned Justices of the Peace, acting in and for the Petty Sessional Division of Towcester, in the county of Northampton, under and by virtue and in exercise of the powers given to us by an Order of the Lords of Her Majesty's Privy Council, dated the 23rd day of November, 1865, do hereby declare:

First. That it is expedient from this time until the 1st day of February, 1866, absolutely to prevent the removal of any cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine to any market or fair, or any place whatever, within our jurisdiction, for the purpose of exhibition or sale.

Secondly. That it is expedient from this time until the 1st day of February, 1866, that no cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine be brought from any place in Great Britain beyond our jurisdiction into any place within our jurisdiction, that is to say, into any of the places following:

Abthorpe Passenham Adstone Pattishall Alderton Paulerspury Ashton Plumpton Blakeslev Potterspury Blisworth Shutlanger Bradden Silverstone Cold Higham Slapton Cosgrove Stoke Bruern Easton Neston Tiffield Furtho Towcester Wappenham Weedon Loys Gayton Grafton Regis Greens Norton Whittlebury Hartwell Wicken Woodend Lichborough Maidford Yardley Gobion

And we hereby give notice that after the due publication hereof, it will not be lawful for any person to bring or send any such animal into any market or fair, or to any place within our jurisdiction, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such animal so brought or sent.

Provided that any person may exhibit or sell on his own land or premises any animal belonging to him which has been on such land or premises for not less than fourteen days previous to such sale.

And we also give notice that after the due publication hereof it will not be lawful for any person to bring or send any such animal from any place in Great Britain beyond our jurisdiction, into any place within our jurisdiction, that is to say, into any of the places hereinbefore enumerated.

Provided that any person having any animals upon any lands or premises in his own occupation and beyond our jurisdiction may, but with the license only of two Justices acting in and for the Petty Sessional Division of Towcester, bring or send such animals to any other lands or premises in his own occupation within our juris-

And every person committing any offence against the tenor hereof is liable for any such offence to a penalty of £20.

Given under our hands this 22nd day of December, 1865.

W. H. Clarke. Pomfret. Southampton. W. Grant. Robt. E. Oliver. ..

Police Office, Towcester.

THE CATTLE PLAGUE.

Petty Sessional Division of Ruthin, in the county of Denbigh.

By virtue and in pursuance of an Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, made in pursuance of the several Acts of Parliament therein mentioned, we, Her Majesty's Justices of the Peace for the county of Denbigh,

acting in and for the Petty Sessional Division aforesaid, do hereby give notice and declare that, from the date hereof and until the 1st day of March next, it shall not be lawful for any person to bring or send any cow, heifer, bull, bullock, ox, calf, sheep, or swine, from any place in Great Britain beyond our jurisdiction into any place within our jurisdiction: Provided always, that nothing contained in this Notice shall make it unlawful for any person to send or carry any such animals by railway through such jurisdiction, and provided also that nothing contained in this Notice shall make it unlawful for any person to bring or send, with the licence of any two Justices acting in and for the jurisdiction to which this Notice applies, any such animals from any land or premises in his own occupation, and beyond such jurisdiction to any other land or premises in his own occupation within such jurisdiction.

Every person offending against the abovenamed Order is liable to a penalty not exceeding

Given under our hands this 22nd day of December, 1865.

E. J. Owen. Robt. Geo. Johnson.

CATTLE PLAGUE.

Petty Sessional Division of North Greenhoe, in the county of Norfolk.

WHEREAS by a notice published on the 11th day of November last, in the several newspapers called respectively the Norwich Mercury and the Norfolk Chronicle, and which circulate within the county of Norfolk and counties bordering thereon, the Justices acting in and for the said Petty Sessional Division of North Greenhoe, did declare that it was expedient that cows, heifers, bulls, bullocks, oxen, calves, sheep, lambs, goats, and swine should be excluded from all markets and fairs to be held within the said Division from the day of the publication of the said notice until the 22nd day of December now instant. Now the said Justices, in pursuance and exercise of the power given to them by the Order of the Lords of Her Majesty's Privy Council, bearing date the 23rd day of November last, do by this notice, published in The Norwich Mercury, Norfolk Chronicle, Norfolk News, and Lynn Advertiser, declare that they hereby renew the said Notice so published as aforesaid, and extend the same to the 1st day of March next; and the said Justices do also hereby further declare that, until the said 1st day of March next, it shall not be lawful for any person to bring or send any animal of the description aforesuid from any place in Great Britain beyond the said Division of North Greenhoe into any place within the said Division: Provided always, that nothing in this Declaration of the said Justices shall make it unlawful for any person to send or carry any such animals as aforesaid by railway through the said Division of North Greenhoe, or to bring or send, with the licence of any two Justices acting in and for the said Division of North Greenhoe, any such animals as aforesaid from any land or premises in his own occupation, and beyond the said Division of North Greenhoe, to any other land or premises in his own occupation within the said Division of North Greenhoe.

Dated this 20th day of December, 1865. By order of the Justices acting in and for

the said Division. Thomas Garwood, Clerk to the said

Justices.

正卷 流孔

CATTLE DISEASE.

2- Division of Croydon, in the county of Surrey By authority of an Order of the Lords of Her. Majesty's Most Honourable Privy Council, dated the 23rd day of November last, made in pursuance of the several Acts of Parliament therein mentioned, we, Her Majesty's Justices of the Peace for the county-of Surrey, acting in and for the Petty, Sessional Division of Croydon in the said county, assembled hit Special Petty, Sessions at the Town Hall, in Groydon, in the said Division and county, on this 23rdiday of December, 1865, edid resolve and determine, and we do now by this opotice declare, that it is expedient that no animal nof tither of the descriptions following, that is to teay, no cow, heifer, bull, bullock, ox, or calf shall be brought from any other part of Great Britain into any place within the Petty Sessional Division of Croydon aforesaid, comprising the following parishes and phaces, namely: Addington, Bed-dington, Carsbulton, Coulsdon, Croydon Mitcham, Morden, Penge, Sanderstead, Wallington, and Woodmansternes during they following aperiod, that is to say, from the day of the date of this notice until the Ust day of March next: Provided, always, that nothing herein contained shall make it unlawful for any person to send or carry any such animals by railway through the Petty Sessional Division aforesaid. And that, it will not be lawful, after the publication of this Notice for any operation before mentioned, from any of the descriptions before mentioned, from any other part of Great Britain into any or either of other part of Great Britain into any or either of the said parishes on places (except, as herein the said parishes on places (except, as herein the said person of places of the said for every offence of original segment, this Notice, will for every offence forfeit appendity, not exceed the said of the said segment. The said said the said said segment of the said for the said of the said Total day of November last, do by this state, or or of November last, and hencery of the following and the last state of the state of t Petty Sessional Division of Lonsdale Ward, in the county of Westmortund Lonsdale Ward Petty Sessions, 21st December, 1865. (Present Edward: Wilson, Thomas Greene Joseph Gibson, and E. M. Fenwick, Esquires) with the Cattle Plague it is prevent the spreading of the Cattle Plague, it is expedient from and after the publication hereof until the 28th day of February next, that animals of the following description, namely, cows, heifers, bulls, bullocks, oxen, calves, sheep, and lambs, shall not be brought from any other part of Great Britain into any place within the said Petty Sessional Division of Lonsdale Ward; except from places within the Petty Sessional Division of Her Majesty's Most Hope of Kendal Ward, in the said county of Whole Privy Council, bearing dates the 28rd day of November, 1865, made by withe sewial Acts. Westingrland, and except from the townships of Burrow-with-Burrow, Leeby, and Tunstal, and the parish of Whittington ofrem which last-named places animals of the before-mentioned descrip-

tion may (under the certificate of two justices

No. 23055.

first obtained for that purpose) be removed into the said Division of Lonsdale Ward, for the purpose of slaughter, within twenty four hours

after their arrival in such Division.

And notice is hereby also given, that it will not be lawful, after the publication hereof, for any person to bring or send any animal of the before-mentioned description from any place in Great Britain beyond the said Petty Sessional Division of Lonsdale Ward, into any place within such Division (except as aforesaid), for any purpose whatsoever; provided that nothing herein contained shall be held to prohibit any person from exhibiting or selling on his own land or premises any such animal belonging to him, which has been on such land or premises for not less than three weeks previous to such sale, or to prohibit any person sending or carrying any such animals by railway through the said Petty Sessional Division of Lonsdale Ward, or to prohibit any person bringing of sending, with the licence of any two Justices of the Peace acting in and for the said Petty Sessional Division, any such animals from any land or premises in his own occurration and bowned such Petty Sessional occupation and beyond such Petty Sessional Division, to any other land or premises in his own occupation within such Petty Sessional Division.

And that any person offending herein will, for every such offence be liable to a penalty of not exceeding £20.

The Division of Lonsdale Ward comprises the

The Division of Louisdale Ward comprises the following townships painely:—Barbon, Burton, Casterton, Dillicar, Tirbank, Holme, Hutton Röof, Killington, Kirkby Lonsdale, Lupton, Mansergh, and Middleton.

Given inder my hand at the Petty Sessions aforesaid.

Edibd. Wilson, Chairman.

To reals soil attent even can be a soil of the carrier of the Borough of Hedon, in the County of York, with a view to prevent the speading of the Cattle Plague, hereby declare that it is expedient from this detect to let develop of March port that the state of the carrier of the carrier of the carrier of the state of the carrier of the carrier of the state of the carrier of the this date to the 1st day of March next, that no cow, heifer, bull, bullock, ox, or, calf, shall be brought from any other, part of Great Britain, and particularly, from the districts of Middle or South Holderness, into any place within the said borough of Hedon events a cartifacte from the rough of Hedon, except a certificate from the duly appointed Inspector for the District from which such animal shall be intended to be brought or sent, that such animal and the herd from which such animal is intended to be brought or sent, is free from all disease or disorder, shall be produced to the Mayor of the said borough, and his licence, in writing, obtained previous to such bringing or sending.

Given under my hand, this 26th day of December, 1865.

Geo. Taylor, Mayor.

France Carlo, Iron wife.

CATTLE PLAGUE

aste is and

exercise of the powers given by the several Acts therein mentioned, it was amongst other things ordered that whenever any local authority, as therein defined, should declare by notice published as therein directed, that it is expedient for a time, to be specified in such notice, that animals, as therein defined, should not, with the view to prevent the spreading of the disorder, therein before designated as the "Cattle Plague," be brought from any part of Great Britain, into any place within their jurisdiction; it should not be lawful for any person to bring or send any such animal from any part of Great Britain, beyond such jurisdiction, into any place within such jurisdiction.

Now we, the undersigned, Her Majesty's Justices of the Peace, acting in and for the Petty Sessional Division of Solihull, in the county of Warwick aforesaid, in Petty Sessions assembled, being the local authority as defined by the said order within such Petty Sessional Division,

Do hereby give notice and declare, that with a view to prevent the spreading of the said disorder it is expedient that no cow, heifer, bull, bullock, ox, or calf, shall, from and after the publication of this notice, and until the 10th day of February, 1866, be brought from any place in Great Britain beyond the said Petty Sessional Division of Solihull, into any place within such Petty Sessional Division.

And we do hereby give further notice, that every person offending against the said order, will for such offence forfeit any sum not exceeding £20, which the Justices before whom he or she shall be convicted of such offence, may think fit to impose.

Given under our hands at Solihull aforesaid, this 19th day of December, 1865.

H. H. Chatlock.

H. H. Chatlock. William James. Thomas Colmore.

. The Solihull Petty Sessional Division comprises the several parishes of Baddesley Clinton, Balsall, Barston, Berkswell, Elmdon, Hamptonin-Arden, Kinwalsey, Knowle, Nuthurst, Sheldon, Solihull and Yardley.

CATTLE PLAGUE.

Somerset.—Petty Sessional Division of Shepton Mallet.

At a Petty Session of Her Majesty's Justices of the Peace for the said county, acting in and for the Petty Sessional Division of Shepton Mallet, in the said county, held at the Petty Sessional Court House, in Shepton Mallet aforesaid, on the 19th day of December, 1865, which Division includes the following places, namely:—

Batcombe. Lamyatt. Croscombe. Milton Clevedon. Ditcheat. Pilton. Pylle. Doulting. Downhead. Shepton Mallet. East Cranmore. Stoke Lane. Upton Noble. West Cranmore. East Pennard. Evercreech. Hornblotton.

We, the said Justices, present at the said Petty Sessions, do hereby, in pursuance of an Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, declare that, with a view to prevent the spreading of the disorder called the Cattle Plague, it is expedient that no animal, that is to say, no cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine, shall be brought or sent to any market or fair holden within, or to any place whatever being within the said Petty Sessional Division for the purpose of exhibition or sale until after the first day of March next. And we do further declare, that it is expedient, till the said first day of March, that

the before-mentioned animals shall not be brought from any other part of Great Britain into any part of the said Petty Sessional Division.

And we hereby give notice, that from and after the publication hereof in a newspaper circulating within this Petty Sessional Division, every person who shall bring or send any such animal into any such market, fair, or place for the purpose of exhibition or sale, or who shall receive, exhibit, buy, or sell any such animal so brought or sent, or bringing or sending any such animal from any place in Great Britain beyond the said Petty Sessional Division into any place within the said Petty Sessional Division, will offend against the provisions of the said Order of Council, and be liable to a penalty of twenty pounds for every such offence.

Given under our hands the day and year afore-

R. Leckonby Phipps. E. H. Clerk.

CATTLE PLAGUE.

Eynsford Division, county of Norfolk.

THE Justices of the Peace acting in and for the Petty Sessional Division of Eynsford, in the county of Nerfolk, under and by virtue of and in exercise of the powers given to them by an Order of the Lords of Her Majesty's Privy Council, dated the 23rd day of November, 1865, do hereby declare—

First.—That it is expedient from this time until the 1st day of March, 1866, absolutely to prevent the removal of any cow, heifer bull, bullock, ox, calf, sheep, lamb, goat, or swine, to any market or fair, or to any place whatever within the jurisdiction of the said Justices for the purpose of exhibition or sale.

Secondly—That it is expedient from this time time until the 1st day of March, 1866, that no "cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine," be brought from any place in Great Britain beyond the jurisdiction of the said Justices into any place within their jurisdiction, that is to say, into any parish within the said Division.

And notice is hereby given, that after the due publication hereof and until the 1st day of March next, it will not be lawful for any person to bring or send any such animal into any market or fair, or to any place within the said jurisdiction for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell, or to receive any such animal so bought or sent.

Provided that any person may exhibit or sell on its own land or premises any animal belonging to him, which has been on such land or premises for not less than fourteen

days previous to such sale.

And notice is hereby also given, that after the due publication hereof, and until the 1st day of March, 1866, it will not be lawful for any person to bring or send any such animal from any place in Great Britain beyond the jurisdiction of the said Justices into any place within their jurisdiction.

Provided that any person having any animals upon any land or premises in his own occupation and beyond such jurisdiction, may, but with the licence only of two Justices acting in and for the Petty Sessional Division, bring or send such animals to any other land or premises in his own occupation within such jurisdiction.

And it is declared by the said Justices that this notice is intended to be published in the Norwich Mercury, the Norfolk News, and the Norfolk Chronicle, being newspapers circulated within the jurisdiction of such Justices.

Every person committing any offence against the tenor hereof is liable for any such offence to

a penalty of £20.

By order of the Justices acting in and for the Division of Eynsford, in the county of Nor-folk, assembled at a Petty Sessions held at Hackford, next Reepham, the 18th day of December, 1865.

F. S. Bircham, Clerk to the said Justices

CATTLE PLAGUE.

Petty Sessional Division of Wayland.

Whereas, by a notice dated the 13th day of December instant, the Justices acting in and for the said Petty Sessional Division in the County of Norfolk, in pursuance and exercise of the power or authority given by Order of the Lords of Her Majesty's Privy Council of the 23rd day November last, did with a view to prevent the spreading of the disorder designated "The Cattle Plague," declare it expedient from the date of such notice until the 1st day of March next, to prevent the removal of animals as defined in the said Order, that is to say :--cows, heifers, bulls, bullocks, oxen, calves, sheep, lambs, goats, and swine, to any market or fair, or to any place whatever within the said Division for the purpose of exhibition or sale. And also that for the same period, animals of the description aforesaid, should not be brought from any other part of Great Britain into any place within the said Division.

And whereas, it is desirable to modify the said notice, so far as relates to the bringing of sheep from any other part of Great Britain into

any place within the said Division.

Now therefore, we, the said Justices in pursuance and exercise of the power or authority given by the said Order in Council, do by this Notice, intended to be published in the manner directed by such Order, declare that nothing in the said recited Notice-contained, shall be deemed to prohibit the bringing of any sheep into any place within our said Division under the following conditions:

- 1. That every person who may purchase or become possessed of any slicep in any place beyond our said Division, and be desirous of removing such sheep from such place be-yond our said Division to any place within our said Division, shall, within the space of twenty-four hours previous to such removal of the same, obtain from the Inspector of of the District within or from which any such sheep may be intended to be brought, a certificate in writing, stating that every such sheep is free from the said disorder, and has not been on any farm, or within one mile of any farm where any animal has suffered or may be suffering therefrom; and also stating that the sheep so intended to be removed, has been on the land or premises of the person from which the same may be so intended to be brought, for a period of not less than twenty-one days, previous to any such sale or removal.
- 2. That every person who may bring or send any such sheep as aforesaid into our said Division, shall obtain from the person of whom such sheep may have been purchased, in the case and with the licence in the proviso to or from whose land or promises the same | Clause 18 in the said Order mentioned) after the

may have been brought as aforesaid, a certificate in writing, in confirmation of the statement of such Inspector.

3. Also, that every person intending to bring or send any such sheep from any place beyond our said Division, to any place within our said Division, shall, previously to the removal thereof, produce to two Justices, acting in and for our said Division, the certificates hereinbefore mentioned, and obtain a licence from such two Justices, authorising such person so to bring or send any such

sheep into our said Division.

4. That the person for the time being in charge of any such sheep, shall be the bearer of every such certificate and licence, and shall, whenever required so to do, produce the same for inspection to the Police authorities, or to any other person authorized by us to inspect the same; and the purchaser of every such sheep, or the person in charge of the same, immediately on the arrival of such sheep within our said Division, shall deliver or cause to be delivered every such certificate and licence at the Polico Station in Watton.

Provided, that notwithstanding anything in the said notice contained, any person may exhibit or sell on his own land or premises, any animal belonging to him which has been on such land or premises for not less than fourteen days previous

to such sale.

Provided also, that any person having any animals upon any land or premises in his own occupation, and beyond our jurisdiction, may with the licence of two Justices acting in and for our said Petty Sessional Division, bring or send such animals to any other land or premises in his own occupation within our jurisdiction.

Notice. The Magistrates of this Division will meet at the Wayland Hall, Watton, every Wednesday, at twelve o'clock, to receive applications

under this Order.

Signed, by order of the Magistrates, at their meeting held the 23rd day of December, 1865.

Richd. Robinson, Clerk to the Justices.

CATTLE PLAGUE.

Petty Sessional Division of Brothercross, in the county of Norfolk.

WE, the undersigned, two of Her Majesty's Justices of the Peace in and for the said county of Norfolk, acting in and for the said Petty Sessional Division, by virtue and in exercise of the power in this behalf given to us by a certain Order made by the Lords of Her Majesty's Most Honourable Privy Council, dated at the Council Chamber, Whitehall, on the 23rd day of November, 1865, do by this notice declare that it is expedient that from and after the publication of this notice until the first day of March next, the following descriptions of animals in the said Order mentioned (that is to say), cows, heifers, bulls, bullocks, oxen, calves, sheep, goats and swine, shall not be brought from any other part of Great Britain whatever (not being within the said Petty Sessional Division) into any place whatever within the said Petty Sessional Division.

And we do hereby give notice that if any person shall bring or send any such animal as aforesaid, from any place in Great Britain, beyond the said Petty Sessional Division, into any place within the said Petty Sessional Division (except

publication of this notice in the manner in the said Order prescribed and required, such person will be liable to a penalty not exceeding £20, for every such offence.

Dated the 12th day of December, 1865. H. E. Bluth. James Hollway.

CATTLE PLAGUE. County of Dumbarton. Notice.

By virtue of the powers conferred by an Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865

Notice is hereby given that Her Majesty's Justices of the Peace of the county of Dumbarton, in Sessions assembled at Dumbarton, on. the date hereof, in terms of the 18th Clause of said Order, with the view to prevent the spreading of the Cattle Plague, declared and do hereby declare that it is expedient, from this date till the first day of March next, that animals, viz. (any cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat or swine) shall not be brought from any other part of Great Britain into any place within their jurisdiction, and that if shall not be lawful for any person to bring or send any such animal from any place in Great Britain beyond such jurisdiction, into any place within such jurisdiction, during such period, but always under the provisoes contained in said clause of said. Order in Council.

And the Justices in said Sessions assembled, with the view aforesaid, declared and do hereby further declare, that it is expedient, under said Order, to prevent the removal of animals, as hereinbefore defined, from any other part of the county within such jurisdiction, to any market, fair, or any other place whatever within the parishes of Row, Roseneath, Lues, Arrochar and Unrdross, and those parts of the parish of Bonhill and of the landward part of the parish of Dumbarton which are situated on the west side of the River Leven, within such jurisdiction, for the purpose of exhibition or sale, from this date till the said first day of March next, and that it shall not be lawful for any person to bring or send any such animal to any market, fair or any other place whatever within any of said parishes or parts of parishes above-named, within such jurisdiction, for the purpose of exhibition or sale, or to receive, exhibit, buy or sell any such animals so brought or sent during such period.

And the Justices in said Sessions assembled, with the view aforesaid, likewise declared and do hereby further declare, that it is also expedient, under said Order, to prevent the removal of animals, as hereinbefore defined, from the parishes of Cumbernauld, Kirkintolloch and East and and West Kilpatrick, or any of them, into the parish of Kilmaronock, or those parts of the parish of Bonhill, and of the landward part of the parish of Dumbarton which are situated on the east side of the River Leven, all within such jurisdiction, for the purpose of exhibition or sale, from this date till the said first day of March next, and that it shall not be lawful for any person to bring or send any such animal from any of the said parishes of Cumbernauld, Kirkintilloch and East and West Kilpatrick, into the said parish of Kilmaronoch, or the foresaid parts of the parishes of Bonhill and Dumbarton, situated on the east side of the River Leven, all within such jurisdiction, for the purpose of exhibition or sale, or to receive, exhibit, buy or sell any such animals so brought or sent during said period.

Every person offending against the said Order shall, for every such offence, forfeit a sum not exceeding £20.

(Signed) John Denny, Clerk of the Peace for the county of Dumbarton. Court House, Dumbarton, 21st December, 1865.

CATTLE PLAGUE.

Borough of Derby.

I, THE undersigned, Mayor of the borough of Derby, being the local authority under the Order of Her Majesty's Privy Council, of the 23rd day of November last, do hereby, by this notice, and by virtue and in exercise of the authority conferred upon me by the said order, and with a view to prevent the spreading of the disorder called the Cattle Plague, declare that it is expedient, from the date of the publication of this notice until the 1st day of March next, that no cow heifer, bull, bullock, ox, or calf, shall be brought from any other part of Great Britain into any place within the said borough. But nothing herein contained shall extend to prevent the bringing of any such animal to any slaughterhouse within the said borough by any Derby butcher, provided that the same be brought for immediate slaughter, and be thereupon immediately slaughtered there, and that the person found in charge thereof in any street or open place give, when thereunto required by any Justice of the Peace, or any police constable or officer of the local board of health of the said borough, a true account of the place whence and the person from whom the same was last brought and purchased, and of the place whither it is being taken; nor shall it extend to prevent the removal of any such animal in accordance with any licence in writing obtained on the day of such removal, from the Mayor or any Justice of the Peace of the said borough (who shall therein state that he is satisfied that such animal or animals have not been in any infected district, or in any fair or market, or conveyed by any railway within the fourteen days then next preceding) provided such licence be immediately produced for inspection, by the person found in charge of any such animal in any street or open place, to any Justice of the Peace, or any police constable or officer of the said board demanding the production thereof.

And the bringing of any such animal into the said borough during the aforesaid period, except in the cases and under the conditions hereinbefore

specified, is hereby prohibited.

Dated this 20th day of December, 1865. F. Longdon, Mayor.

CATTLE PLAGUE. -FAIRS AND MARKETS.

Petty Sessional Division of Epping, in the County of Essex.

By virtue of the Order of the Lords of Her Majesty's Most Honorable Privy Council, dated the 23rd day of November last, we, the undersigned Justices of the Peace, acting in and for the said Division, present at a Petty Session, holden in and for the said Division, on this 22nd day of December, 1865, do by this notice under our hands, declare and make it unlawful for any person or persons to bring or send on and from the day of the date hereof, until the 1st day of March next, any cow, heifer, bull, bullock, ox,

calf, sheep, lamb, goat, or swine, to any fair to be during that period held anywhere within the said Division.

And we further declare and make it unlawful for any person or persons to bring or send during the said period any store cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat or swine, to any market, to be during that time held anywhere within the said Division. All fat stock entered in a market for sale must be marked by the Inspector for slaughter, and killed within seven days after the day on which such market is held.

And we further declare that, with a view to prevent the spreading of the disorder called the "Cattle Plague," it is expedient for the said period to prevent the removal or bringing of any such animals as are hereinbefore specified (except from one portion of land in the occupation of the owner or owners or any such animals to another portion of land in the occupation of such owner or owners) to any market or fair, or to any place whatever within this Division, or from any other part of Great Britain, into any place within our jurisdiction; and we further give notice that by virtue of the said Order and after the publication of this notice, it shall not be lawful for any person or persons to bring or send any such animal (except in accordance with the exception above made), into any such market or fair, or to any place within this Division, or from any place in Great Britain beyond such jurisdiction into any place within such jurisdiction, except with the license to two Justices acting in and for the jurisdiction to which this notice applies.

Given under our hands at the Petty Session

aforesaid:

Charles Phelips,

Henry Cockerell,

John C. Whiteman,

John Williams,

J. W. Perry Watlington. the dipolation coat is the reason of the second of the sec

CATTLE, PLAGUE.

A Company of the Comp

Prohibition of Markets, &c., and of the conveying of certain Cattle within the limits of the Petty . Sessional Division of Worksop, in the county of c Nottingham. The second of the course for

WE, the undersigned, being five of Her Majesty's Justices of the Peace for the county of Nottingham, acting in and for the Petty Sessional Division of Worksop, in the same county, by virtue of the authority to us given by an Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, made in pursuance of the several Acts of Parliament therein mentioned, do by this notice declare, that with a view to prevent the spreading of the disorder, designated the "Cattle Plague," it is expedient to prevent until the 1st day of March next, the removal of any cow, heifer, bull, bullock, ox, or calf, pig, or swine, to any market or fair, or to any place whatever within the Petty Sessional Division of Worksop aforesaid, which Division comprises the several parishes, townships, and places named in the schedule hereunder written, for the purpose of exhibition or sale, and therefore that from and after the publication of this notice, it shall not be lawful for any person to bring or send any such animal as aforesaid into any such market or fair, or to any place within the Petty Sessional Division of Worksop aforesaid, for the purpose of exhibition or sale, or to receive, buy, or sell any such animal so bought or sent.

Provided that nothing contained in this notice shall be held to prohibit any person from exhibit. ing or selling on his own land or premises any animal belonging to him which has been on such land or premises for not less than fourteen days previous ot such sale.

And provided further, that noting in this notice contained shall be held to prohibit any person purchasing any such animal as last aforesaid. from removing any such animal as last aforesaid to any place within such Petty Sessional Division for slaughtering within seventy-two hours from the date of the certificate hereinafter mentioned if such purchaser shall produce when thereunto required, a certificate, in the form of hereunder written, siged by the Inspector of the District:

And provided further, that such animal shall be branded for immediate slaughter, but we declare that nothing in this notice contained shall prevent any owner of such animals so certified and branded as aforesaid from sending such animals by railway to any established open market beyond the limits of the Worksop Pctty Sessional Division.

And by this notice we do further declare, that it is expedient until the said 1st day of March next, that such animals as aforesaid shall not be brought from any other part of Great Britain into any place whatever within the Petty Sessional Division of Western Wes sional Division of Worksop aforesaid, and therefore, that from and after the publication of this notice, it shall not be lawful for any person to bring or send any such animal as aforesaid from any place in Great Britain beyond the limits of the Petty Sessional Division of Worksop aforesaid into any place within such Petty Sessional Division. And any person offending herein will, for every such offence, forfeit any sum not exceeding £20 which the Justices before whom the offender shall be convicted of such offence may think fit to impose.

Given and declared under our hands this 20th day of December, 1865.

T. W. White.
H. F. Walker.
J. Vessey Machin. Henry Beevor. G. W. Mason.

The Schedule above referred to.

177 TO 1

Bridley, Carburton, Cuckney, Carlton-in-Lindrick, Edwinstowe, Gateford, Holbeck, Hodsock, Haggerfield, Harworth, Longwith, Norton, Ollerton, Oldcoates, Osberton, Styrrup, Scofton, Shireoaks, Wellow, Worksop, Wallingwells, Woodhouse Hall, and Welbeck.

Form of Certificate above referred to.

of county of Nottingham, one of the Cattle Inspectors for the Worksop Petty Sessional Division, hereby certify that the following fat cattle, namely [here describe them so that the same may be identified], purchased by Mr. Mr. and now on the farm of the said Mr. in his occupation and proposed to be removed within the Worksop Petty or the purpose of being Sessional Division, for the purpose of being slaughtered (or for the purpose of sending by Market), are free from the Cattle Plague, and that the parish from which such animals are proposed to be removed is free from infection, and that there is and has been no Cattle Plague within one mile of the said farm.

As witness my hand this day of

1865.

CATTLE PLAGUE.

Ashby-de-la-Zouch Division.

WE, the Undersigned, Justices of the Peace acting in and for the Petty Sessional Division of Ashby-de-la-Zouch, in the county of Leicester, do hereby revoke the Notice dated the 2nd day of December, 1865, under the hands of three Justices of the Peace of the said Division and county, made and published under and by virtue of the powers given to the said Justices by an Order of the Lords of Her Majesty's Privy Council, dated the 23rd day of November, 1865, and we do hereby declare:

First. That it is expedient, from this time until the 1st day of March, 1866, to prevent the removal of any cow, heifer, bull, bullock, ox, calf, sheep, or swine, to any market or fair or to any place whatever within our jurisdiction, for the purpose of exhibition or sale, except under the

conditions hereinafter mentioned.

Secondly. That it is expedient from this time until the 1st day of March, 1866, that no cow, heifer, bull, bullock, ox, calf, sheep, or swine, be brought (except under the conditions hereinafter mentioned) from any place in Great Britain beyond our jurisdiction into any place within our jurisdiction (that is to say), into any of the places following:

Ashby-de-la-Zouch. Osgathorpe. Ashby Woulds. Packington. Appleby. Ravenstone. Bardon Park. Newton Burgoland. Boundary. Netherseal. Blackfordby. Overseal. Boothorpe. Swanington. Swepstone. Breedon-on-the-Hill. Snarestone. Coleorton. Staunton Harold. Donisthorpe. . Gracedieu. Tonge. Thringstone. Heather. Hugglescote. Whitwick. Hugglescote Grange. Wilson. Donington-en-le-Heath. Worthington. Normanton-le-Heath.

Except such animals as may be conveyed by railway through such jurisdiction, and excepting that it may be lawful to remove animals with the licence of two justices from any land or premises in the occupation of any person beyond our jurisdiction, to any land or premises in the occupation of the same person within our jurisdiction.

And we hereby give notice, that after the due publication hereof, it will not be lawful for any person to bring or send any such animal into any market or fair, or to any place within our jurisdiction, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such animal so brought or sent.

Provided that any person may exhibit or sell on his own land or premises any animal belonging to him which has been on such land or premises for not less than fourteen days previous to such

sale.

And we also give notice, that after the due publication hereof, it will not be lawful for any person to bring or send any such animal from any place in Great Britain beyond our jurisdiction into any place within our jurisdiction (that is to say), into any of the places hereinbefore enumerated, except animals brought in for the purpose of being slaughtered within forty-eight hours, under the condition of previously obtaining the licence of two Justices of the Peace acting in and for the said Division so to do, and excepting animals removed by railway as aforesaid, or from one occupation of any person to another occupa-

tion of the same person as aforesaid. And every person committing any offence against the said Orders, is liable for any such offence to a penalty of £20.

Given under our hands this 23rd day of December, 1865.

William Wootton Abney. George Moore. J. M. Echalaz. H. E. Smith.

THE CATTLE PLAGUE.

Borough of Ruthin in the county of Denbigh.

By virtue and in pursuance of an Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, made in pursuance of the several Acts of Parlia-

ment therein mentioned.

I, John Jenkins, Esquire, Mayor of the said borough of Ruthin, do hereby give notice and declare that from the date hereof, and until the 1st day of March next, it shall not be lawful for any person to bring or send any cow, heifer, bull, bullock, ox, calf, sheep, or swine from any place in Great Britain beyond the limits of the said borough to any place within the said borough, provided always that nothing contained in this notice shall make it unlawful for any person to send or carry any such animals by railway, through the said borough, and provided also that nothing contained in this notice shall make it unlawful for any person to bring or send with the licence of any two Justices acting in and for the jurisdiction to which this notice applies, any such animals from any land or premises in his own occupation, and beyond such jurisdiction to any other land or premises in his own occupation within such jurisdiction.

Every person offending against the above named Order is liable to a penalty of not ex-

ceeding £20.

Given under my hand this 22nd day of December, 1865.

J. Jenkins,
Mayor of the said borough of Ruthin.

CATTLE PLAGUE.

Somerset.—Petty Sessional Division of Long Ashton.

Ar a Petty Session of Her Majesty's Justices of the Peace for the said county acting in and for the Petty Sessional Division of Long Ashton in the said county, held at Long Ashton aforesaid, on Friday, the 22nd day of December, 1865, which Division includes the following places, namely:—

Abbots Leigh. Nailsea. Saint George. Bedminster. Chelvey. Weston in Gordans. Dundry. Wraxall. Long Ashton. Barrow Gurney. Brockley. Portishead. Walton in Gordans. Clevedon ${f Winford.}$ Kingston Seymour. Backwell. Portbury. Bourton Flax. Tickenham. Clapton. Yatton.

We, the said Justices present at the said Petty Sessions do hereby in pursuance of an Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, declare that, with a view to prevent the spreading of the

disorder called the Cattle Plague, it is expedient that no animals, that is to say, no cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine, shall be brought or sent to any market or fair holden within, or to any place whatever being within the said Petty Sessional Division, for the purpose of exhibition or sale until after the 1st day of March next.

And we the said Justices do hereby further declare that it is expedient, until the 1st day of March next, that any such animal shall not be brought from any other part of Great Britain into any place within the said Perty Sessional Division of Long Ashton; and that it shall not be lawful for any person to bring or send any such animal, or description thereof, from any place in Great Britain beyond the said Petty Sessional Division of Long Ashton into any place within such Division.

And we hereby give notice, that from and after the publication hereof in a newspaper circulating within this Petty Sessional Division, and also in a newspaper circulating within the counties bordering upon the said Division, every person who shall bring or send any such animal into any such market, fair, or place for the purpose of exhibition or sale, or who shall receive, exhibit, buy, or sell any such animal so brought or sent, or any person who shall bring or send any such animal or description thereof, from any place in Great Britain beyond the said Petty Sessional Division of Long Ashton into any place within such Division, will offend against the provisions of the said Order of Council, and be liable to a penalty of twenty pounds for every such offence.

Given under our hands the day and year aforesaid.

> Henry Mirehouse. Edmd. J. Daubeny. John Mordaunt. W. Gale Coles. Conrad Wm. Hinzal. Robt. Castle.

CATTLE PLAGUE.

County of Hereford .- Petty Sessional Division of Dore.

Comprising the parishes of-

Abbey Dore. Ewyas Harold. Peterchurch. St. Devereux. Kenderchurch. Thruxton. Tibberton. Kentchurch. Kilpeck. Treville. Kingstone. Madley. Turnastone. Vowchurch and Wormbridge. Orcop.

For which parishes Mr. F. B. Jones, Veterinary Surgeon, Hereford, is appointed Inspector.

And the parishes of-

Bacton. Longtown. Craswell. Michaelchurch Escley. Dulas. Newton. Foothog. Rollstone. St. Margarets and Llancilloe. anveynce. Walterstone. For which Mr. Bowles, Veterinary Surgeon, Lianveynoe.

Abergavenny, is appointed Inspector.

We, the undersigned, the Justices acting in and for the said Petty Sessional Division, in Petty Sessions assembled, being the local authority as defined by an Order of Her Majesty's Privy Council, dated the 23rd day of November, 1865, do hereby, in pursuance of such Order, give slaughtered within forty-eight hours after their notice and declare that it is expedient, for the arrival), shall be brought from any other part of

term of three calendar months from the date hereof, to prevent the removal of any cow, heifer, bull, bullock, ox, or calf, to any market or fair, or any place whatever within the said Petty Sessional Division, for the purpose of exhibition or sale; and also that it is expedient no such animal as aforesaid shall be brought from any other part of Great Britain into any place within the said Petty Sessional Division, except it shall be certified by an Inspector appointed for this Division before any such animal shall be brought into such Division, that such animal is free from the Cattle Division, that such animal is free from the Cattle Plague, and has not been brought from, out of, or mar any herd or homestead where such disease

And we further give notice that any person who shall, during the period above mentioned, remove any such animal to any such market or fair, or other place for sale or exhibition as aforesaid, or shall buy or sell any animal so brought, and any person who shall bring or send any such animal from any place in Great Britain beyond the said Petty Sessional Division, into any place within the said Petty Sessional Division, will be within the said Petty Sessional liable to a penalty of £20.

David John George.

W. Wenman.

H.-H. Wood.

CATTLE PLAGUE...

Division of Newbury.—County of Berks.

WHEREAS in and by an Order made by Her Majesty's Most Honourable Privy Council, on the 23rd day of November last, it is (amongst

other provisions) ordered that—
"Whenever the local authorities shall declare by notice published as therein mentioned, that it is expedient for a time to be specified in such notice, that animals as defined by the said Order shall not either absolutely or except under such conditions as such local authories shall think fit to impose, with a view to prevent the spreading of the disorder known as the 'Cattle Plague,' be brought from any other part of Great Britain into any place within their jurisdiction, it shall not be lawful for any person to bring or send any such animal, except in accordance with such conditions as aforesaid, from any place in Geat Britain beyond such jurisdiction into any place within such jurisdiction:

"Provided always, that nothing contained therein should make it unlawful for any person to send or carry any such animals by railway through such jurisdiction, and provided also, that nothing therein contained should make it unlawful for any person to bring or send, with the licence of any two Justices acting in and for the jurisdiction to which such notice should apply, any such animals, from any land or premises in his own occupation, and beyond such jurisdiction to any other land or premises in his own occupation within such jurisdiction."

Now we, the undersigned, Her Majesty's Justices of Peace, acting in and for the Division of Newbury aforesaid, and being the local authority referred to in the said Order, do by this notice declare that, in our opinion, it is expedient that from the publication hereof until the 1st day of February, 1866, no cow, heifer, bull, bullock, ox, or calf (except fat cattle in sound health, marked by clipping the tail and intended for immediate slaughter, and provided that the same be actually

Great Britain into any of the parishes or places within our jurisdiction; that is to say, the parishes or places following, viz.:—

Avington Marlstone Beedon Midgham Boxford Peasemore
Brightwalton Sanden Fee
Bucklebury Sandleford Brimpton Shalbourne and Bag-Chieveley shott Donnington Shaw Eddington and Hidden Shefford East Shefford West Frilsham Enbourne Speen Standford Dingley Greenham Hampstead Marshall Thatcham Hampstead Norris Wasing Hungerford Welford Inkpen Kintbury Winterbourne. Woodhay West Lekhampstead Woolhampton Leverton and Calcott Yattendon

. And any person or persons committing any offence against the tenor hereof will subject himself or themselves to a penalty of £20.

Dated this 21st day of December, 1865.

G. C. Cherry, Chairman. Wm. Mount.
Wm. Chatteris.
Edwd. Brice Bunny.
Richd. Tull.
John Matthews.
Chas. Saml. Slocock.

By Order,

en aliene of

Henry Godwin, Clerk to the said Justices.

CATTLE PLAGUE.

We, the undersigned Justices of the Peace for the county of Stafford, acting in and for the Petty Sessional Division of Wolverhampton, in the said county, in Petty Sessions assembled, at Wolverhampton, on the 23rd day of December, 1865, by this notice, and by virtue of an Order of Her-Majesty's Privy Council, dated the 23rd day of November last, declare that it is expedient to prevent, from the 27th day of December, 1865, to the 1st day of March, 1866, the removal of any cow, heifer, bull, bullock, ox, or calf, except under the conditions hereinafter imposed (with a view to prevent: the spreading of the contagious and infectious disease generally designated the cattle plague) to any market or fair, or to any place whatever, either within the said Petty Sessional Division for the purpose of exhibition or sale. And we, the said Justices, so assembled as aforesaid, do further declare that, after the publication of this notice, and for and during the said period from the said 27th day of December, 1865, to the said 1st day of March, 1866, it shall not be lawful for any person to bring or send any such animal into such market or fair, or to any place whatever within the said Petty Sessional Division, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such animal so brought or sent, except the person bringing or sending such animal into such market, fair, or place, shall bring or send with such animal a certificate in writing from the Inspector of the district from which such animal has come, or in the event of there being no stich Inspector, then -from some duly appointed Cattle Plague Inspector, such certificate being dated not more than six -days before the bringing or sending of such animal into such market, fair, or place, that such district B . I waste of the second in the

is free from the cattle plague, and that such animal is free from all symptoms of the cattle plague, and except such animal so brought or sent to such parket, fair, or place, is sufficiently branded in some distinct manner to identify such animal with the animal described in the said Inspector's certificate. Provided that nothing in this notice contained shall be held to prohibit any person from exhibiting or selling on his own land or premises any animal belonging to him which has been on such land or premises for not less than fourteen days previous to such sale. And we, the said Justices so assembled as aforesaid, do further declare that it is expedient, from the said 27th day of December, 1865, until the 1st day of March, 1866, that no cow, heifer, bull, bullock, ox, or calf shall, except under the conditions hereby imposed, be brought from any other part of Great Britain into any place within the said Petty Sessional Division; and that from and after the publication of this notice, and from the said 27th day of December, 1865, until the said 1st day of March, 1866, it shall not be lawful for any person to bring or send any such animal from any other part of Great Britain, into any place within the said Petty Sessional Division, except the person bringing or sending any such animal into such place within the said Petty Sessional Division, shall bring or send with any such animal a certificate in writing from the Inspector of the district from which such animal has come, or in the event of there being no such Inspector there, from some duly appointed Cattle Plague Inspector, dated not more than six days before the bringing or sending such animal into such place as aforesaid, that such district is free from the cattle plague, and that such animal is free from all symptoms of the cattle plague, and except such animal so brought or sent into such place as aforesaid is branded in some distinct manner to identify such animal with the animal described in the said Inspector's certificate. Provided that nothing herein contained shall make it unlawful for any person to send or carry any such animals by railway through the said Petty Sessional Division, or for any person to bring or send with the licence of any two Justices acting in and for the said Petty Sessional Division to which this notice applies, any such animal from any land or premises in his own occupation and beyond such Petty Sessional Division, to any other land or premises in his own occupation, within the said Petty Sessional Division. And we do further give notice, that every person offending against this notice is liable to forfeit, for every such offence, a sum not exceeding £20.

The Petty Sessional Division comprises the following parishes or places: Tettenball; Willenball, Wednesfield, Bushbury, Moseley, Codsall, Oaken, Upper Penn, Lower Penn, Pattingham, and Patshull.

Henry Hill.

Henry Hill.
Isaac Spooner.
Benjamin Hicklin.
Jeremiah Wynn.
R. H. Briscoe.
John Hartley.
John Perks.

41266

CATTLE PLAGUE.

Borough of Oswestry

In pursuance of the Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November last, I, the undersigned George Owen, Esquire, Mayor of the Borough of Oswestry, do hereby declare that it is

expedient until the 1st day of March next, to prevent the removal of the following animals, namely, every cow heifer, bull, bullock, ox, or calf, to any market or fair, or to any place whatever within the said borough, for the purpose of exhibition or sale, except under the following conditions, namely, that such animals are for immediate slaughter, and that the owner thereof shall previously to their being brought into the said borough have obtained from a Justice of the Peace, or a duly appointed Inspector of the District from which the animals shall have been brought, a certificate authorizing such removal, and stating that the animal is free from disease, . and has not been depastured or kept in any Parish or Petty Sessional Divisional in which cattle disease has appeared within two months then last past, and which certificate shall be produced by the driver of the animals to any police officer requiring the production thereof. And it is further ordered that all such animals shall be slaughtered within seven days after so being brought into the said borough, and it will therefore be unlawful for any person to bring or send any such animal into such market or fair, or to any place within such borough for the purpose of exhibition or sale, or to receive, exhibit, buy or sell any such animals so brought or sent except in accordance with the above conditions.

And I do further give notice that it is expedient from the date of this notice until the said 1st day of March next, that animals as herein-before defined, except in accordance with the foregoing conditions, shall not be brought from any other part of Great Britain into any place within the said borough, and that it will not be lawful for any person previously to the said 1st day of March next to bring or send any such animal from any other place of Great Britain, into any place within the said borough, except in accordance with the conditions aforesaid.

Every person offending herein will for every offence forfeit a sum not exceeding £20.

As witness my hand the 26th day of December, 1865.

George Owen, Mayor.

CATTLE DISEASE.

COUNTY OF WORCESTER.

Petty Sessional Division of Droitwich.

WE, the undersigned, three of Her Majesty's Justices of the Peace, of the county of Worcester, assembled at a Petty Sessions, holden this day, at the Court Chamber, in Droitwich, in the said county, for the Droitwich Division of the said county, and acting for the said Division, do hereby, by authority of an Order of the Lords, of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November last, made in pursuance of the several Acts of Parliament therein mentioned or referred to, declare that, with a view to prevent the spreading of the disease called the Cattle Plague or Rinderpest, it is expedient absolutely to prevent the removal of any cow, heifer, bullock, ox, calf, or sheep, from any other part of Great Britain into any place whatsoever within the Division aforesaid, for the term of two calendar months from the date of this our Order. And we give notice, that such Division extends to and over the parishes or places of Dodderhill, Hanbury, Stock and Bradley, Himbleton, Shell, Hadzor, Oddingley, Salwarpe, Westwood, Doverdale, Elmley such Justice or Justices of the Peace to remove Lovett, Hampton Lovett, Elmbridge, and Crutch, the said animals to some place to be named in

also give notice, that every person offending against this Order will, for every offence, be liable to a penalty of £20.

Given under our hands at the Petty Sessions aforesaid, this 15th day of December, 1865.

R. A. Douglas Gresley. Joseph Amphlett. W. W. Douglas.

CATTLE PLAGUE.

County of Gloucester-Borough of Tewkesbury.

I, George Blizard, Esquire, Mayor of the borough of Tewkesbury, do in pursuance of the Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, declare, that with a view to prevent the spreading of the disorder called the Cattle Plague, it is expedient that no animal, that is to say, no cow, heifer, bull; bullock, ox, calf, sheep, lamb, goat, or swine, shall be brought or sent to any market or fair holden within the said borough, or for the purpose of exhibition or sale, to any place whatever within the said borough, until after the 1st day of March next; and that it is expedient that during the time aforesaid, animals, as above defined, shall not be brought from any part of Great Britain into the said borough, except fat stock previously purchased for slaughter, and which shall be slaughtered within three days.

And I give notice, that after the publication hereof it will not be lawful during the time aforesaid, to bring or send to or within, the said borough, any cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine, whether to any market of fair, or for exhibition or sale, or for any other purpose, except under the conditions aforesaid, fat stock previously purchased.

Every person offending against either of the provisions aforesaid, is liable to a penalty not exceeding £20.

Given under my hand the 27th day of December, 1865.

George Blizard, Mayor.

CATTLE PLAGUE.

Division of Conway. WHEREAS, by authority of an Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November 1865, made in pursuance of the several Acts of Parliament therein mentioned, we, Her Majesty's Justices of the Peace for the county of Carnarvon, acting for the Petty Sessional Division of Conway, in the said county, do now by this notice declare, that it is expedient that until the 1st day of March next, no cow, heifer, bull, bullock, ox, calf, slicep, or swine, shall be removed to any market, or fair, or to any place whatever within our jurisdiction for the purpose of exhibition or sale, except the owner thereof shall, previous to removal, make oath before one or more of Her Majesty's Justices of the Peace, that the animal as hereinbefore defined, for which the licence of removal is required have been in his or her possession for at least twenty-one days previous to his or her application; and that there has been no animal, as hereinbefore defined, suffering from the cattle plague on land in his or her occupation at any time. Having made such oath the applicant shall receive a licence in writing from all in the said county of Worcester. And we such licence, which licence shall have effect for a

No. 23055.

period of three days inclusive of the day on which it is issued.

We also by this notice declare, that from the date of this Order until the 1st day of March next, it shall not be lawful for any person to bring any such animals except in accordance with such conditions as aforesaid, from any place in Great Britain beyond our jurisdiction into any place within our jurisdiction.

Every person offending against the above Order is liable to a penalty of not exceeding £20.

Given under our hands and seals, this 21st day of December, 1865.

M. Morgan, (L.S.) Richd. Davis, (L.S.) W. F. Chapman, (L.S.)

THE CATTLE PLAGUE.

Division of Mutford and Lothingland, in the County of Suffolk.

WE, the undersigned, Her Majesty's Justices of the Peace for the county of Suffolk, acting in and for the Petty Sessional Division of Mutford and Lothingland, in the said county, assembled in Petty Sessions at Lowestoft, in the said division and county, this 27th day of December, 1865, under and by virtue of, and in exercise of, the powers given to us by an Order of the Lords of Her Majesty's Privy Council, dated the 23rd day of November, 1865, do hereby declare:

First. That it is expedient from this time, until the 1st of March, 1866, absolutely, to prevent the removal of any cow, heifer, bull, bullock, ox, calf, sheep, goat, or swine to any market or fair, or to any place whatever within our jurisdiction, for

the purpose of exhibition or sale.

Second. That it is expedient from this time, until the 1st day of March, 1866, that no cow, heifer, bull, bullock, ox, sheep, lamb, goat, or swine, be brought from any place in Great Britain beyond our jurisdiction, into any place within our jurisdiction, which comprises the parishes following:-

Ashby Herringfleet Hopton Barnby Kessingland \mathbf{Belton} Blundeston Kirtley Bradwell Lound Burgh Castle Lowestoft Carlton Colvile Mutford Oulton Corton Pakefield Flixton Fritton Rushmere Gisleham Somerleyton Gunton

And notice is hereby given, that after the due publication hereof, and until the 1st day of March next, it will not be lawful for any person to bring or send any such animal into any market or fair, or to any place within the said jurisdiction, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such animal so bought or

Provided that any person may exhibit or sell on his own land or premises any animal belonging to him which has been on such land or premises for not less than fourteen days previous to such

And notice is hereby also given, that after the due publication hereof, and until the 1st day of March, 1866, it will not be lawful for any person to bring or send any such animal from any place in Great Britain beyond our jurisdiction into any place within our jurisdiction, that is to say, into any of the parishes hereinbefore enumerated.

Provided that any person having any animals upon any land or premises in his own occupation, and beyond such jurisdiction, may, but with a license only of two Justices acting in and for the Petty Sessional Division of Mutford and Lothingland, bring or send such animals to any other land or premises in his own occupation within such jurisdiction.

Every person committing any offence against the tenor hereof, is liable for every such offence to a penalty of £20.

> Given under our hands at the Petty Sessions above mentioned.

> > Edward Leathes. James Peto. John Garnham. Hill Mussenden Leathes. Philip Bedingfeld.

CATTLE PLAGUE.

Lincolnshire, Lindsey.—Brigg Petty Sessional Ďivision.

Notice is hereby given, that we, the Undersigned, Justices of the Peace acting in and for the Brigg Petty Sessional Division in the parts of Lindsey, in the county of Lincoln, in Petty Sessions assembled, this 26th day of December, 1865, at the Justice Room, in the parish of Wrawby, in the said Division, by virtue of the Order of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November last, made in pursuance of the several Acts of Parliament therein mentioned, do hereby, in pursuance of the said Order, and with a view to prevent the spreading of the contagious or infectious disorder which now prevails among the cattle of Great Britain, and which is generally designated the "Cattle Plague," declare that it is expedient for the period of three months, from the 1st day of December instant, that all cows, heifers, bulls, bullocks, oxen, calves, sheep, lambs, goats, and swine shall be excluded from all markets or fairs to be held at Brigg Caistor or elsewhere within the said Petty Sessional Division, which Division comprises the several parishes, townships, and places named in the Schedule hereunder written.

And we do hereby declare that it will not be lawful after the publication of this Notice, for any person to bring or send into the said markets or fairs, or any of them, any animals of the description hereinbefore excluded, or to bring or send any such animals to any such markets or fairs for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell, any such animals so brought

or sent.

And we do hereby further declare that it will not be lawful to bring or send the following animals referred to in the said Order, namely, cows, heifers, bulls, bullocks, oxen, and calves to any place whatever in the said Petty Sessional Division for the purpose of exhibition or sale. Nor shall it be lawful for any person to receive, exhibit, buy, or sell such last-mentioned animals so brought or sent from the date hereof until the 1st day of March next.

And we do hereby further declare that it is expedient, during the time this Notice is in force, that the animals lastly hereinbefore defined shall not be brought from any other part of Great Britain into any place within the said Petty

Sessional Division.

And we do hereby declare, that it shall not be lawful for any person to bring or send any such animals as lastly hereinbefore defined, or description thereof, from any place in Great Britain

beyond the said Petty Sessional Division into any

place within such Division.

By the above-mentioned Order in Council it is provided, that nothing therein contained shall be held to prohibit any person from exhibiting or selling on his own land or premises any animal belonging to him which has been on such land or premises for not less than fourteen days previous to such sale. Nor to make it unlawful for any person to send or carry any such animals by railway through the said Division, or for any person to bring or send, with the licence of any two Justices acting in and for the said Division, any such animals from any land or premises in his own occupation and beyond such Division, to any other land or premises in his own occupation within the said Division.

Any person offending against the said Order in Council after the publication of this notice will be liable to a penalty of not exceeding twenty

Given under our hands this 26th day of Decem-

ber, 1865.

T. G. Corbett.
T. B. Wright
J. D. Astley.

Justice Room, in the parish of Wrawby, 26th December, I865.

The schedule above referred to:—Croxton, Haborough, East Halton, Immingham, Kirming, ton, North Killingholme, South Killingholme, Keelby, Great Limber, Brocklesby-cum-Limber Parva, Riby, Stallingborough, Barnetby-le-Wold, Bigby, Clixby, Caistor, Cadney-cum-Housham, Glamford Briggs, Grasby, Melton Ross, Nettleton, North Kelsey, Sornerby, Searby-cum-Owmby, and Wrawby, all in the Brigg Petty Sessional Division.

CATTLE PLAGUE.

Notice.

Bx virtue of an Order of the Lords of Her Majesty's Privy Council, dated the 23rd day of November, 1865, we, the undersigned, Her Majesty's Justices of the Peace for the county of Essex, acting in and for the Petty Sessional Division of South Hinckford, in the said county, in Petty Sessions assembled, do hereby declare as follows:—

1. This notice shall extend to the several parishes following, that is to say:—

Bocking Kayne
Braintree Great Saling
Felsted Shalford
Gosfield Stisted
Black Notley Wethersfield
Panfield

the same being respectively within the Petty Sessional Division aforesaid, and within our jurisdiction.

- 2. This notice shall be in force from the day of the publication thereof until the last day of January next.
- 3. It is expedient, for the time above specified, to prevent the removal of certain animals, that is to say, cows, heifers, bulls, bullocks, oxen, calves, sheep, and lambs to any market or fair, or to any place whatever within the limits aforesaid, for the purpose of exhibition or sale.
- 4. It is expedient, for the time above specified, that such animals as are hereinbefore enumerated shall not be brought from any other part of Great

Britain into any place within the limits aforesaid without the licence in writing of two Justices acting in and for the jurisdiction to which this notice applies.

5. This notice is subject to the limitations contained in the 17th and 18th clauses of the aforesaid Order in Council.

Dated this 21st day of December, 1865.

S. W. Savill. E. J. Hill.

, CATTLE PLAGUE.

Buntingford Division.

WE, the undersigned, Justices of the Peace for the county of Hertford, acting in and for the Petty Sessional Division of Buntingford, in the said county, comprising the parishes of Anstey, Aspeden, Buckland, Cottered, Great Hormead, Little Hormead, Layston, Rushden, Throcking, Westmill, Wyddial, and Yardley, and the hamlets of Broadfield and Wakeley, and being the local authority in this behalf, by virtue of the powers and authorities given to us in and by a certain Act of Parliament passed in the session of the 11th and 12th years of Her present Majesty's reign, intituled "An Act to prevent until the 1st day of September, 1850, and to the end of the then next session of Parliament, the spreading of contagious and infectious diseases amongst sheep, cattle, and other animals," and which has been from time to time continued and is now in force; and of certain Orders and Regulations duly made by the Lords and others of Her Majesty's Privy Council, under the authority of the same Act, and dated the 23rd day of November, 1865, do declare that it is expedient from the 1st day of January next ensuing until and including the 28th day of February next ensuing, to prevent the removal of all cows, heifers, bulls, bullocks, oxen, calves, swine, and goats, to any market or fair, or to any other place whatever within the said Petty Sessional Division for the purpose of exhibition or

And we give notice, that if any person shall bring or send any such animal into such market or fair, or to any place within the said Division, for the purpose of exhibition or sale, or shall receive, exhibit, buy, or sell any such animal so brought or sent, he will be liable to a penalty of twenty pounds.

And we hereby further give notice, that after the due publication hereof, it will not be lawful for any person to bring or send any such animal from any place in Great Britain beyond or without the said Petty Sessional Division into any place within such Division, and that every person so offending will be liable for every such offence to forfeit a sum of money not exceeding twenty pounds.

And every person having in his possession or in his custody any animal labouring under the said disorder, shall forthwith give notice thereof to Mr. John Feast Kingsley, of Sandon, in the said county, Veterinary Surgeon, the Inspector appointed for the said Division, or in default of so doing will be liable to a like penalty of twenty pounds.

Given under our hands this 26th day of December, 1865.

William Adams.

J. W. Leader. 7

E. Heaton Ellis.

CATTLE PLAGUE. Borough of Shaftesbury.

I, THE undersigned, William Watts, Gentleman, Mayor of the said Borough, by virtue of an Order in Council, dated the 23rd day of November, 1865, do hereby declare and give notice, that it shall not be lawful for any person or persons to bring or send any cow, heifer, bull, bullock, ox, calf, sheep, lamb, or swine, to any market or fair, or-to any other place whatsoever, within the borough aforesaid, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell, any such animal as aforesaid, so brought or sent. that it shall mot be lawful to bring or send any such animal from any place in Great Britain beyond the said borough into any place within the said borough, from this time to the 1st day of March next, under a penalty of twenty pounds.

Given under my hand this 19th day of December 1865.

William Watts, Mayor.

CATTLE PLAGUE:

County of Worcester.

__ Petty Sessional Division of Kidderminster.

In pursuance of the Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, we, the undersigned Justices of the Peace, acting in and for the Petry Sessional Division of Kidderminster, which comprises the following parishes and places, viz.:-Kidderminster Foreign, Wolverley, Chaddesley Corbett, Stone and Rushock, all in the county of Worcester, do hereby declare, that it is expedient, until the 1st day of March next, to prevent the removal of the following animals, namely, every cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine, to any market or fair, or to any place whatever within the said Petty Sessional Division for the purpose of exhibition or sale; and it will therefore be unlawful for any person to bring or send any such animal into such market or fair, or to any place within such division for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell any such animals so brought or sent.

And we do further give notice, that it is expedient from the date of this notice until the said 1st day of March next, that animals, as hereinbefore defined, shall not be brought from any other part of Great Britain into any place within the said Petty Sessional Division of Kidderminster. And that it will not be lawful for any person, previously to the said 1st day of March next, to bring or send any such animal from any other place in Great Britain, into any place within the said Petty Sessional Division. Every person offending herein will, for every offence, forfeit a

sum not exceeding twenty pounds.

and the second of the second o

As witness our hands, the 26th day of December, 1865.

and the state of the state of Slade Baker. Walter C. Hemming. Wm. Hancocks. Robt. Woodward. Hy. Talbot. Joseph Kiteley.

CATTLE PLAGUE.

The Parts of Kesteven, in the country of Lincoln. Bourn Petty Sessional Division.

WE, the undersigned, four of Her Majesty's

Petty Sessional Division of the Parts of Kesteven, in the county of Lincoln, by virtue of the authority in us vested by the Order of the Lords of Her Majesty's Privy Council, dated the 23rd day of: November last, do, by this notice, declare and ! La production of order.

. That it is expedient from and after this day, until the 1st day of March next, to prevent the removal of every cow, heifer, bull, bullock, ox;2 and calf, pig, or swine, to any market or fair, or toil any place whatever within the said Bourn Petty Sessional Division (which division comprises the several parishes, townships, and places named in the schedule hereunder written), for the purpose. of exhibition or sale. And that from and after the publication of this notice, it shall not be lawful for any person to bring or send any such animal as aforesaid into any such market or fair, or to any place within the Petty Sessional Division aforesaid, for the purpose of exhibition or sale, or to receive, buy, or sell any such animal so brought

Provided that nothing contained in this notice shall be held to prohibit any person from exhibiting or selling, on his own land or premises, any nimal belonging to him which has been on such land or premises for not less than, fourteen days previous to such sale, or from sending fut cattle (subject as hereinafter is mentioned) for the purpose of immediate slaughter.

And we, the said Justices, do hereby further declare and order, that it is expedient, until the said 1st day of March next, that such animals as aforward shull not be brought from we other next.

aforesaid shall not be brought from any other part. of Great Britain into any place whatever within, the Petty Sessional Division aforesaid; and therefore, that from and after the publication of this notice, it shall not be lawful for any person to bring or send any such animal as before mentioned. from any place in Great Britain, out of the said; Petty Sessional Division of Bourn, into any parish or place within the said Petty Sessional Division, except as hereinafter is mentioned; that is to say:

Provided that nothing contained in the above Order shall make it unlawful for any person to bring or send, with the license of any two Justices acting in and for the said Petty Sessional Division, any such animals as aforesaid, from any land or premises in his own occupation, and beyond such jurisdiction, to any other land or premises in his own occupation within such jurisdiction.

Provided also that such Order shall not apply to fat cattle, purchased, or consigned, and intended for immediate slaughter, in case such cattle shall be accompanied by a certificate of good health from an inspector of the district from whence such animals come, and which certificate must bear date on the day of inspection and of the said cattle so entering the said Petty Sessional Division of Bourn. And such certificate must, on the same day, be handed to the inspector of the district into which such animal shall come. :.

Any person offending against this Order will be liable for every offence to a penalty of £20.

Given under our hands this 18th day of December, 1865.

John Trollope. ... Wilkn: Peacock. Wm. Parker, jun.

The Schedule above referred to.

In Aveland. Aslackby and Millthorpe, Bourn with Tongue End, Billingborough, Birthorpé, Dyke and Cawthorpe, Dunsby, Dowsby, Falkingham, Haceby, Hacconby, Hanthorpe, Horbling, Justices of the Peace, acting in and for the Bourn | Kirkby Underwood, Laughton, Morton, Newtors

Pointon, Pickworth, Rippingale, Sempringham, Walcoth and Incentify of moral to y Mr. Beltisloe. Bulby and Hawthorpe, Bassing

thorpeband Westby, Bitchfield, Burton Coggles, Bytham Castle, Bythamic Little, Careby, Creeton, Corby, Counthorpe, Edenham and Scottlethorpe, Elsthorpe, and Grimsthorpe, Gunby, Holywell and Aunbyg Irnham: Ingoldsby, Keisby, Einton and Hanby, Manthorpe, Osgodby, Stainby, Swayfield, Swinstead and of Lound, Twyford, Wytham-on-the-Hill, Wytham North, Wytham Souther grass no elve domen noisivic londer

"InbeNess. co Barholm, "Baston," Braceborough, Garlby, q Deeping West: Deeping Saint James, Market Deeping, Greatford, Langtoft, Stowe, Thurlbycland: Obthorpe oTallington, Uffington, Wilsthorpe, and that part of the parish of Deeping Saint Nicholas evithinuther saide Wapentake of Nessite the Petty Sessional Driving assess on its parpose of exhibition or sale, or to

coclession or sold any smod authoral so brought

collon ein a CATTLE PLAGUE. In honor in in a collon ein a confermet of Flint of Died od To

Where is by authority of an Order of the Lords of Her Majesty's most Honourable Privy Council, dated the 23rd day of November, 1865, made in pursuance of several Acts of Parliament therein mentioned. We Her Majesty's Justices of the Peace for the County of Plint, acting in and for the Peace for the County of Plint, acting in the said county do now by this Notice, declare that it is expedient that until the 1st day of March next, no cow, heifer, bull, bullock ox call, sheep, or syine, shall be removed to any majket or fair, or to any place whatever within our jurisdiction for the purpose of exhibition of sale, except the owner thereof shall previous to removal, make oath before one or more of Her Majesty's Justices of the Peace, that the animals as hereinbefore defined, for which the license of removal is required, have been in his or van cesimere División of Prestatým Prista de 37 %. the license of removal is required, have been in his or her possession for at least twenty one days previous to his or her application, and that there have been no animals, as hereinbefore defined, suffering from the cattle plague on land in his or her occupation for two months previous. Having made such oath, the applicant shall receive license in writing from such Justice or Justices of the Peace, to remove the said animals to some place to be named in such license, which license shall have effect for a period of three days, inclusive of the day on which it is issued. We also by this Notice; declare that until the said 1st day of March next, it shall not be lawful for any person to bring or send any such animal or description thereof, except in accordance with such conditions as aforesaid, from any place in Great Britain beyond our jurisdiction, into any place within our jurisdiction; -provided always that nothing contained in this Notice shall make it unlawful for any person to send or carry any such animalsoby railway through such jurisdiction, and provided also that nothing contained in this Notice shall make it unlawful for any person to bring or send with the license of any-two Justices acting in and for the jurisdiction to which this Notice applies, any such animals from any land or premises in his own occupation and beyond such jurisdiction, to any other lands on premises in his own occupation within such jurisdiction.

Every person offending against the above-named order is liable toca penalty of not exceeding 201.

Given under our hands this 11th day of Decem-

ber 1865 its desired grade in the day of December 1865 its desired grade in the Churton,

T. Rowley ... Frederick Theed.

CATTLE PLAGUE

WWGloucestershire. Was

Petty Session of Division of Coleford. Toyard the Peace for the said county, acting in and for the Petty: Sessional Division of Coleford; in the said? county, held at the Police Court in Coleford in the county aforesaid; and within the Division aforesaid, on the 22nd day of December: 4865, which Division, includes the following places; mamely Saint Briavels, Hewelsfield, Newland, o'English Bicknor, Staunton, and West Dean group to Baring

We, the said Justices present at the said Petty! Session, being the local authority withingthe said? Division, under the Order of Hen Majesty's Most I Honourable Privy Council dated the 23rd daycof? November, 1865, do. in pursuance of the said Order in Council declare that, with a view, to prevent the spreading of the disorder called the Cattle Plague, it is expedient that no animal; that is to say, no cow, heifer, bull, bullock, ox calf, sheep, lamb, goat, or swine, shall be brought or sent to any market or fair holden within, or no un place whatever being within, the said Petty Sessional Division, for the purpose of exhibition or sale, until after the 1st day of March next; and firther, that it is expedienit thatoany such animal shall not be brought from: anyiother part of Great Britain into any place I within the Division aforesaid of hill after the said 1st day of Marchenext. no I call le contante beigne

And we hereby give you Notice, that from and after the publication hereof in a newspaper circu- lating within, this Petty Sessional Division; every person who shall ibring for send; any such animal into any such market, fair, or place, for the purpose of exhibition or sale, or who shall receive, exhibit, buy, or sell any such animal so brought or seht, or who shall bring or send any such animal from any other place in Great Britain to any place within the Division aforesaid, will offend against the provisions of the said Order in Council, and be liable to a penalty of twenty pounds for every such offence.

Given under our liands the day and year afore-

J. F. F. Brickdale. John Dighton. Jas. Campbell. J. B. Woosnam.

I certify this to be a true copy of the Order made by the Justices of the Petty Sessional Division of Coleford, in the county of Gloucester, on sion of Coleford, in the county of Gloucester, on the 22nd day of December, 1865.

Henry H. Fryer,
Clerk to the said Justices.

CATTLE PLAGUE.

Doiset.

By virtue of an Order in Council, dated the 23rd

By virtue of an Order in Council, dated the 23rd day of November, 1865, we, the Justices of the Petty Sessional Division of Shaftesbury, in the county of Dorset, in Petty Sessions assembled this day, do hereby declare and give Notice.

That it shall not be lawful for any person or persons to bring or send any cow, heifer, bull, bullock, ox, calf, sheep, lamb, or swine, to any market or fair, or to any other place whatever, within the division aforesaid, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell, any such animal as aforesaid, so brought or seut. And that it shall not be lawful to bring or send any such animal from any place in Great. Britain beyond such jurisdiction to any place within such jurisdiction, from this time to the 1st day of March next, under a penalty of twenty pounds.

Given under our hands this 19th day of December, 1865.

Robt. Graves. Thos. B. Bower. J. Du Boulay. D. F. Grant Dalton.

The Shaftesbury Petty Sessional Division consists of the following Parishes:

Melbury Abbas ${f A}$ shmore Bourton Motcombe Buckhorn Weston Orchard East Orchard West Cann Compton Abbas Stower Fast Fontmell Magna Stower West Gillingham Stower Provost Sutton Waldron Iwerne Minster Kington Magna Silton

Margaret Marsh Out of the Borough of Shaftesbury: Shaston Holy Trinity Shaston Saint James.

Todber.

Shaston Saint Peter

CATTLE PLAGUE.

County of Somerset. Petty Sessional Division of Taunton.

Ar a Petty Sessions of Her Majesty's Justices of the Peace for the said county, acting in and for the Petty Sessional Division of Taunton in the said county, held at the Guildhall in Taunton on the 20th day of December, 1865, which division includes the following places, namely:-

Angersleigh Ruishton Bickenhall Staple Fitzpaine Bishop's Hull Staplegrove Stoke Saint Mary Cheddon Fitzpaine Taunton St. Mary Magdalen Corfe Taunton St. James Creech St. Michael Curland Trull West Monkton Hillfarrence Kingston Wilton North Curry Norton Fitzwarren Stoke St. Gregory Oake Orchard Portman Thorne Falcon Otterford Thurlbeer West Hatch. Pitminster

We the said Justices, present at the said Petty Sessions, do hereby, in pursuance of an Order of Her Majesty's most Honourable Privy Council dated the 23rd day of November, 1865, declare that with a view to prevent the spreading of the disorder called the cattle plague, it is expedient that no animal, that is to say, no cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine shall, until the 1st day of March next, except under the provisions hercinafter mentioned, be brought from any other part of Great Britain into any place within the said Petty Sessional Division. And we hereby direct that this our Order shall be published once in the following newspapers, that is to say, "The Taunton Courier," "The Somerset County Herald," "The Sherborne Journal," and "The Rejectal Missian" "The Bristol Mirror."

And we hereby give Notice that from and after the publication hereof, every person who shall bring or send any such animal as aforesaid, except in accordance with the said provisions, from any place in Great Britain beyond the said Petty Sessional Division into any place within the said Petty Sessional Division, shall he liable to a penalty of twenty pounds.

The provisions hereinbefore referred to are-

- 1. That any person may send or carry any such animals by railway through the said Petty Sessional Division.
- 2. That any person may bring or send, with the license of two Justices acting in and for the said Division, any such animals from any land or premises in his own occupation and beyond the limits of the said Petty Sessional Division to any other land or premises in his own occupation within the said Petty Sessional Division.

Given under our hands the day and year first above written.

John R. Allen. Henry Badcock. Chairman. W. E. Gillett. William J. Allen. Charles Fred. Perkins. C. Noel Welman. A. G. Lethbridge. J. H. Kinglake.

CATTLE PLAGUE.

Prohibition of Markets, &c., and of the Conveying of Cattle, within the limits of the Petty Sessional Division of the Western Division of the Hundred of Manley, in the Parts of Lindsey, in the county of Lincoln.

We, the undersigned, being three of Her Majesty's Justices of the Peace for the parts of Lindsey, in the county of Lincoln, acting in and for the Petty Sessional Division of the Western Division of the hundred of Manley, in the said parts of Lindsey, in Petty Sessions assembled, by virtue of the authority to us given by an Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, made in pursuance of the several Acts of Parliament therein mentioned, do by this Notice declare that, with a view to prevent the spreading of the disorder designated the Cattle Plague, it is expedient to prevent, until the 1st day of March next, the removal of any cow, heifer, bull, bullock, ox, or calf, to any market or fair, or to any place whatever within the Petty Sessional Division of the Western Division of the Hundred of Manley, in the parts of Lindsey aforesaid, which division comprises the several parishes, townships, and places of Althorpe. Amcotts, Belton, Butter-wick (West), Crowle, Derrythorpe, Eastoft, Epworth, Garthorpe, Gunthorpe, Haxey, Keadby, Luddington, Owston, and Wroot, for the purpose of exhibition or sale, and, therefore, that from and after the publication of this Notice, it shall not be lawful for any person to bring or send any such animal as aforesaid into any such market or fair, or to any place within the Petty Sessional Division of the Western Division of the Hundred of Manley, in the parts of Lindsey aforesaid, for the purpose of exhibition or sale, or to receive, buy, or sell any such animal so brought or sent, provided that nothing contained in this Notice shall be held to prohibit any person from exhibiting or selling on his own land or premises any animal belonging to him which has been on such land or premises for not less than fourteen days previous to such sale.

And by this Notice we do further declare that it is expedient, until the said 1st day of March next, that such animals as aforesaid shall not be brought from any other part of Great Britain into any place whatever within the Petty Sessional Division of the Western Division of the Hundred of Manley, in the parts of Lindsey aforesaid, and therefore that from and after the publication of this Notice, it shall not be lawful for any person to bring or send any such animal as aforesaid from any place in Great Britain beyond the limits of the Petty Sessional Division of the Western Division of the

Hundred of Manley, in the parts of Lindsey aforesaid, into any place within such Petty Sessional Division.

And any person offending herein will, for every such offence, forfeit any sum not exceeding twenty pounds which the Justices before whom the offender shall be convicted of such offence may think proper to impose.

Given and declared under our hands this 22nd

day of December, 1865.

Geo. S. Lister, Charles Dundas, Edward Carr.

CATTLE PLAGUE.

By virtue of an Order in Council, dated the 23rd day of November, 1865, we, the Justices of the Petty Sessional Division of Hindon, in the county of Wilts, in petty sessions assembled this day, do hereby declare and give Notice, that it shall not be lawful for any person or persons to bring or send any cow, heifer, bull, bullock, ox, calf, sheep, lamb, or swine, to any market or fair, or to any other place whatsoever, within the division aforesaid, for the purpose of exhibition or sale, or to receive, exhibit, buy, or sell, any such animal as aforesaid so brought or sent; and that it shall not be lawful to bring or send any such animal from any place in Great Britain beyond such jurisdiction to any place within such jurisdiction from this time to the 1st day of March next, under a penalty of twenty pounds.

Given under our hands this 20th day of De-

cember, 1865.

Robt. Graves. Thos. F. Grove. Alfred Seymour. J. Du Boulay. John Locke. Alfred Morrison.

The Hindon Petty Sessional Division consists of the following parishes:—Ansty, Alvediston, Berwick St. Leonard, Berwick St. John, Chilmark, Chicklade, Compton Chamberlain, Donhead St. Andrew, Donhead St. Mary, Dinton, Ebbesborne Wake, East Knoyle, Fonthill Gifford, Fonthill Bishop, Fovant, Hindon, Kingston Deverill, Monckton Deverill, Mere, Pertwood, Sedghill, Semley, Swallowclift, Stourton, Sutton Mandeville, Teffont Evias, Teffont Magna, Tisbury East, Tisbury West, Tollard Royal, Wardour, and West Knoyle.

CATTLE PLAGUE.

Notice.

Somerset Petty Sessional Division of Wells. AT a Petty Session of Her Majesty's Justices of the Peace for the said county, acting in and for the Petty Sessional Division of Wells, in the said county, held at the Town Hall, in Wells aforesaid, on the 26th day of December, 1865, which Division includes the following places, namely: -Binegar, Dinder, Glastonbury, except that portion within the borough of Glastonbury, Meare, North Wootton, Nyland and Batcombe, Out-parish of Saint Cuthbert in Wells, except that portion within the borough of Wells, Priddy, Rodney Stoke, West Bradley, Westbury, West Pennard, Wookey.

We the said Justices present at the said Petty Session, do hereby in pursuance of an order of Her Majesty's Most Honourable Privy Council, dated

the 23rd day of November, 1865, declare that with a view to prevent the spreading of the disorder called the Cattle Plague, it is expedient that no animal, that is to say no cow, heifer, bull, bullock, ox, calf, sheep, lamb, goat, or swine, shall be brought or sent to any market or fair holden within, or to any place whatever being within the said Petty Sessional Division, for the purpose of exhibition or sale, until the 1st day of March

And we do further declare that it is expedient till the said 1st day of March, that the beforementioned animals shall not be brought from any other part of Great Britain into any place within

the said Petty Sessional Division.

And we hereby give notice that every person offending against the said Order in Council or this Declaration and Notice, will be liable, for every such offence, to a penalty of twenty pounds.

Given under our hands, at the Petty Session

aforesaid.

J. C. Somerville, Jos. Giles. E. H. Clerk, Edwd. A Freeman.

Animals as above described may be sent or carried by railway through the said Division; and any person with the license of any two Justices acting in and for the said Division, may bring or send any such animals from any land or premises in his own occupation beyond the said Division to any other land or premises in his own occupation, within the same.

The said Justices have appointed Mr. George Evans, of Wells, Veterinary Surgeon, to be an Inspector, for the purpose of carrying into effect the rules and regulations made by the said Order in Council, within the said Division.

CATTLE PLAGUE.

Petty Sessional Division of Nottingham, in the county of Nottingham.

WE, the undersigned, being Her Majesty's Justices of the Peace for the county of Nottingham, acting in and for the Petty Sessional Division of Nottingham, in the same county, in petty sessions assembled, by virtue of the authority given by an Order of the Lords of Her Majesty's Most Honourable Privy Council, dated the 23rd day of November, 1865, made in pursuance of the several Acts of Parliament therein mentioned, do by this Notice declare that, with a view to prevent the spreading of the disorder designated the Cattle Plague, it is expedient to prevent, until the 1st day of March next, the removal of all cows, heifers, bulls, bullocks, oxen, calves, sheep, lambs, goats, and swine, to any market or fair, or to any place whatever within the Petty Sessional Division of Nottingham aforesaid, which division comprises the several hundreds, parishes, townships, and places named in the schedule hereunder written, for the purpose of exhibition or sale; and therefore that from and after the publication of this Notice it shall not be lawful for any person to bring or send any such animal as aforesaid into any such market or fair, or to any place within the Petty Sessional Division of Nottingham aforesaid, for the purpose of exhibition or sale, or to receive, buy, or sell any such animal so brought or sent.

And by this Notice we do further declare that it is expedient until the 1st day of March next, that such animals as aforesaid shall not be brought from any other part of Great Britain into any place whatever within the Petty Sessional Division of Nottingham aforesaid, and therefore that from and after the publication of this Notice it shall not be lawful for any person to bring or send any such animal as aforesaid from any place in Great Britain, beyond the limits of the Petty Sessional Division of Nottingham aforesaid, into any place within such Petty Sessional Division.

Provided that nothing contained in this Notice shall be held to prohibit any person from exhibiting or selling on his own land or premises any animal belonging to him which has been on such land or premises for not less than twenty one days previous to such sale, or to prohibit any purchaser of such stock from taking it immediately to his own premises.

And any person offending herein, will, for every such offence, forfeit any sum not exceeding twenty pounds, which the Justices before whom the offender shall be convicted of such offence may garanta anakaran think fit to impose.

Given and declared under our hands this 9th day of December, 1865.

> Belper. .. Charles Paget. . Thos. -B. Charlton. John Chaworth Musters. Richard Milward. Richard Birkin.

THE SCHEDULE ABOVE REFERRED TO. _

The Hundred of Broxtowe-Annesley, Arnold, Bullwell, Basford. Beeston, Brewhouse Yard, Bilborough, Bramcote, Cossall, Chilwell, the extra-parochial limits of the Castle of Nottingham, Felley, Eastwood, Greasley, Hucknall Torkard, Lenton, Linby, Nuttall, Newstead, Papplewick, Radford, Stapleford, Strelley, Selston, Toton, Trowell, and Wollaton.

The Hundred of Rusheliffe-Barton, Bradmore, Bunney, Clifton, Costock, Edwalton, Gotham, Kingston-on-Soar, Keyworth, East Leake, Nor-manton-on-Soar, Normanton-on-the-Wolds, Plumtree, Rempstone, Ratcliffe-on-Soar, Ruddington, Stanton-on-the-Wolds, Stanford-on-Soar, Sutton Bonnington, Thorpe-in-the-Glebe, Thrumpton, West Bridgford, West Leake, Willoughby-on-the-Wolds, Widmerpool; Wilford, and Wysall.

The South Division of the Hundred of Thurgarton-Bulcote, Burton Joice, Calverton, Carlton, Colwick, Caythorpe, Epperstone, Gunthorpe, Gonalstone, Gedling, Lowdham, Lambley, Oxton, Sneinton, Stoke Bardolph, and Woodborough.

Foreign Office December 20

The Queen has been pleased to approve of Mr. George J. Helland as Consul at Hong Kong for His Majesty the King of Denmark...

Whitehall, December 27, 1865.

The Queen has been pleased to present the Reverend James Fleming to the Church and Parish of Glenisla, in the presbytery of Meigle, and county of Forfar, vacant by the death of the Reverend Peter Cameron.

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War Office, Pall Mall, 29th December, 1865.

Royal Horse Guards, Cornet David Milne Home to be Lieutenant, by purchase, vice George Ernest Paget, who retires. Dated 29th December, 1865.

Gilbert Stirling, Gent., to be Cornet, by purchase, vice Home. Dated 29th December, 1865.

Military Train. The second Christian name of Ensign Wightman is William.

8th Regiment of Foot, Lieutenant Charles Dudley Ryder Madden to be Captain, by purchase, vice John William Hughes, who retires. Dated 29th December, 1865.

Ensign Arthur Fawkes to be Lieutenant, by purchase, vice Madden. Dated 29th December,

Walter Bell Marley, Gent., to be Ensign, by purchase, vice Fawkes. Dated 29th December, 1865.

9th Foot, Ensign Richardson Mounteney Jephson to be Lieutenant, without-purchase, vice Ellsworth Fursdon, deceased. Dated 19th October, 1865.

Gentleman Cadet George Michell Seaton, from the Royal Military College, to be Ensign, without purchase, vice Jephson. Dated 29th December, 1865.

12th Foot, James Montgomery Williamson, Gent., to be Ensign, by purchase, vice Rhenins, transferred to the 76th Foot. Dated 29th December, 1865.

16th Foot, Captain William Charles Bancroft to be Major, by purchase, vice Patrick William Sydenham Ross, who retires: Dated 29th December, 1865.

Lieutenant Cecil Godwin to be Captain, by purchase, vice Bancroft. Dated 29th December,

Ensign Henry Jenkins Croft to be Lieutenant, by purchase, vice Godwin, Dated 29th December, 1865.

Arthur George Duberly, Gent, to be Ensigh by purchase, vice Croft. Dated 29th December, 1865.

19th Foot, Lieutenant William Wookey, from half-pay, late Turkish Contingent to be Lieutenant, vice William Read, who retires upon temporary half-pay. Dated 29th December, 1865:

Ensign George Oakes to be Lieutenant by pullchase, vice William Wookey, who retires. Dated 29th December, 1865.

Ensign, Charles, Garling, Drury, from the digit

Foot, to be Ensign, vice Oakes. Dated 29th December, 1865.

31st Foot, Captain and Brevet-Majdro James Burnie Lind, from the 46th Foot, to be Captain, vice Brevet-Major A. Gammell, who exchanges. Dated 29th December, 1865. Dated 29th December, 1865.

43rd Foot, Gentleman Cadet Charles Garling

Drury, from the Royal Military College, to be Ensign, without purchase vice O'Brien, pro-

moted. Dated 29th December, 1865 in the Charles Clifford Pease, Gent., to the English by purchase, vice C.G. Drufy, transferred to the 19th Foot. Dated 29th December, 1865

45th Foot, Lieutenant Frederick Theophilus Goad, from the 72nd Foot, to be Lieutenant, vice R. Garnett, who exchanges. Dated 30th October, and consider to Live to wantermil of milescoops

No. 23055.

46th Foot, Captain and Brevet-Major Andrew Gammell, from the 31st Foot, to be Captain, vice Brevet-Major J. B. Lind, who exchanges. Dated 29th December, 1865.

72nd Foot, Lieutenant Reginald Garnett, from the 45th Foot, to be Lieutenant, vice F. T. Goad, who exchanges. Dated 30th October, 1865.

76th Foot, Captain John Geddes to be Major, by purchase, vice C. Lorenzo De Winton, who retires. Dated 29th December, 1865.

Lieutenant Edward Harrison to be Captain, by purchase, vice Geddes. Dated 29th December, 1865.

Ensign George Denis Sampson to be Lieutenant, by purchase, vice Harrison. Dated 29th December, 1865.

Ensign Charles James Elphinstone Rhenins, from the 12th Foot, to be Ensign, vice Sampson. Dated 29th December, 1865.

78th Foot, The promotion of Lieutenant J. F. W' Kane to be dated 22nd November, 1865.

1st West India Regiment, Ensign Henry John Hughes de Vismes to be Lieutenant, by purchase, vice Charles L. John FitzGerald, who has retired. Dated 29th December, 1865.

Ensign Frederick Ekins Lindoe, from the 4th West India Regiment, to be Ensign, vice de Vismes. Dated 29th December, 1865.

4th West India Regiment, Herbert William Paterson, Gent., to be Ensign, by purchase, vice Crum, promoted. Dated 29th December, 1865.

MILITARY STORE DEPARTMENT.

Military Store Staff Corps, Serjeant-Major Thomas Hassall, from the Coast Brigade of Royal Artillery, to be Quartermaster. Dated

The Reverend Leonard H. St. George, B.D., Chaplain of the Fourth Class, to be Chaplain of the Third Class. Dated 1st September, 1865.

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Colonel' Second Commandant Augustus Dover Lyddon Farrant, Tettred Tupon full-pay, late Royal Marine Light Infantry, to have the honorary gank of Major General, in accordance with the provisions of the Order in Council of secondary with the provisions of the Order in Council of secondary and November, 1858, Dated 12th December, 1865.

Major and Brevet-Lieutenant-Colonel Robert guistiarta Baynes, Unattached, having completed of the qualifying service in the rank of Lieutenant-c. Colonel, to be Colonel, under the Royal Warrant of thath October, 1858. Dated 7th Sepvot tamber, 1865.

Major Richard Roney, half-pay, Depot Battalion, late: Assistante Inspector of Volunteers, to be

Major Richard Roney, half-pay, Depôt Battalion, late; Assistant; Inspector of Volunteers, to be Lieutenant-Colonel. Dated 26th October, bay 865 half on the best lates.

The following, promotions to take place in succession to Licutenant-General John Alexander No. 23055.

Philips, of the Royal Marines, who died on the 27th November, 1865:—

Major Hugh Rowlands, 41st Foot, to be Lieutenant-Colonel. Dated 28th November, 1865.
Captain Arthur Wellesley Williams, 77th Foot, to be Major. Dated 28th November, 1865.

Admiralty, 27th December, 1865.

Commander William Elworthy Triscott has been promoted to the rank of Retired Captain, under the provisions of the Orders in Council of 1860 and 1864, with seniority from 22nd instant.

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

George Eden Jarvis, Esq., to be Deputy Lieutenant. Dated 23rd December, 1865.

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

1st Aberdeenshire Kifle Volunteer Corps.

David Smith to be Ensign, vice Charles Frederick Runcy, resigned. Dated 16th December, 1865.

County of Cambridge.

3rd Cambridgeshire Rifle Volunteer Corps.

Viscount Royston to be Lieutenant-Celonel, vice Baker, resigned. Dated 26th December, 1865.

Commissions signed by the Lord Lieutenant of the County Palatine of Chester, and County of the City of Chester.

5th Cheshire Artillery Volunteer Corps.

Second Lieutenant George Hamilton, Bold to be First Lieutenant Dated 5th December, 1865.

Arthur Travis Clay, Gent., to be Second Lieutenant, vice Golborne, resigned. Dated 5th December, 1865.

Commissions signed by the Lord Lieutenant of the County Palatine of Englaster. A 1965 County Palatine of Englaster. A 1965 Corps at 186 Wolfnteen Corps at 186 Wolfnteen Corps at 186 Corps

Josiah William Dancer, Gent., to be Lieutenant, vice Dickson, resigned. Dated 15th December, 1865.

Edward Welbank Robinson Mitchell, Gent., to be Ensign, 3 vice: Knight, 1 resigned and Dated 15th December, 1865.

Robert James Davies Colley, Gent take Elisign.

Dated 14th December, 1865.

MEMORANDUM.

Adjutant Charles Douglas, of the 3rd Glamorganshire Rifle Volunteer Corps, to serve with the rank of Captain. Dated 23rd December 1865.

TREASURY WARRANT. " On Profit

WHEREAS by an Act of Parliament made and passed in the session of Parliament holden in the third and fourth years of the reign of Her Majesty,

chapter 96, for the regulation of the duties of postage, power is given to the Commissioners of Her Majesty's Treasury, from time to time, by Warrant under their hands, to alter and fix any of the rates of British postage or Inland postage payable by law on the transmission by the post of foreign or colonial letters or newspapers, or of any other printed papers, and to subject the same to rates of postage according to the weight thereof, and a scale of weight to be contained in such Warrant, and from time to time by Warrant as aforesaid, to alter or repeal any such altered rates, and make and establish any new or other rates in lieu thereof, and from time to time, by Warrant as aforesaid, to appoint at what time the rates which may be payable are to be paid.

And whereas further powers are given to the Commissioners of Her Majesty's Treasury, by another Act, made and passed in the session of Parliament holden in the tenth and eleventh years of the reign of Her Mejesty, chapter 85, for giving further facilities for the transmission of letters by post, and for the regulating the duties of postage thereon, and for other purposes relating to the Post-Office.

And whereas certain powers are also given to the Commissioners of Her Majesty's Treasury by another Act of Parliament, made and passed in the eighteenth year of the reign of Her Majesty, chapter 27, for amending the laws relating to the stamp duties on newspapers, and for providing for the transmission by post of printed periodical publications.

-And whereas a Convention hath been lately made and concluded between the General Post-Office of the United Kingdom of Great Britain and Ireland and the General Post-Office of Austria, for the purpose of improving the postal service between the United Kingdom and Austria, and it is expedient for the better carrying out of the same that certain regulations should be made in the manner hereinafter mentioned and coutained.

Now we the Commissioners of Her Majesty's Treasury, in exercise of the powers reserved to us in and by the said hereinbefore recited Acts of Parliament respectively, and all and every or some or one of them, and of all other powers enabling us in this behalf, do by this Warrant under the heads of tweeters. under the hands of two of us the said Com-missioners (by the authority of the Statute in that case made and provided) order, declare and direct as follows, that is to say:

1. On every letter not exceeding one quarter of an ounce in weight, posted in the United Kingdom, addressed to any place in Austria or to the city of Belgrade, or posted in the city of Belgrade, or in any place in Austria, addressed to the United Kingdom, and transmitted by the post between any part of the United Kingdom and any place in Austria or the city of Belgrade, via France, there shall be charged and taken and paid an uniform rate of postage (British and foreign combined) of six pence, if such respective letters be prepaid, and if such respective letters be not prepaid, an uniform rate of postage (British and foreign combined) of eight pence.

2. On every letter not exceeding one quarter of an ounce in weight, posted in the United Kingdom, addressed to any foreign country, or posted in any foreign country, addressed to the United Kingdom, and transmitted by the post between any part of the United Kingdom and any such foreign country, via France and Austria, there shall be charged and taken and paid an uniform rate of British postage of two pence, if such respective letters be prepaid, and if such ounce in weight, posted in any place in Austria

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respective letters be not prepaid, an uniform rate

of British postage of three pence.

3. On every letter not exceeding one quarter of an ounce in weight posted in any place in Austria or in the city of Belgrade addressed to any of Her Majesty's colonies or any foreign country, or posted in any of Her Majesty's colonies or any foreign country addressed to any place in Austria or to the city of Belgrade, and transmitted by the post between any place in Austria or the city of Belgrade and any of Her Majesty's colonies or any foreign country through the United Kingdom, the said respective letters being conveyed between Austria and the United Kingdom via France, there shall be charged and taken and paid for such transmission thereof through the United Kingdom an uniform rate of British postage of two pence if such respective letters be prepaid, and if such respective letters be not prepaid, an uniform rate of British postage of three pence.

4. On every letter not exceeding one quarter of an ounce in weight, transmitted between the port of Trieste and Alexandria by Austrian packet-boat, and further transmitted between Suez and any port in the East Indies, China, Australia, or New Zealand, by British packet-hoat, and on every letter not exceeding one quarter of an ounce in weight posted at the Austrian Post Office, in Alexandria addressed to any place in the East Indies, China, Australia, or New Zealand, or posted in any place in the East Indies, China, Australia, or New Zealand, and forwarded from thence in a mail addressed to Trieste or the Austrian Post Office in Alexandria, and transmitted by British packet-boat between Suez and any port in the East Indies, China, Australia, or New Zealand, without in any of such cases passing through the United Kingdom, there shall be charged, taken and paid for such transmission thereof respectively, between Suez and any port in the East Indies, China, Australia, or new Zealand, an uniform rate of British

postage of six pence.
5. On every letter so transmitted as is hereinbefore in this Warrant respectively mentioned if exceeding one quarter of an ounce in weight, there shall be charged, taken, and paid the several further and additional and progressive rates of postage according to the scale of weight and number of rates hereinafter mentioned, that is to

On every such letter so transmitted exceeding one quarter of an ounce in weight and not exceeding one half of an ounce in weight, two rates of postage;

On every such letter so transmitted exceeding one half of an ounce and not exceeding three quarters of an ounce in weight, three rates

of postage

On every such letter so transmitted exceeding three quarters of an ounce and not exceeding one ounce in weight, four rates of postage;

And for every quarter of an ounce in weight of any such letter above the weight of one ounce, there shall be charged, taken, and paid one additional rate of postage; and in charging any additional rate of postage, every fractional part of such additional quarter of an ounce shall be charged as an additional quarter of an ounce in weight, and each progressive and additional rate chargeable under this clause shall be estimated and charged at the sum which any such letter would be charged with under this Warrant if not exceeding one quarter of an ounce in

or in the city of Belgrade, addressed to any of Her Majesty's colonies or any foreign country, or posted in any of Her Majesty's colonies or any foreign country addressed to any place in Austria or to the city of Belgrade, and transmitted by the post between any place in Austria or the city of Belgrade and any of Her Majesty's colonies or any foreign country through the United Kingdom, the said respective letters being conveyed between Austria and the United Kingdom via France, there shall be charged, taken, and paid over and above the uniform rate of British postage mentioned in the third clause of this Warrant, for the transmission thereof through the United Kingdom, such a further or additional rate of British postage for the conveyance of every such letter between the port in the United Kingdom of the departure or arrival of the packet or vessel (not being a packet-boat) conveying the same, and the colony or foreign country to or from which the same shall be forwarded as shall from time to time be charged and payable for British postage on letters not exceeding one-half of an ounce in weight, posted or delivered at the port in the United Kingdom of the departure or arrival of the packet or vessel (not being a packetboat) conveying the same, and transmitted direct between such port and any such colony or foreign country: Provided that in all cases where such additional rate includes both inland and sea services, there shall be deducted therefrom the sum of one penny in respect of the inland conveyance under this clause of every such letter sent through the United Kingdom.

7. On every such letter so transmitted as hereinbefore in the 6th clause of this Warrant mentioned, if exceeding one-half of an ounce in weight there shall be charged, taken and paid the several further and additional and progressive rates of postage hereinafter mentioned, that is to

On every such letter, if exceeding one-half of an ounce in weight and not exceeding one ounce in weight, there shall be charged taken and paid two rates of postage

And on every such letter, if exceeding one ounce and not exceeding one ounce and the half of another ounce in weight three rates of postage;

And on every such letter, if exceeding one ounce and the half of another ounce and not exceeding two ounces in weight four rates of postage;

And for every additional half of an ounce in weight of any such letter above the weight of two ounces there shall be charged, taken, and paid one additional rate of postage; and every fractional part of such additional half of an ounce in weight shall be charged as an additional half of an ounce in weight, and each progressive and additional rate chargeable under this clause shall be estimated and charged at the sum which any such letter would be charged with under this Warrant if not exceeding one-half of an ounce in

8. If any letter transmitted by the post under the authority of the 1st clause of this Warrant shall be posted, and the postage stamp or stamps affixed thereto shall represent a less amount than the rate of postage to which the same would be liable under or by virtue of this Warrant, every such letter shall be charged with postage as an unpaid letter, and the amount of such postage paid thereon or stamp or stamps affixed thereto shall be allowed and deducted in charging such postage thereon

9. Registered letters may be transmitted by the post under the authority of this Warrant upon the payment of such additional charges or rates of postage, or otherwise as the Postmaster-General may from time to time direct or appoint in that behalf: Provided that all rates of postage and additional charges or rates from time to time payable thereupon shall be prepaid, and that no payment shall be made thereupon on the delivery of any such registered letters.

10. Nothing herein contained shall be construed in anywise to annul, prejudice, or affect any of the exemptions or privileges granted by the said first hereinbefore recited Act, or to annul prejudice, or affect any of the privileges which seamen and soldiers employed in Her Majesty's service are now by law entitled to, of sending and receiving by the post letters not exceeding onehalf of an ounce in weight, subject to the regulations and restrictions made and in force for the

time being in respect of the same.

11. On every packet consisting of a printed British newspaper not exceeding four ounces in weight, posted in the United Kingdom, addressed to any place in Austria or to the city of Belgrade, and transmitted by the post from any part of the United Kingdom to any place in Austria or the city of Belgrade, via France, and on every packet consisting of a printed British newspaper not exceeding four ounces in weight, posted in the United Kingdom, addressed to any foreign country, and transmitted by the post from any part of the United Kingdom to any foreign country, via France and Austria (the conveyance from Austria to such foreign country being other-; wise than by Austrian mail packet-boats, and otherwise than by private ships), there shall be charged, taken, and paid an uniform rate of postage (British and foreign combined) of two pence, and every such packet shall be transmitted in conformity with and under and subject to the several orders, directions, regulations, and conditions hereinafter mentioned and contained relating thereto.

12. On every packet consisting of a printed-British newspaper, not exceeding four ounces in weight, posted in the United Kingdom, addressed. to any foreign country, and transmitted by the post from any part of the United Kingdom to any foreign country, viz., France and Austria (the conveyance from Austria to such foreign country being by Austrian mail packet boat, or by private ship), there shall be charged, taken, and paid, an uniform rate of postage (British and foreign combined), of three pence, and every such packet shall be transmitted in conformity with and under and subject to the several orders, directions, regulations, and conditions hereinafter mentioned

and contained relating thereto.

13. All packets, consisting of printed papers other than British newspapers, or consisting of patterns or samples of merchandize of no intrinsic value, not exceeding four ounces in weight, posted in the United Kingdom, addressed to any place in Austria, or to the city of Belgrade, and transmitted by the post from any part of the United Kingdom to any place in Austria, or to the city of Belgrade, via France, and all packets consisting of printed papers, other than British newspapers, or consisting of patterns, or samples of merchandize of no intrinsic value not exceeding four ounces in weight, posted in the United Kingdom, addressed to any foreign country, and transmitted by the post from any part of the United Kingdom, to any foreign country, via France and Austria (the conveyance from Austria to such foreign country being otherwise than by Austrian mail packet boats, and otherwise than

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16. All packets transmitted respectively under the authority of the 11th, 12th, 18th, 14th and 1.15th, Clauses of this Warrant, hereinbefore respectively contained, shall, if exceeding the weight of four ounces, respectively, be subject to the several further and additional and progressive rates of postage hereinafter mentioned, that is to 1.15th.

On every such packet so transmitted if exceeding four ounces in weight and not extra epeding one half of a pound in weight, two half of a pound, and not exceeding one half of a pound, and not exceeding one pound in weight, four rates of postage;

And on every such packet, if exceeding one pound and not exceeding one pound and not exceeding one one pound and not exceeding one one pound and not exceeding one pound and not exceeding one one pound and not exceeding one pound and not exceeding one pound and not exceeding one of postage:

of postage;

And on every such packet, if exceeding one pound, and one-half of another pound, and not exceeding two pounds in weight, eight paties of postage;

And for every additional half of a pound in of two pounds, there shall be charged, taken and the parity padditional rates of postage;

and the pharging any additional rates of postage;
and the charging any additional rates of postage, every fractional part of such additional of the progressive, and additional rate charged at an additional progressive, and additional rate charged at the charged that the charged the charged to the progressive and the progressive and at the charged that the charged the charged to the charged the charged the charged the charged to the charged the charged

12th, 13th, and 14th clauses of this Warrant, respectively, anthorized to be sent by the 25st, the postage thereof shall in every-case, be paid at the mostage thereof shall in every-case, be paid to be sent by the 25st, the postage shamped with the 15th clause of this Warrant, respectively anthorized to be sent by the 25st, the postage shapped with the 15th clause of this Warrant, respectively anythorized clause of this Warrant, respectively anything shall, in every case, be affixed the paid of the postage shappy shall, in every case, be affixed of the postage shappy shall, and the public service of Her Mail the Gereral tool of the birth of the postage account with the public service of Her Mail the Gereral tool of the postage have been postage account with the public service of Her Mail the Gereral tool of the postage thereof shall be charged in stuch postage account; and if any more postage in the first the first of the first of the postage in the first the first of the first of the first of the postage in the first of the fi

19. All packets consisting of printed news and papers or other printed papers, or consisting of martenandize or info intrinsic value, not exceeding two ounces in weight, posted in Austria or the city of Belgrade, and dressed to Austria (of the city of Belgrade, and transmitted by the Post between any of: Her Majesty's Colonies, of the city of Belgrade, and transmitted by the Post between and all packets consisting of patherns or other printed papers of of no intrinsic value, not exceeding two ounces in weight, posted in any of Her Majesty's colonies, or patherns of her majesty's colonies, and tressed to any of Her Majesty's colonies, and posted in any of Her Majesty succlonies, and the Post between any foreign country and transmitted by the Post between any foreign country and any of Her Majesty's golonies, and of Her Majesty's colonies, and by the Post between any foreign country and any of Her Majesty's golonies.

and through the United Kingdom, may be so have newspaper shall be printed in the top, of transmitted respectively, in conformity with, and imders and subject to the several orders, directions, regulations, and conditions hereinafter mentioned and contained relating thereto; and ethererishalledescharged, taken and paid for the transmission of cevery such packet an uniform rrate of postage (British and foreign combined) construction of the work of the Post under the 19th passes than mitted by the Post under the 19th passes of this Warfant shall, if exceed-shie 19th passes of this Warfant shall, if exceed-shie 19th passes of the Warfant shall, if exceed-shield weight of the Warfant shall, if exceed-shield the weight of the work of the passes of the pass nac at the Warrant, respectively and owiron "HE 20 OAP packets transmitted by the Post under to dead a Waight in a subseque to other est and and an Waight in the purposes of other Warrants levery eprinted dBritishbenewspaper transmitted by the toosts under the IIIth and 12th Clauses of this Warrant, shall be deemed and considered a packet, and shall be charged and chargeable with in reparate, and distinct, single rate or separate and distinct, progressive and additional rates of "postage according to the weight thereof; as hereinbefore crespectively mentioned, notwithustanding two, or more nevapapers shall be inschosed and transmitted in one and the same cover, on rapper, envelope, or bundle, and form only one opacest or bundle of newspapers, and every granted baupplement or additional sheet to any such news-(paper shall, for the purpose of charging the postage under this Warrant, be deemed a distinct newspaper, unless sent in the same cover or together with the newspaper to which it is a supplement or addition to the same cover or supplement or addition to the same cover or supplement or addition to the same cover or together with the newspaper to which it is a supplement of the same cover or together with the newspaper to which it is a supplement of the same cover or together with the newspaper to which it is a supplement of the same cover or together with the same cov fleritish newspaper, or of printed papers other athan British newspapers, or of printed newspapers or other printed papers, or of printed papers, other than newspapers which shall be represented transmitted by the post under the provisions of this Warrant, shall be so transmitted oin conformity, with and under, and subject to the leeveral onders; directions, regulations, and con-adifions, following, that is to say, exidEveryeBritishenewspaper shall be printed and secure of this heart of the second se no ronsecutive tany two consecutive " spinimbers or parts of such publication, and the same shall be registered at the General best in London; and shall be posted Yun within fifteen days from the date of its compublication, and the title and date of the

every page thereof the sent open at the ends or sides, and either without a cover, or in a cover or envelope open at the ends or sides, and there shall be no written, letter either closed or open, nor any written communication in the nature of a letter, cither closed or tion in the nature of a letter, cither closed or open (whether such letter or, communication be addressed to or liftended for the person to whom the packet shall be directed or any other person), now in the factor of the person to whom the packet shall be directed or any other person, now in the factor of the person to whom the packet against map ection nor any other inclosure not muthorized by this Warralt, sent in or with any such packet, nor shall there be any word or communication printed on the contents of my such packet after the publication thereof nor my writing, figures, or marks upon the same is sent, but the name or title of any newspaper, and the name and address of the publisher, newsvendor, or agent by whom the same is sent, may be printed on the cover thereof, sent, may be printed on the cover thereof, and any packet of printed papers, other than the printed newspaper, may have any matter of the cover thereof 7....No packet shall be transmitted by the post under the provisions of this warrant which in inshall exceed the weight of three pounds or which shall exceed two feet in length or one er Mexandria, and tradition to dispend in tool acket Every packet transmitted by the post under s s; the provisions of this Warrant; shall be put cial day, and under all such regulations; as the Postmaster-General may appoint ? 10 11 23. Every packet consisting of patterns or samples of merchandize which shall be transmitted by the post under the provisions of this Warrant, shall be so transmitted in conformity with and under and subject to, the several orders, directions, regulations, and conditions following, that is to say: is to say:— JA 25 27 1 7 No such packet shall be transmitted by the post under the authority of this Warrant which shall exceed the weight of eight

ounces, or which in length shall exceed two

There shall be no enclosure scaled or otherwise . closed against inspection and examination, nor any other enclosure not authorized by this Warrant sent in or with any such packet; packet;

No such pattern or sample of merchandize shall be of any intrinsic value, and no article so transmitted sliall be of a saleable nature or such as has any mercantile value, either by reason of its quality or its quantity, or of which any use might be made otherwise than as a pattern or sample of merchandize;

There shall be no writing or printing upon any such packet, or the cover thereof, or conthined therein, except the address of the of the sender thereof, and a manufacturer's eg For trade mark and number and price of the pattern or sampleg and every such manufacturer's or trade marks number, and price hha shall be written or printed on labels attached to such patterns or samples for to the bags of Por boxes containing the same, and not on lose pieces of paper or other material;

All such packets shall be sent in covers open at the ends, so as to be easy of examination, nevertheless, samples of seeds, drugs, and such

other articles and things as cannot be sent in open covers, may be enclosed in boxes or in bags of linen, paper, or other material which shall be tied with a string or otherwise fastened in such a manner that they may be readily opened, and closed bags, if transparent, may be used for this purpose;

No article which might injure the contents of the mail bags, or the persons of the officers of the Post Office, shall be transmitted by the post under the authority of this Warrant.

24. If any packet transmitted by the post under the provisions of this Warrant (except packets transmitted under the authority of the 15th clause thereof) be sent by the post otherwise than in conformity with the conditions and regulations applicable thereto, established by or under the 22nd and 23rd clauses of this Warrant, the same shall and may be detained and opened at any place in the United Kingdom, and at the option of the Postmaster-General, shall be either returned or be given up to the sender thereof, or be given up to the person to whom the same shall be addressed or be forwarded to the place of its destination, and any such packet on being so returned, given up, or forwarded, shall be chargeable with any rates of postage the Postmaster General may think fit, not exceeding the rates that would be chargeable on such packet as an

unpaid letter.
25. In order to prevent any obstacle to the due and regular transmission of letters by the post, any officer of the Post Office may delay the transmission of any packet posted or forwarded by the Post under the provisions of this Warrant, either for the space of twenty-four hours after the time at which the same ought to be despatched in due course of the Post, or at his option, until the despatch of the mail, next after that by which the same ought in due course of the Post, to be

forwarded by him.

26. In all cases in which any question shall hereinafter arise whether any packet, or anything contained therein, transmitted under or by virtue of this Warrant, is entitled to the privileges of this Warrant, and to be so transmitted within the intent and meaning thereof, such question shall be referred to the determination of the Postmaster General, whose decision thereupon shall

be final and conclusive on all parties.

27. The term "East Indies" used in this Warrant shall be construed to mean every port or place in Her Majesty's dominions in Asia (except Australia and New Zealand), and the term "printed papers" when used in this Warrant shall mean, comprise, and include any number of separate books or other publications, prints or maps whether printed, engraved or lithographed, and whether on paper, parchment, or vellum, and also photographs on paper, parchinent, or vellum, and all legitimate binding, mounting or covering of a book, publication, print, or map, or of a portion thereof whether such binding mounting, or covering be loose or attached, as also rollers in the case of prints or maps, markers (whether of paper or otherwise), in the case of books, and whatsoever is necessary for the safe transmission of literary or artistic matter, or usually appertains thereto; and also, when contained in any packet consisting of unbound proof sheets only, any ordinary corrections in writing of such unbound proof sheets; but shall not mean, comprise or include any photographs, drawings, prints, or other articles which may be obviously of an obscene character; and the several other terms and expressions used in this Warrant, shall be construed to have the like meaning in all respects as they would have had if inserted in the said re-

cited Act passed in the fourth year of the reign of Her Majesty, cap. 96.

28. The rates of postage fixed by this present Warrant on the letters and packets transmitted as herein respectively mentioned, shall be in lieu

of any rates now chargeable by law thereon. 29. The Commissioners for the time being of Her Majesty's Treasury, may by Warrant under their hands, duly made at any time hereafter, alter, repeal, or revoke any of the rates of postage hereby fixed, or any of the orders, directions, regulations and conditions hereby made, and may make and establish any new or other rates, orders, directions, regulations or conditions in lieu thereof, and may from time to time appoint at what time the rates which may be payable are to be paid.

30. This Warrant shall come into operation on the first day of January, one thousand eight

hundred and sixty-six.
Whitehall, Treasury Chambers, the twentysecond day of December, one thousand eight hundred and sixty-five.

> E. H. Knatchbull-Hugessen. Luke White.

INCOME TAX.

WHEREAS it has become necessary to renew the list of persons to supply vacancies amongst the Commissioners appointed to act in the division of Hull, in the county of York, as Commissioners for the general purposes of the Acts of Parliament for granting to Her Majesty duties on profits arising from property, professions, trades, and offices: Now we, two of the Commissioners of Inland Revenue, in pursuance of the powers vested in us in that behalf, do hereby convene a meeting of the Land Tax Commissioners, for the county aforesaid, being respectively qualified to act as such Commissioners, to be holden at the Townhall, Lowgate, Hull, on Tuesday, the 16th day of January, 1866, at twelve o'clock at noon, for the purpose of choosing fit and proper persons to be Commissioners to supply vacancies amongst the Commissioners for the general purposes of the Income Tax Acts for the division of Hull aforesaid.

> Alex. Duff Gordon. James Disraeli.

To the second

Inland Revenue, Somerset House, London, December 28, 1865.

PROCLAMATION by his Excellency Sir Philip: Edmond Wodehouse, Knight Commander of the Most Honourable Order of the Bath, Governor and Commander-in-Chief of Her Majesty's Colony of the Cape of Good Hope, in South Africa, and of the Territories and Dependencies thereof, and Vice-Admiral of the same, and Her Majesty's High Commissioner, &c., &c., &c.

HEREAS it appears by the latest accounts received from Europe, that a most malignant and destructive disease has broken out in England amongst sheep, which disease, being either identical with, or of the same nature as, the disease amongst horned cattle referred to in the Act No. 18, 1865, entitled "An Act to prevent the introduction into this Colony of Malignaut Diseases affecting Horned Cattle," was spreading rapidly: And whereas the introduction of the said disease amongst the sheep of this Colony would be attended with such disastrous consequences to all classes of the community, that it becomes imperatively necessary, for the public safety, to prohibit, for the present, the landing at any port or place in this Colony of any sheep arriving there from Europe. Now, therefore, I do hereby proclaim, declare, and make known the several matters following; that is to say:—
1. No Officer of Customs at any port or place

in this Colony shall permit an entry inwards to be passed for any sheep which shall arrive there

from any port or place in Europe:

2. The Government of this Colony will imdemnify from and out of the public revenue the owner of any such sheep as aforesaid, not actually suffering from the disease aforesaid, which sheep shall have been shipped for this Colony before the publication of this Proclamation in the London Gazette; the said indemnity to be estimated according to the rule laid down in the 4th section of the Act aforesaid, No. 18, 1865, in regard to horned cattle. ...

4. In the event of any sheep, not entered at the Customs, being landed in contravention of the Customs laws in that behalf, any person giving such information as shall lead to the discovery of the animal or animals so unlawfully landed, and to the conviction of the persons in that behalf

offending, will be rewarded.

'It shall be the duty of the Port Captain, Harbour Master, or other Officer of Government, who shall first board any ship or vessel arriving at any of the ports in this Colony from any place in Europe, to ask the master of such ship or vessel whether he has any sheep on board; and should the said master reply in the affirmative, the Port Captain, Harbour Master, or other officer, shall inform the said master of this Proclamation, and deliver to him a copy of the same.

GOD save the QUEEN.

Given under the Public Seal of the Settlement of the Cape of Good Hope, this 6th day of November, 1865.

P. E. WODEHOUSE, Governor.

By command of his Excellency the Governor. R. SOUTHEY, Colonial Secretary, No. 83, 1865.

OTICE is hereby given, that a separate building, named Bethlehem, situate at Mountain Ash, in the parish of Llanwonno, in the county of Glamorgan, in the district of Pontypridd, being a building certified according to law as a place of religious worship, was, on the 21st day of December, 1865, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my liand this 22nd day of December 1865.

Edwd. Colnett Spickett, Superintendent Registrar.

OTICE is hereby given, that a separate building, named Bible Christians Chapel, situated at Bream, in the township of West Dean, in the county of Gloucester, in the district of Monmouth, being a building certified according to law

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

Witness my hand this 27th day of December,

Edwin Richards, Superintendent Registrar.

In the Matter of the Companies Act, 1862, and of the United Merthyr Collieries Company (Limited).

OTICE is hereby given, that a petition for the winding up of the above-named Company by the Court of Chancery was, on the 11th day of December, 1865, presented to the Master of the Rolls by Alfred Head Baily, of No. 3, Royal Exchange-buildings, in the city of London, I'ublisher and Stationer, a contributory of the said Company; and that the said petition is directed to be heard before the Master of the Rölls, on Saturday, the 13th day of January, 1866; and any creditor or contributory of the said Company desirous to oppose the making of an Order for the winding up of the said Company, under the above Act, 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 creditor or contributory of the said Company requiring the same, by the undersigned, on payment of the regulated charge for the same.

John Tucker, of No. 28, Saint Swithin'slane, London, Solicitor for the Peti-

tioner.

In the Matter of the Companies Act, 1862, and in the Matter of the Commercial Union Wine Company (Limited).

Y an Order made by the Master of the Rolls in the above matters, dated the 22nd day of December, 1865, on the petition of Robert Hockley Bullen, of Bampton, in the county of Oxford, Solicitor, it was ordered that the said Commercial Union Wine Company (Limited) be wound up by the Court of Chancery under the provisions of the Companies Act, 1862.

J. and J. H. Linklater and Hackwood, of No. 7, Walbrook, in the city of London, Solicitors for the said Petitioner.

In the Matter of the Companies Act, 1862, and in the Matter of Bethell's Patent Coke Company (Limited).

PY an Order made by the Vice-Chancellor Wood, in the above matter, dated the 18th day of December, 1865, on the petition of the Reverend Charles Edward Palmer, William Morriss, and Charles Wescomb, shareholders and contributories of the above-mentioned Company, and James Nixon Macartney, a director, shareholder, and contributory of the said Company, it was ordered that the said Bethell's Patent Coke Company (Limited) be would up by the Court under the provisions of the Companies Act, 1862.

Tufnell Southgate, of No. 7, King's Bench walk, Temple; Agent for Edmund Hornblower Clarke, of Exeter, in the county of Devon, Solicitor for the Petitioners.

In the Matter of the Llantwit Vardre Colliery Company (Limited), and in the Matter of the Companies Act, 1862.

THE creditors of the above-named Company are required; on or before the 1st day of as a place of religious worship, was, on the 26th February, 1866, to send their names and adday of December, 1865, duly registered for solem- dresses, and the particulars of their debts or

claims, and the names and addresses of their | county of Middlesex, at such time as shall be Solicitors (if any), to Holland Dell, of No. 10, Liverpool-street, New Broad-street, in the city of London, the Official Liquidator of the said Company; and, if so required by notice, in writing, from the said Official Liquidator, are, by their Solicitors, to come in and prove their said debts or claims, at the chambers of the Master of the Rolls, in the Rolls-yard, Chancery-lane, in the cember, 1865.

specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. - Tuesday, the 20th day of February, 1866, at two o'clock in the afternoon, at the said chambers, is appointed for hearing and adjudicating upon the debts and claims.—Dated this 23rd day of December, 1865.

and the second s

SUPPLEMENT TO

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES, in Circulation during the Week ending Saturday, the 16th day of December, 1865.

The undermentioned Parties having omitted to transmit their Accounts in proper time to be inserted in the Gazette of Tuesday, the 26th day of December, 1865.

		Average Amount
Manningtree Bank	Manningtree Nunn and Co.	£ 4,577

W. W. DALBIAC, Registrar of Bank Returns.

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Inland Revenue, Somerset House, December 28, 1865.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 27th day of December, 1865.

ISSUE DEPARTMENT.

			£	٠.	•		£
Notes issued	•••	•••	27,339,675	Government Deb	t		11,015,100
	•			Other Securities	•••	•••	3,634,900
***				Gold Coin and B	ullion	****	12,689,675
•	•		٠.	Silver Bullion	. 600		• • • • • • • • • • • • • • • • • • • •
•		_		. •		:	
			£27,339,675	-	:	•	£27,339,675
•		_			7		والمستقبل المستقبل

Dated the 28th day of December, 1865.

W. Miller, Chief Cashier.

	BANKING D	EPARTMENT.
	. £ .	Government Securities (including
Proprietors' Capital	14,553,000	Government Securities (including
Kest	3,254,074	Dend. Weight Annuity) 9,891,100
Public Deposits (including Ex-		Other Securities 22,507,314
chequer, Savings' Bank, Com-	•	Notes 6,877,840
missioners of National Debt, and		Gold and Silver Coin : 713,427
Dividend Accounts)	-8,544,343	
Other Deposits	13,235,938	
Seven days and other Bills	402,326	An Enteredict to All
·	£39,989,681	£39,989,681
•		•

Dated the 28th day of December, 1865.

AN ACCOUNT of the Importations and Exportations of Bullion and Specie ver for an increase registered in the Week ended 27th December, 1865, he was well as the week ended 27th December, 1865, he was well as the week ended 27th December, 1865, he was well as the week ended 27th December, 1865, he was a way to be a second of the week ended 27th December, 1865, he was a way to be a way to

Countries from which Imported.	May have set of 200 to the second				United Kingdom			
	Coin.	Bul	lion.	Total.	Coin	. Bu	llion.	Total.
Hamburg	Ounces. 250			Ounces.	Ounce 13,6	00 17:	nces. 2,400	Ounces. 186,000
Gibraltar	239) . E	公內 昆	4:1300 - 2023	26,0 3\\8,0 7,3	64 N	ar ay la	26,000 ∕∆ 8,064 ⊊/,7,300
Australia Chited States of America Other Countries	17,254 27,5	68 1 13 5	,760 ,607	69,236 30,861 275	6, H 3,6	00 6	5.711 2,000	72,11 5,60
M. In formation that to be a property of the second	13 1 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	V 25 45	1.368.	ringer but		1834 283		ali of
12. T	of same			••••	Name			•••
Aggregate of the Importations'	19,79	, al-r, ,	.Q17 2.1	102,161	64,9	68 240	0,111	305,079
Approximate Value of the said } Importations computed at the rates specified below }	75,846	322	,665	£. 398,511	£ 16,2		£7	82,500
Rates of Valuation, per ounce	3 15 0 3 17 10	3.10	. (0)	Tourse !	s. d { 4 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	野小孩	d.	1 books
		E :		from the	United	Kingdor		
The Chuntries to Which the	12:132.5	∜Gŏi	. A	34. 34	St 10-36	NA SÃ	<u> </u>	Alij Ale
Chuntries to which for the Exported.	Man Salate	16 334	D. A.	3 45 . 3 ha	18 18 18 18 18 18 18 18 18 18 18 18 18 1	STA SH	<u> </u>	
	Coin	16. 30. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	Bullion	Total.	18 18 18 18 18 18 18 18 18 18 18 18 18 1	oin.	VERN S	Total.
Exported. 33%	Coin British F	oreign.	Bullion Ounces. 2,500	Total. Onnces. 2,625	Co British.	Foreign. Ounces. 7,360	Bullion	Total.
Exported.	Coin British F	oreign.	Bullion Ounces.	Total. Onnces. 2,625	Co British.	Foreign. Ounces.	Bullion	Total.
Exported. Baggum France Egypt Hazil	Coin British F	Oreign. Dunces 1257 3,268 2,570	Bullion Ounces. 2,500 20,000	Total. Onnces. 2,625 20,000 -13,268	Co British.	Foreign. Ounces. 7,360 106,000	Bullion Sunces 20,000 12,000	Total. Ounces 27,36
Exported.	Coin British. F	Oreign. Dunces 1257 3,268 2,570	Bullion Ounces. 2,500 20,000	Total. Ounces. 2,625 20,000 13,268	Co British.	Foreign. Ounces. 7,360 106,000	Bullion Sunces 20,000 12,000	Ounces 27,360
Balgum Egypt Bradl	Coin British F	Oreign Dunces 1257 3,268 2,570	Bultion Ounces. 2,500 20,000	Total. Ounces. 2,625 20,000 -13,268	Co British.	Foreign. Ounces. 7,360	Bullion Sav Ounces 20,000 12,000	Total. Ounces 27,360 118,000
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JOHN A. MESSENGER,

s.o.d.

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Office of the Inspector General of Imports and Exports.

Custom House Eondon, 28th December, 1865.

No. 23055

No. 23055

1200000

Rutes of Valuation, per ounce

£ s. d.

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8-14-6

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for 3300.

Inventions.

TOTICE is hereby given, that the petition of Henry Adrien Bonneville, of the British and Foreign Patent Offices, 24, Rue du Mont Thabor, Paris, in the Empire of France, and 38, Porchester-terrace, Payswater, in the county of Middlesex, Patent Agent, praying for letters patent for the invention of "improvements in the manufacture of steel and purified iron, and in the apparatus employed therein."—A communication from Antoine Galy Cazalat, a person residing at Belleville, in the Département of the Seine and Empire of France aforesaid,—was deposited and recorded in the Office of the Commissioners on the 21st day of December, 1865, and a complete specification accompanying such petition was at the same time filed in the said office.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for 3322. Inventions.

OTICE is hereby given, that the petition of Hector Augustus Dufrené, of the General Patent Offices, 10, Rue de la Fidélité, Paris, in the Empire of France, and 4, South street, Finsbury, London, Civil Engineer, praying for letters patent for the invention of "improvements in the permanent way and wheels of railways."—A communication from Mr. Gerard Christiaan Heyning, a person resident at Pekalongan, Batavia,"—was deposited and recorded in the Office of the Commissioners, on the 23rd day of December, 1865, and a complete specification accompanying such petition was at the same time filed in the said office.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

OTICE is hereby given, that provisional protection has been allowed

2626. To John Linton, of Number five, Ousegate, Selby, in the county of York, Mechanical Engineer, for the invention of "the utilization of town sewage for agricultural purposes, and also to prevent the polution of rivers and streams, and the machinery and apparatus for effecting the same."

2630. And to Auguste Aime Lerenard, of Ruepali Kao, Paris, Belleville, in the Empire of France, Indian Rubber Manufacturer, for the invention of "a new composition of Indian rubber, mastic, or cement made in a more or less fluid state according to the use to be made of it, and the process or centrivance for applying the same."

On both their petitions, recorded in the Office of the Commissioners on the 12th day of October, 1865.

2900. To James Norris, of the firm of Charles Jeakes and Company, of 51, Great Russell-street, Bloomsbury, in the county of Middlesex, for the invention of "improvements in hydraulic, steam, and other 'lifts' for raising passengers or goods."

On his petition, recorded in the Office of the Commissioners on the 11th day of November, 1865.

2912. To Peter Ellis, of No. 9, Orange-court, Liverpool, in the county of Lancaster, Architect, for the invention of "an improved description of water closet."

On his petition, recorded in the Office of the

Commissioners on the 13th day of November, 1865.

2928. To Joseph Alphonse Loubat, of Paris, Rue Mogador, No. 10, Householder, for the invention of "improvements in railway steam engines and carriages."

On his petition, recorded in the Office of the Commissioners on the 14th day of November, 1865.

2966. To James Heywood Whitehead, of the Royal George Mills, in the parish of Saddleworth, in the West Riding of the county of York, Esquire, for the invention of "improvements in the manufacture of endless cloths."

On his petition, recorded in the Office of the Commissioners on the 17th day of November, 1865.

2993. To Alexandre Calley, St. Paul de Sinçay, Director General of the Société Anonyme des Mines et Fouderies de Zinc de la Vieille Montagne, of 29, Boulevart St. Martin, Paris, for the invention of "improvements in the manufacture of sulphur by the reduction of the sulphurous acid accruing from the roasting of sulphuretted ores and in apparatus for the same."

On his petition, recorded in the Office of the Commissioners on the 21st day of November, 1865.

3000. To Cowper Phipps Coles, of Ventner, in the Isle of Wight, Captain in the Royal Navy, for the invention of "improvements in protecting the bottoms and sides of ships and other structures exposed to the action of sea water."

On his petition, recorded in the Office of the Commissioners on the 22nd day of November, 1865.

:048. To William Edward Gedge, of the firm of John Gedge and Son, of No. 23, Southamptonbuildings, Chancery-lane, in the county of Middlesex, Patent Agent, for the invention of "an improved method of utilizing the waste heat of coke ovens."—A communication to him from abroad by Antoine Barbier-Perroton, of Saint Etienne, Loire, France, Merchant.

3052. And to Henry Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, for the invention of "an improved chimney cowl."—A communication to him from abroad by Victor Etienne Antoine Berne and Irma Victorine Carabin, of Boulevard Beaumarchais, Paris, in the Empire of France.

On both their petitions, recorded in the Office of the Commissioners on the 28th day of November, 1865.

3084. To Thomas Weatherburn Dodds, of Rotherham, in the county of York, Civil Engineer, for the invention of "improvements in the manufacture and treatment of railway bars, tyres, and axles, also in the construction of furnaces, machinery, and apparatus connected therewith."

On his petition, recorded in the Office of the Commissioners on the 1st day of December, 1865.

3102. To Richard Archibald Brooman, of 166, Fleet-street, in the city of London, Patent Agent, for the invention of "an improved tray or holder for cigars or pipes and the ashes therefrom."—A communication to him from abroad by Louis Gilles Gallien, of Paris, France.

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

1865.

3116. To John Jackson Ashworth, of the city of Manchester, in the county of Lancaster, Manufacturer, for the invention of "improvements in winding machinery, which improvements are partly applicable to machinery for spinning and b. doubling. 化双甲酚酚 不断

3128. And to Edward Vagg, of Manor House, 3" Lefebyre-street, in the Island of Guernsey, for *** the invention of "improvements in apparatus applicable for fire escapes and builders' scaffolds." On Pooth their petitions, recorded in the Office of the Commissioners on the 5th day of De-

cember, 1865. 3146. To Joseph Parkes, of John-street, Fitzroysquare, in the county of Middlesex, Wholesale ments in the manufacture or construction of hot water dishes, hot water plates, and other

yrsimilar articles."
3148. To Clarke Duchesne Hitchcock, of Bury Saint Edmunds, in the county of Suffolk, Tanner, and John Shimmon, of the same place, Belt Makers for the invention of "improvegin ments in the manufacture of leather driving belts."

3152. And to Joseph Woollatt, of the borough of Leeds, in the county of York, Machinist, for en the invention of "improvements in machinery

or apparatus in looms for weaving."
On their several petitions, recorded in the Office of the Commissioners on the 7th day of De-

cember, 1865.

\$156. To Oliver Maggs, of Bourton, in the county of Dorset, Flax Spinner, and George Hedge-"combe Smith, of North Perrott, near Crewkerne, in the county of Somerset, Foreman to the said Oliver Maggs, for the invention of "a new or improved method of preparing esparto alpha, or Mogador grasses, or other similar vegetable le substances, for spinning, weaving, and for subexistitution for hair and for other fibres now in · use."

3158. To Richard Evan Price, of Manchester, in L. the county of Lancaster, Manager, for the invention of "certain improvements in the tamanufacture of tyres for railway wheels, and in apparatus connected therewith.

3.160. To Florian Dahis, of Brooklyn, in the c. State of New York, United States of America, , for an invention of "an improvement in buttons

vand studs for fastening garments."

3162. To George Tomlinson Bousfield, of Loughsaborough-park, Brixton, in the county of Surrey, of for the invention of "improvements in apparatus for cooking by steam."-A communication to him from abroad by Francis Milliken, a experson resident at Saco, in the State of Maine, United States of America.

3164. And to George Tomlinson Bousfield, of Loughborough-park, Brixton, in the county of Surrey, for the invention of "improvements in buttons, and in the method of attaching buttons and ornaments to garments and other articles." --A communication to him from abroad by Frederic Ingersoll Palmer, a person resident at

Springfield, Massachussetts, United States of e^{zz}Americà.

On their several petitions, recorded in the Office

off the Commissioners on the 8th day of December 1865 ber, 1865. 3166. To Emile Watteeu, of Middlesboro-on-Tees,

in the county of York, for the invention of an improved screwing and tapping machine." 3168. To Henri Adrien Bonneville, of the British and Foreign Patent Offices, 24, Rue du Mont Thabor, Paris, in the Empire of France, and

38, Porchester-terrace, Bayswater, in the county of Middlesex, Patent Agent, for the invention of "improvements in the permanent way of railroads."—A communication from Achille Philippe Cyprien Legrand, a person residing at Mons, in the Kingdom of Belgium.

3172. To Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, for the invention of "an improved mode of pre-serving animal and vegetable substances."—A communication to him from abroad by Francis Stabler, of the city of Baltimore, in the State of Maryland, United States of America.

73. To Alexander Doull, of Westminster, Civil Engineer, for the invention of "improvements in constructing atmospheric railways and carriages; and in working the same, parts of which are applicable to exhausting and condensing air for other purposes."

3174. To Richard Archibald Brooman, of 166, Fleet-street, in the city of London, Patent Agent, for the invention of " a new method of preparing plants of the Eucalyptus family and myrtacean plants, and the application thereof to the purposes of tobacco and snuff."—A communication to him from abroad by Prosper Vincent Ramel, of Paris, France.

78. To Thomas Wilson, of Birmingham, in the county of Warwick, Engineer, for 3178. the invention of "improvements in breechloading fire arms, and in cartridges for breech loading fire arms."

3180. To William Boggett, of Lindsey Row, Chelsea, in the county of Middlesex, Gentleman, for the invention of "improvements in the construction of wire conductors for electro-telegraphic purposes."

3182. To James Warburton, of Addingham, in the county of York, Worsted Spinner, for the invention of "improvements in combing silk, flax, wool, and other fibrous substances." 100

3186. To Henry Snart Marshall, of Archwayroad, Highgate, in the county of Middlesex, Accountant, for the invention of "improvements in furnishing and adapting ordinary tables for playing billiards."

3188. And to William Wilson Hulse, of the city of Manchester, in the county of Lancaster, Engineer, for the invention of "improvements in machinery or tools for cutting wood or other substances." 1 5 V.

On their several petitions, recorded in the Office of the Commissioners on the 9th day of December,

3190. To Victor Moreau Griswold, of Peekskill, in the county of Westchester, State of New York, United States of America, for the invention of "improvements in photographic surfaces, and the compositions and process for preparing the same.'

3194. To John Goddard, of No. 11, Spring-place, St. Peter's road, Hammersmith, in the county of Middlesex, Builder, for the invention of "certain improvements in the manufacture

of folding shutters."

3195. To Thomas King, of No. 6, Park-road, Holloway, in the county of Middlesex, Photographer, for the invention of "an improved pyrotechnic toy."

3198. To Edward Livingston Walker, of Benfords Store, in the county of Somerset, and State of Pennsylvania, United States of America, for the invention of "an improvement in apparatus for elevating hay, grain, or similar materials, and discharging the same from the said apparatus."

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3200. And to Henry Kinnaird York, of the 13227. To Archibald Edward Dobbs, M.A., 66 Grange Town Iron Works, Cardiff, Ironmaster, for the invention of "improvements in machinery for finishing rivets."

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

ber, 1865.

3202. To Christopher Easby, of No. 191, Rockingham-street, Sheffield, in the county of York, : Truss Manufacturer, for the invention of "an improved truss."

3206. To Arnold Budenberg, of the firm of Schäffer and Budenberg, of Manchester, in the county of Lancaster, for the invention of "an-improved blasting powder."—A communication to him from abroad by Bernhard August Schäffer, and Christian Friedrich Budenberg, of Buckau, Magdeburg, in the Kingdom Prussia.

3208. To Charles Knowles Tomlinson and Charles John Hayward, of 233, High-street, Lincoln, for the invention of "improvements in the preparation of sheep ointment."

3210. To Levi Lemon Sovereign, of 88, Pentonville-road, in the county of Middles or, for the invention of "improvements in the naves and evletree boxes of carriages wheels." axletree boxes of carriages wheels."

8214. And to Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, for the invention of "an improved construction of tool for cutting tubes."-A-communication to him from abroad by David Meeker Nichols, of the city of New York, in the United States of

On their several petitions, recorded in the Office of the Commissioners on the 12th day of December, 1865. grant har har a transfer to

3216. To George Barber, of Liverpool, in the county of Lancaster, Chemist, for the invention of "improvements in the construction of door mats, flesh and bath brushes made principally of india rubber."

3218. To Frederick Bernard Doring, of Bayswater, in the county of Mildlesex, Civil Engineer, temporarily resident at Altendorf, in the Kingdom of Prussia, for the invention of "improvements in machinery for boring rock and other mineral." - A communication to him by Carl Sacks, a person resident at Oberhausen,

3222. To William Brookes, of 62, Chancerylane, in the county of Middlesex, Civil Engineer and Patent Agent, for the invention of "improvements in turbines for obtaining motive power, applicable also to raising and forcing fluids, and to propelling ships or vessels."—A communication to him from abroad by Joseph Denis Farcot, Jean Joseph Léon Farcot, Michel Basile Abel Farcot, Joseph Etienne Eloi Chateau, and Emmanuel Denis Farcot, all of Port Saint Ouen (Scine), in the Empire of France.

3224. To John Sanderson, of Sharrow Vale, Sheffield, in the county of York, Steel Manufacturer, for the invention of "improvements in the manufacture of railway bars.'

3226. And to Pryce William Bowen, of Shrawardine Castle, near Shrewsbury, in the county of Shropshire, Esquire, for the invention of "improvements in machinery or apparatus for cultivating land by steam power."

On their several petitions, recorded in the Office of the Commissioners on the 13th day of December, 1865. Laved a Til December, 1839. Lincoln's inn, in the county of Middlesex, Barrister-at-Law, for the invention of "an improved drag for carriages?" 20 000

3229. To Charles Pomeroy Button, of Nos. 142 and 143, Cheapside, in the city of London, Merchant, for the invention of "an improvement in swings." - A communication to him? from abroad by Julius Walter Sperry, of Cleveland, New York, in the United States of America. रत और मह अस्तिकातालक । में खेलाया

3231. To William Winter of Leeds, in the county of York, Sewing, Machine Maker and General Machinist, for the invention of Final provements in the bearings of certain wheels: and pulleys, applicable to various kinds of

machinery."
3233. To Thomas Ridley Hetherington, of: the Vulcan Works, in the city of Manchester, Machine Maker, and Samuel Thornton, of the3 same place, Draughtsman, for the invention of "improvements in machinery for topening and cleaning cotton and other fibrous substances?

8235. To John Charles Wilson, of East India House, 5, Lime-street, London; county of Middlesex, Civil and Mechanical Engineer, for the O invention of "an improved boiler for generating" steam or vapour."

3237. To Jacques Masson, of No. 824 Boulevard 3 Sebastopol, Paris, in the Empire of France, Gentleman, for the invention of "an improved apparatus for apportioning the fodder of horses, cattle, and other domestic animals, "compared to Ra

3239. To Henry William Miller, of Burton-upon-Trent; for the invention of "improvements in apparatus for screening grain, seed, rice, tea, and other materials.

3241: To James Lancaster, of Portsca, in the county of Hants, for the invention of a improvements in the manufacture of navy, yachting, and other seaman's hats."

3243. To William Robinson, of Weinbdon, Bridgewater, in the county of Somerset, Brewer, for the invention of "improvements in apparatus for mixing materials, which is also applicable for smoothing, finishing, rounding, or polishing articles of metal or other material."

3245. And to William Alfred West, of Quenington 58 Mills, near Fairford, in the county of Gloucester, for the invention of "improved apparatus for manufacturing paper pulp." .

On their several petitions, recorded in the Office. of the Commissioners on the 14th day of Decem-, ber, 1865. . . . Madazə Cenips

3249. To James Aston, of Hythe, in the county of Kent, Gun Maker, for the invention of "improvements in breech-loading fire-arms, and in ammunition for the same? ammunition for the same."

3251. To Henry Charles Litchfield, of Berkeley gardens, Kensington, in the county of Middle-sex, for the invention of "improvements in machinery or apparatus for cutting bread,"

3253. And to Richard Ransford, of Huron and Lodge, West Brompton, in the county of Midthe manufacture of bichloride of carbon and chloride of sulphur."

On their several petitions, recorded in the Office of the Commissioners on the 15th day of December,

3255. To Thomas Jones, Manufacturer, and Joseph Buckley, Calico Printer, both of the city of Manchesters for the invention of "im-eprovements in the manufacture of bed quilts, 225 table and toilet covers" a stone I to y this said the

3257. LTol Francis Johnston (dische Arla of John 1) reconibilist there is the control of the country of Land and the country of Land and the country of Land and apparatus to the country of Land and apparatus to the country of the country of Land apparatus. for the start wind in the original design of the health of the new section of the start secti 3259. Andoito: Dumes CAtkinson's Longfidge, or of leabingdon sweet, in chie county of Middlesex, ewith Engineer, for the invention of this project. of Ainerica. ments in locomotive engines." Outtheir several petitions; l'écorded in the Offices -messel do yabriled entinolerenoissim moderelado Central Machinet, for the invention colonial 32656 To Charles Liddell? of Abing don street, in the city of Westminster, and Robert Stirling Newall, of Gateshead, in the county of Dur-eliance for the investion of Marinifrovements in -constructing and mooning floating structures. 1466, Electisticet, win the city of London, Parent hAgentisforthedinventions of "improvements in bőilers or apparatús for gederating stenn." A communication to third from abroad by Julien BellevillemofeParishArance at some Live 2. Ondiboth atheir petitions are corded in the Office of the Commissioneral on the 18th day of December, 1865.

3275:4F00A ygustus Henry Fhurgary of Surrey places Mornishin in the county of Norfolky for the oinvention of wimprovements in feet protections of reliance to the county of the control of the county of the county

3277. To George From lineon Boushold, loft Lought berough park, Brixton in the county of Surrey, for the new ention of comprovements in an action chine with the property of the similar articles." — A communication of him from a property of Brown Neves, a person resident at 10 New horses, in the recurry of Essex, and states of America.

".and county to State of Massachusels, United States of America."

States of America.

"anal of Library Johnson, of 47, Lincoln's imprieds, in the county of Middlesex, Gentleman, for the invention of many in the invention of many for the county of Toronto, in the county of Yerk and Province, of Caunda, Engineer.

Engineer.

32819 To William Edward Newton, of the Office for Patents, 66; Chancery lane, in the county of Middlesex! Civil Engineer, for the invention of "improvements in machinery for the manufacture of felt hats."—A communication to him from abroad by The Eickemeyer Hat Blocking Machine Company (Incorporated) of Yonkers, in the State of New York, United States of

America rojinevni i li no 154 1 3. Chancery-lane, in the county of Middlesex, Engineer and Patent Agent for the invention of himprovements in apparatus for aerial navigation."—A communication to him from abroad by Solomon, Andrews, of Perth Amboy, Middlesex County, State of New Jersey, United States of America. On their several pretitions, recorded in the Office of the Commissioners on the 19th day of December, 1865.

3285. To John Gibbon, Manager of the Canneline Oil Works, in the parish of Tryddyn, in the county of Flint, for the invention of an improved retort for distilling or extracting products from cannel coal shale, oil schist, and more especially from the finall coal of dust, technically known as estack?

8287 a. Toploseph John Harrison, of Broughton, in the county of Lancaster, Givil Engineer, and

Edward Harrison, of Ballam Hill, in the county of Surrey, Gentleman, for the invention of and apparatus for purifying and deodorizing lingure air, whether im buildings, ships, mines, or severs, which improvement is also applicable for ventilating purposes."

3289 To Thomas, Rickett, of No. 16, Upper Barnsbury-street, Islington, in the county of Middlesex, for the invention of "improvements in the manufacture of metal stubes vfor gun barrels and other purposes and in machinery or apparatus employed therein."

3291. To Michel Siegrist of 12, Montpelier street,

3291. To Michel Siegrist of 12, Montpelier street, Brompton, in the county of Middlesex, Gentle-man, for the invention of "improvements in apparatus for the use of passengers and others in signalling on railway trains."

3297. And to William Fothergill Cooks, of

3297. And to William Fothergill Cooke, of Aberia, near Carnaryon, North Wales, and George Hunter, of Maentwrog, Merionethshire, for the invention of "improvements in machinery for cutting or getting slate, stone, conl, and other substances," on their seyeral petitions, recorded in the Office

On their several petitions, recorded in the Office of the Commissioners on the 20th day, of December, 1865.

Errstum in Gazette of December 22, 1865. 3175, For "Davies-gwyn," read "Davies-Gwyn."

Carrier to the first of the Car Michigs of

to Parents which have become Void.

LIST of the Letters Patent for Inventions which have become yold by reason of the non-payment of the additional Stamp Duty of \$50, before the expiration of the third year from the date of such Patents, pursuant to the Act of the 16th Vic. c. 5, sec. 2, for the week ending the 23rd day of December, 1865.

3365. Robert Hattersley, of the city of Manchester, Engineer, for an invention of "improvements in apparatus for classing printer's ritypes for composing machines."

Dated 17th December, 1862.

3367. Augusto Albini, of Genoa, but now residing

3367: Augusto Albini, of Genoa, but now residing at. Birmingham, in the county of Warwick, Captain in the Italian Navy, for an invention of "improvements in breech loading fire arms."—
Dated 17th December, 1862.

3368. Coleman Defries; of the firm of Jonas Defries and Sons, Houndsditch, in the city of London Manufacturer, for an invention of "improvements in the manufacture or construction of lamps."—Dated 17th December, 1862.

3372. John Ramsbottom and George Hacking, of Accrington, in the county of Lancaster, Machinists, for an invention of "improvements in machinery of apparatus for measuring and registering the flow of water and other fluids."

Dated 17th December, 1862.

3373. John Wilson Hadwen, of Kebroyd Mills, near Halifax, in the county of York, Cotton 33 Spinner and Manufacturer, for an invention of "improvements in machinery or apparatus for spinning, twisting, and doubling cotton and other fibrous materials."—Dated 17th Decomber, 1862.

ber, 1862.

374. Thomas Critchley Barraclough; of the city of Manchest r; in the county of Eancaster, Machine Agent, for an invention of "improvements in machinery for spinning, twisting, and rolling tobacco." Communicated to him from abroad by Mr. Ernst Breul; of Hanover.

3376. Leonard Latter, of Leigh, near Tunbridge, in the county of Kent, Farmer, for an invention of "improvements in ploughs."—Dated 17th December, 1862.

3383. Edmond Lepainteur, of Paris, in the Empire of France, Manufacturer, for an invention of "improvements in the fabrication of a salt for dyeing textile materials."—Dated 18th December, 1.62.

3388. Jesse Brierley and Abram Brierley, of Spa Mill, near Huddersfield, in the county of York, Manufacturers, for an invention of "improvements in carding engines."—Dated 18th De-

cember, 1862.

3890. John Savory, of the firm of Savory and Moore, of Bond-street, in the county of Middlesex, for an invention of "a new or improved apparatus for the inhalation of medicinal powders or vapours for the treatment of diseases of the throat and lungs."—Communicated to him from abroad by Dr. John Roberts, resident at Paris, in the Empire of France.—Dated 18th December, 1862.

3391. Joseph Longland, of Landport, in the

3891. Joseph Longland, of Landport, in the county of Hants, for an invention of "improvements in street lamps."—Dated 18th

December, 1862.

3393. Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, for an invention of "improved apparatus for transmitting power."—Communicated to him from abroad by Julius Ferdinand Rochow, of Brooklyn, New York, in the United States of America.—Dated 18th December, 1862.

3398. Edward Brown Wilson, of 5, Parliamentstreet, in the city of Westminster, Civil Engineer, for an invention of "improvements in machinery or apparatus for forging and pressing metals and other substances."—Dated 19th

December, 1862.

3399. David Davidson, of Woodcroft, Morning-side, near Edinburgh, North Britain, Retired Major in the Indian Service, for an invention of "improvements in the construction of telescopes, and in the method of arranging and in fixing the same in combination with fire arms, for the purpose of adjusting the aim thereof."—Dated 19th December, 1862.
3400. Alfred Vincent Newton, of the Office for

3400. Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, for an invention of "improved machinery for attaching metal eyelets to cloth and other materials."—Communicated to him from abroad by Charles Edward Howard, of Bridgewater, in the State of Massachusetts, United States of America.—Dated 19th December, 1862.

3401. Joseph Dalton, of Brooklyn, in the State of New York, United States of America, for an invention of "improvements in knitting machinery."—Dated 19th December, 1862.

3402. James Beall Morrison, of East Springfield, Ohio, United States of America, now residing in the city of London, for an invention of "improvements in washing machines."—Communicated to him from abroad by the inventor, John Rickey Morrison, of East Springfield aforesaid.—Dated 20th December, 1862.

3408. Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, for an invention of "improvements in the manufacture of automatic toy figures."—Communicated to him from abroad by Enoch Rice Morrison, of New York City, United States of America.

—Dated 20th December, 1862.

3409. John Platt, of Oldnam, in the county of Lancaster, Mechanical Engineer, and William Richardson, of the same place, Mechanical Engineer, for an invention of "improvements in scutchers or beaters of cotton machinery, applicable also to other machinery in which shafts are caused to revolve at high velocities."

—Dated 20th December, 1832.

3411. Frederick Collier Bakewell, of No. 6, Haverstock-terrace, Hampstead, in the county of Middlesex, for an invention of "improvements in transmitting and receiving communications by means of electricity."—Dated 22nd December, 1862.

3414. Alexander Southwood Stocker, of Wolverhampton, in the county of Stafford, Manufacturer, for an invention of "improvements in rolling iron for the manufacture of tips and other articles." — Dated 22nd December, 1862.

3416. Edward Robert Dann, of Nottingham, Manufacturer, for an invention of "improvements in goffering apparatus."—Dated 22nd December, 1862.

3417. Richard Archibald Brooman, of 166, Fleetstreet, in the city of London, Patent Agent, for
an invention of "improvements in stoves or
apparatus for heating and drying."—Communicated to him from abroad by Eticnne Sauret,
of Remirement, and Eugene de Fleury, of
Rolanges, both in the Empire, of France.—
Dated 22nd December, 1862.

Dyer, for an invention of "improvements in treating waste liquors obtained when dyeing Turkey red colours."—Dated 22nd December,

1862.

3419. Jorgen Balthazar Dalliöff, of Copenhagen, in the Kingdom of Denmark, Goldsmith, for an invention of "improvements in cutting files, and in machinery to be employed for that purpose." — Dated 22nd December, 1862.

3422. Frederick Parker, of the town and county of Cambridge, Carriage Builder, for an invention of "improvements in carriages." Dated

23rd December, 1862.

3427. George Haseltine, of the International Patent Office, No. 12, Southampton-buildings, Chancery-lane, in the county of Middlesex, for an invention of "improvements in the mode of, and apparatus for, converting petroleum or coal oil into gas for lighting and heating, the said improvements being especially applicable to lamps and stoves."—Communicated to him from abroad by James Rhodes, of Cincinnati, Ohio, United States.—Dated 23rd December, 1862.

3428. Joseph Whitley and John Watson Burton, both of Leeds, in the county of York, for an invention of "improvements in the construction of the permanent way of railways, which improvements are also applicable to railway wheels."—Dated 23rd December, 1562.

34:9. Samuel Russell, of 27, Shaftesbury-crescent, Pimlico, in the county of Middlesex, for an invention of "improvements in stereoscopes."—

Dated 23rd December, 1862.

LIST of the Letters Patent for Inventions which have become void by reason of the non-payment of the additional Stamp Duty of £100, before the expiration of the seventh year from the date of such Patents, pursuant to the Act of the 16th Vic., c. 5, sec. 2, for the week ending the 23rd day of December, 1865.

2892. James Jones Aston, of 41, Doughty-street, in the county of Middlesex, and of the Middle

Temple, Barfister at Law, for an invention of party attends, or an agent for him duly authorized in provements in machinery or propellers, in writing. trapplicable for the propulsion of ships, boats, arcand other vessels, on and through the water, wand in the propelling of all such vessels on and through the water by means of such propellers. ".5. Dated 17th December, 1858. 2921. Robert Mushet, of Coleford, in the county , of Gloucester, Metallurgist, for an invention of valian simprovement or improvements in the expandantire roft cast steel."—Dated 22nd De-incember, 1858, por time granted as a large of the cast of the 2924. Michael Kenney; of Queen street. Dublin,

Mechanical Engineer, for an invention of a limit of the control of

bas egit de subbetinnen eil. I mir gelier Serie General Fallout Dans of Rollinguage

THE Lancashire and Yorkshire Railway ment, bearing date the 2nd day of January, 1865, and executed by the Lancashire and Yorkshire Railway Company on the 30th day of November, 1865, has been entered into between the Manchester, Sheffield, and Lincolnshire Railway Company, the London and North-Western Railway Company, the Lancashire and Yorkshire Railway Company, and the North-Eastern Railway Company for developing the traffic of the ports of Hull and Grimsby, and for a division of the receipts from the control of the Grimsby, and for a division of the receipts from goods traffic passing between Liverpool, Manchester, Ashton, and Staleybridge, and Hull and Grimsby, and that a true copy of such agreement certified by me has been deposited for public inspection at the office of the Board of Trade, situate in Whitehall, in the city of Westminster, and also with the Clerk of the Peace for Lancashire, at his office, in Preston, in the county of Lancaster, pursuant to the provisions of the Lancashire and Yorkshire and East Lancashire Railways Amalgamation Act, 1859.—Manchester,

27th December, 1865.

Wm. S. Lawn, Secretary to the Lanca-Cooking to the control of the contro

ned to the comment of the con-CONTRACT FOR ENGLISH ELM TIMBER.

Contract. Department, Admiralty.
Somerset: House, December 22 Somerset: House, December 22'

TILE Commissioners for executing the office of Li Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Tuesday, the 9th January next, at two o'clock, they will be ready to treat with such persons as may be willing to contract for supplying Her Majesty's several Dock Yards at Deptford. Woolwich, Chatham, Portsmouth, and Devonport, ròith ...

1,500 Loads of ENGLISH ELM TIMBER,

felled between the middle of November, 1865, and the end of February, 1866; and to be 2 delivered (at prices including all carriage and ...other expences) by the 31st December, 1866.

Tenders may be made for the supply of any one or more of the yards, or for the whole of them.

v. A distribution of the tender, together with a form of the tender and conditions of contract may be obtained at the above Department.

No tender will be received after two o'clock on the day of treaty, nor will any be noticed unless the

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words." Tender for Elm Timber," and must also be delivered at the Department of the Storekeeper-General, Admirally, Somerset House, accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £1 per load for the due performance of the contract. ..

SALE OF THE LATE ANGLO-CHINESE SQUADRON, LYING AT BOMBAY.

Contract Department, Admiralty, Somerset House, December 28, 1865.

THE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that at noon, on the 1st February, 1866, sealed tenders for the purchase of all or any of the vessels hereunder mentioned, lately forming part of the Anglo-Chinese Squadron, will be received at the office of the Superintendent of Marine at Bombay. A deposit of 10 per cent, of the purchase money is to be paid into the Bank of Bombay on the acceptance of the tender, and the remainder on the delivery of the Vessel and Stores.

Persons desirous of inspecting the vessels must apply for an order for that purpose to the Superintendent of Marine, from whom printed catalogues of the fixtures and stores to be sold with each ship, and any further particulars, may be obtained:

- "KEANGSOO," Despatch Gun-boat, 1,015 tonnage, wood, paddle, 300 horse-power, J. Day and Co., Southampton, makers of engines, full speed when built 161, half ditto $10\frac{1}{2}$, stowage of coals 270, 7 days at full speed, 12 days at half speed, length 251 feet, width 29 feet; draught of water 10 feet light, 12 feet deep; armament 2 heavy pivot guns, 4 broadside do.; crew 120 men; original cost price without armament £45,500; built by John White, of Cowes, in June, 1863, wood diagonally built; can carry 400 men on deck.
- "KWANTUNG," Gun-boat, 523 tonnage, iron, paddle, 150 horse-power, Laird, Bros., Birkenhead, makers of engines, full speed when built 12, half ditto 8, stowage of coals 160, 9 days at full speed, 14 days at half speed, length 184 feet, width 26 feet; draught of water 9 ft. 6 in. light, 10 ft. 9 in. deep; armament 2 heavy pivot guns, 4 broadside do., crew 100 men; original cost price without armament. £20,000; built by Laird, Bros., at Birkenhead, of iron, with engine room shell proof.
- "AMOY" (formerly Her Majesty's Gun-boat "Jasper"), 301 tonnage, wood, screw, 80 horse-power (condensing), Maudslay and Co., makers of engines, full speed when built 8, half ditto 6, stowage of coals 45, 91 days at full speed, 14 days at half speed; length 161 feet, width 22.3 feet (according to Register actual length 133 feet, width 23 feet); draught of water 7 feet light, 9 feet deep; armament 2 heavy pivot guns, 2 howitzers; original cost price without armament £9,000; purchased from the Admiralty for £8,000, but afterwards fitted as condensing engine, and re-coppered.

CONTRACT FOR BISCUIT BAGGING FOR | CONTRACT FOR ST. DOMINGO LIGNUM THE ROYAL NAVY.

Contract Department, Admiralty, Somerset House, December 23, 1865.

■HE Commissioners for executing the office of Lord High Admiral of the United Kingdom of Great Britain and Ireland do hereby give notice, that on Thursday, the 11th January next, at noon, they will be ready to treat with such persons as may be willing to contract foi supplying and delivering into Her Majesty's Victualling Stores at Deptford, all such quantities of

BISCUIT BAGGING,

(for the use of the Royal Navy).

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

A pattern of the bis uit bagging may be seen in the Lobby of the Department of the Comptroller of Victualling, Admiralty, Somerset House, where the conditions of contract may also be seen.

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

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

Every tender must be addressed to the Secretary of the Admiralty, and bear in the left-hand corner the words " Tender for Biscuit Bagging," and must also be delivered at the Department of the Comptroller of Victualling, Admiralty, Somerset House, signed by two responsible persons, engaging to become bound with the person tendering in the sum of £500 for the due performance of the contract.

CONTRACT FOR SOFT SOAP.

· Contract Department, Admiralty, Somerset House, December 23, 1865.

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 2nd January next, at two o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Store at Her Majesty's Dock Yurd at II onlwich,

200 Cwr. of SOFT SOAP.

A sample of the soap, together with a form of the tender and conditions of contract, may be seen in the Lobby of the Storekeeper-General's Department, Admiralty, Somerset House.

No under 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 Soft Soap," and must also be delivered at the Department of the Storekeeper-General, Admiralty, Somerset House, accompanied by a letter signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £25 per cent. upon the value of the contract for the due performance of the contract.

VITÆ.

Contract Department, Admiralty, Somerset House, December 13, 1865.

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 2nd January, 1866, at two o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Store at Her Majesty's Dock Yard at Portsmouth,

20 Tons of St. Domingo Lignum Vitz, from $\frac{11}{2}$ to 5 inches in diameter, and 30 Tons from 61 to 7 inches in diameter; the whole to be delivered by or before the 30th June, 1866.

A form of the tender and conditions of contract may be seen in the Lobby of the Storekeeper-General's Department, Admiralty, Somersel

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 hund corner the words " Tender for St. Domingo Lignum Vitæ," and must also be delivered at the Depurtment of the Storekeeper-General, Admiralty, Somerset House accompanied by a letter, signed by two responsible persons, engaging to become bound with the person tendering, in the sum of £25 per cent, on the value for the due performance of the contract.

CONTRACT FOR BRUSHES, BROOMS, HAIR PENCILS, AND TOOLS, &c.

Contract Department, Admiralty, Somerset House, December 18.

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 9th January nex', at two o'clock, they will be ready to treat with such persons as may be willing to contract for supplying and delivering into Store at Her Mujesty's several Dock Yards, all such quantities of

BRUSHES, BROOMS, HAIR PENCILS, AND TOOLS, &c.,

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

Patterns of the articles may be seen, the average annual consumption of each article for the last three years may be ascertained, and a form of the tender, including a schedule of the articles, and conditions of contract, may be obtained on application at this Department.

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 Brushes, &c.," and must also be delivered at the Department of the Storekeeper-General, Admiralty, Somerset House, accompanied by a letter signed by two responsible persons, engaging to become bound with the person tendering in the sum of £500 for the due performance of the contract.

e Austi.

SALE OF HER MAJESTY'S COAST GUARD "RICHMOND." PRICEMOND."

Contract Department, Admiralty,

to soll only pulsers 8650 to soll only with the soll of the soll o "FATE Commissioners for disculting the office of an Lynd High Admirat of the United Kingdom of Great Britain and Tretand do hereby five house, that on Tuesdiff, the gen January next, by two octook, they will be weath or receive, sealed tenders yor the purchase of the gen of the period of the period of the gentless of the period of the gentless of t

Her Majesty's Coast Guard Watch Vessel mort de RICHMOND (Brigantine) 240 Tons; and Division) 3 the Starsgale Detachment (Blackwater and Division) 3 the starsgale for the with the Stores controlled The fire inventory annexed to the Catalogue.

sin Gatalogiles and Conditions of sale may be had here, of on application to the Inspecting Con-mander of the Coast Guard at Bradwell

Persons wishing to become purchasers must apply to the Inspecting Commander for permission to the the seed of the permission of the the tessel of the permission of the the tessel of the permission of the the tessel of the permission of the permis

the day of treaty, norwell any be noticed unk so the party attends, on an agent for him duly authorized in writing, to make a deposit of \$13, per cent, on the amount of the tender serve been "

Every tender must be addressed to the Secretary of the Admiralty, and bean in the left hand corner the words Tender for Hen Majesty's ship Richmond, and must also be delivered at the Department of the Storekeeper-General, Admiralty, Somerset House. if the contract.

Norwich Union Fire Insurance Society, OC

December 29, 1865.

VOTICE is hereby given, that the Annual General Court of Proprietors will be held at the Society's Office, in Surrey-street, Norwich, on Tuesday, the 9th day of January, 1866, at twelve o'clock at noon, pursuant to the Deed of Settlement, to receive the report of the Directors.

Sami_Rightle Secretary Bignold Secretary.

MEM, -Proprietors desirous of inspecting the Annual Accounts are hereby informed that they can do so at any time during office hours. BRUSHES, BROOMS, TIMER PENCETE

Atlas Assurance Office.

encinalistina Cheapside December 26% 1865? THE Court of Directors hereby give notice, that an Extraordinary General Court of Proprietors will be held at the Company's House, in Cheapside, on Tuesday, the il 6th day of Janugry next, at eleven ololock predisely; fartherpur pose of electing an Auditor in the room of James

Phillips, Esq., now a Director with the Sallot, if demanded, will Scommence at twelve o'clock, and close at four o'clocks are with

esolars 1. 15 so to Richard Raper Secretary. 15 with a recommendation of tangen as to element the proprietors are required to give notice in writing to the Secretary, within tenduys from the date hereof, of their intention to offer themselves as candidates to fill the present vacancy. 345 rans s and must also be delivered at the thingriment of the Sorekailantau Polankinin Union Bankrof Australia der Set out yet hange Not 88." Old Broad Street. London, has banoc and the 'December 29, 1865. See all OTICE is hereby given, that "a Special General Meeting of the Proprietors of this

Bank will be held here on Monday, the 15th Janu-No 23055.

ary next, at one o'clock precisely, for the following purposes; viz. : with which

To receive the Half-yearly report of the Direc-

" To supply the vacancy in the Direction, occa-Bioned by the resignation of John Bloxam Elin, Esd., provisionally filled by Edward Peach Wildiam Miles Esd., who will then offer himself for election and to the control of the way. To anighd Clause 75 of the Deed of Settlement, by"giving the lidditional power to one Director and the Manager in London to sign cheques on the Company's bankers, rsuch cheques to be

countersigned as now required.

The Transfer Books will be closed on the 1st January next, and re-open on the 4th January.

Proprieto's registered in London to 31st December inclusive, will be entitled to the Dividend for the current half-year on the number of shares standing in their respective numerican and and for grant and

as sendi By dider of the Board; with most to A. Sw. D. Satinders, Secretary:

ESOLUTION of Voluntary Winding up II of the Pontypridd Merthyr Colliery Company (Limited), made, passed, and carried unanimously at a Special General Meeting of Shareholders holden by adjournment at the Registered Office of the Company, No. 8, Parliament street, Westmister, on Tuesday, the 19th day of December, 1865, such Meeting having been first duly convened to be holden at the said Registered Office of the Company, No. 8, Parliament street, Westminster, on Tuesday, the 5th day of December, 1865: 1865 Decemberage & salt in her words of own a construction Resolved with a contract to return to the

That, this Company be wound up voluntarily under the provisions of the Companies Act, 1862. "That Mr. Charles John Mander be appointed sole Liquidator and that his fee for such services be (£ $2ar{0}$) twenty pounds."

Shoe We C. Wentworth, Chairman.

OTICE is hereby given that two Extraordinary General Meetings of the Marble and Stone Company of Ireland (Limited), were held on the 24th day of November and the 14th day of December, 1865, respectively, at No. 49, Bedford row, in the county of Middlesex, when the following Special Resolution was possed:

.. "That, the, Marble, and Stone, Company, of Ireland (Limited), be voluntarily wound up; under the provisions of the Companies Act, 1865. Teynham, Chairman.

Copenhagen Railway Company (Limited).
No. 9, Fenchurch street, London, E.C.
22nd December, 1865.

OTICE is hereby given, that a Special Reservation requiring the Copenhagen Railway Company (Innited); to be wound up voluntarily, was duly passed at an Extraordinary General Meeting of the Shareholders therein, held at the offices of the Company, No. 9, Fenchunch-street, in the city of London, on the 4th day, of December, 1865, and duly confirmed at a subsequent Katraordinary, Goveral Meeting of the said shareholders, held at the same place, on the 18th day of December, 1865, And notice is hereby further given, that at the last mentioned Living of the said shareholders, Theophilus Chve and John Wilson, Esquires, two of the Directors of the said Company, were duly appointed Liquidators for the purpose of winding up the Company's affairs. the Shareholders therein, held at the offices of the winding up the Company's affairs.

P. P. Gordon, Chairman.

OTIOE is hereby given, that the Partnership heretofore subsisting between the undersigned, John
Connell De la rue Bevan, Henry William Cole, and William
Thomas Harris, as Oil and Seed Brokers, at No. 117,
Bishopsgate-street Within, [in the city of London, has been
dissolved by mutual consent so far as regards the said
Henry William Cole, as from the 30th day of December,
1865.—Dated this 21st day of December 1865.

Jno. C. D. Bevan.

Henry William Cule.

Henry William Cole. W. T. Harris.

NOTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Robert
Phelps, of Yeovil, in the county of Somerset, and George
Atherton, of Yeovil aforesaid, as Glove Manufacturers, was this day dissolved by mutual consent. - Dated this 23rd day of December, 1865.

Robert Phelps. George Atherton.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Samuel
Hall, of Marsden, in the county of York, and William
Robert Middlemost, of Huddersfield, in the said county, and Benjamin Hall, late of Huddersfield aforesaid, deceased, in the business of Cloth Merchants, carried on at Huddersfield aforesaid, under the style or firm of Hall, Brothers, and Middlemost, was dissolved on the 14th day of December instant, by the death of the said Benjamin Hall.—As witness our hands this 21st day of December, 1865.

Saml. Hall, for self, and also as Executor of the late Benjamin Hall. W. R. Middlemost.

OTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, Josiah Lowe and Isaac Fermor, in the trade or business of Whole-sale Clothiers and Warehousemen, at Nos. 2 and 3, Minories, Fermor, was this day dissolved by mutual consent, and in future the business will be carried on by the said Isaac Fermor alone, and who will pay and receive all debts owing by and to the said partnership.—Witness our hands this 22nd day of December 1865. 22nd day of December, 1865.

J. Lowe. I. Fermor.

NOTICE is hereby given, that the Par'ncrship hereto-fore subsisting between the undersigned, Charles Stuart and Thomas Medley, in the trade or business of Tool Stuart and Thomas Medley, in the trade or business of Tool and Machine Makers, carried on at Albert Tool Works, in Hopwood-lane, in the borough of Halifax, in the county of York, under the style or firm of Stuart and Medley, was this day dissolved by mutual consent, and in future the business will be carried on by the said Charles Stuart on his own account, who will pay and receive all debts due and owing from and to the said copartnership in the regular course of business,—As witness our hands this 26th day of December 1865. December, 1865.

Charles Stuart. Thomas Medley.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Nathaniel Lloyd and John Stott, in the business of Spinners and Manufacturers, carried on under the name or style of John Stott, at Windsor Mills, Failsworth, near Mauchester, in the county of Lancaster, is this day dissolved by mutual consent.—Dated this 21st day of December, 1865.

John Stott.

N. Lloyd.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, James
Bennett and Daniel Bennett (trading under the firm of
Bennett, Brothers), Builders, of No. 42, Upper Berkeleystreet, Portman-square, in the county of Middlesex, was this
day dissolved by mutual consent.—As witness our hands this
07th day of December 1865. 27th day of December, 1865.

James Bennett. Daniel Bennett.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Jonathan Tordoff and John Robertshaw, carrying on business under the style or firm of Tordoff and Robertshaw, as Commission Agents and General Dealers at Thornton, in the county of York, was this day dissolved by mutual consent. All debts due to or owing by the said late firm will be received and paid by the said John Robertshaw.—Dated this 16th day of December, 1865.

Low Belowther. John Robertshaw.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, carrying on business under the style of Bottomley and Butterworth, at Rochdale, in the county of Lancaster, as Tool Makors; is this day dissolved by mutual consent. All debts due to on owing by the said firm will be paid and received by the said William Bottomley, by whom the business will in future be carried on.—As witness our hands this 26th day of December, William Bottomley.

. William Butterworth,

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Robert
Bignall and Charles Bignall, of New Radford, in the county
of Nottingham, Lace Manufacturers, carrying on business
under the firm of R. Bignall and Son, was this day dissolved
by mutual consent. All accounts due to or from the said
firm will be paid and received by the said Robert Bignall,
who will in future carry on the business on his own account.

—Dated this 27th day of December, 1865.

Robert Bignall.
Ch. Bignall.

OTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, Adolphus Klockmann and John Nepomuceno Fesser, of Austin Friare passage, in the city of London, Merchants, trading under the firm of Klockmann and Fesser, is dissolved by mutual consent as from the 31st day of December, 1865.—Dated this 22nd December, 1865.

A. Klockmann. J. N. Fesser.

Corrections to the construction of the constru Yewdall, who retires from the said copartnership; and that all debts and demands due and owing to and by the said copartnership will be received, paid, and discharged by the said David Yewdall and John Cliff Yewdall.—As witness our hands this 22nd day of December, 1865.

David Yewdall. John Cliff Yewdall. / William Yewdall.

November 17th, 1865. W E, the undersigned, William John Cunningham, of No. 2, Everett-terrace, Victoria Docks, London, and Herbert Connop, of Grove House, Eardisland, Herefordshire, do hereby agree to dissolve partnership in patent for Sawing Machine.

Herbt. Connop. William John Cunningham.

OTICE is hereby given, that the Partnership hereto' i fore subsisting between us the undersigned, Hermann Otto Lippke and Adolph Muther, in the business of General Dealers and Commission Merchants, at No. 38, Upper Thames-street, in the city of London, under the firm of H. O. Lippke and Company, was this day dissolved by mutual consent; and in future such business will be carried on by the said Adolph Muther alone, who will pay and receive all debts owing from and to the said partnership.—Witness our hands this 27th day of December, 1865. Witness our hands this 27th day of December, 1865.

Hermann Otto Lippke. Adolph Murther.

OTICE is hereby given, that the Partnership between the undersigned, Charles Trowell, George Sands, and William Trowell, in the trade or business of Egg Importers and Merchants at No. 98, New Cross-road; in the county of Surrey, under the style or firm of Charles Trowell and Company, was this day dissolved by mutual consent.—Witness our hands this 28th day of December, 1865.

Charles Trowell.

George Sands:

George Sands: William Trowell.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Edward
Cooke and Abraham Goodare, carrying on business in Oldham,
in the county of Lancaster, as Rolling Board Manufacturers,
under the style or firm of Cooke and Goodare, is dissolved
by mutual consent, as and from the 12th day of December instant; and that all debts due to and owing by the said copartnership firm will will be received and paid respectively by the said Abraham Goodare, by whom the said business will in future be carried on.—As witness our hands this 27th day of December, 1865.

Edward Cooker -Abraham Goodare.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, as Felt Cloth Manufacturers, at Dewsbury road, in Leeds, in the county of York, under the firm of Harrap and Mason, was this day, dissolved by mutual consent.—Dated this lat day

of December, 1865, and all Joshua Harrap. William Bottowley. George Mason.

TIE Parthership formerly existing between the undersens signed, who carried on business at Mauchester, under the telyler of. De Jersey and Co., was dissolved by mutual consent on the left day of January, 1861.—Dated this 30th day of November 1865 was dissolved. Dated this 30th day of the side of January 1861.—Parents.

inse off another of Johann Andreas Frierichs.

Johann Heinrich Frerichs.

John Heinrich Frerichs.

John Heinrich Frerichs.

John Heinrich Heinrich

Furner and James Lea, the husband of the said Jane Lea (if any such last mentioned partnership has existed), as Grocers and Dripers at Upholland, in the county of Lancaster, under the firm of Jane Turner and Company, has caster, under the firm of Janes I urier and Company, has this day been dissolved by mutual consent. All debts due to or owing by the said partnership or partnerships will be feelived and paid by the said Henry Turner, who will in future carry on the said business on his own account.

Dated this 22nd day of December, 1865.

Directly Communication of Henry Turner.

Jane Lea.

James Lea.

James Lea.

O'TICE is hereby given, that the Partnership hitherto subsisting between us the undersigned, William Shackleton, Charles Hoyle, Henry Buckley, and Cyrus Hudson, all of Keighley, in the county of York, Spinners and Méchanics, carrying on business at Keighley aforesaid, under the style or firm of Shackleton, Hoyle, and Co, has beautiful day discalated by Shackleton, for responsers been this day dissolved by mutual consent, so far as concerns the said Henry Buckley As witness our hands this 22nd day of December, 1865.

William Shackleton, Many Henry Buckley. Charles Hoylenger monthly Cyrus Hudson.

Storice is hereby, given, that the Partnership here-tofore subsisting between us the undersigned. Thomas Samuel Ward, and Robert Todd, the younger, as Drysalters, Commission Agents, and Insurance Agents, at the borough of Kingston-upon-Hull, under the firm of Ward and Todd, that been this day dissolved by mutual consent, and that in future the business will be carried on by the said Robert Todd the younger on his own separate account. All debts owing to our from the said late firm will be received and paid by the said Thomas Samuel Ward. — Dated this 27th day of December, 1865.

day of December; 1865. a. Thomas Samuel Ward.

Thomas Samuel Ward.

Robert Todd, junr.

OTICE is hereby given, that the Partnership (if any) heretofore subsisting between us the undersigned, Maximillian Daniel Lasker and George David Rall, carrying on business at No. 2, Tower Royal Cannon-street, in the city of London, and at No. 4, Rue Papillon, Paris, as Leather Merchants, and also at Frieburg, in Baden, as Leather Manufacturers, has been dissolved by mutual consent as from the 1st day of September last, from which date the said George David Rall, will carry on the business in London and Paris, on his own account, and the said Maximillian Daniel Lasker will carry on the business at Frieburg on his own account. All claims in respect of the London and Paris business that may have arisen, and all gums due to the said Maximillian Daniel Lasker and George David Rall, or citler of them, in respect of the said London and Paris business, to be sent in and paid by or to the said David Rall, or citler of them, in respect of the said London and Paris business, to be sent in and paid by or to the said George David Rall; and all claims in respect of the Prieburg business that may have arisen, and all sums due to the said Maximillian Daniel Lasker and George David Rall, correither of thom, in respect of the said Frieburg business, are to be sent in and paid by or to the said Maximillian Daniel Lasker.—Dated this 18th day of December, 1865.

M. Daniel Lasker.—

M. Daniel Lasker. Assessed Crosiles co G. D. Rall.

JOHN WILLIAM HANCOCKS, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vict., cap. 35, intituled "An Act to further amend the Law

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 claim or demand against the estate of John William Hancocks, late of Bosbury, in the county of Hereford, Wheelwright, deceased (who died on the 29th day of November, 1864, and whose will was proved by Thomas Gardiners of Bosbury aforesaid, Farmer and Butcher, the executor therein named, in the District Registry of Her Majesty's Court of Probate at Hereford, on the 20th day of Discomber, 1864), are hereby required to send in the of December, 1864), are hereby required to send in the particulars of their debts, claims, or demands to the said Thomas Gardiner, the executor, or to us, the undersigned, his Solicitors, on or before the 18th day of January, 1866; and notice is also hereby given, that after the said 18 h day of January, 1866, the said executor will distribute the assets of the said deceased among the parties entitled thereto, having regard to the debts, claims, and demands of which he shall have received notice on or before that day; and that he will not be answerable to any person of whose debt, claim, or demand he shall not then have had notice. - Dated this 20th day of December, 1865.

MASEFIELD and SONS, Solicitors for the said .. : *

Re WILSON ARCHER, Deceased. Pursuant to the Act 22nd and 23rd Victoria, chap. 35. rursuant to the Act 22nd and 23rd Victoria, chap. 35, OTICE is hereby given, that all creditors and other per one baving any claims against the estate of Wilson Archer, late of the Folly, in the township of Little Broughton, in the county of Curch rland, Farmer, who died on the 25th day of June, 1865, and probate of whose will was granted on the 28th day of July, 1865, by the Carlisle District Registry of Her Majesty's Court of Probate to Thomas Sibson, of Great Broughton, Yeoman, and Laas Sibsons the younger, of Birkby, Farmer, the executors sibsons the younger, of Birkby, Farmer, the executors, are, on or before the 12th day of February next, to send in the particulars of their claims to the said execut roor to their Solicitor, Mr. Joseph Hayton, of Cockermouth, at the expiration of which time the said executors will proceed to d stribute the whole of the assets of the said testator amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executors will not then be liable for such asset, or any part thereof, to any person of whose debt or claim they shall not then have had notice; and all persons indebted to the said deceased are requested forthwith to pay their accounts to the undersigned.—Dated this 26th day of December 1885. of D cember, 1865.

WAY A JOSEPH HAYTON, Solicitor to the said Exe-

JAMES ROBERSON Deceased.

In pursuance of the Act of Parliament of the 22nd and 23rd Vict., chap. 35, intituled "An Act to further amend the Law of Property and to relieve Tru-tees."

TOTICE is he eby, given, that all persons having any claims against the estate of James Roberson, late of Colchester, in the county of Essex. Currier and Leather Seller, who died on the 23rd day of April last, and whose will was proved in the Principal Registry of Her Majest,'s Court of Probate on the 31st day of August last, by Isabella Ann Roberson, of Colchester aforesaid, the Widow of the deceased, and Stirling McLean, of Colchester aforesaid. Tea Dealer, the executors thereof, are requested to send the particulars of their claims to the said executors, on or before the 1st day of February next, after which day the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the said testator, having regard only to those claims of which they shall then have had notice; and the said exe-cutors will not be liable for the assets of the said testator to distributed, or any part thereof, to any person or persons whomsoever, of whose claims or demands they shall not then have had notice. - Dated the 26th day of 1) comber; 1865.

MARSHALL and ROBERTS, No. 7, Leadenh di-

THOMAS WILKINS, Deceased.

Pursuant to an Act of Parliament, 22nd and 23rd Vict., chap. 35, intituled at An Act to further amend the Law

chap. 35, initialed WAR Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all persons being creditors of, or oth rwise having inyclaims upon or against the state of Thomas Wilkins, decaded, late of Dunchurch, in the county of Warwick, Gentleman (who died on the 30th day of December, 1864, and whose will was proved on the 9th-day of June, 1865, in othe Gunningham Desrict Registre of Herediajusty's Court of Probite, by William Rutter and John Crous, executors of the said will), are required, oncor before the 10th day of February, 1866, to send to Messre, Benn, of Rugby, the Solicitors of the said executors, the particulars of their claims upon or against the said estate, and at the expisation of such time, that

executors will distribute the whole of the assets of the said testator among the parties entitled thereto, having regard only to the claims of which they shall then have notice.—Dated this 26th day of December, 1865.

T. and J. H. BENN, Solicitors, Rughy.

EDWARD LEAF, Deceased

Pursuant to the Act of Parliament of the 22 and 23 Vict,, chap. 35, intituled "An Act to further amend the Law

of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of Edward Leaf, late of Spellow Grange, in the township of Staveley, in the county of York, Gentleman, deceased (who died on the 5th day of November, 1865, and whose will was proved on the 9th day of December, 1865, in the District Registry attached to Her Ma-jesty's Court of Probate at Wakefield, by Mary Ann Leaf, of Spellow Grange afores.id, widow of the deceased, William Whincup, of Hay Park, near Knarcsbrough, in the said county of York, Gentleman, and Richard Hawkridge, of Brearton, in the said county, Farmer, the executors named in the said will), are hereby required to send the continuous of the said will, are hereby required to send the particulars, in writing, of their debts, claims, or demands to me, the undersigned, the Solicitor to the said executors, at my office in Knaresbrough aforesaid, on or before the 1st day of March next, after which day the said executors will proceed to distribute the assets of the said Edward Leaf, deceased, among the parties entitled thereto, having regard only to such debts, claims, or demands of which they shall then have had notice.—Dated this 26th day of December, 1865.

MATTHEW GILL, Solicitor, Knaresbrough.

HENRY REGINALD SYKES, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd years of the reign of Her present Majesty, Queen Victoria, cap 35, intituled "An Act to further amend the Law of

cap 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and persons having any claims or demands against the estate of Henry Reginald Sykes, late of Harrias, near Beaconsfield, in the county of Bucks, Esquire (who died on the 26th day of September, 1865, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 12th day of December, 1865, by Emma Jane Sykes, the executrix therein named, of Harrias, near Beaconsfield aforesaid), are hereby required to send in to the said exeaforesaid), are hereby required to send in to the said executrix, or her Solicitors, Messrs. Meyrick, Gedge, and Loaden, of No. 4, Storey's-gate, Westminster, particulars, in writing, of their claims or demands against the estate of the said testator, on or before the 24th day of May next, after which day the executrix will proceed to distribute the assets of the said testator, aroung the rewrites entitled these to have had notice.—Dated this 26th day of December, 1865.

MEYRICK, GEDGE, and LOADEN, No. 4,

Storey's gate, Westminster, Solicitors for the said

THOMAS SUTTON YOUNG, Deceased

Pursuant to the Act of Parliament 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 persons having claims
or demands upon or against the estate of Thomas of ICE is nevery given, that all persons having comins of demands upon or against the estate of Thomas Sutton Young, late of Breck House, near Liverpool, in the county of Lancaster, Wine and Spirit Merchant, deceased (who died on the 17th day of April, 1865, and probate of whose will was granted by Her Majesty's Court of Probate, at the District Registry of Liverpool, to George Young, of Liverpool aforesaid, Wine and Spirit Merchant, one of the executors therein named, on the 23rd day of October, 1865), are hereby required to send the particulars of such claims or are hereby required to send the particulars of such claims or demands, on or before the 31st day of March, 1866, to the said George Young, or to me, the undersigned, his Solicitor. And notice is hereby further given, that after the said 31st day of March, 1866, the said executor will proceed to distribute the assets of the said Thomas Sutton Young among the parties entitled thereto, having regard only to the claims and demands of which the said executor shall then have had notice; and the said executor will not be answerable or had follow and the state that the total with the label for the assets, or any part thereof, so distributed to any person of whose claim or demand he shall not then have had notice.—Dated this 23rd day of December, 1865.

WILLIAM FOSTER, Solicitor, No. 40, North John-street, Liverpool.

WILLIAM ROWSON, Deceased.

Pursuant to an Act of Parliament of the 22nd and 23rd

Victoria, cap, 35.

OTICE is hereby given, that all persons having any debts or claims against or most the debts or claims against or upon the estate of William Rowson, late of Ashton-on-Mersey, in the county of Chester, and previously of Greenhill-street, Chorlton-upon-Medlock, in the city of Manchester, Warehouseman (who died on the

5th day of September last), are required to send in the particulars thereof to his executor, at the offices of the undersigned, on or before the 5th day of February next, after which time the executor will proceed to distribute the assets of the decessed appropriate the processed appropriate activity. of the deceased amongst the parties entitled thereto, having regard to the claims of which he shall then have received notice.—Dated this 27th day of December, 1865. CHARLES NUTTALL, Solicitor, No. 34, Cooper-

street, Manchester.

Re JOHN LLOYD, Deceased. Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty, intituled "An Act to further amend the Law of Property, and to relieve Trustees."
OTICE is hereby given, that all creditors and others

OTICE is hereby given, that all creditors and others laving any claim or demand against the estate of John Lloyd, late of Lichfield-street, in Birmingham, in the county of Warwick, Gentleman (who died on the 13th day of August, 1865, and probate to whose will was, on or about the 23rd day of November, 1865, granted by the District Registry at Birmingham attached to Her Majesty's Court of Probate, to John Henry Scofield, of Birmingham aforesaid, Butcher, and John Westwood, of the same place, Licensed Victualler, the executors therein named), are, on or before the 1st day of February next, to send to me the undersigned, Samuel Danks, at my offices, No. 3, Waterloostreet, in Birmingham aforesaid, particulars of their debts street, in Birmingham aforesaid, particulars of their-debts and claims, or in default thereof the said executors will after that period proceed to distribute the assets of the said testator among the parties entitled thereto, having regard to notice.—Dated this 23rd day of December, 1865.

SAML. DANKS, No. 3, Waterloo-street, Birmingham, Solicitor for the said Executors.

JOSEPH CROSS, Deceased.

JOSEPH CROSS, Deceased.

Pursuant to an Act of Parliament, of the 22nd and 23rd.

Vict. cap. 35, intituled "An Act to further amend the
Law of Property and to Relieve Trustees."

OTICE is hereby given that all creditors and other
persons having any claims or demands against the
estate of Joseph Cross, late of No. 18, Holborn, in the city
of London, and of No. 1, Horningsham Villas; Junctionroad, Upper Holloway, in the county of Middlesex, Printer
and Stationer, deceased (who died on the 19th day of
November, 1865, intestate, and to whose estate and effects
Letters of Administration were grunted by Her Majesty's Letters of Administration were granted by Her Majesty's Court of Probate Principal Registry, on the 23rd day of December, instant, to Jane Cross, widow, the natural and lawful mother and only next of kin), are required on or before the 8th day of February next, to send written particulars of such claims or demands to us the undersigned Sidney Smith and Son, of No. 1, Furnival's Inn, Holborn, London, E.C., the Solicitors to the said Administratrix, at the expiration of which time the said administratrix will distribute the assets of the said intestate, among the parties entitled thereto, having regard to the claims only of which the said administratrix shall then have had notice. And that the said administratrix will not be liable for the said assets or any part thereof so distributed to any person of whose claim she shall not then have had All persons indebted to the estate of the said deceased are requested to pay the amounts of such debts to us on behalf of the administratrix.-Dated this 29th day of December, 1865.

SIDNEY SMITH & SON, 1, Furnival's Inn, Holborn, London, E.C., Solicitors to the said

Administratrix.

HENRY DIXON, Deceased.

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

street, in the borongo of Kingstou-upon Hull, Gentleman, who died on the 24th day of November, 1864, are, on or hefore the 1st day of February, 1866, to send the particulars of their debts or claims to us, or in default thereof his executors will, after the sail 1st day of February, proceed to distribute his assets amongst the parties entitled thereto, having regard to the claims only of which they have then notice.—Dated the 26th day of December, 1865. SHEPHERD, CRUST, and TODD, of Beverley,

Solicitors to the Ex-cutors.

RROOKE JONES, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vict., chap. 35, initialed "An act to further amend the Law of Property, and to relieve Trustees."

JOTICE is hereby given, that the creditors of Brooke Jones, late of Faversham, in the county of Kent, Gentlem in (who died on or about the 18th day of August, 1865), and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, by Ann Jones and

Richard Goodfellow Stone, the executors therein named, and all other persons claiming debts or liabilities affecting the estate of the said "Brooke Jones, deceased, are to send in the relains to the Solicitor of the said executors, Mr. Elward. Norwood, of Charing, in the county of Kent, hefore the 1st day of February, 1866, at the expiration of which time the said executors will distribute the whole of the assets of the testator among the parties entitled thereto, having regard only to the claims of which they then have

Duncan and Murton, No. 13, Southampton-street, Blomsbury, Agents for EDWARD NOR-WOOD, Charing, Kent, Solicitor to the said Executors.

•C2 -Executors.

res % Ser ca. For In Chancery. In the Matter of an Act passed in the Session of Parliament Wholden the 19th and 20th years of Her Majesty, intituled her An Act to facilitate Leases and Sales of Settled Estates;" and in the Matter of the piece or parcel of Estates;" and in the Matter of the piece or parcei or Land or Ground, situate in the parish of Paddington, in the county of Middlesex, with the Messuage, Tenement, and other Outbuildings erected on part thereof, and known, as No. 5, Douglas-place, Bayswater, in the said county of Middlesex, settled by the Settlement made on the marriage of the Reverend John Stent with Ellen Kitson.

TOTICE is hereby given, that a Petition in the above matter was, on the 21st day of December, 1865, presented to the Right Honourable the Lord High Chancellor

matter was, on the 21st day of December, 1865, presented to the Right Honourable the Lord High Chancellor of Great Britain, by Ellen Stent, Wife of the Reverend John Stent, formerly of Tipton, in the county of Stafford, but now of No. 4, St. Aubyn's road, Upper Norwood, in the county of Surrey, Dissenting Minister (by Edmund Marks, of No. 15, St. James's square, Notting-hill, in the county of Middlesex, Architect, her next friend). William Jervis Stent, of Warminster, in the county of Wilts, Surveyor, William Dolamore, of No. 3, Saint James's square, Notting-hill, in the county of Middlesex, Photographer, and Alexander. Kirkland, of No. 13, Godolphin-road, Hammersmith, in the saine county, Architect, praying that power to smith, in the same county, Architect, praying that power to grant a lease of a certain messuage and premises, situate and being No. 5, Douglas place, Bayswater, in the county of Middlesex, for the term of 99 years from the 25th day of March, 1865, at the yearly reut of £57 10s. Od., and under and subject to certain terms and conditions agreed upon, might be granted to them, the said petitioners; or that his Lordship would make such further or other Order in the premises as to his Lordship should seem meet. And notice is hereby also given, that the petitioners may be served with any Order of the Court, or notice relating to the subject of the said Petition, at the office of their Solicitors, Messrs. Lindsay and Mason, situate at No. 84, Basinghall-street, in the city of London.—Dated this 26th day of December, 1865.

LINDSAY and MASON, Solicitors for the Peti-

tioners.

In Chancery.

In the Matter of an Act of Parliament passed in the 19th and 20th years of the reign of Her present Majesty, Queen Victoria, chapter 120, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and in the Matter of an Act of Parliament passed in the 21st and 22nd years of the reign of Her present Majesty, Queen Victoria, chapter 77, intituled "An Act to amend and extend the Settled Estates Act of 1856;" and in the Matter of an Act of Parliament passed in the 27th and matter of an Act of Parliament passed in the 27th and 28th years of the reign of Her present Majesty, Queen Victoria, chapter 45, intituled "An Act to further amend the Settled Estates Act of 1856;" and in the Matter of the Settled Estates devised by the Will of Edward Cresy, deceased, situate in the parishes of Horton, Kirby, Sutton at Hone, and Darenth, in the county of Kent.

OTICE is hereby given, that a Petition in the abovementioned matters was, on the 8th day of December,

mentioned matters was, on the out day of December, 1805, presented to the Master of the Rolls, by Eliza Cresy, of Riverhead, in the county of Kent, Widow, Edward Cresy, of Gipsy-hill, Norwood, in the county of Surrey, Architect, Theodore Grant Cresy, of Aldeburgh, in the county of Suffolk, Surgeon, Courtney Cresy, Norman Cresy, Bertram Cresy, Hupert Cresy, and Bernard Cresy, all of Aldeburgh aforesaid, and respectively infants under the age of twenty-one years, by Henry Reynolds, of No. 28, Moorgate-street, in the city of London, Surgeon, who, under an Order in the above-mentioned matters, dated the 28th day of November, 1865, has been duly appointed their guardian of November, 1865, has been duly appointed their guardian for the purposes of this application, their next friend, Adeleve Cresy, of Riverhead aforesaid, Spinster, Bertha Cresy, of Riverhead aforesaid, Spinster, the Reverend Alexander Taylor, of Gray's-inn; in the county of Middlesex, Clerk, and John Thorley, of Wadham College, in the University of Oxford, Esquire, for the purpose of obtaining powers from this Honourable Court, in conformity with the provisions of the above mentioned Acts of Parliament, to grant building and other lenses of certain parts and portions grant building and other leases of certain parts and portions

of the said settled estates, and for making a sale of a certain other part of the said estates, and to grant leases of the brick-earth and minerals contained in certain other portions of the said estates; and also power to enter into preliminary contracts, and to stipulate that the lossees shall make the streets, roads, &c. And notice is hereby also given, that the petitioners may be served with any Order of the Court, or notice relating to the subject of the said Petition, at the office of their Solicitor, Mr. John Richard Wood, situate at No. 61, Lincoln's-inn-fields, in the county of Middlesex.-Dated this 27th day of December, 1865.

J. R. WOOD, No. 61, Lincoln's-inn-fields, London,

W.C., Solicitor for the Petitioners.

- In Chancery:

In the Matter of an Act of Parliament passed in the 19th and 20th years of the reign of 'Her present Majesty Queen Victoria, chapter 120, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and in the matter of an Act of Parliament passed in the 21st and 22nd years of the reign of Her present Majesty Queen Victoria, chapter 77, intituled "An Act to amendand extend the Settled Estates Act of 1856;" and in the matter of an Act of Parliament passed in the 27th and 28th years of the reign of Her present Majesty Queen Victoria, chapter 45, intituled "An Act to further amend the Settled Estates Act of 1856;" and in the matter of the settled estates devised by the will of

matter of the settled estates devised by the will of Edward Cresy, deceased, situate in the parishes of Dartford and Wilmington, in the county of Kent.

OTICE is herebygiven, that a Petition in the above-two mentioned matters was, on the 8th day of December, 1865, presented to the Master of the Rolls, by Eliza Cresy, of Riverhead, in the county of Kent, Widow, Edward Cresy, of Gipsy Hill, Norwood, in the county of Surrey, Architect, Theodore Grant Cresy, of Aldeburgh, in the county of Suffolk, Surgeon, Courtney Cresy, Norman Cresy, Bertram Cresy, Hubert Cresy, and Bernard Cresy, all deburgh aforesaid, and respectively Infants under the age Aldeburgh aforesaid, and respectively Infants under the age of twenty-one years, by Henry Reynolds, of No. 28, Moorgate-street, in the city of London, Surgeon (who under an Order of the Court made in the above matters, dated the 28th day of November, 1865, has been duly appointed their Guardian for the purposes of this application), their next friend, Adeleve Cresy, of Riverhead aforesaid, Spinster, Bertha Cresy, of Riverhead aforesaid, Spinster, The Reverend Alexander Taylor, of Gray's-inn, in the county of Middlesex, Clerk, and John Thorley, of Wadham College, in the University of Oxford, Esquire, for the purpose of obtaining powers from this Honourable Court, in conformity with the provisions of the above-mentioned Acts of Parliament, to grant building and other leases of certain parts and portions of the said settled estates, to enter into preliminary portions of the said settled estates, to enter into preliminary contracts, and to stipulate that the intended lessees shall make the streets, roads, &c.; and notice is hereby also given, that the petitioners may be served with any Order of the Court, or notice relating to the subject of the said Petition, at the office of their Solicitor, Mr. John Richard Wood, situate at No. 61, Lincoln's-inn fields, in the county of Middlesex.—Dated this 27th day of December, 1865.

J. R. WOOD, No. 61, Lincoln's inn-fields, London,

W.C., Solicitor for the Petitioners.

In Chancery.

Betweeen Harriet Diana Arabella Mary Richards, an infant, under the age of twenty-one years, by Robert Oliver Jones, her next friend, plaintiff; and Harriet Georgina Richards, late a widow, afterwards the wife of Pierrepont Henry Mundy, and now deceased, and the said Pierrepont Henry Mundy, John Popkin Traherne, and Arabella Diana, his wife, Thomas Allen, and Thomas William Booker, defendants; and in the matter of an Act to facilitate leases and sales of settled estates, and of certain estates in the parishes of Eglwysilan and Whitchurch, in the county of Glamorgan, settled by the church, in the county of Glamorgan, settled by the settlement made on the marriage of John Matthews Richards and Arabella Calley.

OTICE is hereby given that a petition in the abovementioned cause and matter was, on the 1st day of December, 1865, presented to the Lord High Chancellor of Great Britam, by the above named Infant Plaintiff, by the above named Robert Oliver Jones, of Formon Castle, in the county of Glamorgan, Esq., her guardian and next friend, praying that the two several articles of agreement in the said petition more particularly mentioned, made respectively the 25th day of February and the 25th day of March, 1865, between Charles Bishop, of Llandovery, in the county of Carmarthen, Gentleman, the Agent for and on behalf of the Right Honourable George Rice, Baron Dynevor, of the first part, John Lloyd, of Cardiff, in the said county of Glamorgan, Gentleman, the receiver appointed by the High Court of Chancery, in respect of the real estates of the said Harriet Diana Arabella Mary Richards, ss Agent for and on her behalf, and which said Baron Dynevor and Harriet Diana Arabella Mary Richards were in the said

agreement thereinafter called the lessors of the second part, and Thomas Wood, of Cradley, in the county of Worcester, George Wood, of Stowbridge, Henry Wood, of the city of Chester, Iron Manufacturers and Copartners, trading under the firm of Wood Brothers and Co., thereinafter called the lessees of the third part, the said two agreements being agreements for leases of portions of the estates in the parish of Eglwysilan, may be adopted and confirmed. And that general powers of granting, in conformity with the said Act, and subject to the provisions and restrictions therein contained building leases of the moiety of the estates in the parishes of Eglwysilan and Whitchurch, comprised in the indenture of settlement of the 8th day of September, 1825, in the said petition mentioned, either in concurrence with, or an ine said petition mentioned, either in concurrence with, or apart from the owner of the other moiety of the saing states may be vested in the defendants. Thomas Allen and Thomas William Booker, and the survivor of them or other the trustees or trustee for the time being of the said schement of the 4th of February, 1856, such powers to be exercised with the consent and approbation of the guardian or guardians of the petitioner, the said infant plaininff, Harriet Diana Arabella Mary Richards, during her minority, and afterwards with the consent and during her minority, and afterwards with the consent and approbation of the person or persons for the time being entitled to the possession or receipt of the rents and profits entitled to the possession or receipt of the rents and profits of the said settled moiety of the said estates, if of full age. And that notice of the order to be made on the said petition may be endorsed upon the said settlement of the 8th day of September, 1825, or that his I ordship would be pleased to make such other order in the premises as to his Lordship should seem just.

And notice is hereby given that the petitioner may be served with any order of the Court or notice relating to the subject of the structure at No. 2 Gray's inn-square, in the country of Middlewex.

Dated this 27th day of December, 1865.

Those Cl. ARK, No. 2, Gray's inn-square, London, Alent, for E. P. Richards, of Cardin, in the quanty

*1) UKSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Martha Everiti, deceased, and in a cause Robins against Everitt, the Everitt, deceased, and in a cause-Robins against Everitt, the creditors of Martha Everitt, late of Sutherland-crescent, Saidte John's Wood, in the county of Middlesex, Spinster, who died in of about the month of March, 1865, are, on of the fore the 22nd day of January, 1866, to send by Post, prepaid, to Mr. Thomas Hay, of No. 70, Lincoln's inficially in the county of Middlesex, the Solicitor of the defendant, William Everitt, the administrator of the said Martha Everitt, deceased, their Christian and surnames, addresses, and descriptions, the full martial are of their deceased. marina everitt, deceased, their Christian and surnames, addresses and descriptions, the full particulars of their falsing? a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security is to produce the same before the Master of the Rolls, at his backbarating and their same security. produce the same before the waster or mercous, at ma chainbers, situate in Rolls-yang Calmodery Iton, Mudlesex, on Tweeday, the 6th day of February, 1865, at twelve Belock at mon, being the time appointed for adjudicating on the claims.—Dated this 23rd day of December, 1865.

DURSUANT to a Decree of the High Court of Chancery made in a cause Anstey against Newman, the creditors of and the incumbrancers, on the real estate of Henry Woman Newman, late of Cheltenham and formerly of Thornbury Park, in the county of Gloucester, Esquire, a Justice of the Peace for the said county, and Lieutchant Colonel of the Royal South Gloucestershire Militia, deceased, who died in or about the month of July, Thombury, Gloucestershire, the Solicitors of the plaintiff, Courtes Austey, administrator of the said Henry Vennan Addresses, and descriptions, the fall particulars of the nature of the relative first and descriptions, the fall particulars of the relative fit is their claims, a statement of their accounts, and the nature of the remainities of their behaviors. securities (if any) held by them, or in definit thereof they wil be peremptorily excluded from the benefit of the said wil be peremptorily excluded from the bencht of the said Decree. Every creditor holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery-lane, Aliddlesex, on Friday, the 9th day of February, 1866, at twelve o clock at noon, being the time appointed for adjudicating on the claims.—Pated this 23rd day of December, 1865.

JURSUANT to a Decree of the High Court of Chancery, made in a cause Helena Louisa Greenhow and another against James Gilbert Price the elder and others, the creditors of, and incumbrancers on the real estate of Joseph Cooke, late of Much Birch, in the county of Hereford, Gentleman, who did in or about the month of May, 185, are, on or before the 10th day of February, 1866, the 185°, are, on or before the 10th day of February, 1866, to send by post, prepaid, to James Gilbert Price the younger, of Abergavenny, in the county of Monmouth, the Solicitor

of James Gilbert Price the elder, James Gilbert Price the younger, and Nicholas Gilbert Price, the trustees and executors of the said Joseph Cooke, their Christian and surnames, addresses and descriptions, the full particulars of surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the miture of the securities (if any) held by them, or in defeat the erective will be peremptorily excluded from the benefit of the said Decree. Every creditor-holding any security is to produce the same before the Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery lane, Middlessex, on Monday, the 5th day of March, 1866, at his f-bast twelve o'clock in the afternoon, being the time appointed for adjudgating one the chaims of Dated, his 23rd day of the day of March, for adjudicating on the claims, -Dated this 23rd day of December, 1865.

DURSUANT to an Order of the High Court of Chan-cery, made in the matter of the estate of William Reid, and in a cause Allen against Reid, the creditors of William Reid, her of Conduit-street, Hanover-square, in the county of Middlesex, Linendraper, who died in or about the month of August, 1865, are, on or before the 31st day of January, 1866, to send by post, propaid, to Messrs, C. and J. Allen and Son, of No. 17, Carlisle street, Soho, in the county of Middlesey, the Solicitors of Louis Elizabeth Reid and Middlesex, the Solicitors of Louisa Elizabeth Rein, the administratrix, with the will annexed, of the deceased: their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in the nature of the securities (if any) held by them, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Every creditor holding any security, is to produce the same before the Vice Chancellor Sir John Stuart, at his chambers, situated No. 12, Old-square. Lincoln's inn; Middlesek, Von Monday, the 19th day of February, 1866, at twelve o'clock at his or being the time appointed for adjudicating on the claims and better the sound of the claims.

being the time appointed for adjudicating on the claims. Dated this 20th day of December, 1855. https://documber.1855.documber.20th DURSUANT to a Decree of the High Court of Changer, 1866, at the Louis and Others, the creditors of James Patison, late of White House, Barnes Windy Nook, in the parochial chapelry of Heworth, in the county of Durham, Farmer, who, died in or about the month of March, 1865, are, on or before the 20th day of January, 1866, to send by post, prepaid, to Mr. James Radford, of Gateshead, in the county of Durham, the Solicitor of the plaintiffs, their Christiau and surnames, addresses, and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the seconties if any), held by them, or in default thereof they will be peremptorily excluded from the benefit of the, said Decree. Every creditor holding any security is to produce the same before the Vice Chancellor Wood, at his chambers, No. 11, New-square, Lincoln's inn, Middlesex, on Wednesday, the 31st day of January, 1866, at twelve of clock at noon, being the time, appointed for adjudicating on the claims,—Dated this 23rd day of December, 1865.

In the Supreme Civil Court, —In Eduity:

In the Matter of the Colonial Bank (on behalf of themselves and all other the Creditors of James, Cadett) versus. Fritz Zurcher, Jean François, Matilda François, William James, Thomas James, Angelina James, Victoria Frances, James, William Cadett, Thomas Cadett the edder, James Stuart Cadett, and Thomas Cadett the counger, DURSUANT to a Decree of the Court made in the above cause, on the 19th day of October now fast past, all persons claiming to be creditors of James Cadett, late of

above cause, on the 19th day of October now last past, all persons claiming to be creditors of James Cadett, late of the Waterloo Estate, in the ward of Carapichatina, in the said island, Doctor of Medicine, who died on the 18th day of March, in the year of Our Lord, 1853, are, in their own persons or by their Attorneys or Solicitors, on or before Monday, the 2nd day of April now next ensuing to come in and file their claims, with proper and sufficient affidayits and other evidence in support of the same, in the office of the Registrar of the Court, at the Court house, in the said town of Port of Spain, in the said island, or in default, thereof they will be pereimptorily excluded the benefit of the said Decree.—Dated this 13th day of November, 1865.

PHILIP GOMEZ, Acting Registrar.

OTICE is hereby given, that, by an indenture bearing date the 29th day of November, 1865 William Carden koberts, of Aldershot, in the county of Southampton, Licensed Victualler, did convey all his estate and effects unto William Cave; of Hartley row, in the said county, Brewer, and Charles Hazell, of Farnham, in the county of Surrey, Maltster, upon trust, for the benefit of the creditors of the said William Carden Roberts, and which said indenture, was executed by the said William Carden Roberts, and Carden loberts on the day of the date thereof, and the execution thereof by the said William Carden Roberts was attested by Mr. Richard Eve. of Aldershot aforesaid, Solicitor; and the execution thereof by the said William Cave was also attested by the said Mr. Richard Eve, and the execution by the said Charles Hazell was attested by

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WORLDSK 85, 1865.
                Mr. Henry Potter, of Farnham, in the county of Surrey,
           on at vir Solicitors for the said Trustees.

Office is hereby given that a meeting of the creditations of the creditations of the county of the creditations of the county of the creditations of the county of the creditation of the county of the creditation of the county of the creditation of the latest and Con Merchant, Dealer and Chapman, who was adjudicated a bankrupt, on the 19th day of April, 1865, and whose estate was withdrawn from the Court by resolution under estate was withdrawn from the Court by resolution under as the "offices of Henry Stiles, solicitor, Northleach, on the afternoon, for the purpose of the creditors assignee submitting to such meeting a statement of the whole estate of the bankrupt, and of the assignee's receiple and payments in respect of the same, and for such meeting to declare a dividend of the same, and for such meeting to declare a dividend of the same, and for such meeting to declare a dividend of the same, and for such the said meeting with particulars of their debts, must attend the said meeting with particulars of their claims, or they will lose the benefit of such dividend.

HENRY STILES, Northleach, Solicitor, of the grand creditors of the said said the said meeting with particulars of their claims. Or they will lose the benefit of such dividend.

A 10 TICE s. hereby given, that the following is a continuous.
    one ania Creditors Assignee ania Creditors of the service of the control of the c
                                                                debtor's creditors; and a release to the debtor dates to
when lett for Registration 23rd December, 1865, at one o'clock.

THE SEAL OF THE COURT of an increase of the court of the 
                                            When left for Registration 23rd December, 1865, at
         bis of Le say. The SEAL OF THE COURT!
    OTTCE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrate of the Copy of Trust Treeds for the benefit of Creditors, Composition and Inspecior-lip Decay executed by a Debtor, as required by the Bankriptey Act, 1861; sees. 187; 192, 194, 196 and 198; - 21, 234, 196
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Title of Deed, whether Deed of Assignment, Composition, or Inspectorship—Assignment.
                 Date of Deed 2:30th November, 1865; 1,221 and 2013. Date of execution by Debtor -- 30th November, 1865; 223
                     "Name and description of inhetDebtor, as in the Debt-
                                                          Henry Gordon, of Wrexham; in the county of Denbigh, Draper, however, and the county of Denbigh,
                 The names and descriptions of the Trusfees or other parties to the Deeds not including the forditors Stewart Lawson, of Shrewsbury, in the county of Salop, to Draper (trustee).
                       A short statement of the nature of the Doed Convey
                     ance of all the debtor's estate and effects to the truskie,
          to be administered for the benefit of the debtor's credi-
               Title of Deed, whether Deed of Assignment, Compositation of Inspectorship Assignment, Compositation of Inspectorship Assignment, Compositation of Inspectorship Assignment in the Deed Date of execution by Debtor 30th November, 1865.
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          d tors, as in bankruptcy.

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          The names and descriptions of the Trustees or other
                       and parties atos theil Deed, moto including The ACleditors
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               . 710 surance of all theoreal and personal estate and effects of
                                           othe debtors to the trustees, in trust, for themselves and
          btheirest of the releases, in the professional declease from the debtors of the detors of the debtors of the de
               ted to grainoiting PHEOSEA LAOPATHERCOURT, of their
      and to retain the fact announced it at he more part is active and to retain the fact announced it at he more part is active to OTICE is, hereby given that the following discacopy that not an entry made on the books kept by the Chief Registration of Trust Needs for the boreft of Creditors. Composition, and Inspectorship, Deeds, executed by: a Debtor, as required by the above the contract of the state of the contract of the state of
      hy fine spaintrup (1987) or the first state of the control of the 
21 Name and description of the Deltof, as in the Deedul of Mine and description of the Deltof, as in the Deedul of Mine and description of the Deltof, as in the Deedul of Mine and Dragon Ind., and Winterbourne, in the county of Gloucester, Innkeeper, an ofirst partition to the distribution of the county of the first partition to the distribution of the manual of t
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The names and descriptions of the Trustees or other parties to the Peed, not including the Creditors— George Richards, of West-street, in the city of Bristol, Hide Broker (trustee), second part; and the creditors, third part.

A short statement of the nature of the Deed-An Assurance of all and singular the real and perso al estate and effects of the debtor to the trustee, to be administered for the benefit of his creditors; as in bank-

ruptcy; and release to the debtor. When left for Registration—26th December, 1865, at three o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrat of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:-

Number-15,450.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship—Assignment.
Date of Deed—22nd December, 1865.
Date of execution by Debtor—22nd December, 1865.

Name and description of the Debtor, as in the Deed-Charles Herbert Holt, of West Parade, Huddersfield, in the county of York, Engineer.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—John Smith Armitage, of Bradley Mills, near Huddersfield, Geutleman, and James Brooke, of Huddersfield,

in the aforesaid county of York. Ironmonger. A short statement of the nature of the Deed—Assignment of all debtor's estate and effects to the trustee, absolutely, to be administered for the henefit of his creditors, as in bankruptcy; and a release by the creditors to the said debtor.

When left for Registration-27th December, 1865, at half-past eleven o'clock.

THE SEAL OF THE COURT.

NOTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition, and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:— Number—15,451.

Title of Deed. whether Deed of Assignment, Composition, or Inspectorship-Composition.

Date of Deed—15th December, 1865.
Date of execution by Debtor—15th December, 1865.
Name and description of the Debtor, as in the Deed—Richard Ho'mes, of Leeds, in the county of York, Innkeeper.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors— The creditors.

A short statement of the n ture of the 'Deed-Deed, whereby the creditors in consideration of the payment of 3s, in the pound upon their respective debts release the debtor therefrom.

When left for Registration-27th December, 1865, at twelve o'clock.

THE SEAL OF THE COURT.

'OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Leeds for the benefit of Creditors. Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196.

Number—15,452.

Tit.e of Deed, whether Deed of Assignment, Composition, or Inspectorship—Composition.

Date of Deed—16th December, 1865
Date of execution by Debter—16th December, 1865.

Name and description of the Debtor, as in the Deed Richard Sims, of No. 8, Mornington crescent, in the county of Middlesex, Esquire.

The names and descriptions of the Trustees or other parties to the Deed, not including the Greditors—The creditors.

A short statement of the nature of the Deed - A Deed, whereby the debtor covenanted with his creditors to pay them the full amount of their claims by half yearly instalments of one shilling in the pound, the first pay-ment to be made within one month from date of deed, and the others every succeeding six months.

When left for Registration-27th December, 1865, at

half-past twelve o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition. and Inspectorship Deeds executed by a debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198 :-

Number-

Title of Deed whether Deed of Assignment, Composition, or Inspectorship—Composition.

Date of Deed—9th December, 1865.
Date of execution by Debtor -9th December, 1865.

Name and description of the Debtor, as in the Deed— Alfred Stanhope Hodges, of Glastonbury, in the county of Somerset, Chemist, Druggist, and Photographer.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors-The creditors.

A short statement of the nature of the Deed-A Deed, whereby it is agreed the debtor shall pay his credi-tors a composition of one-shilling in the pound in full satisfaction of their debts on the 15th February, 1866, and the creditors, on payment, to execute a re ease not to sue until default, and that deed might be pleaded in

When left for Registration-27th December, 1865, at half-past one o'clock.
THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and

Number-15,454.

Title of Deed, whether Deed of Assignment, Composition,

or Inspectorship—Composition.

Date of Deed—1st December, 1865.

Date of execution by Debtor—1st December, 1865.

Date of execution by Debtor—1st December, 1865.

Name and description of the Debtor, as in the Deed—
Janes Ainsworth, of Bootle, near Liverpool, in the county of Lancaster, Builder (debtor), first part.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—
Creditors, second part; and Edward Roberts, of Liverpool aforesaid, Accountant (trustee), third part.

A short statement of the nature of the Deed-Covenant with creditors by debtor to pay a composition of 5s. in the pound upon their respective debts, secured by two promissory notes of debtor, each for 2s. 6d. in the pound, payable on the 1st of February and 1st of June next, to be given within twenty-seven days from date of deed; release by creditors to debtor. When left for Registration—27th December, 1865, at

two o'clack.

THE SEAL OF THE COURT.

Office is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bunkruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship. Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs 187, 192, 194, 196, and

Number - 15,455.

Title of Deed, whether Deed of Assignment, Compo-

Sition, or Inspectorship—Composition.

Date of Deed—11th December, 1865.

Date of execution by Debtor—22nd December, 1865.

Name and description of the Debtor, as in the Deed—Henry Morris, of No. 27, Samuel-street, Woolwich, in the county of Kent, Baker.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—
William John Read, of Plaistow, in the county of Essex, Lighterman, second part; and all creditors third part.

A short statement of the nature of the Deed-A Deed, whereby the debtor covenants to pay his creditors two shillings in the pound in discharge of their debts, at nine calendar months, from date of said deed; and a

release from the said creditors.

When left for Registration—27th December, 1865, at half-past two o'clock. THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and

Number-15,456.

Title of Deed, whether Deed of Assignment, Compo-

sition or Inspectorship—Assignment, Composition or Inspectorship—Assignment.

Date of Deed—9th December, 1865.

Date of execution by Debtor—9th December, 1865.

Name and description of the Debtor, as in the Deed—
Lauchlan Grant, of No. 9, Wilson-street, Saint Paul's, in the city of Bristol, Travelling Draper.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—

James Paton, of Cardiff, in the county of Glamorgan,
Travelling Draper

Travelling Draper.

A short statement of the nature of the Deed-Convey ance by the debtor of all his estate and effects to the trustee, to be administered for the benefit of the debtor's creditors, as in bankruptcy; and a release by

the creditors.

When left for Registration-27th December, 1865, at half-past two o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:--

Number-

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship-Assignment.

Date of Deed-29th November. 1865.

Date of execution by Debtor-29th November, 1865. Name and description of the Debtor, as in the Deed-John Pearson, of No. 1, Burghead-terrace, Derby-road, Bootle, near Liverpool, in the county of Lancaster, Grocer and Provision Dealer.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—William Boumphrey, of No. 34, Castle street, Liver-

pool, Accountant (trustee).

A short statement of the nature of the Deed—Assignment of all the debtor's estate and effects to the trustee, to be administered for the benefit of his creditors, as in bankruptcy; and a release to the debtor.

When left for Registration-27th December, 1865, at .three.o'clock.

.THE SEAL OF THE COURT.

OFICE is hereby given, that the following is a copy of an entry made in the back hard larger than the back hard larger tha an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:

Number-15,458.

Title of Deed, whether Deed of Assignment, Composition,

or Inspectorship—Assignment. Date of Deed—1st December, 1865.

Date of December, 1865.

Name and description of the Debtor, as in the Deed—
George Townend, of Thornton, in the parish of Bradford, in the county of York, Stuff Manufacturer.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors— Isaac Wright, of Bradford aforesaid, Wool Merchant, George Motley Waud, of the same place, Worsted Spinner, and James Wilson, of same place, Commission

Agent.
A short statement of the nature of the Deed-Assign ment of all the estate and effects of the debtor to the trustees, absolutely, to be administered for the benefit of his creditors, as in bankruptcy.

When left for Registration-28th December, 1865, at half-past twelve o'clock.

THE SEAL OF THE COURT.

NOTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, sees. 137, 192, 194, 196, and

Number -15,459.

Title of Deed, whether Deed of Assignment, Composition,

or Inspectorship—Assignment.
Date of Deed—5th December, 1865.
Date of execution by Debtor—5th December, 1865.

Name and description of the Debtor, as in the Deed—
Thomas Hesketh, carrying on business and residing at
Neath, in the county of Glamorgan, Baker and Con-

The names and descriptions of the Trustees or other John Linter, of Redcliff-street, in the city and county of Bristol, Wholesale Confectioner (trustee), second part; and the creditors, third part.

No. 23055.

A short statement of the nature of the Deed-Conveyance by the debtor of all his estate and effects to the trusice, absolutely, to be administered for the benefit of his creditors, as in bankruptcy; and a release by the creditors to the debtor.

When left for Registration-28th December, 1865, at one o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptoy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861; secs. 187, 192, 194, 196, and 198:-

Number--15,460.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship-Composition.

Date of Deed—22nd December, 1865.
Date of execution by Debtor—22nd December, 1865.
Name and description of the Debtor, as in the Deed-Mark Pady, of Prince-street, in the parish of Bedmin-ster, in the city and county of Bristol, Carpenter. The names and descriptions of the Trustees or other

parties to the Deed, not including the Creditors.— The creditors, second part; and James Griffiths, of Knowle, near the said city. Lime Burner, third part.

A short statement of the nature of the Deed-A Deed, whereby the creditors of the debtor agree to accept ten shillings in the pound on their debts; and to release him therefrom; and to dissent from an assignment dated the 15th day of December, 1865, made by the debtor to the said James Griffiths.

When left for Registration-28th December, 1865, at one o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:-

-15,461. Number-

Title of Deed, whether Deed of Assignment, Composition or Inspectorship-Assignment.

Date of Deed-1st December, 1865.

Date of execution by Debtor-1st December, 1865.

Name and description of the Debtor, as in the Deed-Henry Depper, of Kidderminster, in the county of Worcester, Grocer and Provision Dealer.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—Edward Crossield, of Liverpool, in the county of Lancaster, Wholesale Grocer, and James Fletcher, of the same place, Tobacco Manufacturer (trustees), second part; and the creditors, third part.

A short statement of the nature of the Deed—Assignment of all the personal estate and effects of the debtor o the trustees, upon trust, for the general benefit of h's creditors; and release to the debtor.

When left for Registration—28th December, 1865, at

half-past one o'clock

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy, for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds, executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:-

Number-15,462. Title of Deed, whether Deed of Assignment, Composition, or Inspectorship—Composition.

Date of Deed—7th December, 1865.

Date of execution by Debtor—7th December, 1865.

Name and description of the Debtor, as in the Deed-Albert Burt, of Weymouth and Melcombe Regis, in the county of Dorset, Draper.

. The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors— lienry Weston Harris, of Weymouth and Melcombe Regis, in the county of Dorset, Gentleman, and Charles John Stone, of Poole, in the said county of Dorset, Merchant, second part; and all creditors, third part.

short statement of the nature of the Deed—Debtor

A short statement of the nature of the Deed—Debtor covenants to pay to the trustees, in trust, for his creditors, 7s. 6d. for every one pound on their debts, within two months from registration of deed, secured by an assignment of all the debtor's estate to trustees;

and release by creditors to debtor. When left for Registration—28th December, 1865, at two o'clock. THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and

Number-15,463.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship-Assignment.

Date of Deed-15th December, 1865

Date of execution by Debtor-15th December, 1865.

Name and description of the Debtor, as in the Deed-George Barlow Scholes, of Myrtle-villas, Aughton-road, in Birkdale, near Southport, in the county of Lancaster, Gentleman, first part.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—
Jordan Bennett, of the city of Manchester, Cloth Agent (trustee), second part; and the creditors, third

A short statement of the nature of the Deed-An Assignment of all the estate and effects of the debtor to the trustee, upon trust, for sale, and out of the money to arise to pay off all incumbraces, and then to pay the expenses of and incidental to the deed, and then to pay and divide the remainder of the monies amongst all the debtor's creditors.

When left for Registration - 28th December, 1865, at

two o'clock.

THE SEAL OF THE COURT.

NOTICE is hereby given, that the following is a copy of an entry made in the book back hard lines. of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and

Number -15,464.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship-Assignment.

Date of Deed—1st December, 1865.

Date of execution by Debtor—1st December, 1865.

Name and description of the Debtor, as in the Deed—
John Dunman, of Barton St. David, in the county of

Somerset, Miller, first part.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—William Hill Dunman, of Troytown, in the county of Dorset, Yeoman, and William Killigrew Wait, of the city of Bristol, Corn Mcrohant (trustees), second part; and the creditors, third part.

A short statement of the nature of the Deed—An Assurance by the debtor of his real and personal estate and effects to the trustees, to be administered for the benefit of the debtor's credirors, as in bankruptcy; and

a release by them to him. When left for Registration—28th December, 1865, at two o'clock. THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition, and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and

Title of Deed, whether Deed of Assignment, Composition,

or Inspectorship—Composition.

Date of Deed—5th December, 1865.

Date of execution by Debtor—5th December, 1865.

Name and description of the Debtor, as in the Deed—George Pickett, of West-street, Horsham, in the county of Sussex, Ironmonger.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—The creditors.

A short statement of the nature of the Deed-A Deed, for payment by debtor to his creditors of five shillings in the pound on the amount of their respective debts, within twenty-one days from the date thereof.

When left for Registration—28th December, 1865, at

half-past two o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and

Number-15,466.
'l'itle of Deed, whether Deed of Assignment, Composition, or Inspectorship-Composition.

Date of Deed—30th November, 1865. Date of execution by Debtor—30th November, 1865.

Name and description of the Debtor, as in the Deed-William Tyndall, of Liverpool, in the county of Lancaster, Gentleman, first part.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—
John Stanley Bleese, of Liverpool, Accountant (trustee), second part; and the creditors, third part.

A short statement of the nature of the Deed.—A Deed,

whereby the debtor proposes to pay his creditors six shillings and eight pence in the pound, by two equal instalments on the 31st December, 1865, and the 1st

March, 1866. When left for Registration—28th December, 1865, at three o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:--Number-15,467.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship—Composition.

Date of Deed—1st December, 1865.

Date of execution by Debtor—1st December, 1865.

Name and description of the Debtor, as in the Deed— Thomas Allwright, of No. 39, Lamb's Conduit-street, Foundling Hospital, in the county of Middlesex

Cheesemonger.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—
The creditors.

A short statement of the nature of the Deed-A Deed. whereby the debtor covenants to pay to his creditors a composition of 3s, in the pound upon their debts within fourteen days from the date thereof.

When left for Registration-28th December, 1865, at three o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:—Number—15,468.

Title of Deed, whether Deed of Assignment, Composi-

tion, or Inspectorship—Composition. Date of Deed—13th December, 1865.

Date of execution by Debtor-13th December, 1865.

Name and description of the Debtor, as in the Deed—Charles Pollard, of New Exchange-court, Strand, in the county of Middlesex, Licensed Victualler, first part. The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—Henry Holden, of St. Ann's-lane, St. Martin's-le-Grand, London, Gentleman, second part; and the creditors, third part.

A short statement of the nature of the Deed-A Deed, whereby the debtor agrees to pay 2s. in the pound in liquidation of his debts by two equal instalments, on the 28th February, and 28th April, 1866.

When left for Registration—29th December, 1865, at

eleven o'clock. THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:—

Number--15,469.

Title of Deed, whether Deed of Assignment, Composi-

tion, or Inspectorship—Composition.

Date of Deed—1st December, 1865.

Date of execution by Debtor—1st December, 1865.

Name and description of the Debtor, as in the Deed—Charles Goulstone, of Oxford-street, Mountain Ash, Llanwonno, in the county of Glamorgan, Grocer, first

part.
The names and descriptions of the Trustess or other parties to the Deed, not including the Creditors—
John Griffith Goulstone, of Laburnan Villa, Belle Vue,

Shrewsbury, in the county of Salop, Commercial Traveller, second part (trustee); the creditors, third part.

A short statement of the nature of the Deed.—A Deed, whereby the debtor proposes to pay to all his creditors a composition of five shillings in the pound, in two

equal instalments, within six weeks and three months from the date of the certificate of the registration of the deed in bankruptcy; and a release to the debtor. When left for Registration-29th December, 1865, at eleven o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chies Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:-

Number—15,470.
Title of Deed, whether Deed of Assignment, Composition, or Inspectorship-Composition.

Date of Deed—6th December, 1865.
Date of execution by Debtor—7th December, 1865.

Name and description of the Debtor, as in the Deed-Robert Dawson, of Burnley, in the county of Lancaster,
Tobacconist and Cigar Dealer, first part.

The names and descriptions of the Trustees or other
parties to the Deed, not including the Creditors—
The creditors, second and third parts.

A short statement of the nature of the Deed-A Deed whereby the creditors agree to accept a composition of 10s. in the pound, in full discharge of their respective debts, by three equal instalments, at the expiration of one calendar month from the 7th of November, 1865, and at the expiration of three and six calendar months from the 7th November, 1865; and a release from the creditors to the debtor.

When left for Registration—29th December, 1865, at

eleven o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptov for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and

Number-15,471.
Title of Deed, whether Deed of Assignment, Composition, or Inspectorship-Composition.

Date of Deed-21st December, 1865.

Date of Deed—21st December, 1865.

Name and description of the Debtor, as in the Deed—
Thomas Owens, of No. 34. Parliament-street, Liverpool, in the county of Lancaster, Cart Owner.

The names and descriptions of the Trustees or other

parties to the Deed, not including the Creditors-

A short statement of the nature of the Deed-A Deed, whereby the debtor agrees to pay to his creditors a composition of five shillings in the pound upon their respective debts, by two equal instalments, on the 20th February and 20th May next, such composition to be secured by the joint and several promissory notes of the debtor and Oswald Hopwood, of No. 5, Churchalley, in Liverpool aforesaid; and a release by the

When left for Registration-29th December, 1865, at eleven o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of An entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196,

Number-

Title of Deed, whether Deed of Assignment, Composi-

tion, or Inspectorship—Composition.

Date of Deed—5th December, 1865

Date of execution by Debtor—5th December, 1865.

Name and description of the Debtor, as in the Deed—
James Tunstall the younger, of Great Fenton, in the ceunty of Stafford, Builder and Shopkeeper, first part.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—
James Tunstall the elder, of Macclesfield, in the county of Chester, Farmer (surety), second part; William Wyatt Harlow, of Stoke-upon-Trent, in the county of Stafford, Grocer (trustee), third part; and the creditors, fourth part.

short statement of the nature of the Deed-A Deed, for payment to the creditors of a composition of 5s. in the pound, by two equal instalments, on 1st February and 1st June, 1866, respectively, secured by the covenants of debtor and surety, and bills of exchange drawn by debtor, and accepted by surety; and a release by creditors. When left for Registration-29th December, 1865, at half-past eleven o'clock.

THE SEAL OF THE COURT.

NOTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196,

Number-15,475.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship-Assignment

Date of Deed—26th December, 1865.

Date of execution by Debtor—26th December, 1865.

Name and description of the Debtor, as in the Deed—George Mitchelson, of Berry-street, Liverpool, in the county of Lancaster, Bookseller and Stationer, first

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors— Edmund Wrigley and James McMillan, both of Man-chester, in the said county of Lancaster, Wholesale Stationers and Copartners, second part; and the creditors, third part.

A short statement of the nature of the Deed.-A Deed, whereby the debtor covenants to pay to his creditors los. in the pound, by four equal instalments, on the 17th January, 17th April, 17th July, and 17th October, 1866, and assigns all his personal estate and effects to the trustees as a collateral security for the due payment thereof; and a release by the creditors to the debtor.

When left for Registration—29th December, 1865, at twelve o'clock.

THE SEAL OF THE COURT.

TOTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and 198:

Number-15,476.
Title of Deed, whether Deed of Assignment, Composi-

tion, or Inspectorship—Assignment, Composi-tion, or Inspectorship—Assignment.

Date of Deed—2nd December, 1865.

Date of execution by Debtor—2nd December, 1865.

Name and description of the Debtor, as in the Deed— John Pulling, of No. 34, Southampton-street, Strand, in the county of Middlesex, Tailor.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—James Platt, of No. 78, St. Martin's-lane, in the county of Middlesex, Woollen Draper, and Henry Richard Passey, of Great Newport-street, in the county of Middlesex, Cap Maker, of second part; and creditors, third part.

A short statement of the nature of the Deed—Assignment by the debtor of all his personal estate and effects to the said trustees, upon trust, to sell same, and thereout, after paying all costs, to pay the creditors, rateably, their respective debts.

When left for Registration—29th December, 1865, at

half-past twelve o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and

Number-15,477.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship—Assignment.

Date of Deed—18th December, 1865.

Date of execution by Debtor—18th December, 1865.

Name and description of the Debtor, as in the Deed—Daniel Jacobs, of No. 3, Cockey's-alley, and at the New Camden Town Quay, both in the town of Portsmouth, in the county of Southampton, Blacksmith

The names and descriptions of the Trustees or other parties to the Deed, not including the creditors— Stephen Lampard, of No. 42, St. James-street, in the town of Porisea, in the said county, Painter and Builder (trustee).

A short statement of the nature of the Deed-Conveyance by the debtor of all his estate and effects to the trustee, to be administered, for the benefit of all his creditors, as in bankruptcy; and a release by the creditors to the debtor. When left for Registration-29th December, 1865, at [one o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and

Number- 15,478.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship.—Composition.

Date of Deed—21st December, 1865.
Date of execution by Debtor—21st December, 1865.

Name and description of the Debtor, as in the Deed-Robert Evans, of Wolverhampton, in the county of Stafford, Haberdasher.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—

All creditors.

A short statement of the nature of the Deed-A Deed, whereby the debtor covenants to pay eleven shillings in the pound, by three instalments of three shillings and eight pence each, at three, six, and nine months, on the 15th of March, the 15th of June, and the 15th of September, 1866, respectively; and a release by all the creditors.

When left for Registration-29th December, 1865, at half-past one o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Book and the Registration and Inspectorship Red section 187, 102, 104, 106. by the Bankrupicy Act, 1861, secs. 187, 192, 194, 196,

and 198:-

Number -15,479. Title of Deed, whether Deed of Assignment, Composition,

or Inspectorship—Assignment.
Date of Deed—5th December, 1865.
Date of execution by Debtor—5th December, 1865.

Name and description of the Debtor, as in the Deed-George Notting, of the Great Western Tavern, Delhi street, Fratton, in the parish of Portsea, Hants, Builder and Licensed Victualler (debtor).

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors-Henry Moody, of Landport, in the parish of Portsea

aforesaid (trustee).

A short statement of the nature of the Deed-Conveyance by the debtor of all his estate and effects to the trustee, to be administered for the benefit of his creditors, as in bankruptcy; and a release from them to him.

When left for Registration-29th December, 1865, at two o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following is a copy of an entry made in the book kept by the Chief Registrar of the Court of Bankruptcy for the Registration of Trust Deeds for the benefit of Creditors, Composition and Inspectorship Deeds executed by a Debtor, as required by the Bankruptcy Act, 1861, secs. 187, 192, 194, 196, and

Title of Deed, whether Deed of Assignment, Composition,

or Inspectorship—Inspectorship.

Date of Deed—7th December, 1865.

Date of execution by Debtor—7th December, 1865.

Name and description of the Debtor, as in the Deed—
John Theophilus Close, of Stoke-upon-Trent, in the county of Stafford, Potter.

The names and descriptions of the Trustees or other Charles Fitch Kemp, of No. 7, Gresham-street, in the city of London, Accountant, and Frederick Whinney, of Serle-street, Lincoln's-inn, in the county of Middlesex, Accountant (inspectors), of the second part; the London, Birmingham, and South Staffordshire Bank (Limited), of the third part; and the creditors of the said debtor, of the fourth part.

A short statement of the nature of the Deed—The

debtor, in consideration of the letters of licence and covenants in the deed mentioned, covenants with the bank, of the third part, to pay them their debt, within six years or thereabouts, by monthly payments, until such debt shall be fully paid, and also, as a separate covenant with the creditors of the fourth part for payment to them of the annual sum of six shillings and eight pence in the pound upon the amount of their respective debts, by half-yearly payments of three shillings and fourpence in the pound. . When left for Registration—29th December; 1865; at half-past two o'clock.

THE SEAL OF THE COURT.

OTICE is hereby given, that the following, is a const.

of an entry made in the book kept by the ChiefRegistrar of the Court of Bankruptcy, for the Registration
of Trust Deeds for the benefit of Creditors, Composition
and Inspectorship Deeds executed by a Debtor, as required and inspectors in Decide cases of a 187,0192, 194, 196, and 198;—

Number—15,486.

Name and description of the Debtor, as in the Deed John Hallywell, of Southport, in the county of Many caster, Licensed Victualler.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors Thomas Lunt, of Liverpool, in the county of Luncaster, Agent, and Nicholas Weatherby, of Southport aforesaid, Mason (trustees), second part ; and the creditors; third part.

A short statement of the nature of the Deed—Assign-ment by the debtor of all his personal estate and effects to the trustees, upon trust, for the equal benefit of his

When left for Registration - 29th December, 1865, at half-past two o'clock.

THE SEAL OF THE COURT interest

Declaration of Dividend under a Petition, dated 10th August, 1857, against George Yaung, of the Closby Head Public-house, Old-street-road, Middlusex, Licensed Victnaller.

OTICE is hereby given, that the Second Dividend, at oTICE is hereby given, that the Second Dividend, at the rate of 1s. Odd. in the pound, is now payable and that warrants for the same may be received by those legally entitled, at my office, No. 36, Basinghall street, City, on Wednesday, the 3 d day of January next, or the following Wednesday, 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 directions of a Commissioner. Executors or adminisdirections of a Commissioner. Executors or administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.—December 28, 1865.
M. PARKYNS, Official Assignee.

Declaration of Dividend under a Petition, dated 21st October, 1864, against Henry Nowlan, of No. 26, Chiltonstreet, Lower-road, Rotherhithe, Surrey, Builder.

OTICE is hereby given, that the First Dividend, at the rate of 5s. 4½d. in the pound, is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 36, Basinghall-street, City, on Wednesday, the 3rd January next, or the following Wednesday, the 3rd January next, or the following Wednesday, between the hours of eleven and two or each nesday, between the bours 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 directions of the Commissioner. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.—December 28, 1865.

M. PARKYNS, Official Assignee.

Declaration of Dividend under a Petition, dated 15th October, 1964, against Henry and Alfred Atwood, Gloucester-road, Old Brompton, Market Gardeners.

road, Old Brompton, Market Gardeners.
OTICE is hereby given, that the First Dividend, at
the rate of 2s. 10d. in the pound, is now payable, and
that warrants for the same may be received by those legally
entitled, at my office, No. 36, Basinghall-street, City, on
Wednesday, the 3rd day of January next, or the following Wednesday, 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
directions 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 probate of will or letters of administration under which they claim.-December 28, 1865

M. PARKYNS, Official Assignee.

Declaration of Dividend under a Petition, dated 22nd May, 1862, against William Addison, of Lloyd's Coffec-house, Royal Exchange, Underwriter.

the rate of 48d. in the pound is now payable, and that warrants for the same may be received by those legally entitled, at my office, No. 36, Basinghall-street, City, on Wednesday, the 3rd January next, or the following Wed-

nesdays 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 at the proof of the webt bet produced, without the special directions of a Commissioner. Executors and administration of a Commissioner. Executors and administration of the produce of th Derlagstion, of Dixidend under a Resition; a dared 25th October, 1864, against George Gosden, of Freshwater, Isle of Wight, Builder. ARA A

wight, Builder.

**JOHIC Frischereby, given That the First Dividend, at the rate of 2s. admin the pounds is now payable, and that warrants for the deamed may be treceived by those legally entitled flat my roffice of No. Be. Basing ball-street, Citron Wednesday, the 3rd Vannary inext, of the following Wednesday, the ween the thours of eleven and two locales. on each day. No warrants can be delivered unless the segurities exhibited at the prooftof the debt be produced, required to produce the probate of the Commissioner.
Executous on administrators of deceased creditors will be required to produce the probate of will of letters of administration under which they claim? December 28, 1865.

M. PARKYNS, Official Assignee.

Designation of Dividend, under an Retition, dated, 2nd

Declaration of Dividend under a Retition dated 2nd Recember 1864, against Edward Goymer, of No. 7, Cable-street, Whitechapel, Baker.

OFICE is hereby given a that the First Dividend; at IV the rate of 2s. 3rd. in the point, is now payable, and attat warrants for the same may be received by those legally entitled, at my office, No. 36, Basinghall-street, City, on Wednesday, the 3rd day of January next, and the following Wednesday, between the hours offine leveral model words the become feach day 22.2 No. warrants can the followire declarations and the securities are his warrants can take a delivered to the countries teach the securities teach bligg whicher proof of the debtise sproduced without the special directions of a Commissioner. Executors and administrators for deceased deceditors, with abei required to produce the appobates of will for letters of administration

called the Garnett and Moseley Gold Mining Company of America, and afterwards the Garnett and Moseley. Gold Mining Company of America, Limited:

1. CTIOE is hereby given that a Petition wash on the Majesty's Court of Bankroptey in London, by Menry Harington Thomas, of Pulteney street, in the city of Bath, Esquire, a sharcholder and contributory, and also a creditor of the Company of America, and afterwards the Garnett and Moseley Gold Mining Company of America, Limited, praying that the said Company of America, Limited, praying that the said Company may be wound up by the said Court; or that such other Order may be made the left as final be just. And notice is hereby further given, that such petition will, by Order of, the said Court, be Reard before Mr. Commissioner Holroyd, on Triday, the 12th day of January, 1866, at twelve o'clock at noon, and that any creditor or contributory of the said Company, desirons to oppose the making of an Order for the winding up of the said Company, under the above Act, may appear at the time of licaring, by himself or his Counsel, for that purpose, and that a copy of the petition will, be furnished to any creditor or contributory of the said Company requiring the same by Messrs. Lawrance, Plews, and Boyer, of No. 14, Old Jewrychambers, London, Solicitors for the petitioner, on paymentrof: the regulated charge for the same.—Dated this 23th day of December, 1865.

LAWRANCE, PLEWS, and BOYER, Solicitors for the (Petitioner, No. 14, Old Jewrychambers, London, Solicitors for the County of the same.—Dated this 23th day of December, 1865.

the (Petitioner, No.:14, Old Jewry-chambers, London, 5-viz...)

In the Matter of the Industrial and Provident Societies Act, 1862, and of the Companies Act, 1862, and in the Matter of the Saint James's Lidustrial Co-operative, Society (Limited). (Limited).

Limited). The Made by the Judge of the Westminster D County Court of Middlesex, in the above matters, dated the 21st day of December, 1865, on the Petition of Joshua Whitworth, of No. 23, Mincing-lane, in the city of London, Ten and Coffee Merchant, it was ordered that the said Saint James's Industrial Corporative Society (Limited), be would be the provisions of the Companies. Act. Middlesex, cunder the provisions of the Companies Act, 1862, and the Industrial and Exovident Societies Act, 1862.

The Bankruptcy Act, 1861.

Notice of Adjudications and First Meeting of one can got solid a 2 Greditors, of the dien 42

Notice of Adjudications and First Meeting of control of the Seymout, lake of No. Fark-place, Newlandstreet, Emsington, 19, 149 gounty of Middlesex, Carpenter, Builder, and Undertaker, having been adjudged bankrupt by a Registrar of the Court of Bankruptor, in London, attending at the Debtors' Prison for London and Middlesex, on the 19th day of December, 1865, and the adjudication, beings directed to be prosecuted at the Court of Bankruptey, Basinghall street, London, is hereby required to surranger, himself to Henry Philip Roche, Esq., a. Registrar of the Raid last mentioned Court, at the first meeting of creditors to be held before the said Registrar, on the 10th day, of Innary next and not on the 19th of January, as erroneouly advertised in the last Gazette), at eleven in the forenoon precisely at the said Court. Mr. Mansfield Parkyus, of No. 36. Rasinghall street, London, is the Official Assignce, and Mr. W. W. Aldridge, of No. 46. Moorgage-street, London, is the Solicitor acting in the bankruptey.

Thiness, Goldsmith, late of No. 24, Royal-crescent, Notting-hill, Middlesex, previously of the Island of Jamaica, in the West Indies, General Merchant, having a domicile at the following addresses, at the same time, viz.: at No. 17, Keppell-street, Russell-square, No. 28, Glodester-road, Regent's-park, and No. 39, Blein-road, Notting-hill, all, in, the county of Middlesex, having been adjudged bankrupt by a Registrar of the Court of Bankruptey dimedication being directed to be prosecuted at the Court of Bankruptey Basinghall street; Indiondon; is hereby required to surrender himself to Henry Philip-Roche, Esq., a degistrar, in the ledd before the said Registrar, on the noth day of January next, at eleven o'clock in the forenon precisely, attate gaid-Court. Mr. Mansfield Parkyns, of No. 36, Basinghall-street; London, is the Official Assignee, and Mr. W. W. & Aldridge, of No. 46, Moorgate-street, London; of Surrence, Registrar, on the noth day of the said Court, at the first meeting of creditors to be held before t

to surrender himself to Henry Philip Roche; Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 10th day of January next; at twelve o'clock at noon precisely, at the saidi Court. Mr. Mansfield Parkyns, of No. 36, Basing-hall street London, is the Official Assignee, and Mr. Joseph Hall, of No. 65, Coleman-street, is the Solicitor acting in the bankruptey. 192 - G. 192 - 192 - 193 -

William Ufer, of No. 90, Milton-street, Saint Luke's, Dairyman and Provision Dealer, formerly of No. 52, Kingstreet, Regent-street, Tailor, both in the county of Moddlesek, then of Telegraph alley, then of No. 16, Saint Andrew's hill, both in the city of London, Tailor, then of No. 2, Queen-street, Camden Town, Tailor, then of Clipston-street, Marylebong, all in the county of Middlesek, Tailor, then of No. 7, King-street, Cambridge, Tailor, then of No. 8, Milton-street, Saint Luke's, Tailor, then of Nos. 31 and 35. Buldwin-street, City-road, both-in the county of Middlesek, Provision Dealer and Tailor; having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, in ruptcy, filed in Her Majesty's Court of Bankruptcy, in London, on the 26th of December, 1865, is hereby required to surrender himself to Henry Philip Roche, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 10th day of January next, at twelve o'clock at noon precisely, at the said Conrt. Mr. Mansfield Parkyns, of No. 36, Basinghall-street, London, is the Official Assignee, and Mr. W. B. Davies, of No. 46, Baring-street, Islington, is the Solicitor acting in the bankruptcy.

Robert Hogg, of No. 115, Cromer-street, Brunswick-square, in the county of Middlesex, Oil and Colourman and General Dealer, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, in London, on the 27th day of December, 1865, is hereby required to surrender himself to Henry Philip Roche, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 10th day of January next, cat. twelve at the first meeting of creditors to be held before the said to the said the first meeting of creditors to be held before the said to the

James Joseph Frew, of No. 59, Euston-road, in the county of Middlesex, late of Norwood, Surrey, and previously of St. Peter's-terrace, Bayswater, Middlesex, Clerk in Holy Orders, and previous thereto residing in Dublin and Kildare, in Ireland, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, in London, on the 27th day of December, 1855, is hereby required to surrender himself to Henry Philip Roche, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 10th day of January next, at one o'clock in' the afternoon precisely, at the said Court. Mr. Mansfield Parkyns, of No. 36, Basinghall-street, London, is the Official Assignee, and Mr. James Wyatt, of No. 6, New Ormond-street, Queen-square, is the Solicitor acting in the bankruptcy.

John Easthope, late of Woolwich Dockyard, and of Latwyche House, Eglington-road. Plumstead, both in the county of Kent, Store Receiver, but now of Deptford Dockyard, in the same county, Inspector of Stores, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy in London, on the 20th day of December, 1865, is hereby required to surrender himself to William Hazlitt, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 13th day of January next, at one o'clock in the afternoon precisely, at the said Court. Mr. George John Graham, of No. 25, Coleman-street, London, is the Official Assignee, and Mr. J. Layton, junt., of No. 9, Church-row, Upperstreet, Islington, London, is the Solicitor acting in the bankruptcy.

Joseph Henry Lack, formerly of No. 43, Middlesex-street, Somers-town, Middlesex, Traveller, then of No. 5, Doddington-grove, and now of No. 43, Doddington-grove, both in Surrey, Painter, Glazier, and House Decorator, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy in London, on the 22nd of December, 1865, is hereby required to surrender himself to William Hazlitt, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 16th day of January next, at twelve of the clock at noon precisely, at the said Court. Mr. George John Graham, of No. 25, Coleman-street, London, is the Official Assignee, and Mr. J. Olive, of No. 47, Portsmouth-street, Lincoln's-inn-fields, London, is the Solicitor acting in the bankruptcy.

William Lovelock, of No. 10, New-road, Maynard-street, Crouch-end, Hornsey, in the county of Middlesex, Sub Contractor, formerly of No. 47. Upper Cottenham-road, Hornsey-road, Holloway, in the said county, Sub Contractor, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptoy in London, on the 21st day of December, 1865. is hereby required to surrender himself to William Hazlitt, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 16th day of January next, at eleven o'clock in the forenoon precisely, at the said Court. Mr. George John Graham, of No. 25, Coleman-street, London, is the Official Assignee, and Mr. J. Layton, Junr., of No. 9, Church-row, Upper-street, Islington, London, is the Solicitor acting in the bankruptcy.

Charles Edwards Lasegne, of No. 20, Bread-street-hill, in the city of London, and No. 3, Mercers-terrace, Archway-road, Highgate, in the county of Middlesex, Merchant, Dealer and Chapman, having been adjudged bankrupt under a Petition for adjudication of Bankruptey, filed in Her Majesty's Court of Bankruptey, in London, on the 2nd day of December, 1865, is hereby required to surrender himself to William Hazlitt, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 16th day of January next, at twelve Oclock at noon precisely, at the said Court. Mr. George John Graham, of No. 25, Coleman-street, London, is the Official Assignee, and Mr. Thos. McCattlin, of No. 22, Ely-place, London, is the Solicitor acting in the bankruptey.

John Ingram Lockhart (sued as John Lockhart), late of No. 11, Warwick-crescent, Maida-hill West, previously of No. 4, North-place, Highgate, and formerly of No. 12, Brewer-street, Glasshouse-street, Regent-street, all in the county of Middlesex, Homœopathic Chemist, having been adjudged bankrupt by a Registrar of the Court of Bankruptey, in London, attending at Whitecross-street Prison, on the 19th day of December, 1865, and the adjudication being directed to be prosecuted at the Court of Bankruptey, in London aforesaid, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th day of January next, at twelve o'clock at noon precisely, at the Court of Bank-

ruptey aforesaid. Mr. Edward Watkin Edwards, of No. 22, Basinghall-street, London, is the Official Assignee.

William Catlin, late of No. 3, Bush's-buildings, Greenstreet, Kentish Town, in the county of Middlesex, Journeyman Painter, having been adjudged bankrupt by a Registrar of the Court of Bankruptcy, in London, attending at Whitecross-street Prison, on the 19th of December. 1865, and the adjudication being directed to be prosecuted at the Court of Bankruptcy, in London aforesaid, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th day of January next, at twelve of the clock at noon precisely, at the said Court. Mr. Edward Watkin Edwards, of No. 22, Basingball-street, London, is the Official Assignee.

George Augustus Chapman (sued as George Chapman), late of Frederick-street, Gray's-inn road, in the county of Middlesex, House Agent, Appraiser, and Undertaker, having been adjudged bankrupt by a Registrar of the Court of Bankruptcy in London, attending at White-cross-street Prison, on the 19th day of December, 1865, and the adjudication being directed to be prosecuted at the Court of Bankruptcy, in London aforesaid, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th day of January next, at twelve of the clock at noon precisely, at the said Court. Mr. Edward Watkin Edwards, of No. 22, Basinghall-street, London, is the Official Assignee.

George Anderson, late of No. 47, Leadenhall-street, in the city of London, and No. 4, Coburn-street, Bow-road, in the county of Middlesex, Commission Agent and Ship Owner, having been adjudged bankrupt by a Registrar of the Court of Bankruptcy, in London, attending at Whitecross-street Prison, on the 19th day of December, 1865, and the adjudication being directed to be prosecuted at the Court of Bankruptcy, in London aforesaid, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th day of January next, at one o'clock in the afternoon precisely, at the said Court. Mr. Edward Watkin Edwards, of No 22, Basinghall-street, London, is the Official Assignee.

George John Power (sued as George J. Power and as George Power), late of the Grosvenor Hotel, Pimlico, previously of Long's Hotel, Bond-street, in the county of Middlesex, late Captain in the Army, having been adjudged bankrupt by a Registrar of the Court of Bankruptcy, in London, attending at Whitecross-street Prison, on the 19th day of December, 1865, and the adjudication being directed to be prosecuted at the Court of Bankruptcy, in London aforesaid, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th of January next, at one in the afternoon precisely, at the said Court. Mr. Edward Watkin Edwards, of No. 22, Basinghall-street, London, is the Official Assignee.

Edward Dyer, late of Melrose Cottage, Crown-street, Avenue-road, in the county of Surrey, Pyrotechnist, having been adjudged bankrupt by a Registrar of the Court of Bankruptcy, in London, attending at Horsemonger-lane Gaol, on the 22nd of December, 1865, and the adjudication being directed to be prosecuted at the Court of Bankruptcy, in London aforesaid, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th day of January next, at two of the clock in the afternoon precisely, at the said Court. Mr. Edward Watkin Edwards, of No. 22, Basinghall-street, London, is the Official Assignee.

Henry William Mace (sued and committed as Henry W. Mace), late of No. 149, High-street, Chatham, in the county of Kent, Baker, having been adjudged bankrupt by a Registrar attending at Maidstone Gaol, on the 22nd day of December, 1865, and the adjudication being directed to be prosecuted at the Court of Bankruptcy, in London aforesaid, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th day of January next, at one o'clock in the afternoon precisely, at the said Court. Mr. Edward Watkin Edwards, of No. 22, Basinghall-street, London, is the Official Assignee.

Elias Marks, of No. 133, Middlesex-street, White-chapel, in the county of Middlesex, Tailor and Outfitter, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, in London, on the 23rd day of December, 1865, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of

the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th day of January next, at twelve at noon precisely, at the said Court. Mr. Edward Watkin Edwards, of No. 22, Basinghall-street, London, is the Official Assignee, and Mr. G. T. Steadman, of No. 62, Coleman-street, is the Solicitor acting in the bankruptcy.

Frederick Henry Wood, of No. 15, King street, Cheapside, in the city of London, and Osborne Villa, Osborne-road, Thornton-heath, in the county of Surrey, Licensed Appraiser and Accountant, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, at London, on the 24th of January next, at twelve o'clock at noon precisely, at the said Court. Mr. Edward Watkin Edwards, of No. 22, Basinghall-street, London, is the Official Assignee, and Mr. G. R. Burn, of No. 14, Great Carter-lane, Doctors'-commons, is the Solicitor acting in the bankruptcy.

Joseph Cullum, of No. 298, City-road, in the county of Middlesex, Bristle Merchant, having been adjudged bankrupt under a Petition for adjudication of Bankruptey, filed in Her Majesty's Court of Bankruptey, in London, on the 27th day of December, 1865, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th day of January next, at one o'clock in the afternoon precisely, at the said Court. Mr. Edward Watkin Edwards, of No. 22, Basinghall-street, London, is the Official Assignee, and Mr. Chidley, of No. 25, Old Jewry, is the Solicitor acting in the bankruptcy.

James Paine, of No. 47, Cow-cross-street, Smithfield, in the county of Middlesex, Coach Builder, previously of Bellyard, Finsbury, in the county of Middlesex, Coach Smith, and formerly of White Lion-street, Spitalfields, in the county of Middlesex, carrying on the same trade and business, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, in London, on the 27th of December, 1865, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th of January next, at two o'clock in the afternoon precisely, at the said Court. Mr. Edward Watkins Edwards, of No. 22, Basinghall-street, London, is the Official Assignee, and Mr. J. T. Porter, of No. 32, Coleman-street, is the Solicitor acting in the bankruptcy.

George Marcum Thornback, formerly of No. 87, Saint Mary-street, in the town and county of Southampton, Pork Butcher, then of Erith Cottage, Padwell-road. Bevois-town, and now of Bevois Mount-road, in the said town and connty, out of business, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, in London, on the 27th day of December, 1865, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th day of January next, at two o'clock in the afternoon precisely, at the said Court. Mr. Edward Watkin Edwards, of No. 22, Basinghall-street, London, is the Official Assignee, and Mr. Mackey, of South-ampton, and Messrs. Paterson and Son, of No. 7, Bouveriestreet, are the Solicitors acting in the bankruptcy.

John Elliott Mallandaine, formerly of College-place, Camden Town, then of No. 10, Thayer-street, Manchester-square, then of No. 15, Gloucester-street, Camden Town, then of No. 1, Nottingham-place, then of No. 17, Great Ormond-street, all in Middlesex, then of Ramsgate and Margate, Kent, then and now of No. 4, Howard-street, Strand, Middlesex aforesaid, Musician and Musical Composer, his wife being a Teacher of the Pianoforte and Concert Singer, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, in London, on the 27th day of December, 1865, is hereby required to surrender himself to James Rigg Brougham, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 24th day of January next, at two in the afternoon precisely, at the said Court. Mr. Edward Watkin Edwards, of No. 22, Basinghall-street, London, is the Official Assignee, and Messrs. Lewis and Lewis, of No. 10, Ely-place, are the Solicitors acting in the bankruptcy.

James Phillips, of Abersychan, in the county of Monmouth, Grocer and Draper, Dealer and Chapman, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy for the Bristol District, on the 16th of December, 1865, is hereby required to surrender himself to the

Honourable Montague Wilde, the Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 19th day of January next, at eleven of the clock in the forenoon precisely, at the said Court, at Bristol. Alfred John Acraman, Esq., of No. 19, St. Augustine's-place, Bristol, is the Official Assignee, and Mr. A. Henderson, of Bristol, is the Solicitor acting in the bankruptcy.

Henry Firth, of Weston-super-Mare, in the county of Somerset, of no trade or profession, and holding a Captaincy in the Royal Glamorganshire Militia, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy for the Bristol District, on the 27th of December, 1865, is hereby required to surrender himself to the Honourable Montague Wilde, the Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 10th day of January next, at eleven o'clock in the forenoon precisely, at the said Court, at Bristol. Alfred John Acraman, Esq., of No. 19, St. Augustine's-place, Bristol, is the Official Assignee, and Mr. J. H. Clifton, of Bristol, is the Solicitor acting in the bankruptcy.

Charles Green, of Redruth, in the county of Cornwall, Watch and Clock Maker and Jeweller, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy for the Exeter District, on the 21st of December, 1865, is hereby required to surrender himself to the Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 8th day of January next, at eleven o'clock in the forenoon precisely, at the said Court, at Queen-street, Exeter. Mr. Theophilus Carrick, of Queen-street, Exeter, is the Official Assignee, and Messrs. Paull, Linton, and Holloway, of Redruth, and Mr. R. T. Campion, of Exeter, are the Solicitors acting in the bankruptcy.

Archibald Carmichael, of Saint Thomas, Exeter, in the county of Devon, Draper, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy for the Exeter District, on the 6th day of December, 1865, is hereby required to surrender himself to the Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 8th day of January next, at eleven o'clock in the forencon precisely, at the said Court, in Queen-street, Exeter. Mr. Theophilus Carrick, of Queen-street, Exeter, is the Official Assignee, and Messrs. Sale and Co., of Manchester, and Mr. John Laidman, of Exeter, are the Solicitors acting in the bankruptcy.

George Alkinson, of Bilton-with-Harrogate, in the county of York, Grocer, Baker, and Provision Dealer, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy for the Leeds District, on the 19th day of December, 1865, is hereby required to surrender himself to a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 15th day of January next, at eleven of the clock in the forenoon precisely, at the said Court, at the Commercial-buildings, Leeds. Mr. George Young, of Leeds, is the Official Assignee, and Mr. C. E. Paley, of Boroughbridge, and Messrs. Cariss and Tempest, of Leeds, are the Solicitors acting in the bankruptcy.

William Roberts and William Townson, both of Leeds, in the county of York, Machine Makers and Millwrights. carrying on business under the firm of William Roberts and Co., having been adjudged bankrupts under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy for the Leeds District, on the 20th day of December, 1865, are hereby required to surrender themselves to a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 15th day of January next, at eleven of the clock in the forenoon precisely, at the said Court, at the Commercial-buildings, Leeds. Mr. George Young, of Leeds, is the Official Assignee, and Mr. Thomas Simpson, of Leeds, is the Solicitor acting in the bankruptcy.

Michael Penistan and Jesse Daubney, of the city of Lincoln, Grocers and Tea Dealers, having been adjudged bankrupts under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy for the Leeds District, on the 15th of December, 1865, are hereby required to surrender themselves to James Stephen, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 10th day of January next, at twelve o'clock at noon precisely, at the said Court, at the Townhall, Kingston-upon-Hull. Mr. George Young, of Hull, is the Official Assignee, and Mr. J. T. Tweed, of Lincoln, is the Solicitor acting in the bankruptcy.

Frederick George Gray, late of Sheffield, in the county of York, in partnership with Charles Henry Belcher and

John Ryalls, carrying on business together as Common Brewers, at the Free Trade Brewery, in Sheffield aforesaid, under the style or firm of F. G. Gray and Co., having been adjudged bankrupt by a Registrar of the Court of Bankruptcy for the Leeds District, attending at the Castle or Gaol of York, on the 16th day of December, 1865, and the adjudication being directed to be prosecuted at the Court of Bankruptcy for the Leeds District, is hereby required to surrender himself to James Stephen, Esq., a Registrar of the said last-mentioned Court, at the first meeting of creditors to be held before the said Registrar, on the 19th day of January next, at ten o'clock in the forenoon precisely, at the Council-hall, Sheffield. Mr. George Young, of Sheffield, is the Official Assignee.

John Wallis (and not John Willis, as erroneously printed in the Gazette of the 22nd instant) and William Hutchinson, both of Ramsbottom, in the county of Lancaster, Manufacturers, and lately carrying on business there in copartnership together under the style or firm of Wallis and Hutchinson, having been adjudged bankrupts under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy for the Manchester District, on the 20th day of December, 1865, are hereby required to surrender themselves to George Harris, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 17th day of January next, at twelve of the clock at noon precisely, at the said Court, at Manchester. George Morgan, Esq., of No. 45, George-street, Manchester, is the Official Assignee, and Mr. John Richardson, of Manchester, is the Solicitor acting in the bankruptcy.

William Belvil Ryan, of St. Helen's, in the county of Lancaster, and late of Wigan, in the same county, Theatrical Manager, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Lancashire, holden at St. Helen's, on the 22nd day of December, 1865; is hereby required to surrender himself to John Ansdell, Esq., the Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 11th day of January next, at eleven of the clock in the forenoon precisely, at the Offices of the said Court, Market-street, St. Helen's, John Ansdell, Esq., is the Official Assignee, and Mr. Thomas Beasley, of Victoria Chambers, Market-place, St. Helen's, is the Solicitor acting in the bankruptcy.

Edward Rawe, of No. 5, Great Dark-gate-street, in the town of Aberystwith, in the county of Cardigan, Tailor, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Cardiganshire, holden at Aberystwith, on the 17th day of November, 1865, is hereby required to surrender himself to John Jenkins, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 19th day of January next, at nine o'clock in the forenoon precisely, at the Townhall, Aberystwith. The said Registrar is the Official Assignee, and Mr. Benjarin Jenkins, of Aberystwith, is the Schicitor acting in the bankruptcy.

Joseph Bowers, residing in lodgings at William Perks' (at the back of the third house from Park-lane), in Upper Sutton-street, Aston-juxta-Birmingham, in the county of Warwick, out of business and employment, previously of the Waggon and Horses Inn, Lower Dean-street, Birmingham aforesaid, Retail Brewer and Journeyman Brassfounder, having been adjudged bankrupt under a Petition for adjudication of Bankrup; or, filed in the County Court of Warwickshire, holden at Birmingham, on the 30th day of November, 1805, is hereby required to surrender himself to John Guest, Esq., the Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 8th day of January next, at ten o'clock in the foreucon precisely, at the said Court. John Guest, Esq., of Birmingham, is the Official Assignee, and Mr. Edwin Parry, of No. 13, Bennett's-hill, Birmingham, is the Solicitor acting in the bankruptcy.

Agnes Atkinson (sued as Pogmore), of Bath-street, Waterloo, Liverpool, in the county of Lancaster, Licensed Refreshment-house Keeper, and late a Prisoner for Debt in Her Majesty's Prison at Lancaster, in the said county, having been adjudged bankrupt by a Registrar of the Court of Bankruptcy for the Manchester District, attending at the said Prison, on the 13th day of December, 1865, and the adjudication being directed to be prosecuted in the County Court of Lancashire, holden at Liverpool, is hereby required to surrender herself to Henry Hime, Eq., the Registrar of the said last-mentioned Court, at the first meeting of creditors to be held before the said Registrar, on the 8th day of January next, at three o'clock in the afternoon precisely, at the said Court, No. 80, Lime-street, Liverpool, is the Official Assignee, and Mr. Maurice Nordon, of Central-

chambers, South Castle-street, Liverpool, is the Solicitor acting in the bankruptcy.

John McDonald and Patrick McDonald, for six months last past residing at and carrying on business together in copartnership under the style and firm of J. and P. McDonald, at No. 31, Springfield, in Liverpool, in the county of Lancaster, as Printers and Paper Bag Manufacturers, having been adjudged bankrupts under a Petition for adjudication of Bankruptcy, filed in the County Count of Lancashire, holden at Liverpool, on the 22nd day of December, 1865, are hereby required to surrender themselves to Henry Hime, Esq., the Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 10th day of January next, at three of the clock in the afternoon precisely, at the said Court, No. 80, Lime-street, Liverpool. Mr. Henry Hime, of No. 80, Lime-street, Liverpool, is the Official Assignee, and Mr. James Jonathan Thornley, of No. 2, Hatton-garden, Liverpool, is the Solicitor acting in the bankruptcy.

Ann Pierce, of Bootle, near Liverpool, in the county of Lancaster, Publican, and late a Prisoner for Debt in Her Majesty's Prison at Lancaster, in the said county, having been adjudged bankrupt by a Registrar of the Court of Bankruptcy for the Manchester District, attending at the said Prison, on the 14th day of June, 1865, and the adjudication being directed to be prosecuted at the County Court of Lancashire, holden at Liverpool, is hereby required to surrender himself to Henry Hime, Esq., the Registrar of the said last-mentioned Court, at the first meeting of creditors to be held before the said Registrar, on the 16th day of January next, at three o'clock in the afternoon precisely, at the said Court, at No. 80, Lime-street, Liverpool, is the Official Assignee, and Mr. Thomas Etty, of No. 23, Cable-street, Liverpool, is the Solicitor acting in the bankruptcy.

William Casson, of No. 37, Mackenzie-street, Everton, in the county of Lancaster, Manager for a Licensed Victualler, previously of College-lane, Liverpool, in the said county of Lancaster, Licensed Victualler, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Lancashire, holden at Liverpool, on the 21st day of December, 1865, is hereby required to surrender himself to Henry Hime, Eq., the Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 9th day of January next, at three o'clock in the afternoon precisely, at the said Court, No. 80, Lime-street, Liverpool. Mr. Henry Hime, of No. 80, Lime-street, Liverpool, is the Official Assignee, and Mr. John Cooper Grocott, of No. 10, Basnett-street, Liverpool, is the Solicitor acting in the bankruptcy.

Robert Lloyd, of Pant, in the parish of Oswestry; in the county of Salop, Wheelwright and Carpenter, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Shropshire, holden at Oswestry, on the 26th day of December, 1865, is hereby required to surrender himself to Richard Jones Croxon, Esq., Registrar of the said Court, at the first meeting of creditors to he held before the said Registrar, on the 16th day of January next, at eleven of the clock in the forenoon precisely, at the said Court. The Registrar of the Court is the Official Assignee, and Mr. Charles Edwyn Sabine, of Oswestry, is the Solicitor acting in the bankruptcy.

Samuel Clarke, of Tilston, in the county of Chester, out of business, formerly of the Carden Arms, Tilston aforesaid, Publican and Farmer, having been adjudged bankrupt under a Petition for adjudication of Bankruptey, filed in the County Court of Cheshire, holden at Chester, on the 27th day of December, 1865, is hereby required to surrender himself to James Wason, Esq., a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 12th day of January next, at ten of the clock in the forenoon precisely, at the said Court, at Chester Castle. James Wason, Esq., of Watergate-street, Chester, is the Official Assignee, and Mr. John P. Cartwright, of Bridge-street-row, Chester, is the Solicitor acting in the bankruptcy.

James Crane, of Loughborough, in the county of Leicester, late Lime Merchant, and now Clerk to a Coal Merchant, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Leicestershire, holden at Loughborough, on the 27th day of December, 1865, is hereby required to surrender himself to Beauvoir Brock, Esq., Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 9th day of January next, at eleven o'clock in the forenoon precisely, at the said Court. Beauvoir Brock, Esq., of Loughborough, is the Official Assignee, and Henry Deane, of Loughborough, is the Solicitor acting in the bankruptcy.

John Summers, of South Shields, in the county of Dur-ham, Joiner and House Builder, having been adjudged bankrupt under a Petition for adjudication of Bankruptey, filed in the County Court of Durham, holden at South Shields, on the 20th day of December, 1865, is hereby required to surrender himself to Mr. Christopher A. Wawn, a Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 8th day of January next, at eleven o'clock in the forenon precisely, at the County Court Office, South Shields, Christopher A. Wawn, of South Shields, is the Official Assignee, and Messrs. W. E. and H. T. Duncan, of No. 80, Basinghall-street, London, and South Shields, are the Soli-citors acting in the bankruptcy.

Ann Isabella West, of South Shields, in the county of Durham, Widow (late a Prisoner for Deht in the Gaol at Durham, Whow (late a Frisoner for Dent in the Gaul at Durham), having been adjudged bankrupt by the Registrar of the County Court of Durham, holden at Durham, on the 13th day of December, 1865, is hereby required to surrender herself to Mr. Christopher A. Wawn, a Registrar of the County Court of Durham, holden at South Shields, at the first meeting of creditors to be held before the said last-mentioned Registrar, on the 8th day of Jahuary next, at twelve of the clock at noon precisely, at the County Court Office, South Shields. Christopher A. Wawn is the Official Assignee. There is not yet any Solicitor acting in the bankruptcy.

John Smith, of Wivenhoe, in the county of Essex, Licensed Brewer, Dealer in Beer, and Commission Agent, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Essex, holden at Colchester, on the 27th day of December, 1865, is hereby required to surrender himself to John Stuck Barnes, Esq., the Registrar of the said Court, at the first meeting of crediturs to be held before the said Registrar, on the 13th day of January next, at eleven o'clock in the forence precisely at the County Court Office. in the forenoon precisely, at the County Court Office, Colchester. The Registrar of the Court is the Official Assignee, and Mr. Jones, of Colchester, is the Solicitor acting in the bankruptcy.

Thomas Coates, of No. 5, Lister-hills, in Bradford, in the county of York, Commission Agent, previously of the Horse and Jockey Inn. Thornton-road, in Bradford aforesaid, Beerseller and Waste Dealer, having been adjudged bankrupt under a Petition for adjudication of Bankruptey, filed in the County Court of Yorkshire, holden at Bradford, and the County Court of Yorkshire, holden at Bradford, and the County Court of Presents a Petition for adjudged by the County Court of Theorems and the County of Theorems and the County of Theorems and the County of Theore on the 20th day of December, 1865, is hereby required to surrender himself to the Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 9th day of January next, at a quarter to ten o'clock in the forenoon precisely, at the said Court. Mr. George Robinson, the Registrar of the said Court, is the Official Assignee, and Mr. John Jowitt Hill, of Bradford, is the Solicitor acting in the bankruptcy.

Thomas Thicket, of Marsh-lane, Eckington, in the county of Derby, Miner and Beerhouse Keeper, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Derbyshire, holden at Chesterfield, on the 26th day of December, 1865, is hereby required to surrender himself to William Wake and Robert Waller, the Registrars of the said Court, at the first meeting of creditors to be held before the said Registrars, on the 16th day of January next, at eleven o'clock in the forenoon precisely, at the County Court Offices, Market-hall, Chesterfield. William Wake and Robert Waller, of Chesterfield, are the Official Assignees, and Messrs. Binney and Son, of Sheffield, are the Solicitors acting in the bankruptcy.

Henry Harrison Bollins (trading as Henry Rollins), of No. 14, Liverpool-road, Stoke-upon-Trent, in the county of Stafford, Watch Maker and Jeweller and Musician, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Staffordshire, holden at Stoke-upon-Trent and Longton, on the 22nd day of December, 1865, is hereby required to surrender himself to William Keary, Gentleman, the Registrar of the said Court, at the first meeting of creditors to be held before the said Registrar, on the 13th day of January next, at eleven o'clock in the forenoon precisely, at the Office of the said Court, at the Townhall, Stoke-upon-Trent. The Registrar of the Court is the Official Assignee, and Messrs. Edmund and Alfred Tennant, of Hanley, are the Solicitors acting in the bank-ruptcy.

Public sittings will be appointed by the Court for the said bankrupts, respectively, to pass their Last Examinations, of which sittings due notice will be given in the London Gazette. At the said first meetings of Creditors the Registrar will receive the Proofs of the Debts of the Creditors, for the said bankrupts, respectively, to pass their

and the Creditors may choose an Assigne ore Assignees of the bankrupt's estate and effects. At the public sittings proofs of debts of creditors will also be received, and the said bankrupts will be respectively required to submit themselves to be examined, and to make a full disclosure and discovery of all their estate and effects and to finish their examinations.

Notice is also hereby given to all persons in-debted to any of the said bankrupts, or that have any of their effects, not to deliver the same but to the Official Assignee whom the Court has appointed in that behalf, and give notice to the Solicitor acting in the bankruptcy.

The Bankruptcy Act, 1861.

Notice of Sittings for Last Examination.

Henry Eldridge, of No. 136, Caledonian-road, Saint Mary's, Islington, Middlesex, Literary Writer and Newspaper Proprietor, carrying on the same business or profession at No. 28, Cursitor-street, in the county of Middlesex, in the name of H. Mortimer, previously thereto carrying on the same profession or business at Nos. 2 and 3, Shoe-lane, in the city of London, in the said name of H. Mortinder, been adjudged bankrupt, under a Petition for adjudication of Bankruptcy (in forma pauperis), filed in Her Majesty's Court of Bankruptcy, in London, on the 7th day Majesty's Court of Bankruptcy, in London, on the 7th day of December, 1865, a public sitting, for the said bankrupt to pass his Lust Examination, and make application for his Discharge, will be held before Thomas Ewing Winslow, Esq., Commissioner of the said Court, on the 26th day of January next, at the said Court, at Basinghall-street, in the city of London, at two o'clock in the afternoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Mansfield Parkyns, of No. 36, Basinghall-street, London, is the Official Assignee, and Mr. W. W. Aldridge, of No. 46, Moorgate-street, London, is the Solicitor acting in the bankruptey.

Samuel Phillips Day, formerly of York Villa, Saint Paul's-road, Camdeu-road, then of Torriano-avenue, Camden-road, then of No. 47, Upper Albany-street, Regent's-park, then of No. 8, Oval-road, Regent's-park, then of No. 231, Kentish-town-road, then of Quebec and Montreal, Canada, then of No. 12, Bernard-street, Russell-square, then of No. 32, Keppel-street, Russell-square, and late of No. 1, New Millman-street, Bloomsbury, Middlesex, Author and Journalist, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy (in forma pauperis), filed in Her Majesty's Court of Bankruptcy, in London, on the 13th day of December, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held before Thomas Ewing Winslow, Esq., Commissioner of the said Court, on the 2nd of February next, at the said Court, at Basinghall-street, in the city of London, at twelve o'clock at hoon pixely the day limited for the cisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Mansfield Parkyns, of No. 36, Basinghall-street, London, is the Official Assigner, and Mr. W. W. Aldridge, of No. 46, Moorgate-street, is the Solicitor acting in the bankruptcy.

the Solicitor acting in the bankruptcy.

Charles Cundy, of No. 1, South-mews, Manchestersquare, and No. 1, Manchester-mews North, Manchestersquare, Middlesex, Fafrier, and occasionally buying and selling Horses on Commission, and part of the time a Prisoner in the Debtors' Prison in the city of London, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy (in forma pauperis), filed in Her Majesty's Court of Bankruptcy, in London, on the 12th day of December, 1865, a públic sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held before Thomas Ewing Winslow, Eq., Commissioner of the said Court, on the 2nd day of February next, at the said Court, at Basinghall-street, in the city of London, at twelve of the clock at noon precisely; the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Mansfield Parkyns, of No. 36, Basinghall-street, London, is the Official Assignee, and Mr. W. W. Aldridge, of No. 46, Moorgate-street, is the Solicitor acting in the bankruptcy. acting in the bankruptcy.

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pass his Last Examination, and make application for his Discharge, will be held before Thomas Ewing Winslows: of London, at two o'clock in the afternoon, precisely, the day last aforesaid being, the day limited foul the said bankrupt to surrender, aMr. Mansfield Earkynss. of No. 36, Basingball street, London, is the Official Assignee, and Mr. W. W. Aldridge, of No. 46, Moorgatestreet, is the Solicitor acting in the bankruptcy.

william Thomas Bryant, of No. 2, Vale-place. Hammer's smith-road, in the county of Middlesex, Hair Dresser and Working Jeweller, having been adjudged bankrupt under a Petition for adjudication of Bankruptey, filed in Her Majesty's Court of Bankruptey, in London, on the 7th day of December, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held before Thomas Ewing Winslow, Esq., Commissioner of the said Court, on the 25th day of January next, at the said Court, at Basinghall-street, in the city of London, at two oclock in the afternoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Mansfield Parkyns, of No. 36, Basinghall-street, London, is the Official Assignee, and Mr. W. Aldridge, of No. 46, Moorgate-street, is the Solicitor acting in the bankruptor. Henry Alfred Dash, of Nos. 93 and 101, Davies-street,

Henry Alfred Dash, of Nos. 93 and 101, Davies-street, Oxford street, in the county of Middlesex, Hatter, having been adjudged bankrupt under a Petition for adjudication of Bankruptey, filed in Her Majesty's Court of Bankruptey, in London, on the 7th day of December, 1865, ruptcy, in London, on the 7th day of December, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge; will be held before Thomas Ewing Winslow, Esq., Commissioner of the said Court, on the 26th day of January next, at the said Court, at Basinghall-street, in the city of London, at two o'clock in the afternoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Mansfield Parkyns, of No. 36. Basinghall street London, is the Official Assignee. bankrupt to surrender. Mr. Mansfield Parkyns, of No. 36, Basinghall street, London, is the Official Assignee, and Mr. W. W. Aldridge, of No. 46, Moorgate-street, is the Solicitor acting in the bankruptcy.

Edward James Ilsley, formerly of No. 18, Vachel-road; Reading, in the county of Berks, and new of Great Knolleys-street, Reading aforesaid, in the county of Berks, Builder, Carpenter, and Joiner, having been adjudged bankrupt under a Petition for adjudication of Bankruptey, filed in Her Majesty's Court of Bankruptey, in London, on the 12th of December, 1865, a public sitting, for the said bankrupter to peer his Leet Exemination and make application for 12th of December, 1865, a public sitting, for the said bank-rupt to pass his Last Examination, and make application for his Discharge, will be held before Thomas Ewing Winslow, Esq., Commissioner of the said Court, on the 30th day of January next, at the said Court, at Basinghall-street, in the city of London, at one o'clock in the afternoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Mansfield Parkyns, of No. 36, Basinghall-street, London, is the Official Assignee, and Messrs. Lewis and Whitbourne, of No. 24, Basinghall-street, are the Solicitors acting in the bankruptoy. are the Solicitors acting in the bankruptcy.

are the Solicitors acting in the bankruptcy.

George Edward Bell, formerly of Wadham Colleges. Oxford, Undergraduate, next of Newcastle Ballymahon, Longtord, Ireland, then now of Beach-street, Deal, Kent, Tutor, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, in London, on the 12th day of December, 1865, a public sitting, for the said bankrupt to pass his Last. Examination, and make application for his Discharge, will be held before Thomas Ewing Winslow, Esq., a Commissioner of the said Court, on the 30th day of January next, at the said Court, at Basinghall-street, in the city of London, at two o'clock in the afternoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Mansfield Parkyns, of No. 36, Basinghall-street, London, is the Official Assignee, and Messrs. Nichols and Clark, of No. 9, Cook's-court, Carey-street, Lincoln's inn, are the Solicitors acting in the bankruptcy. inn, are the Solicitors acting in the bankruptcy.

inn, are the Solicitors acting in the bankruptcy.

Edward Gilbert, of No. 7, South - crescent - mews, Burton-crescent, Middlesex, and of No. 25, Thanet-street, Burton-crescent, Middlesex, Cab Proprietor, having been adjudged bankrupt; under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, in London, on the 12th day of December, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held before Thomas Ewing, Winslow, Esq., Commissioner of the said Court, on the 30th day of January, next, at the said Court, on the 30th day of January. London, at twelve of the clock at montplecisely, the day last aforesaid being the day, limited for the said bankrupt to surrender. Mr., Mansheld Parkyns, of No. 36, Basinghall-street, London, is the Official Assignee, and Mr. Matthew Breden, of No. 58, London-wall, is the Solicitor acting in the bankruptcy. acting in the bankruptey.

Thomas Sparke, of No. 184, Upper Whitecross-street, Saint Luke, in the county of Middlesex, Greengeger, having I been adjudged, bankrupt, under a Retition for adjudigation I of Bankruptov, filed in Her Majesty's Court of Bankruptov, in London, on the 8th day, of December, 1865; symblication, for, the said of bankrupte for page dis Lasks Espica mination, and make, application for, his Discharge, will be held before Thomas Ewing Winslow, Esq., Commiss sioner of the said Court, on the 20th day of January, next, at the said Court, at Basinghall-street, in the city of London, at half-past eleven o'clock in the forenoon precisely: the day last aforesaid, being streed in the forenoon precisely: the day last aforesaid, being streed in himself for the said bankrupt to surrender. Mr. Mannfeld Parky 185 for 180. 38, Basinghall-street; London, is the Official Wasigiee Land Mr. H. H. Poole, of No. 185, Bartholonie & closes is last solicitor acting in the bankruptos. In the Debtor Prison Condon of No. 26, Hans-place Chelses, Middlesex, then a Prisoner in the Debtor Prison Condon of No. 28, South square, Gray solicitor acting in the Court of No. 38, South square, Gray solicity in Middlesex, And now of No. 38, South square, Gray solicity in der a Petuton for adjudication of saintypicy, and bankrupt to pass his Last Examination, and make applicantion for his Discharge, will be held before Thomas Ewing Winslow, Esq., a Commissioner of the said Court, son the 30th day of Japuary next, at the said Court, at Basinghalls;

Winslow, Esq., a Commissioner of the said Court, son the Soth day of January next, at the said Court, at Basinghaller atreet, in the city of London, at twelve colock, at noon I precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Mansfield Barkyns; of No. 36, Basinghall street, London; is the Official Assignous and Mr. F. W. Byles, of No. 35; Lincoln scionefields as the collector scionefields of the Solicitor science and Mr. is the Solicitor acting in the hankrupter as arous ?

Henry Robert Towers, of Noi-25, Oharles Atreet, Saluttohn's Wood, in the county of Middles ex. of of business, late-of: No. 26, Charles atreet aftered to for business, late-of: No. 26, Charles atreet aftered to for hearth and Dairyman carrying on business in the hame of Henry Towers, having been been adjudged bankropt there are tion for adjudication of Bankruptey, fitted in Her Majesty stoures, the first property of the first December, 1865. a public sitting. for the said bankrupt to pass Court of Bankruptey, in London, on the 7th of December, 1865, a public sitting, for the said, bankrupt to pass his, last Examination, and make application for his, Distribuses, will be held before Thomas Eveng Winslow, Esq., as Commissioner of the said Court on the 20th of January, next, at the said Court, at Basinghall street, in the city of London, at half-past eleven o'clock in the forenon precisely, the day last storesaid being, the day, limited form the said bankrupt to surrender. Mr. Mansfield Parkyns of No. 36, Basinghall street, London, in the Official Asmisignee, and Messrs, Lewis and Whetbourne, of No. 24sm Basinghall street, are the Solicitors acting in the bankry ruptey

william Vilches, of No. 75, Mark-lane, in the city of William Vilches, of No. 75, Mark-lane, in the city of London, Merchant and Commission-Agent, and residing air No. 25, Belitha-villas, Barnsbuny park, in the county of No. 25, Belitha-villas, Barnsbuny park, in the county of Middlesex, having been adjudged bankrupt under a Petition for adjudication of Bankruptox, filed in Her Majesty's Court of Bankruptoy, in London, on the 7th days of December, 1865, a public sting, for the said chankrupto to pass his Last Examination, and make application for his Discharge, will be held before Thomas Ewing Winslow, Discharge, will be held before Thomas Ewing Winslow, Eaq. a Commissioner of the said Court, on the 30th day of, January next, at the said Court, at Basingpall-street, in the city of London, at twelve of the clock at noon presectively, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Mansfield Parkyness of No. 36, Basinghall-street, London, is the Official Assignee, and Mesers. Head and Pattison, of No. 5.6 Martin's lane, Cannon-street, are the Solicitors acting the the bankruptcy, Found of Sanking or the Solitanic.

the bankruptcy.

Joseph Jones, of No. 181, Edgware-road, in the county of Middlesex, Outfitter, trading, as J. andr. E. Jones, having been adjudged bankrupt under a Edition for adjudication of Bankruptcy, filed in Her Majesty's Courte of Bankruptcy, in London, on the 1th, day, of December ber, 1865, a public sitting, for the said bankrupt to passing Last Examination, and make application for his Dismonare, will be held before. Thomas, Ewing, Winslows, charge, will be held before, Thomas, Ewing, Winslows, Esq. a Commissioner of the said Court, on, the 2nd of February next, at the said Court, at Basinghall-street, in the city of London, at twelve of the clock; at acompressely, the day last aforesaid, being, the day, limited for the said bankrupt to surrender. Mr. Mansfalld Parking, of No. 36, Basinghall-street, London, in the Official Assignee; and Mr. W. W. Aldridge, of No. 46, Moorgates, street, is the Solicitor acting in the bankruptcy-array of 188 William, Burrow Jones, of No. 288, Mite End-road, in the ocunty of Middlesex, Baker, having been adjudged bankruptcy under a Petition for adjudication of Bankruptcy, filed in Her Majesty's Court of Bankruptcy, in London, on the 9th of December, 1868, a public stiting, for the said bankrupt William Basshis Last Examination, and make application for his Discharge, will the held before Thomas Ewing William William Discharge, will the held before Thomas Ewing William

contractions of the said Court of the said of the said Court of the said Court of the said Court of the said Court of the said of the said court of the said the said

prefitelys the day. Last more said being the day limited for the said bankrapt to siftended Mrs Mangield Parkyns of of Noive, Basingth lestreet; Undooi 13th the Official Cassignes, and Mrs. W. W. Aldridge, of Noive, Moorgate street, is the Solicitor scring in the bankruptcy 1100 of 12 of 12 1412 of 1412 of 15 of 1612 of 15 of 1612 o

scharles Batonyof Hubberdaie; un'the township of Yllaggini the parish of Bake will; in the country of Derby, Fairner, Innkeeper, and Cattles Dealer, having been, adjudged bankrupt by in Registrat of the Country Court of Derbyshire; attending at the Gabl of Prison of Derby of the 13th day of y November 1785; and the ladjudication being directed to the prosecuted at the Court of Bankrupter for the Beeds District, a public sitting, for the said bankrupt to pass his District, a public sitting: for the said bankrupe to pase his less. Examination, and makerapplication for his discharge will be held before. William Scrope, Ayrton, Esq., a. Comping long, of the said-Court, 1991 the Andiday; of February next, at the said Court in the local council hall. Sheffield, at twelve of clock, at a noon engels by selvenday plast a foresaid being the day limited for the said bankrupe to surrender. Mr. afforge Young, of sheffield, is the Official Assignee.

Mr. George Young, of Sheffield, is the Official Assignee.

2 Samuel Wallers late of Aldersgare street, in the city of London's and previously of College the Sheffield, in the county of York, Grocer and Provision Dealer, having been adjidited bank of the Escar District attending at the Court of Bank roptive for the Leeds District attending at the Castle of Prison of York, on the 1th day of November, 1865, and their adjuditestion being infected by November, 1865, and their adjuditestion being infected by the prosecuted at the Court of Bank ropty of the Leeds District a public sitting, for the Said Court, on the 2nd day of February next, at the said Court, on the 2nd day of February next, at the said Court, on the 2nd day of February next, at the said Court, on the 2nd day of February next, at the said Court, on the 2nd day of February next, at the said Court, on the 2nd day of February next, at the said Court of the 2nd day has tasted at twelves o'clock at 1 noon precisely a the day has tastores and the ingothe day limited for precisely, the day dast aforesaid being othe day limited for

in the Council halk. Sheffield, at twelve colock at Indon processing the day hast arresaid being other day limited for the said bankrupt to escurender all Mr. George Koung, of Sheffield, it the Official Assigue. need at the Council Sheffield, it the Official Assigue. need at the Council Sheffield, it the Official Assigue. need at the Council Sheffield, it the Official Assigue. need at the Council Sheffield in the Coun

THE SET WITH BY day of December, 1865, a public sitting, for the said bank-rupt to pass this Last Examination, and make application for his Discharge, will be held at the said Court, at the Saint Peter's School Room, Chapel-street, Congleton, on the 9th day of Jamary next, at eleven's clock in the fore-theory precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. John Latham, Esq., of Congleton, is the Official Assignee, and Messrs. Welche and Burdit, of Sandbach, are the Solicitors acting in the bankruptey.

and the second

of Copgleton, is the Official Assignee, and Messrs. Welch's and Burditt, of Sandbach, are the Solicitors' acting in the bankruptcy.

Henry, Paul, of the Valenders Isington, near Alton, Hants, Market Gardener, having been adjudged bankrupt under a Petition für adjudication of Bankruptcy, filed in the County Court of Hampshire, holden at Alton, on the 7th day of November, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the said Court, at Alton, on the 20th day of January next, at eleven o'clock in the forenoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. William Clement, of Alton, is the Official Assignee, and W. H. R. Beaty, of Farnham, Surrey, is the Solicitor acting in the bankruptcy.

George Trimming, of Alton, is the Gaol at Winchester, on the Lith day of July, 1865, and, the adjudication being, directed to be prosecuted at the County Court, of Hampshire, holden, at Alton, a public sitting, for the said banks, rupt to pass his Last Examination, and make application for his Discharge, will be held at the said Court, at Alton, on the 20th day of January next, at eleven o'clock in the forenoon precisely, the day last aforesaid being the day limited for, the said bankrupt to surrender. William Clement, of Alton, as the Official Assignee, and George White, of No. 8, Dane's; inn, Strand, London, and Guildfold is the Solicitor acting in the bankrupt to surrender. William Clement, of Alton, as the Official Assignee, and George White, of No. 8, Dane's; inn, Strand, London, and Guildfold is the Solicitor acting in the bankrupt.

Henry Edward Sandercomb, of Pharcat terrace, Forton, near Gosport, Hants, Grocer, Dealer in Tea, Coffee To-bacco, and Snuff, Coals, and Wood, and Labourer in Her Majesty's Dockyard at Portsmouth, Hants, having been adjudged bankrupt under a Petition for adjudication of Banks judged bankrupt under a Petition for adjudication of Bank-ruptcy, fled in the County Court of Hampshire, holden at Portsmouth, on the 29th day of November, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the said Court, Saint Thomas, street, Portsmouth on the 26th day of January next, at eleven oclock in the forencon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. John Howard, of Rottsmouth, is the Official Assignee, and Mr. George White, of Portse, is the Solicion acting in the hankruptey. White, of Portsea, is the Solicitor acting in the bankruptey.

5 3 5 6 3 at heavy year of months of Cumberland,

Veterinary.Surgeon, having been adjudged bankrupt; unders a. Petition for adjudication of Bankruptcy, filed in the County Court of Cumberland, holden at Keswick; on the 27th day of November, 1865, as public sitting, for the said 27th-day of November, 1865, as public sitting, for the said bankrupt to spass his fast Examination and make application for this Discharge, will whe held at the said. Court, at Keswick, on the 1st day, of February next, at nine in the forenoon precisely, the day, of February next, at nine in the forenoon precisely, the day, of the foresaid being the day, dimited for the said bankrupt to surrender. Mr. Robert Broatch, of Keswick, is, the Official Assignes, and Mg. George Ansell, of Keswick, is, the Soficial Coloria atting in the bankruptog. M. The same site is the Soliciton acting in the bankruptog. M. The same site is the soliciton acting in the bankruptog. M. The same site is the soliciton acting in the bankruptog. M. Soliciton acting in the bankruptog. M. Soliciton acting in the Manufacturer, and now of Not 78y. Hower Thriftstreet, in the town of Northampton, in the county of Northampton,

Imaguracurer; and now one North Edward in the sounty of Northampton, a Shoemaker; having been adjudged bankrupt under a Petition for adjudications of Bankruptoy; filed in the County Court of Northamptonshire, holden at Northampton, on the 12th day of December 11865; carepublic stitting; for the the 12th day of December; 1865; carpublic sitting; for the said bankrupt to pass his Last, Examination, and make application for his Discharge, will be held at the said Court, at Northampton, on, the 7th day of February next, at eleven o'clock in the forenoon, precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. William Dennis, Gentleman, of Northampton, is the Official Assignee, and Mr. William Shoosmith, of Northampton, is the Solicitor acting in the bankruptey.

Morthampton, is the Solicitor acting in the pankruptcy, as will imm Kent; of No. 70, Peter-etteet, Northampton, in the county of Northampton, of the solicitor of adjudged bankruptc under a Petition of adjudged bankruptc under a Petition of adjudged bankruptc under a Petition of adjudged bankruptcy, filed in the County Court of Northampton-shire, holdenize Northampton of the said of Northampton-shire, holdenize Northampton of the said the said of the said the said the said the said the said court, at Northampton on the thickey of February next, at eleven in the forenoon precisely, the day last aforesaid being the day limited for the said

bankrupt to surrender. William Dennis, Gentleman, of Northampton, is the Official Assignee, and Messrs. Sheild and White, of Northampton, are the Solicitors acting in the

William Robinson, of No. 5, Cow-lane, Northampton, in the county of Northampton, Tailor, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Northamptonshire, holden at Northampton, on the 9th of December, 1865, a public sitting for the said bankrupt to pass his Last Examination and for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the said Court, at Northampton, on the 7th day of February next, at eleven o'clock in the forenoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. William Dennis, Gentleman, of Northampton, is the Official Assignee, and Messrs. Sheild and White, of Northampton, are the Solicitors acting in the bankruptey.

William Beldam, of Bluntisham, in the county of Huntingdon, Farmer, Cheemaker, and Publican, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Huntingdonshire, holden at Huntingdon, on the 1st day of December, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the said Court, at the Shirehall, in Hunwill be held at the said Court, at the Shirehall, in Huntingdon, on the 30th day of January next, at ten o'clock in the forenoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Charles Margetts, of Huntingdop, is the Official Assignee, and Messrs. Thorp and Watts, of Saint Ives, are the Solicitors acting in the bankruptcy.

John Hill, of the parish of Saint Mary, in Ramsey, in the county of Huntingdon, Potatoe Dealer and Beerhouse Keeper, having been adjudged bankrupt under a Petition for adjudication of Bankruptey, filed in the County Court of Huntingdonshire, holden at Huntingdon, on the 2nd of December, 1865, a public sitting, for the said bankrupt to pass his Last Examination and make application for his Discharge, will be held at the Shirehall, in Huntingdon; on the 30th day of January next, at ten o'clock in the forenoon the 30th day of January next, at ten o'clock in the forenoon the soun agy of sanuary next, at the october in the forenoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. The Registrar of the Court is the Official Assignee, and Messrs. Thorp and Watts, of Saint Ives, are the Solicitors for the Creditors' Assignee, and Messrs. Maule and Burton, of Huntingdon, are the Solicitors against in the bankrupter. Solicitors acting in the bankruptcy.

George Barnes, of Old Basford, in the county of Not-George Barnes, of Old Basford, in the county of Nottingham, Fishmonger, having been adjudged bankrupt on the 21st day of November, 1865, under a Petition for adjudication of Bankruptcy, filed in the County Court of Nottinghamshire, holden at Nottingham, on the 20th day of November, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the Shirehall, Nottingham, on the 24th day of January next, at ten in the forenoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Edwin Patchitt, Esq., of Nottingham, is the Official Assignee, and Mr. George Belk, of Nottingham, is the Solicitor acting in the bankruptoy. bankruptcy.

John James Ramsden, of the town of Nottingham, Jour-neyman Joiner and Eating-house Keeper, and late of Old Radford, in the county of Nottingham, Retailer of Beer, in Copartnership with Joseph Burrows, having been adjudged banks put under a Petition for adjudgeding of Banksung bankrupt under a Petition for adjudication of Bankruptoy, filed in the County Court of Nottinghamshire, holden at Nottingham, on the 20th day of November, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the Shirehall, Nottingham, on the 24th day of January next, at ten o'clock in the forenoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Edwin Patchitt, Esq., of Nottingham, is the Official Assignee, and Mr. F. Lees, of Nottingham, is the Solicitor acting in the bankruptcy.

Thomas Burrows, of Alfreton-road, in the town of Nottingham, Boot and Shoe Manufacturer, a Prisoner in custody in the Town Gaol at Nottingham, baying been adjudged bankrupt under a Petition for adjudication of Bankruptoy, filed in the County Court of Nottinghamshire, holden at Nottingham, on the 16th day of August, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the Shirehall, Nottingham, on the 24th of January next, at ten o'clock in the forenoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Edwin Patchitt, Esq., of Nottingham, is the Official Assignee, and Mr. A. Parsons, of Nottingham, is the Solicitor acting in the bankruptey. Thomas Burrows, of Alfreton-road, in the town of Notham, is the Solicitor acting in the bankruptcy.

William Otter, of Walkeringham, in the county of Nottingham, Wheelwright, having been adjudged bankrupt Debts of creditors who have not proved will be

under a Petition for adjudication of Bankruptcy, filed in under a Petition for adjudication of Bankruptcy, filed in the County Court of Lincolnshire, holden at Gainsborough, on the 13th day of December, 1865, a public sitting for the said bankrupt to pass his Last Examination and make application for his Discharge, will be held before John Godfrey, Teed, Esq., Q.C., Judge of the said. Court, on the 17th day of January next, at the aforesaid Court, at tenin the forenoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Frederick M. Burton, Esq., Registrar of the Court, is the Official Assignee, and William Rex, of Lincoln, is the Solicitor acting in the bankruptcy.

James Hayward, late of High-street, Tooting, in the county of Surrey, Boot and Shoe Maker, and how of the Strand, in the town and county of Southampton, Journey strand, in the town and county of Southampton, Journey, man Boot and Shoe Maker, having been adjudged hankrupt under a Petition for adjudication of Bankruptoy, filed in the County Court of Hampshire, holden at Southampton, on the 4th day of December, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the said Court, at Southampton, on the 13th day of January next, at eleven d'clock in the forencon precisely, the day last aforesaid heing the day limited for the said bankrupt to surrender. Mr. A.S. Thorndike, of Southampton, if the Official Ax-Mr. A.S. Thorndike, of Southampton, is the Official Assignee, and Mr. W. H. Mackey, of Manchester-street, Southampton, is the Solicitor acting in the bankruptcy,

Henry Tupper, formedly of North Farm, Washington, it the county of Sussex, Farmer, then of East Layant, in the said county, Farm Bailiff, then of Stein House, Bognor, in the said county, Lodging Housekeeper, and now of Mill-brook-road, Freemantle, in the county of Southampton, Pork Butcher, having been adjudged bankrupt under a Petition for adjudication of Bankruptoy, filed in the County Court of Hampshire, holden ar Southampton, on the 9th day of December, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his to pass his Last Examination, and make application for his Discharge, will be held at the said Court, at Southampton, on the 23rd day of January next, at eleven o clock in the forence of precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. A. S. Thorndike, of Southampton, is the Official Assignee, and Mr. W. H. Mackey, of Manchester street, Southampton, is the Solicifor acting in the bankruptoy.

Thomas Griffio, of No. 11, Tower-street, Eastbourne, in the county of Sussex, Painter, Plumber, and Glazier, and also a Bookseller and News, Agent, having been adjudged bankrupt under a Petition for adjudication of Rankruptcy, filed in the County Court of Sussex, bolden at Lewes, on the 13th day of December, 1865, a. public, sitting, for the said bankrupt to pass his Last—Examination, and make application for his Discharge, will be held, at the said Court, at Lewes, on the 9th day of January next, at eleven o'clock in the forencon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Edgar Blaker, of Lewes, is the Official Assignee, and Edward Hillman, of the Cliffe, Lewes, Sussex, is the Solicitor acting in the bankruptcy.

William Clark, of Southover, Lewes, in the county of Sussex, Shopkeeper, having been adjidged bankrupt under a Petition for adjudication of Bankruptcy (in forma pauperis), filed in the County Court of Sussex, holden, at Lewes, on the 8th day of December, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the said court, at Lewes, on the 9th day of January next, at eleven o'clock in the forencon precisely; the day last aforesaid being the day limited for the said bankrupt to surrender. Edgar Blaker, of Lewes, is the Official Assignee, and Edward Hillman, of the Cliffe; Lewes, Sussex; is the Solicitor acting in the bankruptey.

Proctor Shotton, of Ryton, in the county of Durham, Journeyman Capstan Fitter, previously of the same place, Grocer and Provision, Dealer, and Journeyman Capstan Thomas Griffin, of No. 11, Tower-street, Eastbourne, in

Proctor Shotton, of Ryton, in the county of Durham, Journeyman Capstan Fitter, previously of the same place, Grocer and Provision Dealer, and Journeyman Capstan Fitter, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy, filed in the County Court of Durham, holden at Gateshead, on the 5th day of December, 1865, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the said Court, at the Fownhall, Gateshead, on the 17th day of January next, at one o'clock in the afternoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. Henry Ingledew, the Registrar of the said Court, is the Official Assignee, and Mr. John Clavering, of Newcastle-upon-Tyne, is the Solicitor acting in the bankruptcy.

The first meeting of creditors has been duly held in each of the said bankruptcies, and at the several public sittings above-mentioned Proofs of

received, and the said several bankrupts will be respectively required to surrender themselves to the said Court, and to submit themselves to be examined, and to make a full disclosure and discovery of all their estate and effects, and to finish their examinations.

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EORGE HARRIS, Esq., one of Her Majesty's Registrars authorised to act in the prosecution of an adjudication of Bankruptey, made on the 18th day of October, 1865, against William Rawsthorn, late of Pool House, Ingol, near Preston, in the county of Lancaster, Farmer and Catile Dealer, and late a Prisoner for Debt in Her Majesty's Prison at Lancaster, having been adjudged bankrupt by a Registrar of Her Majesty's Court of Bankruptey for the Manchester District, attending at the Gaol at Lancaster, on the 18th day of October, 1865, and the adjudication being directed to be prosecuted in the Court of Bankruptey at Manchester, will sit on the 8th day of January next, at eleven, o'clock in the forenoon precisely, at Her Majesty's Court of Bankruptey in Manchester, in order to receive proof of debts under the said adjudication.

The Bankruptcy Act, 1861.

Notice of Dividend Meetings.

Meetings of the Creditors of the Bankrupts hereinafter named will be held, pursuant to the 174th section of the said Act, at the times and places hereinafter mentioned; that is to say:—

At the Court of Bankruptcy for the Leeds District, at the Commercial-buildings, Leeds, before Patrick Robert Welch, Esq., Registrar:

Thomas Hawkesworth, of Swinegate, in Leeds, in the county of York, Currier, adjudicated bankrupt on the 20th day of February, 1865. A Dividend Meeting will be held on the 15th day of January next, at eleven] o'clock in the forenoon precisely.

George Shackleton, now of Leeds, but late of Skipton, in the county of York, Corn Dealer, adjudicated bankrupt on the 7th day of July, 1863. A Dividend Meeting will be held on the 15th day of January next, at eleven o'clock in the forenoon precisely.

Richard Fawcett, of Bradford, in the county of York, Auctioneer, Dealer and Chapman, adjudicated bankrupt on the 3rd day of May, 1862. A Dividend Meeting will be held on the 15th day of January next, at eleven o'clock in the forenoon precisely.

At the Court of Bankrupter for the Liverpool District, at Liverpool, before one of the Registrars:

George James Keet, of No. 184, Vine-street, and also of No. 90, Renshaw-street, both in Liverpool, in the county of Lancaster, Photographic Artist, Stationer, Engraver, and Artists' Colourman, adjudicated bankrupt on the 13th day of January, 1865. A Second Dividend Meeting will be held on the 11th day of January next, at eleven o'clock in the forenoon precisely.

James Laidlaw Moffat and William Rose, of No. 3, King-street, Liverpool, in the county of Lancaster, Commission Merchants and Copartners, carrying on business under the style or, firm of MacLellau and Company, adjudicated bankrupts on the 10th day of November, 1864. A Dividend Meeting will be held on the 10th day of January next, at eleven o'clock in the forenoon precisely.

At the County Court of Suffolk, holden at the Townhall, Sudbury, before George William Andrews, Esq., "Registrar:

Simon Kilbourn, of Stanstead, in the county of Suffolk, Dealer, adjudicated bankrupt on the 1st day of December, 1864. A Dividend Meeting will be held on the 18th day of January next, at twelve o'clock at noon precisely.

At the said Meetings the Assignees will, in pursuance of the 174th section of the said Act, submit statements of the Bankrupt's estate recovered and outstanding, and of all receipts and of all payments made or to be made thereout; and the creditors at the said respective meetings will, in pursuance of the said section, declare whether any and what Dividend shall be made, and

whether any and what allowance shall be paid to the said bankrupts respectively. Proofs of Debts will be received, and creditors who have not proved, or do not then prove, will be excluded the benefit of the Dividend. And all claims not proved will be disallowed.

The Bankruptcy Act, 1861.

Notice of the Granting of Orders of Discharge.

The Bankrupts hereinafter named have had Orders of Discharge Granted or Suspended as hereinafter mentioned by the several Courts acting in prosecution of their respective Bankruptcies, and such Orders will be delivered to the Bankrupts unless an appeal be duly entered against the judgment of the Court, and notice thereof be given to the Court:

William Gilchrist Salmond Urquhart, of No. 9, Beaumont-square, Mile End, in the county of Middlesex, out of business, late Manager to the Globe Steam Printing Company, lately carrying on business at Nos. 13 and 14, Wine Office-court, Fleet-street, and previously carrying on business on his own account at No. 80, Fleet-street aforesaid, in the city of London, as a Printer, adjudicated bank-rupt on the 13th day of October, 1865. An Order of Discharge was granted by the Court of Bankruptoy, London, on the 6th day of December, 1865.

Robert Smith, of No. 32, Chalk Farm-road, Camden Town, in the county of Middlesex, Builder, adjudicated bankrupt on the 1st day of November, 1864. An Order of Discharge was granted by the Court of Bankruptcy, London, on the 20th day November, 1865.

John Jameson, of Kendal, in the county of Westmorland, Iron Moulder, adjudicated bankrupt on the 15th day of September, 1865. An Order of Discharge was granted by the County Court of Westmorland, holden at Kendal, on the 13th day of November, 1865.

David James Simmons, formerly of No. 48, Russell-street, Landport, Hants, Butcher, and now of the same place, out of business and employment, adjudicated bankrupt on the 30th day of October, 1865. An Order of Discharge was granted by the County Court of Hampshire, holden at Portsmouth, on the 21st day of December, 1865.

Abraham Yoell (sued as Abram Yoell), of No. 15, Lion-terrace, Portsea, Hants, Dealer in Jewellery and General Dealer, adjudicated bankrupt on the 31st day of October, 1865. An Order of Discharge was granted by the County Court of Hampshire, holden at Portsmouth, on the 21st day of December, 1865.

William Henry Sheath, of Oaborne-street, Somer's-road, Southsea, Portsea, Hants, Grocer, Tobacconist, and General Dealer and Blacksmith in Her Majesty's Dockyard at Portsea aforesaid, adjudicated bankrupt on the 4th day of November, 1865. An Order of Discharge was granted by the County Court of Hampshire, holden at Portsmouth, on the 21st day of December, 1866.

Richard Thomas Martell, formerly of No. 33, Cumber-land-street, Portsea, Hants, and now of No. 78, Alma-terrace, Lake-road, Landport, Hants, Engineer in the Royal Navy, serving first on hoard Her Majesty's ship Fox, on the Home Station, then on board Her Majesty's ship Vigilant, at Devonport, Devon, and on the East India Station, and now on board Her Majesty's ship Asia, at Portsmouth, Hants, adjudicated bankrupt on the 6th day of November, 1865. An Order of Discharge was granted by the County Court of Hampshire, holden at Portsmouth, on the 21st day of December, 1865.

John Jennings, of Weston-upon-Trent, in the county of Stafford, Stohe Cutter, Grocer, and Provision Dealer, adjudicated bankrupt on the 25th day of September, 1865. An Order of Discharge was granted by the County Court of Staffordshire, holden at Stafford, on the 13th day of December, 1865.

Henry Moore, of Albion-place, Stafford, in the county of Stafford, Joiner and Assistant Clerk in the Post Office, adjudicated bankrupt on the 7th day of October, 1865. An Order of Discharge was granted by the County Court of Siaffordshire, holden at Stafford, on the 18th day of December, 1865.

William Henry Hall, of Foregate-street, Stafford, in the county of Stafford, Baker and Provision Dealer, adjudicated bankrupt on the 16th day of September, 1865. An Order

of Discharge was granted by the County Court of Stafford-shire, holden at Stafford, on the 13th day of December.

James Payton of No. 1, Suffolk-parade, in Chellenham, Gloucestershire, Tailor, adjudicated bankrupt on the 24th day of July, 1865. An Order of Discharge was granted by the County Court of Gloucestershire, holden at Cheltenham, on the 22nd day of December, 1865.

ham, on the 22nd day of December, 1865.

John Ward, of Sutton-in-Ashfield, in the county of Nottingham, Bag Hosier and Butcher, adjudicated bankrupt by a Registrar of the Birnipigham District Court of Bankruptoy, attending at the County Gaol, at Nottinghamt, on the 12th "day of September, 1865," and "the adjudication being directed to be prosecuted at the County Court of Nottinghamshire, holden at Mainsfield, and not Notting ham, as previously advertised). All Order of Dischberge was granted by the County Court of Nottinghamshire, holden at Mainsfield, at the 18th day of December, 1865.

James William Pettit, of Colchester, in the county of Essex, Pipe Maker, and Dealer, in Tobacco and Lucifer Matches, adjudicated bankrupton, the 11th day of October, 1865. An Order of Discharge was granted by the County, Court of Essex, holden, at Colchester, on the 14th day of

Court of Essex, holden at Colchester, on the 14th day of December, 1865. A. ar 1968 and account of the

William Bellamy, of Sawtry Saint Judith, near Stilton, in the county of Huntingdon, Calf Dealer, adjudicated bankrupt on the 8th day of November, 1865. An Order of Discharge was granted by the County Court of Huntingdonshire, holden at Huntingdon, on the 21st day of December, 1865.

William Pearse, of Watchet, in the county of Somerset, Tailor, adjudicated bankrupt on the 7th day of November, 1865. An Order of Discharge was granted by the County Court of Somersetships, holden at William, on the 16th day of December, 1865.

John Thompson, of No. 116, Foregate-street, and Lower Bridge-street, in the city of Chester, Potato Merchant and Fruiterer, adjudicated bankrupt on the 18th day of October, 1865. An Order of Discharge, was granted by the County Court of Chestire, holden at Chester, on the 22nd day of December, 1865.

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THIS is to give notice, that the Court acting in the pro-This is to give notice, that the Court acting in the prosecution of an adjudication of Bankruptcy, made by a Registrar, attending at the Castle of York, and filed on the 11th day of November, 1865, in Her Majesty's Court of Bankruptcy for the Leeds District, against Joseph Thornton, late of Wakefield, in the ccunty of York, Tailor and Woollen Draper, did, on the 21st day of December, 1865, on the application of the said bankrupt for an Order of Discharge, adjudge the said bankrupt entitled to such Order of Discharge, and the same was allowed and granted Order of Discharge, and the same was allowed and granted accordingly.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankroptey, filed on the 13th day of November, 1865, in Her Majesty's Court of Bankruptcy for the Leeds District, against James Henry Croxall, of Bradford, in the county of York, Dealer in Cotton Waste, did, on the 21st day of December, 1865, on the application of the said bankrupt for an Order of Discharge, adjudge the said bankrupt entitled to such Order of Discharge, and the same was allowed and granted accordingly.

THIS is to give notice, that the Court acting in the pro-secution of a Petition for adjudication of Bankruptcy, Recution of a Petition for adjudication of Earkruptcy, filled on the 14th day of November, 1865, in Her Majesty's Court of Bankruptcy for the Leeds District, against Benjamin Smith, of Leeds, in the county of York, Flax Dresser, did, on the 21st day of December, 1865, on the application of the said bankrupt for an Order of Discharge, adjudge the said bankrupt entitled to such Order of Discharge, and the same was allowed and granted accordingly.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed on the 24th day of October. 1865, in Her Majesty's Court of Bankruptcy for the Leeds District, against Richard Walton, of Middlesborough, in the county of York, Wine and Spirit Merchant, did, on the 21st day of Preember, 1865, on the application of the said bankrupt for an Order of Discharge, adjudge the said bankrupt entitled to such Order of Discharge, and the same was allowed and granted accordingly. granted accordingly.

OTICE is hereby given, that Henry James Perry, Esq., the Commissioner of Her Majesty's Court of Bankruptcy for the Liverpool District, did, on the 21st day of December, 1865, grant an Order of Discharge, subject to a suspension of the operation thereof, for the period of eighteen calendar months from the said 21st day

of December, to James Clarke. Wood, of Alsager, in the county of Chesters, Book Keeperhand Cashier to an Iron county of Chesters/1500s, Respect and Lossher to an Iron-founder, and previously of Alempler court tham hers, Temple-court, Liverpool, in the county of American county of Agent; and previously of Wolstanton; in the county of Stafford, Book: Keeper and Cashien to as Merchant and Mannfacturer, what wait adjudged thank ruptum derg Petition for adjudication, filed by him in the said Courts on the 16th-day of November, 1865, is and that such Order of Discharge. will be drawnlup and delivered to the said James Clarke? Wood, after the expiration of the above named period of suspension, unless an appeal be duly entered within thirty days from the said 21st day of December, 1865.

OTICE is hereby given, that Henry James Perry,
Isa, the Commissioner of Her Majesty's Court of
Bankrugicy for the Liverpool District of the Liverpool District of the Liverpool District of the Liverpool of December, 1865, 1865, 1873 and of Order of Discharge, to William Banks, late of No. 47, Tithebarn-street, Liverpool, in the county of Lancaster, Licensed, Victuales and Steward on board the ship Majestic, trading between liverpool storesaid and Africa, aphonyas, adjudged bapkrupt under a Petition for Adjudication, filed, by him, in the said Court, on the 18th day, of November, 1865; and that said Court, on the 18th day, of November, 1865; and that it of the said William Banks, andess an appeal be duly entered within thirty days from the said 21st day, of December, 1865.

OTICE is hereby given, that an Order of Discharge under the hand of Theophilus Bennet Hoskyns Abrahall, Esq., the Commissioner of Her Majesty's District Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Court of Bankruptcy, in the Royal-arcade, Newcastle-upon-Tyne, and under the Seal of the Court, was, on the 22nd day of December, 1865, granted to Francis Maitland, of the borough and county, of Newcastle-upon Tyne, Grocer and Tea. Dealer, who was adjudged bankrupt on the 13th day of September, Teol, and who passed his Last Exami-nation, but did not apply for a certificate of conformity in accordance with the then law of Bankruptcy; and that such Order of Discharge will be drawn up and delivered to the said baskrupts unless an appear to duly entered withinthirty days. within thirty days.

In the Gounty Court of Cardiganshire, holden at

Aberystwyth.
In the Matter of David Williams, of Gray's-inn-lane, in the town of Aberystwyth, in the county of Cardigan, Cabinet Maker and Upholsterer, and Builder.

Cabinet Maker and Upholsterer, and Builder.

HEREAS at a public sitting of the Court held this

day, the Court granted an Order of Discharge to
the said bankrupt. Notice is hereby given, that an Order of
Discharge will be drawn up and delivered to the said
bankrupt, after the expiration of thirty days from this
date, unless, in the meantime, an appeal be duly entered
against the judgment of the said Court.—Dated this 31st
day of October, 1865.

In the County Court of Cheshire, holden at Nantwich and Crewe.

In the Matter of Henry Sadler Lee, trading as Henry Lee, of Beam-street, Nantwich, in the county of Chester, and there carrying on the trades or businesses of Grocer and Provision Dealer, and previously residing at the Oat and Provision Dealer, and previously residing at the Oat and Pigs Market, Nantwich aforesaid, and there carrying on the trades or businesses of a Grocer and Provision Dealer, and previously residing at the Pillory-street, Nantwich aforesaid, and there carrying on the trades or businesses of a Grocer and Provision Dealer, a Bunkrupt.

A HEREAS at a public sitting of the Court, held this day, the Court granted an Order of Discharge to the said bankrupt. Notice is hereby given, that an Order of Discharge will be delivered to the said bankrupt, after the expiration of thirty days from this date, unless, in after the expiration of thirty days from this date, unless, in the meantime, an appeal be duly entered against the judgment of the said Court.—Dated this 21st day of December, 1865.

In the County Court of Cheshire, holden at Nantwich

and Crewe.
In the Matter of John Flood, of High-street, Crewe, in the

In the Matter of John Flood, of High-street, Crewe, in the county of Chester, Draper, also a Mechanic in the employ of the London and North - Western Railway Company, at Crewe aforesaid, a Bankrupt.

THEREAS at a public sitting of the Court held this day, the Court granted an Order of Discharge to the said bankrupt. Notice is hereby given, that an Order of Discharge will be delivered to the bankrupt, after the expiration of thirty days from this date, unless, in the meantime, an appeal be duly entered against the judgment of the said Court. — Dated this 21st day of December, 1865.

In the County Court of Yorkshire, holden at Kingston- grounds of debt must be lodged on or before the 26th day In the County Court of Yorkshire, holden at Kingstonger (1930) A Scupone-Hull genetic of the second of Scupone-Hull genetic of the second of Kingston appearance of Kingston of Kingsto

THE estates of Donald Staward Storekeeper and Quarrier at Kintaled, Bonaw, Argheshite, were sequestrated on the 26th day of Presenter, 1865, by the Court of Session, a store and the 3th day of December, 1865 by the The meeting to elect the Trustee and Commissioners is to be held at two o'clock afternoon, of Thesday, the 2th day of January, 1866, within the Faculty hall, Saint George's place, Glasgow, within the Faculty hall, Saint George's place, Glasgow, a composition may be offered at this meeting; and to entitle efeditors to the first dividend, their oaths and

of April, 1866. The Sequestration has been remitted to the Sheriff-Court of Lanarkshire.

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

A. KELLY, MORISON, S.S.C., Agent, 16, Phys. Street, Edinburgh.

THE estates of Neil Gentle, Riesher and Provision to an Archive the States of Neil Gentle, Riesher and Provision Landerchart hij Glasgow, were squestrated on the 23rd day, of December, 1865, by the Sheriff of Lanarkshire. If he first deliverance is dated the 23rd December, 1865. The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock; noon, on Tuesday, the 2nd day, of January, 1866, 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 23rd day of April, 1866. --

A Personal Protection against Arrest or Imprisonment for Civil Debt, until the said meeting, has been granted to

the bankrupt.

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

STEWART and MILLER, Agents,

199, St. Vincent-street, Glasgow.

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County of Middlesex.

Printed by THOMAS RICHARD HARRISON and THOMAS HARRISON, Printers, at their Office, No. 45, St. Martin's Lane, 1: "saled seridonegib . O to true" tin the Parish and County aforesaid.

Aberystry M. Abery

and the County Court of Cherists, bolden at Manteriek

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(1) ITREAS at a rabble ritting of the Court bed. iFREAS at v public citting of the Court, now if the such banker pt. Notice is needed, given, this and banker pt. Notice is needed, given, this and other of Discrepe will be delivered to the mid or and and a merca, in expiration of thirty days from this first, marray, in the another parties of the caid Court.—Dated this first day of the caid Court.—Dated this first day of the caid Court.—Dated this first day.

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in the County Courts of Cheshrs, holden in Auchinant and Creak of Mighestreet, University and a Mighestreet, University and a Medicanic in the first of the County of Crewe aforesaid, a Rankruph, it will be county for the County from a public sitting of the County from the County, the County framed on Creak of Discheric to the Land of the County for the county of the County for the county of the County for the county of the County for the first of the County for the first of the county of

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