

The London Gazette.

Published by Authority.

FRIDAY, JUNE 24, 1870.

June, 1870.

PRESENT,

The QUEEN's Most Excellent Majesty.

Lord President. Lord Privy Seal. Lord Chamberlain. Mr. Gladstone.

HEREAS by the "British North America Act, 1867," it was (amongst other things) enacted that it should be lawful for the Queen, by and with the advice of Her Majesty's Most Honourable Privy Council, on Address from the Houses of the Parliament of Canada, to admit Rupert's Land and the North-Western Territory, or either of them, into the Union on such terms and conditions in each case as should be in the Addresses expressed, and as the Queen should think fit to approve, subject to the provisions of the said Act. And it was further enacted that the provisions of any Order in Council in that behalf should have effect as if they had been enacted by the Parliament of the United Kingdom of Great Britain and Ireland:

And whereas by an Address from the Houses of the Parliament of Canada, of which Address a copy is contained in the Schedule to this Order annexed, marked A, Her Majesty was prayed, by and with the advice of Her Most Honourable Privy Council, to unite Rupert's Land and the North-Western Territory with the Dominion of Canada, and to grant to the Parliament of Canada authority to legislate for their future welfare and good government upon the terms and conditions therein stated:

And whereas by the "Rupert's Land Act, 1868," it was (amongst other things) enacted that it should be competent for the Governor and Company of Adventurers of England trading into Hudson's Bay (hereinafter called the Company) to surrender to Her Majesty, and for Her Majesty by any Instrument under Her Sign Manual and Signet to accept a surrender of all or any of the lands, territories, rights, privileges, liberties, franchises, powers, and authorities whatsoever granted or purported to be granted by certain Letters Patent therein recited to the said Company within Rupert's Land upon such terms and conditions as should be agreed upon by and between Her Majesty and the said Company; provided, however, that such surrender should not be accepted by Her

T the Court at Windsor, the 23rd day of | Majesty until the terms and conditions upon which Rupert's Land should be admitted into the said Dominion of Canada should have been approved of by Her Majesty and embodied in an Address to Her Majesty from both the Houses of the Parliament of Canada, in pursuance of the 146th Section of the "British North America Act, 1867:"

> And it was by the same Act further enacted that it should be competent to Her Majesty, by Order or Orders in Council, on Addresses from the Houses of the Parliament of Canada, to declare that Rupert's Land should, from a date to be therein mentioned, be admitted into and become part of the Dominion of Canada:

> And whereas a second Address from both the Houses of the Parliament of Canada has been received by Her Majesty praying that Her Majesty will be pleased, under the provisions of the hereinbefore recited Acts, to unite Rupert's Land on the terms and conditions expressed in certain Resolutions therein referred to and approved of by Her Majesty, of which said Resolutions and Address copies are contained in the Schedule to this Order annexed, marked B, and also to unite the North-Western Territory with the Dominion of Canada, as prayed for by and on the terms and conditions contained in the hereinbefore first recited Address, and also approved of by Her Majesty:

And whereas a draft surrender has been submitted to the Governor-General of Canada containing stipulations to the following effect, viz.:--

1. The sum of 300,000l. (being the sum hereinafter mentioned) shall be paid by the Canadian Government into the Bank of England to the credit of the Company within six calendar months after acceptance of the surrender aforesaid, with interest on the said sum at the rate of 5 per cent. per annum, computed from the date of such assentance until the time of such payment,

2. Ine size of the blocks which the Company are to select adjoining each of their ports in the Red River limits, shall be as follows:—

> Acres. Upper Fort Garry and town of Winnipeg, including the inclosed park around shop and ground at the entrance of the town ... 500 Lower Fort Garry (including the farm the Company now have under cultivation) 500 White Horse Plain **500**

3. The deduction to be made as hereinaftermentioned from the price of the materials of the Electric Telegraph, in respect of deterioration thereof, is to be certified within three calendar months from such acceptance as aforesaid by the agents of the Company in charge of the depots where the materials are stored. And the said price is to be paid by the Canadian Government into the Bank of England to the credit of the Company within six calendar months of such acceptance, with interest at the rate of 5 per cent. per annum on the amount of such price computed from the date of such acceptance until the time of payment.

And whereas the said draft was on the fifth day of July, one thousand eight hundred and sixtynine, approved by the said Governor-General in accordance with a Report from the Committee of the Queen's Privy Council for Canada; but it was not expedient that the said stipulations, not being contained in the aforesaid second Address, should be included in the surrender by the said Company to Her Majesty of their rights aforesaid or in this

Order in Council.

And whereas the said Company did by deed under the seal of the said Company, and bearing date the nineteenth day of November, one thousand eight hundred and sixty-nine, of which deed a copy is contained in the Schedule to this Order annexed, marked C, surrender to Her Majesty all the rights of government, and other rights, privileges, liberties, franchises, powers, and authorities granted, or purported to be granted, to the said Company by the said Letters Patent therein and hereinbefore referred to, and also all similar rights which may have been exercised or assumed by the said Company in any parts of British North America not forming part of Rupert's Land, or of Canada or of British Columbia, and all the lands and territories (except and subject as in the terms and conditions therein mentioned) granted, or purported to be granted to the said Company by the said Letters Patent:

And whereas such surrender has been duly accepted by Her Majesty, by an instrument under her Sign Manual and Signet, bearing date at Windsor the twenty-second day of June, one

thousand eight hundred and seventy.

It is hereby ordered and declared by Her Majesty, by and with the advice of the Privy Council, in pursuance and exercise of the powers vested in Her Majesty by the said Acts of Parliament, that from and after the fifteenth day of July, one thousand eight hundred and seventy, the said North-Western Territory shall be admitted into and become part of the Dominion of Canada upon the terms and conditions set forth in the first hereinbefore recited Address, and that the Parliament of Canada shall from the day aforesaid have full power and authority to legislate for the future welfare and good government of the said Territory. And it is further ordered that, without prejudice to any obligations arising from the aforesaid approved Report, Rupert's Land shall from and after the said date be admitted into and become part of the Dominion of Canada upon the following terms and conditions, being the terms and conditions still remaining to be performed of those emboried in the said second Address of the Parliament of Canada, and approved of by Majesty as aforesaid :-

1. Canada is 10 pay to the Company 300,000l. when Rupert's Land is transferred to the Dominion

of Canada.

2. The Company are to retain the posts they actually occupy in the North-Western Territory, and may, within twelve months of the surrender,

select a block of land adjoining each of its posts within any part of British North America not comprised in Canada and British Columbia, in conformity, except as regards the Red River Territory, with a list made out by the Company and communicated to the Canadian Ministers, being the list in the Schedule of the aforesaid Deed of Surrender. The actual survey is to be proceeded with, with all convenient speed.

3. The size of each block is not to exceed [10] acres round Upper Fort Garry, [300] acres round Lower Fort Garry; in the rest of the Red River Territory a number of acres to be settled at once between the Governor in Council and the Company, but so that the aggregate extent of the blocks

is not to exceed 50,000 acres.

4. So far as the configuration of the country admits, the blocks shall front the river or road, by which means of access are provided, and shall be approximately in the shape of parallelograms, of which the frontage shall not be more than half

the depth.

- 5. The Company may, for fifty years after the surrender, claim in any township or district within the Fertile Belt, in which land is set out for settlement, grants of land not exceeding one-twentieth part of the land so set out. The blocks so granted to be determined by lot, and the Company to pay a rateable share of the survey expenses, not exceeding 8 cents Canadian an acre. The Company may defer the exercise of their right of claiming the proportion of each township for not more than ten years after it is set out; but their claim must be limited to an allotment from the lands remaining unsold at the time they declare their attention to make it.
- 6. For the purpose of the last Article, the Fertile Belt is to be bounded as follows:—On the south by the United States' boundary; on the west by the Rocky Mountains; on the north by the northern branch of the Saskatchewan; on the east by Lake Winnipeg, the Lake of the Woods, and the waters connecting them.
- 7. If any township shall be formed abutting on the north bank of the northern branch of the Saskatchewan River, the Company may take their one-twentieth of any such township, which for the purpose of this Article shall not extend more than five miles inland from the river, giving to the Canadian Dominion an equal quantity of the portion of lands coming to them of townships established on the southern bank.
- 8. In laying out any public roads, canals, &c., through any block of land reserved to the Company, the Canadian Government may take, without compensation, such land as is necessary for the purpose, not exceeding one twenty-fifth of the total acreage of the block; but if the Canadian Government require any land which is actually under cultivation, or which has been built upon, or which is necessary for giving the Company's servants access to any river or lake, or as a frontage to any river or lake, they shall pay to the Company the fair value of the same, and shall make compensation for any injury done to the Company or their servants.

9. It is understood that the whole of the land to be appropriated within the meaning of the last preceding clause shall be appropriated for public purposes.

10. All titles to land up to the eighth day of March, one thousand eight hundred and sixty-nine, conferred by the Company are to be confirmed.

11. The Company is to be at liberty to carry on its trade without hindrance in its corporate capacity, and no exceptional tax is to be placed on the Company's land, trade, or servants, nor any im-

to the surrender.

- 12. Canada is to take over the materials of the electric telegraph at cost price-such price including transport, but not including interest for money, and subject to a deduction for ascertained deterioration.
- 13. The Company's claim to land under agreements of Messrs. Vankoughnet and Hopkins is to be withdrawn.
- 14. Any claims of Indians to compensation for lands required for purposes of settlement shall be disposed of by the Canadian Government in communication with the Imperial Government; and the Company shall be relieved of all responsibility in respect of them.

15. The Governor in Council is authorized and empowered to arrange any details that may be necessary to carry out the above terms and con-

And the Right Honourable Earl Granville, one of Her Majesty's Principal Secretaries of State, is to give the necessary directions herein accord-

Edmund Harrison.

SCHEDULES.

SCHEDULE (A).

Address to Her Majesty the Queen from the Senate and House of Commons of the Dominion of Canada.

To the Queen's Most Excellent Majesty.

Most Gracious Sovereign,

We, your Majesty's most dutiful and loyal subjects, the Senate and Commons of the Dominion of Canada, in Parliament assembled, humbly approach your Majesty for the purpose of representing:

That it would promote the prosperity of the Canadian people, and conduce to the advantage of the whole Empire, if the Dominion of Canada, constituted under the provisions of the British North America Act of 1867, were extended westward to the shores of the Pacific Ocean.

That the colonization of the fertile lands of the Saskatchewan, the Assiniboine, and the Red River districts; the development of the mineral wealth which abounds in the regions of the North-West; and the extension of commercial intercourse through the British possessions in America from the Atlantic to the Pacific, are alike dependent upon the establishment of a stable Government for the maintenance of law and order in the North-Western Territories.

That the welfare of a sparse and widely-scattered population of British subjects of European origin, already inhabiting these remote and unorganized territories, would be materially enhanced by the formation therein of political institutions bearing analogy, as far as circumstances will admit, to those which exist in the several provinces of this Dominion.

That the 146th section of the British North America Act of 1867 provides for the admission of Rupert's Land and the North-Western Territory, or either of them, into union with Canada, upon the terms and conditions to be expressed in

port duty on goods introduced by them previous addresses from the Houses of Parliament of this Dominion to your Majesty, and which shall be approved of by your Majesty in Council.

> That we do therefore most humbly pray that your Majesty will be graciously pleased, by and with the advice of your Most Honourable Privy Council, to unite Rupert's Land and the North-Western Territory with this Dominion, and to grant to the Parliament of Canada authority to legislate for their future welfare and good government; and we most humbly beg to express to your Majesty that we are willing to assume the duties and obligations of government and legislation as regards those territories.

> That in the event of your Majesty's Government agreeing to transfer to Canada the jurisdiction and control over the said region, the Government and Parliament of Canada will be ready to provide that the legal rights of any corporation, company, or individual within the same shall be respected, and placed under the protection of Courts of competent jurisdiction.

> And furthermore, that, upon the transference of the territories in question to the Canadian Government, the claims of the Indian tribes to compensation for lands required for purposes of settlement will be considered and settled in conformity with the equitable principles which have uniformly governed the British Crown in its dealings with the aborigines.

> All which we humbly pray your Majesty to take into your Majesty's most gracious and favourable consideration.

The Senate, Tuesday, December 17, 1867.

(Signed) JOSEPH CAUCHON, Speaker. House of Commons,

Monday, December 16, 1867.

(Signed) JAMES COCKBURN, Speaker.

SCHEDULE (B).

1. Resolutions.

May 28, 1869.

Resolved,-That the Senate and Commons of the Dominion of Canada, during the first session of the first Parliament of Canada, adopted an Address to Her Majesty, praying that Her Majesty would be graciously pleased, by and with the advice of Her Most Honourable Privy Council, under the provisions of 146th section of "The British North America Act, 1867;" and on the terms specified in that Address, to unite Rupert's Land and the North-West Territory with this Dominion, and to grant to the Parliament of Canada authority to legislate for their future welfare and good government, and assuring Her Majesty of the willingness of the Parliament of Canada to assume the duties and obligations of government and legislation as regards those territories.

Resolved,-That the Joint Address of the Senate and Commons of Canada was duly laid at the foot of the throne, and that Her Majesty, by despatch from the Right Honourable the Secretary of State for the Colonies, the Governor-General of Canada, under date of 23rd of April, 1868, signified her willingness to comply with the prayer of the said Address; but She was advised that the requisite powers of government and legislation could not, consistently with the existing charter of the Hudson's Bay Company, be transferred to Canada without an Act of Parliament, which Act

was subsequently passed by the Imperial Parliament, and received Her Majesty's Assent on the 31st July, 1868.

Resolved,-That by despatch dated 8th August, 1868, from Honourable Secretary of State for the Colonies, the Governor-General was informed, that in pursuance of the powers conferred by the Act for the surrender of the Hudson Bay territories to Her Majesty, he proposed to enter into negotiations with the Company as to the terms of such surrender, whereupon, under authority of an order of the Governor-General in Council of the 1st October, 1868, the Honourable Sir George Et. Cartier, Baronet, and the Honourable William MacDougall, C.B., were appointed a Delegation to England, to arrange the terms for the acquisition by Canada of Rupert's Land, and by another Order in Council of the same date, were authorized to arrange for the admission of the North-West Territory into union with Canada, either with or without Rupert's Land, as it might be found practicable and expedient.

Resolved, -That the Delegates proceeded on their mission to England, and entered into negotiations with his Grace the Duke of Buckingham and Chandos, then Secretary of State for the Colonies, and afterwards with the Right Honourable Earl Granville, his successor in office, for the acquisition by Canada of the territorial and other rights claimed by the Hudson's Bay Company in Rupert's Land, and in any other part of British North America not comprised in Rupert's Land, Canada, or British Columbia. That terms of agreement were conditionally assented to by the Delegates on behalf of the Dominion, and on their return to Canada were submitted with a Report dated 8th May, 1869, which was approved by his Excellency the Governor in Council on the 14th day of the same month.

That the Senate will be prepared to Resoived, concur in accepting the transfer of the territorial and other rights of the Hudson's Bay Company in Rupert's Land, and in any other part of British North America not comprised in Rupert's Land, Canada, or British Columbia, on the terms conditionally agreed to on behalf of the Government of Canada, by the Honourable Sir George Et. Cartier, Baronet, and the Honourable William MacDougall, C.B., and on behalf of the Hudson's Bay Company, by Sir Stafford H. Northcote, Governor of that Company, and approved by his Excellency in Council as aforesaid, which terms are set forth in a letter from Sir Frederic Rogers, Under-Secretary of State for the Colonies, of the 9th March, 1869, communicated to the Delegates by direction of Earl Granville, and in two subsequent Memorandums dated respectively 22nd and 29th March, 1869, containing a modification of such terms, and are in the words and figures following .-

" Terms, as stated in the Letter from Sir Frederic Rogers, of 9th March, 1869.

- "1. The Hudson's Bay Company to surrender to Her Majesty all the rights of government, property, &c., in Rupert's Land, which are specified in 31 & 32 Vict., cap. 105, sec. 4; and also all similar rights in any other part of British North America, not comprised in Rupert's Land, Canada, or British Columbia.
- "2. Canada is to pay to the Company 800,0001., when Rupert's Land is transferred to the Dominion of Canada.
- "3. The Company may, within twelve months of the surrender, select a block of land adjoining I river or road, by which means of access are pro-

each of its stations, within the limits specified in Article 1.

- "4. The size of the blocks is not to exceed acres in the Red River Territory, and the aggregate extent of the blocks is not to exceed 50,000 acres.
- "5. So far as the configuration of the country admits, the blocks are to be in the shape of parallelograms, of which the length is not more than double the breadth.
- "6. The Hudson's Bay Company may, for fifty years after the surrender, claim in any township or district within the Fertile Belt in which land is set out for settlement, select grants of land not exceeding one-twentieth of the land so set out. The blocks so granted to be determined by lot, and the Hudson's Bay Company to pay a rateable share of the survey expenses, not exceeding
- "7. For the purpose of the present agreement, the Fertile Belt is to be bounded as follows: - On the south by the United States' boundary; on the west by the Rocky Mountains: on the north by the northern branch of the Saskatchewan; on the east by Lake Winnipeg, the Lake of the Woods, and the waters connecting them.

"8. All titles to land up to the 8th March, 1869, conferred by the Company, are to be confirmed.

- "9. The Company is to be at liberty to carry on its trade without hindrance, in its corporate capacity; and no exceptional tax is to be placed on the Company's land, trade, or servants, nor any import duty on goods introduced by them previous to the surrender.
- "10. Canada is to take over the materials of the electric telegraph at cost price, such price including transport, but not including interest for money, and subject to a deduction for ascertained deteriorations.
- "11. The Company's claim to land under agreement of Messrs. Vankoughnet and Hopkins to be withdrawn.
- " 12. The details of this arrangement, including the filling up the blanks in Articles 4 and 6, to be settled at once by mutual agreement."

" MEMORANDUM.

- "Details of Agreement between the Delegates of the Government of the Dominion and the " Directors of the Hudson's Bay Company.
- " I. It is understood that, in surrendering to Her Majesty all the rights, &c, of the Company in any part of British North America not comprised in Rupert's Land, Canada, or British Columbia, the Company are to retain the posts they actually occupy in the North-West Territory.
- "2. It is understood that it will be a sufficient act of selection under Article III., that the Company should, within twelve months, name the number of acres which they will require adjoining each post. The actual survey to be proceeded with, with all convenient speed.
- "3. It is understood that, in the Red River Settlement, the size of the blocks to be retained round Upper Fort Garry shall not exceed (10) acres; and that round Lower Fort Garry shall not exceed (300) acres.
- "4. It is understood that a list of the stations round which the Company will require blocks of land, with the size of the blocks they will require, shall be made out forthwith, and communicated to the Canadian Ministers.
- " 5. It is understood that Article V. shall be construed to mean that the blocks shall front the

vided, and shall be approximately in the form of to Her Majesty, that she will be graciously parallelograms, of which the frontage shall not be pleased, by and with the advice of Her Most more than half the depth.

Honourable Privy Council, under the 146th clause

"6. It is understood that the Company may defer the exercise of their right of claiming their proportion of each township for not more than ten years after it is set out; but their claim must be limited to an allotment from the lands remaining unsold at the time they declare their intention to make it.

"7. It is understood that the blank in Article 6 shall be filled up with 8 cents (Canadian).

"8. It is understood that any claims of Indians to compensation for lands required for purposes of settlement shall be disposed of by the Canadian Government, in communication with the Imperial Government, and that the Company shall be relieved of all responsibility in respect of them.

(Signed) "STAFFORD H. NORTHCOTE.
"G. E. CARTIER.
"W. McDougal.

"March 22, 1869."

"Memorandum of a further Agreement between Sir Geo. Et. Cartier and Sir Stafford Northcote.

"Inasmuch as the northern branch of the Saskatchewan River is the northern boundary of the Fertile Belt, and therefore any land on the northern bank is not within the territory of which the Company are to have one-twentieth part, it is understood that, in forming the townships abutting on the northern bank, the Company shall be at liberty to take their one-twentieth of any such townships, giving up to the Canadian dominion an equal quantity of the portion of lands coming to them of townships established on the southern bank.

"It is understood that the townships on the northern bank shall not for the above purpose extend more than five miles inland from the river

"It is understood that, in laying out any public roads, canals, &c., through any block of land reserved to the Company, the Canadian Government may take, without compensation, such land as is necessary for the purpose, not exceeding one-twenty-fifth of the total acreage of the block; but if the Canadian Government require any land which is actually under cultivation, or which has been built upon, or which is necessary for giving the Company's servants access to any river or lake, or as a frontage to any river or lake, they shall pay the Company the fair value of the same, and shall make compensation for any injury done to the Company or their servants.

"It is understood that the whole of the land to be appropriated within the meaning of the last preceding clause shall be appropriated for public purposes.

(Signed) "GEO. ET. CARTIER. "STAFFORD NORTHCOTE."
"London, March 29, 1869."

Resolved,—That this House learns with satisfaction, by letter from the Under-Secretary of State for the Colonies, of 9th March last, that, in fulfilment of the expectations held out in Mr. Cardwell's despatch of 17th June, 1865, Her Majesty's Government will be prepared to propose to Parliament that the Imperial guarantee be given to a loan of 300,000L, the amount which is proposed to be paid over by Canada on the transfer of the Company's rights.

Resolved,—That the Sanate will be ready to 1st October, 1868, the Honourable Sir George concur with the House of Commons in an Address Et. Cartier, Baronet, and the Honourable William

to Her Majesty, that she will be graciously pleased, by and with the advice of Her Most Honourable Privy Council, under the 146th clause of "The British North America Act, 1867," and the provisions of the Imperial Act, 31 and 32 Vict., cap. 105, to unite Rupert's Land on the terms and conditions expressed in the foregoing Resolutions, and also to unite the North-Western Territory with the Dominion of Canada, as prayed for by, and on the terms and conditions contained in, the joint Address of the Senate and the House of Commons of Canada, adopted during the first session of the first Parliament of Canada, and hereinbefore referred to.

Resolved,—That upon the transference of the territories in question to the Canadian Government, it will be the duty of the Government to make adequate provision for the protection of the Indian tribes whose interests and well-being are involved in the transfer.

Resolved,—That the Governor in Council be authorized and empowered to arrange any details that may be necessary to carry out the terms and conditions of the above agreement.

2. Address.

To the Queen's Most Excellent Majesty.

Most Gracious Sovereign,

WE, your Majesty's most dutiful and loyal subjects the Senate and Commons of the dominion of Canada in Parliament assembled, humbly approach your Majesty for the purpose of representing:—

That, during the first session of the first Parliament of this dominion, we adopted an Address to your Majesty, praying that your Majesty would be graciously pleased, by and with the advice of your Majesty's Most Honourable Privy Council under the provisions of the 146th Section of "The British North America Act, 1867," and on the terms specified in that Address, to unite Rupert's Land and the North-West Territory with this dominion, and to grant to the Parliament of Canada authority to legislate for their future welfare and good government, and assuring your Majesty of the willingness of the Parliament of Canada to assume the duties and obligations of Government and legislation as regards those territories.

That our joint Address was duly laid at the foot of the Throne, and that your Majesty, by despatch from the Right Honourable the Secretary of State for the Colonies to the Governor-General of Canada, under date of the 23rd April, 1868, signified your Majesty's willingness to comply with the prayer of the said Address, but that your Majesty was advised that the requisite powers of government and legislation could not consistently with the existing charter of the Hudson's Bay Company be transferred to Canada without an Act of Parliament, which Act was subsequently passed by the Imperial Parliament, and received your Majesty's assent on the 31st July, 1868.

That by a despatch dated 8th August, 1868, from the Honourable the Secretary of State for the Colonies, the Governor-General was informed that, in pursuance of the powers conferred by the Act for the surrender of the Hudson's Bay territories to your Majesty, he proposed to enter into negotiations with the Company as to the terms of such surrender, whereupon, under authority of an Order of the Governor-General in Council of the 1st October, 1868, the Honourable Sir Georga Et. Cartier, Baronet, and the Honourable William

MacDougall, C.B., were appointed a delegation to England to arrange the terms for the acquisition by Canada of Rupert's land, and by another Order in Council of the same date, were authorized to arrange for the admission of the North-West Territory into union with Canada either with or without Rupert's Land, as might be found practicable and expedient.

That the Delegates proceeded on their mission to England, and entered into negotiations with his Grace the Duke of Buckingham and Chandos then Secretary of State for the Colonies, and afterwards with the Right Honourable Earl Granville, his successor in office, for the acquisition by Canada of the territorial and other rights claimed by the Hudson's Bay Company in Rupert's Land, and in any other part of British North America not comprised in Rupert's Land, Canada, or British Columbia; that terms of agreement were conditionally assented to by the Delegates on behalf of the dominion, and on their return to Canada were submitted with a Report, dated 8th May, 1869, which was approved by his Excellency the Governor-General in Council on the 14th day of the same month.

That we humbly deem it expedient to accept the transfer of the territorial and other rights of the Hudson's Bay Company in Rupert's Land and in any other part of British North America not comprised in Rupert's Land, Canada, or British Columbia, on the terms conditionally agreed to on behalf of the Government of Canada by the Honourable Sir George Et. Cartier, Baronet, and the Honourable William MacDougall, C.B., and on behalf of the Hudson's Bay Company by Sir Stafford H. Northcote, Governor of that Company, and approved by his Excellency in Council as aforesaid, which terms are set forth in a letter from Sir Frederic Rogers, Under-Secretary of State for the Colonies, of the 9th March, 1869, communicated to the Delegates by direction of Earl Granville, and in two subsequent Memorandums dated respectively 22nd and 29th March 1869, containing a modification of such terms, and are in the words and figures following:-

"Terms, as stated in the Letter from Sir Frederic Rogers of 9th March, 1869.

- "1. The Hudson's Bay Company to surrender to Her Majesty all the rights of government, property, &c., in Rupert's Land, which are specified in 31 and 32 Vict., c. 105, sec. 4, and also all similar rights in any other part of British North America not comprised in Rupert's Land, Canada, or British Columbia.
- "2. Canada is to pay to the Company 300,000l, when Rupert's Land is transferred to the Dominion of Canada.
- 3. The Company may, within twelve months of the surrender, select a block of land adjoining each of its stations within the limits specified in Article 1.
- "4 The size of the blocks is not to exceed acres in the Red River territory, nor 3,000 acres beyond that territory, and the aggregate extent of the blocks is not to extend 50,000 acres.
- "5. So far as the configuration of the country admits, the blocks are to be in the shape of parallelograms, of which the length is not more than double the breadth.
- "6. The Hudson's Bay Company may for fifty years after the surrender claim in any township or district within the Fertile Belt in which land is set out for settlement, grants of land not exceeding one-twentieth part of the land so set out.

 The blocks so granted to be determined by lot.

and the Hudson's Bay Company to pay a rateable share of the survey expenses not exceeding

"7. For the purpose of the present agreement, the Fertile Belt is to be bounded as follows: on the south by the United States' boundary, on the west by the Rocky Mountains, on the north by the northern branch of the Saskatchewan, on the east by Lake Winnipeg, the Lake of the Woods, and the waters connecting them.

"8. All titles to land up to the 8th March, 1869, conferred by the Company are to be con

firmed.

"9. The Company is to be at liberty to carry on its trade without hindrance in its corporate capacity, and no exceptional tax is to be placed on the Company's land, trade, or servants, nor any import duty on goods introduced by them previous to the surrender.

"10. Canada is to take over the materials of the electric telegraph at cost price, such price including transport, but not including interest for money, and subject to a deduction for ascertained

deteriorations.

"11. The Company's claim to land under agreement of Messrs. Vankoughnet and Hopkins to be withdrawn.

"12. The details of this arrangement, including the filling up the blanks in Articles 4 and 6 to be settled at once by mutual agreement."

" MEMORANDUM.

- "Details of Agreement between the Delegates of the Government of the Dominion and the Directors of the Hudson's Bay Company.
- "1. It is understood that in surrendering to Her Majesty all the rights, &c., of the Company in any part of British North America not comprised in Rupert's Land, Canada, or British Columbia, the Company are to retain the posts they actually occupy in the North-West Territory.
- "2. It is understood that it will be a sufficient act of selection under Article III. that the Company should within twelve months name the number of acres which they will require adjoining each post. The actual survey to be proceeded with, with all convenient speed.

"3. It is understood that in the Red River Settlement the size of the blocks to be retained round Upper Fort Garry shall not exceed (ten) acres, and that round Lower Fort Garry shall not ex-

ceed (three hundred) acres.

"4. It is understood that a list of the stations round which the Company will require blocks of land, with the size of the blocks they will require, shall be made out forthwith, and communicated to the Canadian Ministers.

"5. It is understood that Article V. shall be construed to mean that the blocks shall front the river or road, by which means of access are provided, and shall be approximately in the form of parallelograms, of which the frontage shall not be more than half the depth.

"6. It is understood that the Company may defer the exercise of their right of claiming their proportion of each township for not more than ten, years after it is set out, but their claim must be limited to an allotment from the lands remaining unsold at the time they declare their intention to make it.

"7. It it understood that the blank in Article VI. shall be filled up with 8 cents (Canadian).

set out for settlement, grants of land not exceeding one-twentieth part of the land so set out.

The blocks so granted to be determined by lot, Government in communication with the Imperial Government, and that the Company shall be relieved of all responsibility in respect of them.

(Signed) "STAFFORD H. NORTHCOTE.

"G. E. CARTIER.
"W. McDougall.

"March 22, 1869."

"Memorandum of a further Agreement between Sir Geo. Et. Cartier and Sir Stafford Northcote.

"Inasmuch as the northern branch of Saskatchewan River is the northern boundary of the Fertile Belt, and, therefore, any land on the northern bank is not within the territory of which the Company are to have one-twentieth part, it is understood that, in forming the townships abutting on the northern bank, the Company shall be at liberty to take their one-twentieth of any such townships, giving up to the Canadian Dominion an equal quantity of the portion of lands coming to them of townships established on the southern bank.

"It is understood that the townships on the northern bank shall not for the above purpose extend more than five miles inland from the river.

"It is understood that, in laying out any public roads, canals, &c., through any block of land reserved to the Company, the Canadian Government may take without compensation such land as is necessary for the purpose not exceeding one-twenty-fifth of the total acreage of the block; but if the Canadian Government require any land which is actually under cultivation, or which has been built upon, or which is necessary for giving the Company's servants access to any river or lake, or as a frontage to any river or lake, they shall pay the Company the fair value of the same and shall make compensation for any injury done to the Company or their servants.

"It is understood that the whole of the land to be appropriated within the meaning of the last preceding clause shall be appropriated for public purposes.

(Signed) "Geo. Et. Cartier.
"Stafford H. Northcote."

"London, March 29, 1869."

That we learn with satisfaction by letter from the Under-Secretary of State for the Colonies of the 9th March last, that, in fulfilment of the expectations held out in Mr. Cardwell's despatch of the 17th of June. 1865, your Majesty's Government will be prepared to propose to Parliament that the Imperial guarantee be given to a loan of 300,000*l*., the amount which is proposed to be paid over by Canada on the transfer of the Company's rights.

That upon the transference of the territories in question to the Canadian Government it will be our duty to make adequate provision for the protection of the Indian tribes whose interests and well-being are involved in the transfer, and we authorize and empower the Governor in Council to arrange any details that may be necessary to carry out the terms and conditions of the above agreement.

We therefore most humbly pray that your Majesty will be graciously pleased, by and with the advice of your Most Honourable Privy Council, under the 146th clause of "The British North America Act, 1867," and the provisions of the Imperial Act 31 and 32 Vict., cap. 105, to unite Rupert's Land on the terms and conditions expressed in the foregoing resolutions, and also to unite the North-Western Territory with the Dominion of Canada as prayed for by and on Land, or of Canada, or of British Columbia. And whereas, by the British North America Act, 1867, it is (amongst other things) enacted that it shall be lawful for Her present Majesty Queen Victoria, by and with the advice and consent of Her Majesty's most Honourable Privy Council, on Address from the Houses of Parliament of Canada, to admit Rupert's Land and the North-Western Territory or either of them into the Union of the Dominion of Canada on such terms

the terms and conditions contained in our joint Address adopted during the first session of the first Parliament of this dominion, and hereinbefore referred to.

The Senate, Monday, May 31, 1869.

(Signed)
JOSEPH CAUCHON, Speaker.
House of Commons, Ottawa, May 29, 1869.

(Signed)
JAMES COCKBURN, Speaker.

SCHEDULE (C).

The Governor and Company of Adventurers of England trading into Hudson's Bay to HER MAJESTY QUEEN VICTORIA.

DEED OF SURRENDER.

To all to whom these presents shall come unto, or concern, the Governor and Company of Adventurers of England, trading into Hudson's Bay, send greeting.

WHEREAS the said Governor and Company were established and incorporated by their said name of "The Governor and Company of Adventurers of England trading into Hudson's Bay," by Letters Patent granted by His late Majesty King Charles the Second in the twenty-second year of his reign, whereby His said Majesty granted unto the said Company and their successors the sole trade and commerce of all those seas, straits, bays, rivers, lakes, creeks, and sounds in whatsoever latitude they should be, that lay within the entrance of the straits commonly called Hudson's Straits, together with all the lands and territories upon the countries, coasts, and confines of the seas, bays, lakes, rivers, creeks, and sounds aforesaid, that were not already actually possessed by, or granted to, any of His Majesty's subjects, or possessed by the subjects of any other Christian Prince or State, and that the said land should be from thenceforth reckoned and reputed as one of His Majesty's Plantations or Colonies in America called Rupert's Land, and whereby His said Majesty made and constituted the said Governor and Company and their successors the absolute Lords and proprietors of the same territory, limits, and places aforesaid, and of all other the premises saving the faith, allegiance, and sovereign dominion due to His said Majesty, his heirs and successors for the same, and granted to the said Governor and Company and their successors, such rights of Government and other rights, privileges, and liberties, franchises, powers, and authorities in Rupert's Land as therein expressed. whereas ever since the date of the said Letters Patent, the said Governor and Company have exercised and enjoyed the sole right thereby granted of such trade and commerce as therein mentioned, and have exercised and enjoyed other rights, privileges, liberties, franchises, powers, and authorities thereby granted, and the said Governor and Company may have exercised or assumed rights of Government in other parts of British North America not forming part of Rupert's Land, or of Canada, or of British Columbia. And whereas, by the British North America Act, 1867, it is (amongst other things) enacted that it shall be lawful for Her present Majesty Queen Victoria, by and with the advice and consent of Her Majesty's most Honourable Privy Council, on Address from the Houses of Parliament of Canada, to admit Rupert's Land and the North-

and conditions as are in the Address expressed, and as Her Majesty thinks fit to approve, subject to the provisions of the said Act. And whereas, by the Rupert's Land Act, 1868, it is enacted (amongst other things) that for the purposes of that Act the term "Rupert's Land" shall include the whole of the lands and territories held or claimed to be held by the said Governor and Company, and that it shall be competent for the said Governor and Company to surrender to Her Majesty, and for Her Majesty, by any instrument under Her Sign-Manual and Signet to accept a surrender of all or any of the lands, territories, rights, privileges, liberties, franchises, powers, and authorities whatsoever, granted or purported to be granted by the said Letters Patent to the said Governor and Company within Rupert's Land, upon such terms and conditions as shall be agreed upon by and between Her Majesty and the said Governor and Company: provided, however, that such surrender shall not be accepted by Her Majesty until the terms and conditions upon which Rupert's Land shall be admitted into the said Dominion of Canada shall have been approved of by Her Majesty, and embodied in an Address to Her Majesty from the Houses of the Parliament of Canada in pursuance of the 146th Section of the British North America Act, 1867, and that upon the acceptance by Her Majesty of such surrender, all rights of Government and proprietary rights, and all other privileges, liberties, franchises, powers, and authorities whatsoever, granted or purported to be granted by the said Letters Patent to the said Governor and Company within Rupert's Land, and which shall have been so surrendered, shall be absolutely extinguished, provided that nothing in the said Act contained shall prevent the said Governor and Company from continuing to carry on in Rupert's Land or elsewhere trade and commerce. And whereas Her said Majesty Queen Victoria and the said Governor and Company have agreed to terms and conditions upon which the said Governor and Company shall surrender to Her said Majesty, pursuant to the provisions in that behalf in the Rupert's Land Act, 1868 contained, all the rights of Government and other rights, privileges, liberties, franchises, powers, and authorities, and all the lands and territories (except and subject as in the said terms and conditions expressed or mentioned) granted or purported to be granted by the said Letters Patent, and also all similar rights which have been exercised or assumed by the said Governor and Company in any parts of British North America not forming part of Rupert's Land, or of Canada, or of British Columbia, in order and to the intent that, after such surrender has been effected and accepted under the provisions of the last-mentioned Act, the said Rupert's Land may be admitted into the Union of the Dominion of Canada, pursuant to the hereinbefore-mentioned Acts or one of them. And whereas the said terms and conditions on which it has been agreed that the said surrender is to be made by the said Governor and Company (who are in the following Articles designated as the Company) to Her said Majesty are as follows (that is to say):-

1. The Canadian Government shall pay to the Company the sum of 300,000l. sterling when Rupert's Land is transferred to the Dominion of Canada.

2. The Company to retain all the posts or stations now actually possessed and occupied by them or their officers or agents (whether in Rupert's Land or any other part of British North America), and may within twelve months after

the acceptance of the said surrender select a block of land adjoining each of their posts or stations within any part of British North America not comprised in Canada and British Columbia in conformity, except as regards the Red River Territory, with a list made out by the Company and communicated to the Canadian Ministers, being the list in the annexed Schedule. The actual survey is to be proceeded with, with all convenient speed.

- 3. The size of each block is not to exceed in the Red River Territory an amount to be agreed upon between the Company and the Governor of Canada in Council.
- 4. So far as the configuration of the country admits, the blocks shall front the river or road by which means of access are provided, and shall be approximately in the shape of parallelograms, and of which the frontage shall not be more than half the depth.
- 5. The Company may, at any time within fifty years after such acceptance of the said surrender, claim in any township or district within the fertile belt in which land is set out for settlements, grants of land not exceeding one-twentieth part of the land so set out; the blocks so granted to be determined by lot; and the Company to pay a rateable share of the survey expenses, not exceeding 8 cents Canadian an acre. The Company may defer the exercise of their right of claiming their proportion of each township or district for not more than ten years after it is set out, but their claim must be limited to an allotment from the lands remaining unsold at the time they declare their intention to make it.

6. For the purpose of the last Article the fertile belt is to be bounded as follows:—On the south by the United States' boundary; on the west by the Rocky Mountains; on the north by the Northern Branch of the Saskatchewan River; on the east by Lake Winnipeg, the Lake of the Woods, and the waters connecting them.

- 7. If any township shall be formed abutting on the north bank of the northern branch of the Saskatchewan River, the Company may take their one-twentieth of any such township, which, for the purpose of this Article, shall not extend more than five miles inland from the river, giving to the Canadian Dominion an equal quantity of the portion of land coming to them of townships established on the southern bank of the said river.
- 8. In laying out any public roads, canals, or other public works, through any block of land reserved to the Company, the Canadian Government may take without compensation such land as is necessary for the purpose, not exceeding one-twenty-fifth of the total acreage of the block; but if the Canadian Government require any land which is actually under cultivation, or which has been built upon, or which is necessary for giving the Company's servants access to any river or lake, or as a frontage to any river or lake, the said Government shall pay to the Company the fair value of the same, and shall make compensation for any injury done to the Company or their servants.
- 9. It is understood that the whole of the land to be appropriated within the meaning of the last preceding clause, shall be appropriated for public purposes.
- 10. All titles to land up to the eighth day of March, one thousand eight hundred and sixtynine, conferred by the Company, are to be confirmed.
- Rupert's Land or any other part of British North | 11. The Company is to be at liberty to carry America), and may within twelve months after on its trade without hindrance in its corporate

capacity, and no exceptional tax is to be placed on the Company's land, trade, or servants, nor any import duty on goods introduced by the said Company previously to such acceptance of the said surrender.

12. Canada is to take over the materials of the electric telegraph at cost price; such price including transport, but not including interest for money, and subject to a deduction of ascertained deterioration.

13. The Company's claim to land under an agreement of Messrs. Vankoughnet and Hopkins is to be withdrawn.

14. Any claims of Indians to compensation for lands required for purposes of settlement shall be disposed of by the Canadian Government in communication with the Imperial Government; and the Company shall be relieved of all responsibility in respect of them.

And whereas the surrender hereinafter contained is intended to be made in pursuance of the agreement, and upon the terms and conditions hereinbefore stated.

Now know ye, and these presents witness, that, in pursuance of the powers and provisions of the Rupert's Land Act, 1868, and on the terms and conditions aforesaid, and also on condition of this surrender being accepted pursuant to the provisions of that Act, the said Governor and Company do hereby surrender to the Queen's Most Gracious Majesty, all the rights of Government, and other rights, privileges, liberties, franchises, powers, and authorities, granted or purported to be granted to the said Governor and Company by the said recited Letters Patent of His late Majesty King Charles the Second; and also all similar rights which may have been exercised or assumed by the said Governor and Company in any parts of British North America, not forming part of Rupert's Land or of Canada, or of British Columbia, and all the lands and territories within Rupert's Land (except and subject as in the said terms and conditions mentioned) granted or purported to be granted to the said Governor and Company by the said Letters Patent. In witness whereof, the Governor and Company of Adventurers of England trading into Hudson's Bay, have hereunto caused their Common Seal to be affixed, the nineteenth day of November, one thousand eight hundred and sixty-nine,

THE SCHEDULE ABOVE REFERRED TO. Northern Department, Rupert's Land.

District.	-	Post.			Acres of Land.
English River	٠	Isle à la Crosse	•••	50	
•		Rapid River	•••	5	•
		Portage La Loche	•••	20	say 10 acres each end of portage
	,	Green Lake	•••	100	
		Cold Lake	•••	10	
	•	Deers' Lake	•••	5	
					190 acres in English River.
Saskatchewan	•••	Edmonton House '	•••	3,000	•
		Rocky Mountain House	•••	500	
		Fort Victoria	•••	3,000	
		St. Paul	• • •	3,000	
		Fort Pitt	•••	3,000	
		Battle River		3.000	
		Carlton House	•••	3,000	
		Fort Albert	•••	3,000	•
		Whitefish Lake	•••	500	
		Lac La Biche	•••	1,000	•
		Fort Assiniboine	•••	50	•
		Lesser Slave Lake	•••	500	
		Lac St. Anne	•••	500	
		Lac La Nun	•••	500	
		St. Albert	•••	1,000	
		Pigeon Lake	•••	100	
		Old White Mud Fort	•••	50	•
					25,700 acres in Saskatchewan District.
Cumberland .		Cumberland House	•••	100	20,100 motor in Subautonoman Districts
•		Fort La Corne		3,000	
		Pelican Lake	•••	50	
		Moose Woods	•••	1,000	
		The Pas	•••	25	
		Moose Lake	•••	50	•
		Grande Rapid Portage	•••	100	50 acres at each end of portage.
			•		4,325 acres in Cumberland District.
Swan River		Fort Pelly		3,000	_,
		Fort Ellice	•••	3,000	•
		Q'Appelle Lakes		2,500	•
		Touchwood Hills	•••	500	
		Shoal River		50	
		Manitobah		50	
		Fairford		100	
					9,200 acres in Swan River District.
No. 236	07	. B		•	• •

District.	Post.					Acres of Land.
Red River	of Winnipeg Lower Fort Garry (the farm the Com have under cultive	 inclue pany	ding (•••	•••	Such number of acres as may be agreed upon between the Company and the Governor of Canada in Council.
Manitobah Lake	White Horse Plain Oak Point	•••	• 1	50		
Portage La Prarie	Oak I Unit	•••	•••	1,000		
		•••			1,050	
Lac La Peine	Fort Alexander	•••	•••	500		
	Fort Frances	•••	••••	500		
	Eagle's Nest	•••	••••	20		
	Big Island	•••	•••	. 20		
	Lac du Bonnet	•••	•••	20		
	Rat Portage	•••	••••	50		
	Shoal Lake	•••	•••	20		
	Lake of the Woods	•••	••••	50		
	Whitefish Lake	•••	•••	20		
	English River	•••	•••	20		
	Hungry Hall	•••	•••	20		
	Trout Lake	••	•••	20		
	Clear Water Lake		•••	20		
	Sandy Point	•••	•••	20		
	•				1,300	acres in Lac La Peine District.
York	York Factory	•••		100		
	Churchill	•••		10		
	Severn	•••		10		•
	Trout Lake	•••		10		
	Oxford	•••	•••	100		
	Jackson's Bay	•••		10		
	God's Lake	•••		10		
	Island Lake	•••	•••	10		p
					260	
Norway House	Norway House	•••		100		
•	Beren's River	•••		25		
	Grand Rapid	•••	•••	10		
	Nelson's River	•••	•••	10		
			·		145	
Total in l	 Northern Department 	•••	•••[42,170	acres.
	Southern	р Дер	artme	nt, Rupe	ert's Land	1.
Albany	Albany Factory	•••	•••	100		
	Martin's Falls	•••	•••	10		
	Osnaburg	•••	•••	25		•
	Lac Seul	•••	•••	500	00-	
					635	
East Main	Little Whale River	•••	••••	50		
	Great Whale River	•••	•••	50		
	Fort George	•••	•••	25	105	
				100	125	
Moose	Moose Factory	•••	••••	100		
	Hannah Bay	•••	•••	10		
	Abitibi	•••	•••	10		
	New Brunswick	•••	•••	25	14-	-
					145	•
Rupert's River		•••	•••	50		
	Misstassing	•••	•••	10		
	Temiskamay	•••	•••	10		
•	Woswonaby	•••	••••	10		
	Meehiskun	•••	•••	10		
	Pike Lake	•••	••••	10		
	Nitchequon	•••	••••	10		
	Kamapiscan	***	•••	10	100	
					120	
Kinogumissee	Matawaganinque	•••	•••	50		
	Kuckatoosh	•••	•••	10	co.	
			ł		60	
			- 1		1.005	

1,085 ares.

Total in Southern Department ...

Montreal Department, Rupert's Land.

District.	Post.			Acres of Land	1.
Superior	Long Lake		10		-
Temiscaminque	Kakababeagino	•••	10	20	
Labrador	Fort Nascopie		75	20	
Labiator ***	Outposts, ditto		25		
	Fort Chimo (Ungava)		100		
	South River, outposts		30		
	George's River		50		
	Whale River		50		
	North's River	•••	25		
	False River	•••	25		
		1		380	
Total in	 Montreal Department	•••		400 acres.	

Northern Department, North-West Territory.

Athabasca Fort Chippewyan 10 Fort Vermilion 500 Fort St. John's 20 Forks of Athabasca River 10 Battle River 5 Fond du Lac 5 Salt River 5 Salt River 300 Fort Liard 300 Fort Nelson 200 The Rapids 100 Hay River 20 Fort Resolution 20 Fort Rae 10 Fort Norman 10 Fort Norman 10 Fort Good Hope 10 Fort Good Hope 10 Lapierre's House 10 Fort Halkett 10 Fort Halkett 10 900 acres in McKenzie River District.						
Fort Dunvegan 50 Fort St. John's 20 Forks of Athabasca River 10 Battle River 5 Fond du Lac 5 Salt River 5 Salt River 300 Fort Liard 300 Fort Nelson 200 The Rapids 100 Hay River 20 Fort Resolution 20 Fort Rae 10 Fort Ond du Lac 10 Fort Good Hope 10 Fort Good Hope 10 Lapierre's House 10 Fort Halkett 10 Fort Halkett 10 Fort Halkett 10	Athabasca		•••	•••		
Fort St. John's 20 Forks of Athabasca River 10 Battle River 5 Fond du Lac 5 Salt River 5 Salt River 100 Fort Liard 300 Fort Nelson 200 The Rapids 100 Hay River 20 Fort Resolution 20 Fort Rae 10 Fort Norman 10 Fort Good Hope 10 Fort Good Hope 10 Lapierre's House 10 Fort Halkett 10 Fort Halkett 10		Fort Vermilion	•••	•••	50 0	•
Forks of Athabasca River 10 Battle River 5 Fond du Lac 5 Salt River 5 Salt River 5 McKenzie River Fort Simpson 100 Fort Liard 300 Fort Nelson 200 The Rapids 100 Hay River 20 Fort Resolution 20 Fort Raae 10 Fond du Lac 10 Fort Norman 10 Fort Good Hope 10 Fort Good Hope 10 Lapierre's House 10 Fort Halkett 10		Fort Dunvegan	•••	,	5 0	
Battle River		Fort St. John's	•••	,	20	
Fond du Lac		Forks of Athabasca	River	,	10	
Salt River		Battle River	•••	•••	5	
McKenzie River Fort Simpson Fort Liard Solution The Rapids Hay River Fort Resolution Fort Rae Fort Norman Fort Good Hope Lapierre's House Fort Halkett 100 605 acres in Athabasca District, 100 100 100 100 100 100 100 1		Fond du Lac	•••		5	
McKenzie River Fort Simpson 100 Fort Liard 300 Fort Nelson 200 The Rapids 20 Fort Resolution 10 Fort Rae 10 Fort Norman 10 Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett		Salt River	•••		5	
McKenzie River Fort Simpson 100 Fort Liard 300 Fort Nelson 200 The Rapids 20 Fort Resolution 10 Fort Rae 10 Fort Norman 10 Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett				- 1		605 acres in Athabasca District.
Fort Liard 300 Fort Nelson 200 The Rapids 20 Hay River 20 Fort Resolution 20 Fort Rae 10 Fond du Lac 10 Fort Norman 10 Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett 10	McKenzie River	Fort Simpson	•••		100	
The Rapids 100 Hay River 20 Fort Resolution 20 Fort Rae 10 Fond du Lac 10 Fort Norman 10 Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett 10					300	
Hay River 20 Fort Resolution 20 Fort Rae 10 Fond du Lac 10 Fort Norman 10 Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett 10		Fort Nelson	•••		200	
Hay River 20 Fort Resolution 20 Fort Rae 10 Fond du Lac 10 Fort Norman 10 Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett 10		The Rapids			100	
Fort Resolution 20 Fort Rae 10 Fond du Lac 10 Fort Norman 10 Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett 10	•		•••		20	
Fort Rae 10 Fond du Lac 10 Fort Norman 10 Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett 10			•••		20	
Fort Norman 10 Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett 10		Fort Rae	•••		10	
Fort Norman 10 Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett 10		Fond du Lac			10	
Fort Good Hope 10 Peel's River 10 Lapierre's House 10 Fort Halkett 100						
Peel's River 10 Lapierre's House 10 Fort Halkett 100			•••		10	
Lapierre's House 10 Fort Halkett 100			•••			
Fort Halkett 100			***	1	-	
actor in matricial invest District.			•••			900 acres in McKengia River District
						——————————————————————————————————————
Total in North-West Territory 1,505 acres.	Total in I	North-West Territory				1.505 acres.
	40101 101					-14-4 #05-001

RECAPITULATION.

ST /1	D .	D							Acres.	
		Rupert's Lan	ia	•••	•••	•••	•••	•••	42,170	
Southern	ditto,	ditto	***	•••	•••	•••	•••	•••	1,085	
Montreal	ditto,	ditto	***	•••	•••	•••	•••	•••	400	
Northern	Department,	North-West	Territory	•••	•••	•••	•••	•••	1,505	
									`	
									45,160	

Downing-street, June 24, 1870.

The Queen having accepted the surrender of Rupert's Land from the Hudson's Bay Company, has been pleased to appoint the Governor-General for the time being of the Dominion of Canada to be the Governor of Rupert's Land until the admission of that Territory into the said Dominion.

Council Office, June 23, 1870.

WHEREAS the Special Commissioners appointed for the purposes of "The Public Schools Act, 1868," in virtue of the powers conferred upon them by that Act, have made five statutes for determining and establishing the constitution of the New Governing Bodies of the Schools of Harrow, Winchester, Shrewsbury, Charterhouse, and Rugby:

And whereas the said Statutes have been this day laid before Her Majesty in Council, the same are published in the London Gazette, in pursuance of the provisions of the said Act; and notice is hereby given, that it is lawful for the bodies or persons authorized so to do in that Act, within two months from the date of the publication of this notification, to petition Her Majesty in Council to withhold her approval from the whole or any part of such Statute.

Arthur Helps.

Statutes above referred to. .

A STATUTE for determining and establishing the constitution of the new Governing Body of Harrow School made by the Special Commissioners appointed for the purposes of "The Public Schools Act, 1868."

WHEREAS by the Public Schools Act, 1868, it is enacted that the "Existing Governing Body" of a School shall for the purposes of the Act mean, at Harrow, the Governors. And whereas it was provided by the fifth section of the said Act that the existing Governing Body of each of the Schools to which the Act applies might at any time before the first day of May one thousand eight hundred and sixty-nine, or within such further time as might be determined by Her Majesty in Council, as therein-after mentioned. make a Statute or Statutes for determining and establishing the constitution of the Governing Body of each of such Schools in such marner as might be deemed expedient. And whereas it was by the same section further provided that from and after the said first day of May one thousand eight hundred and sixty-nine, or such further time as aforesaid, all powers of making Statutes vested by the said section in the Governing Body of a school should pass to the Special Commissioners thereinafter mentioned.

And whereas by the said Act the period for which Her Majesty was empowered by Order in Council to extend the said time for making such a Statute or Statutes was limited to one month.

And whereas Her Majesty did, by Order in Council in pursuance of the said Act, extend for the period of one month the time within which the Governors of Harrow might make such a Statute or Statutes as aforesaid, and such period has now elapsed without any such Statute as aforesaid being approved in pursuance of the said Act.

And whereas all powers of making such a Statute or Statutes vested in the Governing Body

of Harrow School by the fifth section of the said Act have passed to and are now vested in the Special Commissioners appointed for the purposes of the said Act.

Now we, the said Commissioners, in pursuance of the said Act, do by this Statute enact as follows, that is to say:—

Members of Governing Body.

1. The Governing Body of Harrow School shall consist of the following members, namely,—One member to be elected by the Hebdomadal Council of the University of Oxford.

One member to be elected by the Council of the Senate of the University of Cambridge.

One member to be elected by the President and Council of the Royal Society.

One member to be nominated by the Lord Chancellor for the time being.

One member to be elected by the head, lower, and assistant masters of the school for the time being.

Five members to be elected in the first instance by the Keepers and Governors of the possessions, revenues, and goods of the Free Grammar School of John Lyon, in the village of Harrow-on-the-Hill, and in subsequent cases to be elected in manner hereinafter mentioned.

The said members may be elected or nominated as aforesaid at any time within three months after the approval of this Statute by Her Majesty in Council.

Qualifications of Members.

2. Any person, not being the head master, lower master, or one of the assistant masters in the School, may be elected or nominated a member of the Governing Body who is a member of the Church of England, and duly qualified in the judgment of the person or persons by whom he is elected or nominated to take part in the government of the School as a place of liberal education.

Provision for filling up Vacancies in Governing Body.

3. Every vacancy occurring among members of the Governing Body shall be filled up within three months after the date of its occurrence, in manner following, that is to say:—

Any vacancy occurring among the members to be elected in the first instance by the Keepers and Governors of the possessions, revenues, and goods of the Free Grammar School of John Lyon, in the village of Harrow-on-the-Hill, shall from time to time be filled up by a member to be elected by the Governing Body for the time being; but, subject to the foregoing provision, all vacancies occurring among the members of the Governing Body shall be from time to time filled up by the appointment of a member by the person or body of persons aforesaid, who under this Statute had the power of appointing the member in respect of whom the vacancy occurs.

Power of Her Majesty in Council to fill up Vacancies.

4. If any of the said members be not appointed within the time limited by this Statute for their election or nomination, or if any such vacancy as aforesaid be not filled up within three months after the date of its occurrence, Her Majesty may, by Order in Council, make such appointment or fill up such vacancy by the nomination of any qualified person whom she may think fit, subject to this proviso, that the making of such appointment or filling up of such vacancy by Her Majesty

in Council shall not confer upon Her Majesty any power of filling up any subsequent vacancy, unless the person or body of persons aforesaid empowered by this Statute to fill up such vacancy have failed to do so for the period of three months after its occurrence.

Non-Attendance of Members.

5. If any member be absent from every meeting of the Governing Body during the space of two years, he shall, ipso facto, cease to be a member.

Mode of Summoning Meetings.

6. The first meeting of the Governing Body shall be summoned by the member elected by the Council of the Senate of the University of Cambridge, and shall be held in London.

7. Subsequent meetings shall be summoned at such times and places (the places being in Harrow or London) as the Governing Body may determine

Quorum at Meetings.

8. No business shall be transacted at a meeting of the Governing Body unless five members at the least be present.

Chairman at Meetings.

9. At the first meeting of the Governing Body held by them after the approval of this Statute by Her Majesty in Council, and at the first meeting held by them in every subsequent year, the members of the Governing Body present at such meeting shall choose one of their body to act as Chairman of the Governing Body for the year then current, and shall also, if they think fit, choose another member to act as Deputy Chairman for the same period. If the Chairman or Deputy Chairman die or cease to be a member of the Governing Body during his period of office, the members present at the meeting next after the occurrence of such vacancy may choose some other member to fill the vacancy, and the member so chosen shall hold office so long as the person in whose place he is chosen would have held the same.

If at any meeting neither the Chairman nor Deputy Chairman of the Governing Body be present, the members present shall choose some one of their number to be Chairman at such meeting.

In case of an equality of votes at any meeting, the Chairman of the meeting shall have a second or casting vote.

Approved and sealed by the Special Commissioners appointed for the purposes of the "Public Schools Act, 1868," this twenty-third day of June, one thousand eight hundred and seventy.



A STATUTE for determining and establishing the constitution of the new Governing Body of Winchester School made by the Special Commissioners appointed for the purposes of "The Public Schools Act, 1868."

WHEREAS by the Public Schools Act, 1868, "School" is defined in the case of Winchester to include Winchester College, and at Winchester the Warden and Fellows are declared for the pur-

poses of the Act to be "the existing Governing Body" of the School; and whereas by the fifth section of the said Act, it was provided that the existing Governing Body of each of the Schools to which the said Act applies might at any time before the first day of May, one thousand eight hundred and sixty-nine, or within such further time as might be determined by Her Majesty in Council as therein-after mentioned, make a Statute or Statutes for determining and establishing the constitution of the Governing Body of each of the said Schools in such manner as might be deemed expedient:

And whereas it was by the same section further provided that from and after the said first day of May, one thousand eight hunderd and sixty-nine, or such further time as aforesaid, all powers of making Statutes vested by the said section in the Governing Body of a School should pass to the Special Commissioners therein-after mentioned:

And whereas by the said Act the period for which Her Majesty was empowered by Order in Council to extend the said time for making such a Statute or Statutes was limited to one month:

And whereas Her Majesty did, by Order in Council in pursuance of the said Act, extend for the period of one month the time within which the Warden and Fellows of Winchester might make such a Statute or Statutes as aforesaid, and such period has now elapsed without any such Statute as aforesaid being approved in pursuance of the said Act:

And whereas all powers of making such a Statute or Statutes vested in the Governing Body of Winchester School by the fifth section of the said Act have passed to and are now vested in the Special Commissioners appointed for the purposes of the said Act:

Now we, the said Commissioners, in pursuance of the said Act, do by this Statute enact as follows, that is to say:—

Members of Governing Body.

1. The Governing Body of Winchester School, as defined by the said Act, shall consist of the following ex-officio members, namely:—

The Warden of New College, Oxford. The Warden of Winchester.

and of the following elected members, namely:-

One member to be elected by the Warden and Fellows of New College, Oxford.

One member to be elected by the Hebdomadal Council of the University of Oxford.

One member to be elected by the Council of the Senate of the University of Cambridge.

One member to be elected by the President and Council of the Royal Society.

One member to be nominated by the Lord Chief Justice of England for the time being.

One member to be elected by the head master, second master, and assistant masters of the school for the time being.

Not less than two nor more than four members to be elected by the Governing Body for the time being.

The said elected members other than the members to be elected by the Governing Body for the time being may be elected or nominated as aforesaid at any time within three months after the approval of this Statute by Her Majesty in Council, and the said members to be elected by the Governing Body for the time being may be elected at any time within five months after such approval.

Qualification of Members.

2. Any person, not being the Head Master, Second Master, or one of the Assistant Masters in the School, may be elected or nominated a member of the Governing Body who is a member of the Church of England, and duly qualified in the judgment of the person or persons by whom he is elected or nominated to take part in the government of the School as a place of liberal education.

Mode of electing Members to be elected by Governing Body.

3. The first election of members to be elected by the Governing Body for the time being shall take place at a meeting at which not less than five of the persons herein-before respectively referred to as ex-officio and elected members are present, and of which sufficient notice specifying the purpose of the meeting has been given by the Warden of New College: subsequent elections shall be held by the Governing Body for the time being.

Mode of filling up Vacancies.

4. Subject to the provisions herein-before contained, with respect to the election of members to be elected by the Governing Body for the time being, all vacancies occurring among the elected members shall be from time to time filled up by the appointment of a member by the person, or body of persons aforesaid, who had by this Statute the power of appointing the member in respect of whom the vacancy occurs; provided that such appointment be made within three months of the date on which such vacancy occurred.

Power of Queen in Council to fill up Vacancies.

- 5. If any of the said elected members are not appointed within the time by this Statute limited for their election or nomination, or if any such vacancy as aforesaid be not filled up within three months after the date of its occurrence, Her Majesty may, by Order in Council, make such appointment or fill up such vacancy by the nomination of any qualified person She may think fit, subject to the following provisions, namely:—
 - (a,) No vacancy among the members to be elected by the Governing Body for the time being shall be so filled up until the number of such members is reduced below two.
 - (b.) The making of an appointment or the filling up of any vacancy by Her Majesty in Council in pursuance of this enactment shall not confer upon Her Majesty any power of filling up any subsequent vacancy until the person or body of persons aforesaid, empowered by this Statute to fill up such vacancy have failed to do so for the period of three months after the vacancy has

Mode of summoning First Meeting.

6. The first meeting of the Governing Body shall be summoned by the Warden of New College, and shall be held in London.

Mode of summoning Subsequent Meetings.

Subsequent meetings shall be summoned at such times and places (the places being in Winchester or London) as the Governing Body may determine,

Non-attendance of Members.

7. If any elected member be absent from every | ing Body of a School should pass to meeting of the Governing Body during the space | Commissioners thereinafter mentioned.

of two years, he shall, ipso facto, cease to be a member.

Quorum.

8. No business shall be transacted at any meeting of the Governing Body unless five members at least be present.

Chairman at Meetings.

9. At the first meeting of the Governing Body, held by them after the approval of this Statute by Her Majesty in Council, and at the first meeting held by them in every subsequent year, the members of the Governing Body present at such meeting shall choose one of their body to act as Chairman of the Governing Body for the year then current, and shall also, if they think fit, choose another member to act as Deputy Chairman for the same period.

If the Chairman or Deputy Chairman die or cease to be a member of the Coverning Body during his period of office, the members present at the next meeting held after the occurrence of such vacancy shall choose some other member to fill the vacancy, and the member so chosen shall hold office so long as the person in whose place he is chosen would have held the same.

If at any meeting neither the Chairman nor Deputy Chairman of the Governing Body be present, the members present shall choose some one of their number to be Chairman at such meeting.

In case of an equality of votes at any meeting the Chairman of the meeting shall have a second or casting vote.

Approved and sealed by the Special Commissioners appointed for the purposes of the "Public Schools Act, 1868," this twenty-third day of June, one thousand eight hundred and seventy.



A STATUTE for determining and establishing the constitution of the new Governing Body of Shrewsbury Free Grammar School, made by the Special Commissioners appointed for the purposes of "The Public Schools Act, 1868."

WHEREAS by the Public Schools Act, 1868, it is enacted that the "Existing Governing Body' of a School shall for the purposes of the Act mean, at Shrewsbury, the Trustees. And whereas it was provided by the fifth section of the said Act that the existing Governing Body of each of the Schools to which the Act applies might, at any time before the first day of May, one thousand eight hundred and sixty-nine, or within such further time as might be determined by Her Majesty in Council, as thereinafter mentioned, make a Statute or Statutes for determining and establishing the constitution of the Governing Body of each of such Schools in such manner as might be deemed expedient. And whereas it was by the same section further provided that from and after the said first day of May, one thousand eight hundred and sixty-nine, or such further time as aforesaid, all powers of making Statutes vested by the said section in the Governing Body of a School should pass to the Special

And whereas by the said Act the period for which Her Majesty was empowered by Order in Council to extend the said time for making such a Statute or Statutes was limited to one month.

And whereas Her Majesty did, by Order in Council in pursuance of the said Act, extend for the period of one month the time within which the Trustees of Shrewsbury School might make such a Statute or Statutes as aforesaid, and such period has now elapsed without any such Statute as aforesaid being approved in pursuance of the said Act.

And whereas all powers for making such a Statute or Statutes vested in the Governing Body of Shrewsbury School, by the fifth section of the said Act, have passed to, and are now vested in, the Special Commissioners appointed for the purposes of the said Act.

Now we, the said Commissioners, in pursuance of the said Act, do by this Statute enact as follows, that is to say:—

Members of Governing Body.

1. The Governing Body of Shrewsbury Free Grammar School shall consist of the Master of St. John's College, Cambridge, for the time being, as an ex-officio Member, and of the following elected members, that is to say:—

One member to be elected by the Hebdomadal Council of the University of Oxford.

One member to be elected by the Council of the Senate of the University of Cambridge.

One member to be elected by the President and Council of the Royal Society.

One member to be nominated by the Lord Chief Justice of England for the time being. One member to be nominated by the Lord Lieutenant of the county of Salop for the time being.

Two members to be elected by the Corporation of Shrewsbury.

Not less than two nor more than four members to be elected by the Governing Body for the time being.

The said elected members, other than the members to be elected by the Governing Body for the time being, may be elected or nominated, as aforesaid, at any time within three months after the approval of this Statute by Her Majesty in Council, and the said members to be elected by the Governing Body for the time being may be elected at any time within five months after such approval.

First Election of Members to be elected by Governing Body.

2. The first election of members to be elected by the Governing Body for the time being shall take place at a meeting at which not less than five of the persons hereinbefore respectively referred to as ex-officio and elected members are present, and of which notice specifying the purpose of the meeting has been given by the Master of St. John's College; subsequent elections shall be held by the Governing Body for the time being.

Qualification of Members.

3. Any person, not being the Head Master, Second Master, or one of the Assistant Masters of the School, may be elected or nominated a member of the Governing Body, who is duly qualified in the judgment of the person or persons by whom he is elected or nominated to take part in the Government of the School as a place of liberal education.

Mode of filling up Vacancies.

4. Subject to the provisions hereinbefore contained with respect to the election of members to be elected by the Governing Body for the time being, all vacancies occurring among the elected members shall be from time to time filled up by the appointment of a member by the person or body of persons, who had the power under this Statute of appointing the member in respect of whom the vacancy occurs; provided that such appointment be made within three months of the date on which the vacancy occurred.

Power of Her Majesty in Council to fill vp Vacancies.

- 5. If any elected member be not appointed within the time limited by this Statute in that behalf, or if any such vacancy as aforesaid be not filled up within three months after the date of its occurrence, Her Majesty may, by Order in Council, make such appointment or fill up such vacancy by the nomination of any qualified person whom she may think fit, subject to the following provisions, namely:—
 - (a) No vacancy among the members to be elected by the Governing Body for the time being shall be so filled up until the number of such members is reduced below two.
 - (b.) The making of an appointment or filling up of any vacancy by Her Majesty in Council, in pursuance of this enactment, shall not confer upon Her Majesty any power of filling up any subsequent vacancy, unless the person or body of persons aforesaid empowered by this Statute to fill up such vacancy have failed to do so for the period of three months after its occurrence.

Mode of summoning Meetings,

6. The first meeting of the Governing Body shall be summoned by the Master of St. John's College, and shall be held in London.

Subsequent meetings shall be summoned at such times and places (the places being in Shrewsbury or London) as the Governing Body may determine.

Non-attendance of Members.

7. If any elected member be absent from every meeting of the Governing Body during the space of two years, he shall, ipso facto, cease to be a member.

Quorum.

8. No business shall be transacted at any meeting of the Governing Body, unless five members at least be present.

Chairman at Meetings.

9. At the first meeting of the Governing Body held by them after the approval of this Statute by Her Majesty in Council, and at the first meeting held by them in every subsequent year, the members of the Governing Body present at such meeting shall choose one of their body to act as Chairman of the Governing Body for the year then current, and shall also, if they think fit, choose another member to act as Deputy Chairman for the same period.

If the Chairman or Deputy Chairman die or cease to be a member of the Governing Body during his period of office, the members present at the next meeting held after the occurrence of such vacancy may choose some other member to fill the vacancy, and the member so chosen shall

hold office so long as the person in whose place he is chosen would have held the same.

If at any meeting neither the Chairman nor Deputy Chairman of the Governing Body be present, the members present shall choose some one of their number to be Chairman at such meeting.

In case of an equality of votes at any meeting, the Chairman of the meeting shall have a second or casting vote.

Approved and sealed by the Special Commissioners appointed for the purposes of the "Public Schools Act, 1868," this twenty-third day of June, one thousand eight hundred and seventy,



A STATUTE for determining and establishing the Constitution of the new Governing Body of Charterhouse School made by the Special Commissioners appointed for the purposes of "The Public Schools Act, 1868."

WHEREAS by the Public Schools Act, 1868, it is enacted that the "Existing Governing Body" of a School shall for the purposes of the Act mean, at Charterhouse, the Governors; and whereas it was provided by the fifth section of the said Act that the existing Governing Body of each of the Schools to which the Act applies, might at any time before the first day of May, one thousand eight hundred and sixty-nine, or within such further time as might be determined by Her Majesty in Council, as thereinafter mentioned, make a Statute or Statutes for determining and establishing the constitution of the Governing Body of each of such Schools in such manner as might be deemed expedient. And whereas it was by the same section further provided that from and after the said first day of May, one thousand eight hundred and sixty-nine, or such further time as aforesaid, all powers of making Statutes vested by the said section in the Governing Body of a School should pass to the Special Commissioners thereinafter mentioned.

And whereas the time within which the Governors of Charterhouse were empowered by the said Act to make such a Statute or Statutes as aforesaid has now elapsed, and no such Statute as aforesaid has been made by the said Governors.

And whereas all powers of making such a Statute or Statutes vested in the Governing Body of Charterhouse School by the fifth section of the said Act have passed to and are now vested in the Special Commissioners appointed for the purposes of the said Act.

Now we, the said Commissioners, in pursuance of the said Act, do by this Statute enact as follows, that is to say:—

Members of Governing Body.

1. The Governing Body of Charterhouse School shall consist of the Archbishop of Canterbury as an ex-officio member, and of the following elected members, namely:—

One member to be elected by the Hebdomadal Council of the University of Oxford.

One member to be elected by the Council of the Senate of the University of Cambridge.

One member to be elected by the Senate of the University of London.

One member to be elected by the President and Council of the Royal Society.

One member to be nominated by the Lord Chancellor for the time being.

One member to be nominated by the Lord Chief Justice of England for the time being.

'One member to be elected by the Head Master, the Second Master, and the Assistant Masters in the School for the time being.

Seven members to be elected in the first instance by the Governors of Sutton's Hospital, and in subsequent cases to be elected in manner hereafter mentioned.

The said members may be elected or nominated, as aforesaid, at any time within three months after the approval of this Statute by Her Majesty in Council.

Provision for filling up Vocancies in Governing Body.

2. Every vacancy occurring among the elected members of the Governing Body shall be filled up within three months after the date of its occurrence in manner following, that is to say:—

Any vacancy occurring among the members to be elected in the first instance by the said Governors of Sutton's Hospital shall from time to time be filled up by a member to be elected by the Governing Body for the time being; but subject to the foregoing provision, every vacancy occurring among the elected members of the Governing Body shall be from time to time filled up by the appointment of a member by the person or body of persons above mentioned who by this Statute had the power of appointing the member in respect of whom the vacancy occurs.

Qualification of the Members.

3. Any person not being the Head Master, Second Master, nor one of the Assistant Masters in the School, may be elected or nominated a member of the Governing Body, who is duly qualified in the judgment of the person or persons by whom he is elected or nominated to take part in the government of the School as a place of liberal education, provided that the first three members elected by the Governing Body for the time being, and any member elected in the place of any of the said first three members shall be chosen from among the Governors of Sutton's Hospital for the time being.

Power of Queen in Council to fill up Vacancies.

4. If any member be not appointed within the time by this statute limited for his election or nomination, or if any such vacancy as aforesaid be not filled up within three months after the date of its occurrence, Her Majesty may, by Order in Council, make such appointment or fill up such vacancy by the nomination of any qualified member, subject to the following proviso, namely, that the making of such appointment or filling up of such vacancy shall not confer upon Her Majesty any power of filling up any subsequent vacancy, unless the person or body of persons aforesaid empowered by this Statute to fill up such vacancy have failed to do so within three months after the vacancy has occurred.

Power of the Master of Sutton's Hospital of electing a Member of the Governing Body.

If at any time the Master of Sutton's Hospital in Charterhouse be elected a member of the Governing Body he shall have, with respect to Charterhouse School, the same powers as any other member of the Governing Body and no other powers, any Statute or Charter to the contrary notwithstanding.

Mode of summoning First Meeting.

5. The first meeting of the Governing Body shall be summoned by the Archbishop of Canterbury, and shall be held in London.

Mode of summoning Subsequent Meetings.

Subsequent meetings shall be summoned at such times and places (the places being in the School or in London) as the Governing Body may deter-

Non-attendance of Members.

6. If any member be absent from every meeting of the Governing Body during the space of two years he shall, ipso facto, cease to be a member.

Quorum.

7. No business shall be transacted at any meeting of the Governing Body unless five members at least be present.

Chairman at Meetings.

At the first meeting of the Governing Body held after the approval of this Statute by Her Majesty in Council, and at the first meeting held by them in every subsequent year, the members of the Governing Body present at such meeting shall choose one of their body to act as Chairman of the Governing Body for the year then current. and shall also, if they think fit, choose another member to act as Deputy Chairman for the same period.

If the Chairman or Deputy Chairman die or cease to be a member of the Governing Body during his period of office, the members present at the next meeting held after the occurrence of such vacancy shall choose some other member to fill the vacancy, and the member so chosen shall hold office so long as the person in whose place he is chosen would have held the same.

If at any meeting neither the Chairman nor Deputy Chairman of the Governing Body be present, the members present shall choose some one of their number to be Chairman at such

In case of an equality of votes at any meeting, the Chairman of the meeting shall have a second or casting vote.

Approved and sealed by the Special Commissioners appointed for the purposes of the "Public Schools Act, 1868," this twentythird day of June, one thousand eight hundred and seventy.



A STATUTE for determining and establishing the constitution of the new Governing Body of Rugby School made by the Special Commissioners appointed for the purposes of "The Public Schools Act, 1868."

WHEREAS by the Public Schools Act, 1868, it is enacted that the existing "Governing Body" of a School shall for the purposes of the Act mean at Rugby the Trustees; and whereas it was provided by the fifth section of the said Act that the existing Governing Body of each of the Schools to which the Act applies might at any time before

and sixty-nine, or within such further time as might be determined by Her Majesty in Council, as therein-after mentioned, make a Statute or Statutes for determining and establishing the constitution of the Governing Body of each of such Schools in such manner as might be deemed expedient. And whereas it was by the same section further provided that from and after the said first day of May, one thousand eight hundred and sixty-nine, or such further time as aforesaid, all powers of making Statutes vested by the said section in the Governing Body of a school should pass to the special Commissioners therein-after mentioned:

And whereas the time within which the Trustees of Rugby School were empowered by the said Act to make such a Statute or Statutes as aforesaid has now elapsed, and no such Statute has been made by the said Trustees:

And whereas all powers of making such a Statute or Statutes vested in the Governing Body of Rugby School by the fifth section of the said Act, have passed to and are now vested in the Special Commissioners appointed for the purposes of the said Act:

Now we, the said Commissioners, in pursuance of the said Act, do by this Statute enact as follows, that is to say:-

Members of Governing Body.

1. The Governing Body of Rugby School shall consist of the following members, namely:—

One member to be elected by the Hebdomadal Council of the University of Oxford.

One member to be elected by the Council of the Senate of the University of Cambridge.

One member to be elected by the Senate of the University of London.

One member to be elected by the President and Council of the Royal Society.

One member to be nominated by the Lord Chancellor for the time being.

Six members to be elected in the first instance by the Trustees of Rugby School, and in subsequent cases to be elected in manner

hereinafter mentioned. The said members may be elected or nominated as aforesaid, at any time within three months

after the approval of this Statute by Her Majesty in Council.

Qualification of Members.

2. Any person not being the head master or one of the assistant masters in the school, may be elected or nominated a member of the Governing Body who is duly qualified in the judgment of the person or persons by whom he is elected or nominated to take part in the government of the School as a place of liberal education.

Provision for filling up Vacancies in Governing Body.

3. Every vacancy occurring among members of the Governing Body shall be filled up within three months after the date of its occurrence in manner following, that is to say:-

Any vacancy occurring among the members to be elected in the first instance by the Trustees of Rugby School shall from time to time be filled up by a member to be elected by the Governing Body for the time being; but, subject to the foregoing provision, all vacancies occurring among the members of the Governing Body shall be from time to time filled up by the appointment of a member by the person, or body of persons, who the first day of May, one thousand eight hundred | under this Statute had the power of appointing

No. 23627.

the member in respect of whom the vacancy occurs.

Power of Her Majes'y in Council to fill up Vacancies.

4. If any of the said members be not appointed within the time limited by this Statute for their election or nomination, or if any such vacancy as aforesaid be not filled up within three months after the date of its occurrence, Her Majesty may by Order in Council make such appointment or fill tip such vacancy by the nomination of any qualified person whom She may think fit, subject to this proviso, that the making of such appointment, or the filling up of such vacancy by Her Majesty in Council, shail not confer upon Her Majesty any power of filling up any subsequent vacancy, unless the person or body of persons aforesaid empowered by this Statute to fill up such vacancy have failed to do so for the period of three months after its ocurrence.

Mode of summoning Meetings.

5. The first meeting of the Governing Body shall be summoned by the member elected by the Hebdomadal Council of the University of Oxford, and shall be held in London.

Subsequent meetings shall be summoned at such times and places (the places being in Rugby or London) as the Governing Body may determine.

Non-attendance of Members.

6. If any member be absent from every meeting of the Governing Body during the space of two years he shall, ipso facto, cease to be a member.

Quorum.

7. No business shall be transacted at any meeting of the Governing Body unless five members at least be present.

Chairman at Meetings.

8. At the first meeting of the Governing Body held by them after the approval of this Statute by Her Majesty in Council, and at the first meeting held by them in every subsequent year, the members of the Governing Body present at such meeting shall choose one of their body to act as Chairman of the Governing Body for the year then current, and shall also, if they think fit, choose another member to act as Deputy Chairman for the same period.

If the Chairman or Deputy Chairman die or cease to be a member of the Governing Body during his period of office, the members present at the next meeting held after the occurrence of such vacancy may choose some other member to fill the vacancy, and the member so chosen shall hold office so long as the person in whose place he is chosen would have held the same.

If at any meeting neither the Chairman nor Deputy Chairman of the Governing Body be present, the members present shall choose some one of their number to be Chairman at such

In case of any equality of votes at any meeting the Chairman shall have a second or casting vote.

Approved and sealed by the Special Commissioners appointed for the purposes of the "Public Schools Act, 1868," this twenty-third day of June, one thousand eight hundred and seventy.

War Office, June 24, 1870.

The Queen has been graciously pleased to give orders for the appointment of Major-General George Balfour, C.B., of the Royal (Madras) Artillery, Assistant to the Controller-in-Chief, War Department, to be an Ordinary Member of the Civil Division of the Second Class, or Knights Commanders of the Most Honourable Order of the Bath.

Downing Street, June 23, 1870.

The Queen has been pleased to appoint Colville Arthur Durell Barclay, Esq., to be Collector of Customs for the Island of Mauritius.

Westminster, June 20, 1870.

THIS day, the Lords being met, a message was sent to the Honourable House of Commons by the Gentleman Usher of the Black Rod; acquainting them that The Lords authorized by virtue of a Commission under the Great Seal, signed by Her Majesty, for declaring Her Royal Assent to several Acts agreed upon by both Houses, do desire the immediate attendance of the Honourable House in the House of Peers, to hear the Commission read; and the Commons being come thither, the said Commission, empowering the Lord Archbishop of Canterbury, and several other Lords therein named, to declare and notify the Royal Assent to the said Acts, was read accordingly, and the Royal Assent given to

An Act to transfer to the Commissioners of Her Majesty's Works and Public Buildings the property in and control over the buildings and property of the County Courts in England, and for other purposes relating thereto.

An Act for making further provision relating to the management of certain Departments of the War Office.

An Act to provide for the equal distribution over the metropolis of a further portion of the charge for the relief of the poor.

An Act to amend "The Railway Companies' Powers Act, 1864," and "The Railway Construction Facilities Act, 1864."

An Act to define the boundary between the counties of Inverness and Elgin or Moray, in the district of Strathspey; and for other purposes.

An Act to confirm certain Orders made by the Board of Trade under the Sea Fisheries Act, 1868, relating to the Frith of Forth.

An Act for the making of a railway from Golspie to Helmsdale, in the county of Sutherland, and for the abandonment of part of the authorized railway of the Sutherland Railway Company; and for other purposes.

An Act to confer further powers on the Wolverhampton and Walsall Railway Company.

An Act to grant further powers to the Newport Pagnell Railway Company.

An Act to incorporate the Eccleshill and Bolton Gas Company Limited, and to make further provision for lighting certain parts of the townships of Eccleshill and Bolton with gas; and for other

An Act to authorise the construction of a bridge over the River Trent. in the county of Nottingham, and roads and approaches thereto; to be called "The Gunthorpe Bridge."

L.S.

market and a feet of every

An Act to constitute a body of Commissioners, and to empower them to purchase certain shipping dues from His Royal Highness the Prince of Wales, and also to provide for the alteration and ultimate extinction of such shipping dues, and for raising moneys; and for other purposes.

An Act to confer various powers upon the Great Eastern Railway Company with respect to the Ramsey Branch of the said Company, and the Tendring Hundred Railway; and for other pur-

An Act to vest Fosdyke Bridge and certain property connected therewith in the inhabitants of the Parts of Holland, in Lincolnshire, as a county bridge and county property.

An Act for vesting in the Corporation of Paisley the supply of gas to that town and the suburbs

thereof; and for other purposes.

An Act for dissolving the Saint Alban's Gas and Water Company, and re-incorporating the proprietors therein with others for more effectually supplying with gas the borough of Saint Alban and other adjoining parishes and places; and for other purposes.

An Act for better raising and securing a fund for the widows and children of the officers, agents, clerks, and porters of the Royal Bank of Scot-

land.

An Act to extend the time for the compulsory purchase of lands for the purposes of the North Metropolitan Railway Act, 1867.

An Act for incorporating and granting further powers to the Hebden Bridge Gas Company.

An Act for making a railway from the Hawthornden Station of the Peebles Railway to Penicuik, in the county of Edinburgh, and for other purposes.

An Act to amend two Acts for repressing juvenile delinquency in the city of Glasgow.

An Act to enable the Local Board for the district of Aberdare to erect waterworks and supply water, to purchase the undertaking of the Aberdare Waterworks Company, and for other

An Act for conferring various additional powers upon the Caledonian Railway Company, and for

other purposes.

An Act to empower the Corporation of Northampton to establish markets and fairs, and for

other purposes.

An Act to enable the Metropolitan and Saint John's Wood Railway Company to abandon the authorised extension of their railway to Hampstead; and for other purposes.

An Act to authorise the construction of the Edinburgh, Loanhead, and Roslin Railway.

An Act for authorising the Corporation of the Royal Infirmary of Edinburgh to remove their Infirmary Buildings to a more suitable position, and to acquire for that purpose the site of George Watson's Hospital and adjacent lands; and for other purposes.

An Act to extend the time for completing the works of the Milford Haven Dock and Railway Company; to lease the undertaking; and for

other purposes

An Act for incorporating and conferring further powers on the Carmarthen Gas Company.

An Act for extending the time for the completion of the Bedford and Northampton Railway.

An Act for enabling the Reading Gas Company to raise additional capital; to construct new works; for extending their limits of supply; and for other purposes.

An Act for making alterations in the authorised metropolitan railways of the Great Eastern Rail-

completion thereof; and for conferring upon that Company, and upon certain other Companies, other powers in connection with the said railways; and for other purposes.

An Act for empowering the mayor, aldermen, and burgesses of the city and borough of Bath to more effectually supply with water the city and

borough of Bath; and for other purposes.

An Act to authorize the trustees of the Clyde Navigation to construct a dock or tidal basin, quays, tramways, and other works at the harbour of Glasgow, to abandon certain works, and to borrow additional money; and for other purposes.

An Act to enlarge the powers of the East

London Railway Company for the compulsory purchase of lands, and for the completion of works, and to enable them to raise further money; to confirm and authorize agreements between the East London and other Railway Companies; and for other purposes.

An Act for the transfer to the mayor, aldermen, and burgesses of the borough of Leeds of the undertakings of the Leeds Gas Light Company and the Leeds New Gas Company; and for other

An Act for better supplying with water the town of Ruabon and places adjacent, in the county

of Denbigh.

An Act to authorize the Limerick and Ennis Railway Company to cancel certain authorized but unissued shares, and to borrow on mortgage in lieu thereof; and to issue debenture stock; and for other purposes.

An Act to confer further powers on the Company of Proprietors of the Birmingham Canal

Navigation, and for other purposes.

An Act to enable the Gloucester and Berkeley Canal Company to extend and improve their works, to convert their existing capital into stock, and for other purposes.

An Act to enlarge the powers of the London and Blackwall Railway Company, and to enable them to abandon certain Railways authorized by "The London, Blackwall, and Millwall Extension

Railway Act, 1865."

An Act for conferring additional powers on the the Midland Railway Company for the construction of works, and for the raising of further capital; and for other purposes.

An Act to extend the limits and increase the capital of the Shipley Gas Light Company; and

for other purposes.

An Act to authorize the construction of a bridge over the River Ouse, in the county of

York, to be called "Cawood Bridge."

An Act to authorize the Limerick and Foynes Railway Company to cancel certain authorized but unissued preference shares; and to borrow on mortgage in lieu thereof; and to issue debenture stock; and for other purposes.

An Act to authorize the Waterworks Commissioners of Kirkcaldy and Dysart to raise a further sum of money, and to amend "The Kirkcaldy and Dysart Waterworks Act, 1867;" and for other purposes.

An Act to extend the time for the completion of Stapenhill Bridge, at Burton-upon-Trent

An Act for more effectually lighting with gas Buxton and other places in Derbyshire.

An Act for granting further powers to the Imperial Continental Gas Association.

An Act to enable the Great Northern Railway Company to abandon the construction of the Watford and Edgware Railway.

An Act to incorporate a Company for bette way Company, and for extending the time for the supplying with gas and water the township

Rainhill, in the parish of Prescot, and county palatine of Lancaster; and for other purposes.

An Act for the abandonment of the extension authorized by the "Blane Valley Railway Exten-

sion Act, 1865;" and for other purposes.

An Act to enable the Local Board for the District of Cleckheaton to make and supply gas, and to purchase the undertaking of the Cleckheaton Gas Company, to confer other powers in relation to gas on the said local board; and for other purposes.

An Act to authorize the Dare Valley Railway Company to raise additional capital, to abandon a portion of their authorized railway, and to lease their undertaking to the Taff Vale Railway Com-

pany; and for other purposes.

An Act to authorize the Llantrissant and Taff Vale Junction Railway Company to abandon the construction of a certain railway authorized by "The Llantrissant and Taff Vale Junction Railway Act, 1866," and to extend the time for the completion of another railway authorized by the same Act, and to lease their undertaking to the Taff Vale Railway Company; and for other purposes.

An Act for the revival of the powers and extension of the time for the compulsory purchase of lands, and completion of the railway authorized by "The Girvan and Portpatrick Junction Railway Act, 1865," and also for enabling the Girvan and Portpatrick Junction Railway Company to divide and convert the shares in their capital into preferred and deferred shares; and for other

An Act for extending the limits within which the Cardiff Gas Light and Coke Company may supply Gas, and for empowering the Company to raise additional capital and for other purposes.

An Act for authorizing the Lancashire and Yorkshire Railway Company and the London and North-Western Railway Company, to run Steam Vessels between Fleetwood and Belfast, and for other purposes.

An Act for conferring powers on the Lancashire and Yorkshire Railway Company for the construction of a railway and other works, and the acquisition of Lands in the West Riding of the county of York and the county of Lancaster, and for other purposes.

An Act to enlarge the powers of an Act enabling the Rector of the parish of Saint Luke Chelsea, in Middlesex, to grant building and

repairing leases.

(C. 799.)

Board of Trade, Whitehall, June 23, 1870.

THE Right Honourable the Lords of the Committee of Privy Council for Trade have received, from the Secretary of State for Foreign Affairs, a copy of a Note from the Austrian Ambassador at this Court, announcing that the Austrian Government intends to hold an International Exhibition of Agriculture, Industry, and the Fine Arts, at Vienna, in the spring of the year 1873.

(C. 802.)

Board of Trade, Whitehall, June 23, 1870.

THE Right Honourable the Lords of the Committee of Privy Council for Trade have received,

from the Secretary of State for Foreign Affairs a copy of a despatch from Her Majesty's Minister at Madrid, enclosing a copy of a Decree which has been issued by the Spanish Government, permitting appeals from the decisions of the Directors of Customs in the Spanish Colonies to be made to the Local Tribunals.

(C. 803.)

Board of Trade, Whitehall, June 23, 1870.

THE Right Honourable the Lords of the Committee of Privy Council for Trade have received, from the Secretary of State for Foreign Affairs, a copy of Quarantine Regulations recently issued by the Health Officer at the port of Savannah.

The following are the regulations referred to:-

- 1. All vessels arriving at the port of Savannah from, or having touched at, Key West, Florida, the West Indian Islands, South America, or Mexico, will be subjected to quarantine.
- 2. All vessels arriving from foreign ports without clean bills of health, or from ports where contagious or epidemic diseases are either known or are supposed to exist, and vessels having had sickness on board during the voyage, will anchor in Tyber Roads, opposite the lighthouse, until visited and inspected by the health officer.

War Office, Pall Mall, 24th June, 1870.

BREVET.

The undermentioned promotions to take place in Her Majesty's Indian Military Forces, consequent on the readjustment of the numbers of the different grades, in accordance with the provisions of Clause 13 of the Royal Warrant of the 15th June, 1864:—

The following Lieutenant-Generals to be Generals.

Robert Hawkes, Bengal Cavalry. Dated 25th June, 1870.

James Bell, Madras Infantry. Dated 25th June, 1870.

Christopher Dixon Wilkinson, C.B., Bengal Infantry. Dated 25th June, 1870.

James Edwin Williams, Madras Infantry. Dated 25th June, 1870.

Robert Alexander, Madras Infantry. Dated 25th June, 1870.

John Kynaston Luard, C.B., Madras Infantry. Dated 25th June, 1870.

Adolphus Derville, Madras Infantry. Dated 25th

June, 1870. Thomas Littleton Green, Madras Infantry. Dated

25th June, 1870. George Tomkyns, Bengal Infantry. Dated 25th June, 1870.

William Cavaye, Bombay Infantry. Dated 25th June, 1870.

Francis Straton, Madras Cavalry. Dated 25th June, 1870.

Charles Richard William Lane, C.B., Bengal Infantry. Dated 25th June, 1870.

John Yaldwyn, Madras Infantry. Dated 25th June, 1870.

The following Major-Generals to be Lieutenant-Generals.

John Fowler Bradford, C.B., Bengal Cavalry. Dated 25th June, 1870.

Archibald Spiers Logan, Madras Infantry. Dated 25th June, 1870.

Edward Messiter, Madras Infantry. Dated 25th June, 1870.

Henry Macan, C.B., Bombay Infantry. Dated 25th June, 1970.

Sir Justin Sheil, K.C.B., Bengal Infantry. Dated 25th June, 1870.

Charles Wahab, Madras Infantry. Dated 25th June, 1870.

Thomas Assheton Duke, Madras Infantry. Dated 25th June, 1870.

James Clarke Charnock Gray, Bengal Infantry. Dated 25th June, 1870.

Charlton Holl, Madras Infantry. Dated 25th June, 1870.

Charles Hewetson, Madras Infantry. Dated 25th June, 1870.

Morden Carthew, C.B., Madras Infantry. Dated 25th June, 1870.

Claud Douglas, Bengal Infantry. Dated 25th June, 1870.

William George White, Madras Infantry. Dated 25th June, 1870.

James FitzGerald, Madras Infantry. Dated 25th June, 1870.

Frederick Brooke Corfield, Bengal Infantry. Dated 25th June, 1870.

Sir Edward Green, K.C.B. Bombay Staff Corps. Dated 25th June, 1870.

George Farquharson, Bengal Infantry. Dated 25th June, 1870.

William Robert Corfield, Bengal Infantry. Dated 25th June, 1870.

Robert St. John, Bombay Infantry. Dated 25th June, 1870.

Arthur Mitford Becher, C.B., Bengal Staff Corps. Dated 25th June, 1870.

Thomas Fergusson Flemyng, Bengal Staff Corps. Dated 25th June, 1870.

Sir Francis Wheler, Bart., C.B., Bengal Cavalry. Dated 25th June, 1870.

John Hobson, Bombay Staff Corps. Dated 25th June, 1870.

James Sommers Down, Bombay Infantry. Dated 25th June, 1870.

Willoughby Trevelyan, Bombay Cavalry. Dated 25th June, 1870.

Francis Rowcroft, C.B., Bengal Infantry. Dated 25th June, 1870.

The undermentioned promotion to take place consequent on the death of Major-General Charles Thomas Edward Hinde, Bengal Staff Corps, on the 15th of May, 1870:—

Colonel Charles Arthur Barwell, Bengal Staff Corps, to be Major-General. Dated 16th May, 1870.

The Commission of Major-General Thomas K. Whistler, Royal Artillery, to be antedated to the 5th March, 1868.

The Commissions as Major-General of the undermentioned Officers to be antedated to the 6th

March, 1868, such antedate not to carry back pay, and not to alter the present relative position of these Officers:—

Major-Generals:

J. S. Brownrigg, C.B.

Sir J. L. A. Simmons, K.C.B., Royal Engineers.

W. M. S. McMurdo, C.B.

W. Munro, C.B.

A. C. Errington.

C. A. Edwards, C.B.

S. T. Christie, C.B.

C. J. Dalton, Royal Artillery.

W. M. Wood.

H. Smyth, C.B.

Lord M. Kerr, C.B.

F. M. Eardley-Wilmot, Royal Artillery.

H. W. Whitfeild.

J. Wilkie.

Sir H. P. de Bathe, Bart.

Sir W. T. Denison, K.C.B., Royal Engineers.

R. Waddy, C.B.

J. H. Francklyn, C.B., Royal Artillery.

T. H. Tidy.

E. Haythorne.

T. Brooke.

H. D. White, C.B.

W. S. R. Norcott, C.B.

G. W. Y. Simpson, Royal Artillery.

J. Maitland, Royal Artillery.

D. Lysons, C.B.

W. L., Earl of Longford, K.C.B.

His Serene Highness Prince W. A. E. of Saxe-Weimar, C.B.

G. Gambier, C.B., Royal Artillery.

Sir A. Little, K.C.B.

S. N. Lowder, C.B., Royal Marines.

J. Douglas, C.B.

Sir J. Douglas, K.C.B.

H. C. B. Daubeney, C.B.

The Honourable R. W. P. Curzon, C.B.

T. Tapp, C.B.

H. Forster, C.B., Royal Artillery.

Sir T. W. McMahon, Bart., C.B.

A. Maxwell, C.B.

R. T. Farren, C.B.

H. S. Rowan, C.B., Royal Artillery.

R. Wardlaw, C.B.

J. T. Grant, C.B.

A. Low, C.B.

P. Hill, C.B.

Sir E. H. Greathed, K.C.B.

Sir J. Jones, K.C.B.

G. J. L. Buchanan, Royal Artillery.

E. W. Durnford, Royal Engineers.

W. N. Custance, C.B.

A. C. Bentinck.

Sir R. D. Kelly, K.C.B.

J. R. Stuart, C.B.

The Honourable R. Rollo, C.B.

G. Lambrick, Royal Marines.

G. A. Schomberg, C.B., Royal Marine Artillery.

Sir H. James, Royal Engineers.

Admiralty, 21st June. 1870.

Royal Marine Artillery.

The promotion of Second Captain Francis Harwood Poore to be antedated to 1st March, 1870, contingent on his passing the required examination on his return from foreign service, vice Douglas, to retired full-pay from that date. Lieutenant Edward Henry Moore to be Second Captain, vice McArthur, to half-pay, and appointed Paymaster. Dated 29th March, 1870.

Admiralty, 22nd June, 1870.

In accordance with the provisions of Her Majesty's Order in Council of the 22nd February, 1870, the undermentioned Officer has been placed on the Retired List of his rank, from the 8th instant:—

Surgeon William Sylvester Roche.

Admiralty, 24th June, 1870.

In accordance with the provisions of the Order in Council of the 22nd February, 1870, the undermentioned Officer has been placed on the Retired List from the 20th instant:—

Chief Engineer Edward Owen Crichton.

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

Charles Edwards, Esq., to be Deputy Lieutenant. Dated 22nd June, 1870.

Evan Matthew Richards, Esq., to be Deputy Lieutenant. Dated 22nd June, 1870.

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

8th Aberdeenshire Rifle Volunteer Corps.

Ensign James Coutts to be Captain. Dated 13th June, 1870.

John Davidson to be Lieutenant. Dated 13th June, 1870.

James Shewan to be Ensign. Dated 13th June, 1870.

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

1st Berks Rifle Volunteer Corps.

Lieutenant Richard Attenborough to be Captain, vice Stephens, resigned. Dated 10th June, 1870.

Ensign John Simonds to be Lieutenant, vice Attenborough, promoted. Dated 10th June, 1870.

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

1st Gloucestershire Artillery Volunteer Corps.

Assistant-Surgeon William Cooper to be Surgeon, vice Williams, resigned. Dated 18th June, 1870.

Frederick Weatherly, Gent., to be Assistant-Surgeon, vice Cooper, promoted. Dated 18th June, 1870.

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

2nd Royal Lanarkshire Militia.

Laurence William Maxwell Lockhart, Esq., late Captain 92nd Foot, to be Major. Dated 7th June, 1870.

Lieutenant James Brown to be Captain, vice Begg, resigned. Dated 14th June, 1870.

1st Lanarkshire Artillery Volunteer Corps.

Michael Ratcliffe to be Second Lieutenant. Dated
27th May, 1870.

1st Lanarkshire Engineer Volunteer Corps.

Second Lieutenant Peter Denniston to be First Lieutenant. Dated 13th June, 1870.

William Henry Rice Cooke to be Second Lieutenant. Dated 13th June, 1870.

3rd Lanarkshire Rifle Volunteer Corps.

Andrew Masson to be Ensign. Dated 13th June, 1870.

4th Lanarkshire Rifle Volunteer Corps.

Ensign Edward Willis Swan to be Lieutenant.
Dated 31st May, 1870.

John Thomson Henderson to be Ensign, vice Durie, resigned. Dated 4th June, 1870.

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

. 1st Lancashire Light Horse Volunteer Corps.

James Henry Gribbin, Gent., to be Cornet.

Dated 16th May, 1870.

John McEwen, M.D., to be Honorary AssistantSurgeon. Dated 31st May, 1870.

1 1st Lancashire Artillery Volunteer Corps.

First Lieutenant Charles Grayson the younger to be Captain. Dated 10th June, 1870.

4th Lancashire Artillery Volunteer Corps.
First Lieutenant Cholmeley Russell Yates to be

2nd Lancashire Engineer Volunteer Corps.

Captain. Dated 10th June, 1870.

First Lieutenant Edwin James Heaps to be Captain. Dated 19th May, 1870.
Second Lieutenant James Hodson to be First Lieutenant. Dated 19th May, 1870.

5th Lancashire Rifle Volunteer Corps.

Ensign Castle Spencely to be Captain. Dated 19th May, 1870.

33rd Lancashire Rifle Volunteer Corps.

Lieutenant Charles Henry Saul to be Captain. Dated 3rd June, 1870.

Henry Worsley, Gent., to be Honorary Assistant-Surgeon. Dated 3rd June, 1870.

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

3rd Essex Artillery Volunteer Corps.

First Lieutenant William John Compton to be Captain, vice Francis, resigned. Dated 17th 1870.

Commissions signed by the Lord Warden of the Cinque Ports.

2nd Administrative Battalion of Cinque Ports Rifle Volunteers.

Robert Hicks to be Assistant-Surgeon. Dated 20th June, 1870.

2nd Cinque Ports Rifle Volunteer Corps.

Samuel Woodman, M.R.C.S., to be Honorary Assistant-Surgeon, vice Hicks, resigned. Dated 20th June, 1870.

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

Dorset Regiment of Militia.

Samuel John Hornsby, Gent., to be Lieutenant, vice Bingham, promoted. Dated 18th June, 1870.

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

9th Suffolk Rifle Volunteer Corps.

Lieutenant Samuel Allen Goodwyn to be Captain, vice Garrett, resigned. Dated 11th June,

Ensign Hussey De Burgh Twiss Riordan to be Lieutenant, vice Goodwyn, promoted. Dated 11th June, 1870.

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

2nd Wiltshire Rifle Volunteer. Corps.

The Reverend Horace Meyer, M.A., to be Honorary Chaplain, vice Hastings, deceased. Dated 9th June, 1870.

Commissions signed by the Lord Lieutenant of the North Riding of the County of York.

15th North Riding of Yorkshire Rifle Volunteer Corps.

Lieutenant John Brodie to be Captain, vice Swire, resigned. Dated 20th June, 1870.

Ensign William Pybus Horne to be Lieutenant, vice Brodie, promoted. Dated 20th June,

Miles George Booty to be Ensign, vice Horne, promoted. Dated 20th June, 1870.

20th North Riding of Yorkshire Rifle Volunteer Corps.

Ensign Herbert Thomas Weatherill to be Lieutenant, vice Roberts, resigned. Dated 20th June, 1870.

Whitehall, May 18, 1870.

The Lord Chancellor has appointed George Henry Garrard, of Evesham, in the county of Worcester, Gentleman, to be a Commissioner to administer oaths in the High Court of Chancery in England.

Whitehall, June 13, 1870.

The Bolton Industrial School for Boys and Girls, at Lostock, near Bolton, in the county of Lancaster, has been certified by the Secretary of

provisions of "The Industrial Schools' Act, 1866," and the Certificate granted to the old premises in Commission-street, Bolton, has been withdrawn.

SCHOOL OF NAVAL ARCHITECTURE, &c.

Admiralty, June 20, 1870.

THE Lords Commissioners of the Admiralty hereby give notice, that the arrangements for the admission of persons, not already in the Government service, to the Royal School of Naval Architecture and Marine Engineering, as Admiralty Pupils, will, for the present year, be as follows:-

Candidates must not be less than 18 or more than 21 years of age, and must have served at least two years in private shipbuilding or engineering establishments, or must give satisfactory proof that they have in some way been so connected with shipbuilding or engineering operations as to become well-grounded in the elementary principles and practice thereof.

The pupils will be selected by competitive examination, the subjects for which, and numbers of marks assigned for each, are as follows:

Marks. Pure mathemathics, including arithmetic, mensuration, geometry (plane and descriptive), plane trigonometry, and the elements of the differential and integral 2,500 Applied mathematics, including machanics and hydrostatics 1,000 Practical shipbuilding, including laying off 2,500 (for shipwright candidates only) Practical marine engineering (for engineer 2,500 candidates only) 500 Elements of physic and chymistry 750 750 English grammar and composition Geography and history 750

No candidate will be admitted who does not obtain at least two thirds of the full number of marks in the two first-named subjects, and threefifths of the full number, either for practical shipbuilding or marine engineering.

The last four subjects, although counting in the: competition, will not be considered obligatory.

The candidates who may be selected will betreated, while attached to the school, in all respects as the Admiralty pupils; they will receive wages the same as dockyard apprentices, commencing at 1s. 6d. per day for six days per week for first year, and increasing yearly 3d. per day till it reaches 2s. per day; and in addition a subsistence allowance of 3s. per day for seven days per week while away from their homes, either at the school or in the dockyards.

Seven months of each year -viz., from October till May—will be devoted to study at the school, and the remaining five months to actual work and the acquirement of practical knowledge in the dockyards.

It is to be understood that the Admiralty make no engagements to employ these pupils after the completion of their course of study; and they must rely on their own worth, as educated naval architects, for obtaining employment in their subsequent

The number of such pupils to be selected this year is one shipwright and one engineer.

Persons desirous of competing must forward their names, with a certificate of birth, and on the grounds on which they consider themselves prac-State as fit to be an Industrial School under the tically qualified, enclosing proper certificates to

that effect to the Secretary of the Admiralty, not later than the 11th July.

The candidates should also state whether they wish to be examined as engineers or shipwrights.

The examination will take place on the 18th July and three following days.

By command of their Lordships, Vernon Lushington.

TREASURY WARRANT.

WE, the undersigned, being two of the Commissioners of Her Majesty's Treasary, in pursuance of the powers given to us by the Post Office Acts, and of all other powers enabling us in this behalf, direct as follows:—

1. The several packets described in the schedule hereunder written may be transmitted by the post from and to the places and by the routes respectively specified in the same schedule at the rates of postage therein respectively set forth and applicable thereto, and subject to the regulations and conditions hereinafter contained.

2. Every British newspaper shall be printed and published at intervals not exceeding thirty-one days between any two consecutive numbers or parts of such publication, and the same shall be registered at the General Post Office, in London, and shall be posted within fifteen days from the date of its publication, and the title and date of the newspaper shall be printed at the top of every

page thereof.

- 3. For the purposes of this Warrant every British newspaper shall be deemed and considered a packet, and shall be chargeable with a separate and distinct single rate and separate and distinct progressive rates of postage, according to the weight thereof, as mentioned in the schedule hereunder written, notwithstanding two or more newspapers shall be enclosed and transmitted in one and the same cover, wrapper, envelope, or bundle, and form only one parcel or bundle of newspapers; and every printed supplement or additional sheet to any such newspaper 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.
- 4. Every packet shall be 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 or partly written and partly printed letter, either closed or open, nor any written or partly written and partly printed communication in the nature of a letter either closed or open (whether such letter or communication be addressed to or intended for the person to whom the packet shall be directed or any other person), nor any enclosure sealed or otherwise closed against inspection, nor any other enclosure not authorized by this Warrant, sent in or with any such packet, nor shall there be any word or communication printed on the contents of any newspaper packet after the publication thereof, nor any writing, figures, or manual marks whatsoever, of any description upon any such packet or on the cover or envelope thereof, except the name and address of the person to whom 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, and any other packet not being a newspaper packet may have any matter or thing printed or written on the cover thereof, provided such writing be not of the nature of a letter.

- 5. Upon every packet posted in the United Kingdom, the postage thereof shall be paid at the time of the same being posted, unless any such packet be sent from any department or office in or connected with the public service of Her Majesty which shall keep a postage account with the General Post Office in London, in which case the same shall be forwarded post-paid, and the postage thereof shall be charged in such postage account.
- 6. The term "printed papers" used in the schedule hereunder written shall mean and include periodical works, pamphlets, bound books, corrected proof-sheets, manuscripts relating to such proof-sheets and accompanying them, commercial documents, music, catalogues, prospectuses, engravings, lithographs, autographs, photographs when not on glass, advices, circulars, prices current, visiting cards, maps, and in general all other manuscripts not having the character of a personal correspondence; but shall not mean or include any photographs, drawings, prints, or other contents which may be obviously of an obscene character.
- 7. No packet shall be transmitted by the post which shall exceed two feet in length, or one foot in breadth.
- 8. Every packet shall be put into the Post Office at such hours in the day and under all such regulations as the Postmaster General may appoint.

9. If any packet shall be posted in the United Kingdom insufficiently prepaid, it shall be forwarded charged with double the amount of the

deficient postage.

- 10. If any packet shall be posted in the United Kingdom without any postage having been paid thereon in the mode hereinbefore required, or if any packet shall be posted or sent by the post, otherwise than in conformity with the regulations and conditions hereinbefore contained applicable thereto, every such packet may be detained and opened, and at the option of the Postmaster-General be either returned or given up to the sender thereof, or be given up to the person to whom it shall be addressed, or be forwarded to the place of its destination; and on being so returned, given up, or forwarded shall be chargeable with any rate of postage the Postmaster-General shall think proper, not exceeding the letter rate of postage.
- 11. 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 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 have been forwarded by him.

12. In all cases in which any question shall hereafter arise whether any packet or anything contained therein is within the provisions of this Warrant, such question shall be referred to the determination of the Postmaster-General whose decision thereupon shall be final and conclusive on all parties

all parties.

13. The several rates of postage fixed by this Warrant on the packets transmitted by the post, as herein mentioned, and also the several regulations and conditions hereby made applicable to such packets shall be in lieu of those now by law chargeable thereon or applicable thereto.

14. This Warrant shall come into operation on the first day of July, one thousand eight hundred

and seventy.

911

THE SCHEDULE ABOVE REFERRED TO.

15			1	1		
23	:			Rates	of Postage (British and Foreign con	nbined).
23627.	Posted in	Addressed to	Route.	On a Packet consisting of a Printed British Newspaper.	On a Packet consisting of Printed Papers other than British Newspapers.	On a Packet consisting of Printed Newspapers or other Printed Papers.
J	Any British Colony	·	Viâ Belgium Viâ the United Kingdom and Belgium	If not exceeding four ounces in weight If exceeding four ounces in weight, for every additional four ounces or fractional part of four ounces Two pence.	If not exceeding one ounce in weight If exceeding one ounce, and not exceeding two ounces in weight If exceeding two ounces in weight If exceeding four ounces in weight If exceeding four ounces in weight, for every additional four ounces or fractional part of four ounces Four pence.	If not exceeding two ounces in weight If exceeding two ounces, and not exceeding four ounces in weight If exceeding four ounces in weight, for every additional four ounces, or fractional part of four ounces

Whitehall Treasury Chambers, the twentieth day of June, one thousand eight hundred and seventy.

W. H. Gladstone. Lansdowne.

TREASURY WARRANT.

WE, the undersigned, being two of the Commissioners of Her Majesty's Treasury, in exercise of the powers given to us by the Post Office Acts, and of all other powers enabling us in this behalf, direct as follows:—

1. The packets described in the schedule hereunder written may be transmitted by the postfrom the United Kingdom to Sweden, by the route and means of conveyance and at the rates of postage respectively specified in such schedule.

2. The several regulations now in force applicable to packets of a like description, posted in the United Kingdom, addressed to Sweden, and

transmitted to Sweden via Belgium, German and Denmark, shall apply to packets transmitte by the post under the authority of this Warrant.

3. The rates of postage fixed on packets transmitted by the post under the authority of this Warrant, and the regulations applied thereto, shall be in lieu of those now chargeable thereon or applicable thereto, and so much of the Treasury Warrant, dated the 6th day of June, 1868, as applies to packets transmitted by the post from the United Kingdom to Sweden, by Swedish packet, is hereby repealed.

4. This Warrant shall come into operation on the first day of July, one thousand eight hundred and seventy.

The SCHEDULE above referred to.

Posted in	Addressed to	Route and means of Conveyance.	Rates of Postage (British and Foreign combined) On a Packet consisting of Printed Papers other than Newspapers, or of Patterns or samples of merchandize of no intrinsic value.
The United Kingdom	Sweden	By Swedish Mail Packet, viâ Hull	If not exceeding one ounce in weight If exceeding one ounce and not exceeding two ounces in weight If exceeding four ounces and not exceeding four ounces in weight If exceeding four ounces in weight, for every additional four ounces or fractional part of four ounces Five pence

Whitehall, Treasury Chambers, the twenty-first day of June, one thousand eight hundred and seventy.

W. H. Gladstone.

Lansdowne.

NOTICE TO MARINERS.

(No. 66.)-NOVA SCOTIA.

Alteration in Liverpool Bay Light.

THE Canadian Government has given notice that from the 15th day of July, 1870, the following alteration will be made in Fort point light, entrance of Liverpool Bay, viz.—

The white light will be changed to a *fixed red* light, which in clear whether should be seen from a distance of five miles.

Alteration in Cape Sable Light.

Also, that from the 1st day of September, 1870, the following alteration will be made in Cape Sable Light, viz.—

The fixed red light will be changed to a revolving white light, showing bright for fifteen seconds and eclipsed for twenty-five seconds.

· Alteration in Baccaro Point Light.

Also, that from the 1st day of September, 1870, the following alteration will be made in the light on Haccaro Point, west side of entrance of Latour Port, viz.—

The revolving white light will be changed to a

fixed red light, which in clear weather should be seen from a distance of twelve miles.

By command of their Lordships, Geo. Henry Richards, Hydrographer. Hydrographic Office, Admiralty, London, 14th June, 1870.

This notice will affect the following Admiralty Charts:—Halifax to Delaware, No. 2670; Cape Sable to Sambro Island, No. 730; Ram Island to Port Metway, No. 341; Baccaro Point to Pubnico Harbour, No. 339; Bay of Fundy, No. 352; and Baccaro Point to Ram Island, No. 340; Also Nova Scotia Lights List, Nos, 192, 197, and 196, and Sailing Directions for S.E. coast of Nova Scotia, pages 129, 143, and 147.

NOTICE TO MARINERS.

(No. 67).—Japan—Kiusiu Island.

Temporary Fixed Light on Satano-Misaki (Cape Chichakoff.)

THE Japanese Government has given notice, that a light is now exhibited from the temporary lighthouse recently erected on Satano-Misaki

(Cape Chichakoff), South point of Kiusiu Island,)

entrance to Kagosima Gulf.

The light is a fixed white light, elevated 290 feet above the sea, and in clear weather should be seen from a distance of 18 miles. It is obscured landward from S. by E., Easterly, to W. by

S. ½ S. Position, as given, lat. 30° 59' N., long. 130° 45'

East from Greenwich.

Variation, 3° [All bearings are magnetic. Westerly, in 1870.

By command of their Lordships, Geo. Henry Richards, Hydrographer. Hydrographic Office, Admiralty, London, 18th June, 1870.

This notice affects the following Admiralty Charts .- Nipon, Kiusiu, &c., No. 2347; and Kiusiu, &c., No. 358; Islands between Formosa and Japan, No. 2412; Kamchatka to Chusan Islands, No. 2459: also, China Pilot, 4th edition, page 450.

NOTICE TO MARINERS.

(No. 68.)—Mediterranean—France—Jouan GULF.

Fixed Light on Ilette.

THE French Government has given notice, that from the 1st day of July, 1870, a light will be exhibited on Hette, Cape Antibes, or Garoupe, eastern extremity of Jouan Gulf.

The light is a fixed light, showing white from W. by N. $\frac{1}{3}$ N. round by north, to E. $\frac{1}{3}$ N., and red from the latter bearing to E. by S. $\frac{1}{2}$ S., elevated 34 feet above high water, and in clear weather the white light should be seen from a distanne of nine miles and the red light six

The light is exhibited from the side of the keeper's dwelling, 17 feet above the ground. Position as given, lat. 43° 32′ 37″ N., long. 7° 7' 12" East from Greenwich.

Note.—Vessels approaching the reefs of Les Basses de la Fourmique will come into the red light, the southern limit of which passes about a quarter of a mile to the southward of the shoal situated south of Fourmique.

EGYPT.

Rosetta Light.

Information has been received that, from the 1st day of September, 1870, the Rosetta Light will be changed to revolve at intervals of five seconds.

BLACK SEA-RIVER DANUBE.

Bencon and Buoys south-west of St. George's Mouth.

The European Commission of the Dannbe has given notice, that a wooden beacon 50 feet high has been erected on the low sandy strip of coast between Lake Razin and the sea, 21 miles to the westward of St. George's Lighthouse, in lat. 44° 46' N., long. 29° 8' 45" East.

Also, to mark the St. George's shoal and Portici anchorage, eight Buoys have been moored between St. George's Lighthouse and the beacon, on the five fathoms line of soundings. The East buoy, red, lies S. 1 W., 21 miles from St. George's $\frac{1}{2}$ E. $4\frac{1}{2}$ miles from the beacon; the remaining six buoys, black, are moored at equal distances between the East and West buoys.

[All bearings are Magnetic. Variation Gulf San Juan, 16° Westerly, Black Sea, 5½° Westerly in 1870.]

By command of their Lordships, Geo. Henry Richards, Hydrographer. Hydrographic Office, Admiralty, London, 21st June, 1870.

This notice affects the following Admiralty Charts: - Mediterranean General, Nos. 2158 and and 2718 α and c; Cannes and Antibes Ports and Jouan Gulf, No. 2822; Rade d'Agay to St. Remo, : No. 2609; Alexandria to Damietta, No. 2630; Black Sea, No. 2214; Kaliakara to Odessa, No. 2231; and Danube River, Delta, No. 2835.

NAVAL PRIZE MONEY.

Department of the Accountant-General of the Navy and Comptroller of Navy Pay, Admiralty, S.W., June 22, 1870.

NOTICE is hereby given to all persons interested therein, that preparations are now being made for the intended distribution of the amount awarded to the officers and crew of Her Majesty's ship "Lapwing," out of the proceeds of the sale of two schooners, the "Tryphcua" and "Exceed," captured by that vessel on the 19th October, 1869. ..

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

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

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of two hundred and fifteen pounds sterling, which has been paid to us in favour of the vicarage of Middleton, some time part of the parish of Rothwell, in the county of York, and in the diocese of Ripon, and in respect of which we have agreed to pay to the Incumbent of the same vicarage, and to his successors, a yearly sum of seven pounds three shillings and four pence, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of Middleton, and to his successors, to meet such benefaction, one other yearly sum or stipend of seven pounds three shillings and four pence, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal half-yearly portions on the first day of May and on the first Lighthouse; the West Buoy, red, lies S.E. by E. | day of November in each and every year; Pro-

vided always, that if at any time lands, titles, or other hereditaments sufficient to produce the yearly sum or stipend so payable out of our common fund, as lastly herein mentioned, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction, consisting of one hundred and thirty-three pounds sterling, which has been paid to us in favour of the vicarage of Chearsley, in the county of Buckingham, and in the diocese of Oxford, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, grant and appropriate out of our common fund to the said vicarage of Chearsley, to meet such benefaction, one other capital sum of one hundred and thirtythree pounds sterling, to be applicable towards purchasing, as an addition to the endowments of the said vicarage, lands or other hereditaments to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and

such interest to be paid to the Incumbent for the time being of the said vicarage of Chearsley.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction consisting of two hundred and fifty pounds sterling, which has been paid to us in favour of the vicarage of Kinver, in the county of Stafford, and in the diocese of Lichfield, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, grant and appropriate out of our common fund to the said vicarage of Kinver, to meet such benefaction, one other capital sum of two hundred and fifty pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage, according to plans and a specification to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage of Kinver.

> In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

> > (L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby, subject as hereinafter mentioned, grant and convey to the Incumbent of the vicarage of Saint Andrew, Newcastle-upon-Tync, in the county of Northumberland, and in the diocese of Durham, and to his successors, Incumbents of the same vicarage, all those tithe commutation rent charges which are particularly described in the schedule hereunto annexed, and are now vested in us, to have and to hold the said tithe commutation rent charges to the use of the said Incumbent, and his successors for ever: Provided always, that the said tithe commutation rent charges shall be and be held to be in lieu of and in substitution for a portion amounting to eleven pounds per annum of the annual grant of forty-one pounds, heretofore payable by us, the said Commissioners, to the Incumbent of the said vicarage, under the authority of an Order of Her Majesty in Council, published in the London Gazette of the twenty-eighth day of July, in the year one thousand eight hundred and sixty-three; And provided further, that the Incumbent for the time being of the same vicarage shall be entitled to receive from us, or on our account, the net amount of the rents, profits, and proceeds of the said tithe commutation rent charges, as from the first day of May, in the year one thousand eight hundred and seventy.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

SCHEDULE.

EXTRACT from the Apportionment of Rent Charge in lieu of Tithes, of the Chapelry of Saint Andrew, in the Parish of Newcastle-upon-Tyne, in the County of Northumberland.

Landowners.	Occuplers.	Numbers on Plan.	Qua	ntiti	ies.	Appo Rent pays Appro	Ch:	arge to
Corporation of Newcastle- upon-Tyne	Resident Freemen and Resident Widows of deceased Freemen	1	A. 1227		P. 20	£ 12	s. 10	<i>d</i> . 0
Joseph Nixon's Representatives	William Race	7	5	3	33	£12	2 12	0

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction consisting of three hundred and fifty pounds sterling, which has been paid to us in favour of the vicarage of Saint Matthew, Gosport, in the county of Southampton, and in the diocese of Winchester, do hereby, in pursuance of the Act of the twentyninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, grant and appropriate out of our common fund to the said vicarage of Saint Matthew, Gosport, to meet such benefaction, one other capital sum of three hundred and fifty pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage, according to plans and a specification to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands, at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage of Saint Matthew, Gosport.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of six hundred and twenty pounds sterling, which has been paid to us in favour of the vicarage of Tidebrook, in the county of Sussex, and in the diocese of Chichester, and in respect of which we have agreed to pay to the Incumbent of the same vicarage, and to his successors, a yearly sum of twenty pounds thirteen shillings and four pence, do hereby, in pursuance of the Act of the twentyninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of Tidebrook, and to his successors, to meet such benefaction, one other yearly sum or stipend of twenty pounds thirteen shillings and four pence, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal half-yearly portions on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the yearly sum or stipend so payable out of our common fund, as lastly hereinmentioned, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant to the Incumbent of the vicarage of Saint Paul, Haswell, in the county of Durham, and in the diocese of Durham, and to his successors Incumbents of the same vicarage, one yearly sum or stipend of three hundred

pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the twentieth day of May, in the year one thousand eight hundred and seventy, and to be receivable in equal half-yearly portions on the first day of May and on the first day of November in each and every year: And we do also hereby grant and appropriate out of our said common fund to the said vicarage, one capital sum of one thousand and four hundred pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage, according to plans and a specification, to be approved by us, such capital sum or the balance thereof unapplied to such purpose to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the said yearly sum or stipend of three hundred pounds, or any part thereof, shall be annexed by us to the said vicarage in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of one thousand five hundred pounds sterling, which has been paid to us in favour of the vicarage of Burleydam, in the county of Chester, and in the diocese of Chester, and in respect of which we have agreed to pay to the Incumbent of the same vicarage, and to his successors, a yearly sum of fifty pounds, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of Burleydam, and to his successors, to meet such benefaction, one other yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal half-yearly portions on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the yearly sum or stipend so payable out of our common fund, as lastly herein-mentioned, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

the vicarage of Saint Paul, Haswell, in the county of Durham, and in the diocese of Durham, and to his successors Incumbents of the same vicarage, one yearly sum or stipend of three hundred paid to us in favour of the vicarage of Finstock-

cum-Fawler, in the county of Oxford, and in the diocese of Oxford, and in respect of which we have agreed to pay to the Incumbent of the same vicarage, and to his successors, a yearly sum of eight pounds six shillings and eight pence, do hereby, in pursuance of the Act of the twentyninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of Finstock-cum-Fawler, and to his successors, to meet such benefaction, one other yearly sum or stipend of eight pounds six shillings and eight pence, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal half-yearly portions on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the yearly sum or stipend, so payable out of our common fund, as lastly hereinmentioned, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and deter-

> In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant and appropriate out of our common fund to the vicarage of Farnsfield, in the county of Nottingham, and in the diocese of Lincoln, one capital sum of eighty-eight pounds fourteen shillings and three pence, to be applied by us in discharging certain expenses incurred in providing a site for a parsonage or house of residence for the Incumbent of the said vicarage of Farnsfield.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby, subject as hereinafter mentioned, grant to the Incumbent for the time being of the vicarage of Christ Church, Somers Town, in the county of Middlesex, and in the diocese of London, one yearly sum or stipend of one hundred and twenty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the twenty-fourth day of March, in the year one thousand eight hundred and seventy, and to be receivable in equal halfyearly portions on the first day of May and on the first day of November in each and every year: Provided always, that the annual sum or stipend so granted by us to the Incumbent of the said vicarage of Christ Church, Somers Town, shall be paid only upon the production to us on or after the first day of May and the first day of November in each and every year of a certifidiocese of London, that an Assistant Curate, duly licensed by such Bishop, has been employed within the parish of Christ Church, Somers Town aforesaid, during the half year then ended, and is in receipt of a salary after a rate of not less than one hundred and twenty pounds per annum: Provided also, that such yearly sum or stipend shall continue payable as aforesaid so long only as may to us appear to be expedient under the circumstances from time to time affecting the said vicarage of Christ Church, Somers Town.
In witness whereof, we have hereunto set

our common seal, this sixteenth day of June, in the year one thousand eight

hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby grant to the Incumbent of the vicarage of Christ Church, Somers Town, in the county of Middlesex, and in the diocese of London, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of one hundred pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the twenty-fourth day of March, in the year one thousand eight hundred and seventy, and to be receivable, in equal half-yearly portions, on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of nine hundred and sixty pounds sterling, which has been paid to us in favour of the benefice of the Holy Trinity, Sittingbourne, in the county of Kent, and in the diocese of Canterbury, and in respect of which we have agreed to pay to the Incumbent of the same benefice, and to his successors, a yearly sum of thirty-two pounds, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said benefice of the Holy Trinity, Sittingbourne, and to his successors, to meet such benefaction, one other yearly sum or stipend of thirty-two pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal half-yearly portions, on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the yearly sum or stipend so payable out of our common fund as lastly herein mentioned, or any part thereof, shall be annexed by us to the said benefice, in substitution for such yearly sum or stipend, or for cate under the hand of the Bishop of the said such part thereof, our liability for the payment of such yearly sum or stipend, or of such part | thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of three hundred pounds sterling, which has been paid to us in favour of the vicarage of Saint Swithin, Kennington, in the county of Berks, and in the diocese of Oxford, and in respect of which we have agreed to pay to the Incumbent of the same vicarage, and to his successors, a yearly sum of ten pounds, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of Saint Swithin, Kennington, and to his successors, to meet such benefaction, one other yearly sum or stipend of ten pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal half-yearly portions on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the yearly sum or stipend so payable out of our common fund, as lastly herein mentioned, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of four hundred pounds sterling, which has been paid to us in favour of the vicarage of Saint Helen. Stonegate, York, in the county of York, and in the diocese of York, and in respect of which we have agreed to pay to the Incumbent of the same vicarage, and to his successors, a yearly sum of thirteen pounds six shillings and eight pence, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of Saint Helen, Stonegate, York, and to his successors, to meet such benefaction, one other yearly sum or stipend of thirteen pounds six shillings and eight pence, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal half-yearly portions on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the yearly sum or stipend so payable out of our common fund, as lastly herein mentioned, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, I interest to be paid to the Incumbent for the time

or for such part thereof, our liability for the payment of such yearly sum or stipend, or of silch part thereof, as the case may be, shall thereupon and thereafter cease and determine.

> In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

> > (L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction of four hundred pounds sterling, which has been paid to us in favour of the vicarage of Saint John the Evangelist, Luton, in the county of Devon, and in the diocese of Exeter, and in respect of which we have agreed to pay to the Incumbent of the same vicarage and to his successors a yearly sum of thirteen pounds six shillings and eight pence, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of Saint John the Evangelist, Luton, and to his successors, to meet such benefaction, one other yearly sum or stipend of thirteen pounds six shillings and eight pence, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette. and to be receivable in equal half-yearly portions, on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the yearly sum or stipend, so payable out of our common fund, as lastly herein mentioned, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant to the Incumbent of the vicarage of Quadring, in the county of Lincoln, and in the diocese of Lincoln, and to his successors, Incumbents of the same vicarage, one yearly sum or stipend of one hundred and twelve pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the eighteenth day of May, in the year one thousand eight hundred and seventy, and to be receivable in equal half-yearly portions on the first day of May and on the first day of November in each and every year: And we do also hereby grant and appropriate, out of our said common fund, to the said vicarage, one capital sum of one thousand and four hundred pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage, according to plans and a specification to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such

being of the said vicarage: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the said yearly sum or stipend of one hundred and twelve pounds, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby grant to the Incumbent of the benefice of Saint James, West Hartlepool, in the county of Durham, and in the diocese of Durham, and to his successors, Incumbents of the same benefice, one yearly sum or stipend of two hundred pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the twelfth day of April, in the year one thousand eight hundred and seventy, and to be receivable, in equal half-yearly portions, on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said benefice, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby grant to the Incumbent of the benefice of Saint Mary, Walkley, in the county of York, and in the diocese of York, and to his successors, Incumbents of the same benefice, one yearly sum or stipend of two hundred pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the third day of March, in the year one thousand eight hundred and seventy, and to be receivable in equal half-yearly portions on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said benefice, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

the Ecclesiastical Commissioners for England, in consideration of a benefaction consisting of one thousand and five hundred pounds sterling, which has been paid to us in favour of the vicarage of the Holy Trinity, North Malvern, in the county of Worcester, and in the diocese of Worcester, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of the Holy Trinity, North Malvern, and to his successors, to meet such benefaction, one yearly sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal half-yearly portions, on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, do hereby grant and appropriate out of our common fund to the vicarage of Saint Luke, Holbeach Hurn, in the county of Lincoln, and in the diocese of Lincoln, one capital sum of one thousand and four hundred pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage, according to plans and a specification to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage of Saint Luke, Holbeach Hurn.

In witness whereof, we have hereunto set our common seal, this sixteenth day of June, in the year one thousand eight hundred and seventy.

(L.S.)

INCOME TAX.

WHEREAS by an Act passed in the 28th year of Her Majesty, cap. 30, for granting to Her Majesty certain duties of Customs and Inland Revenue, power is given for increasing in certain cases the number of persons appointed under the provisions made by the Act passed in the 5th and 6th years of Her Majesty, cap. 35, Commissioners for the general purposes of the Income Tax Acts, and persons to supply vacancies amongst such Commissioners in each district or division in Great Britain; and it appearing to the Board of Inland Revenue that the number of persons so appointed for the division of Cayo, in the county of Carmarthen, is insufficient for the proper

discharge of the business therein arising under the Income Tax Act, the said Board hereby authorise the increase in the number of the Commissioners for the said division to any number not exceeding fourteen, and of persons to supply vacancies amongst such Commissioners to any number not exceeding fourteen; and we. the undersigned, two members of the said Board, do hereby convene a meeting of the persons appointed for putting in execution within the said county an Act passed in the 38th year of the reign of King George the Third, intituled "An Act for granting an aid to His Majesty by a Land Tax to be raised in Great Britain for the service of the year 1798," being respectively qualified to act as Commissioners in the execution of the last-mentioned Act, to be holden at the Feathers Inn, at Llanwrda, on Wednesday, the 13th day of July, 1870, at half-past eleven o'clock in the forenoon, for the purpose of choosing and appointing, according to the regulations of the said Act of the 5th and 6th years of Her Majesty, such number of fit and proper persons to be Commissioners for general purposes for the said division of Cayo, and of persons to supply vacancies amongst such Commissioners, as may be sufficient to increase the number of such Commissioners to any number not exceeding fourteen, and of persons to supply vacancies amongst such Commissioners to any number not exceeding fourteen.

Henry Roberts.
Alex. Duff Gordon.

Inland Revenue, London, June 22, 1870.

In Parliament—Session 1870.

North Metropolitan Tramways. Proposed Alteration of Lines.

OTICE is hereby given, that application has been made to Parliament for leave to make provision in the North Metropolitan Tramways Bill now pending in Parliament, and hereinafter called "the Bill," for effecting the following objects; viz.:—

To empower the North Metropolitan Tramways Company (hereinafter called "the Company") to make in an altered line or course respectively certain portions situate wholly in Whitechapel High-street, in the parish of St. Mary, Whitechapel, in the county of Middlesex, of the Tramways No. 9 and No. 9A delineated upon the deposited plans referred to in the Bill, and the Tramway No. 9B, also situate wholly in Whitechapel High-street, in the same parish, and also delineated upon the said deposited plans. The portions of the said Tramways Nos. 9 and 9A, and the said Tramway No. 9B, to be altered respectively, will be situate wholly in the said parish, and will as so altered be as follows; that is to say:

A portion of each of the said Tramways No. 9 and No. 9A, commencing in each case at a point distant 3½ chains from, and south-west of the commencement of those two tramways respectively, as shown on the said deposited plans, and terminating in each case at a point distant 2 furlongs and one chain from, and south-west of such commencement.

The centre lines of the said portions of the said Tramways No. 9 and No. 9A will be throughout, as regards No. 9, on the north side, and as regards No. 23627.

No. 9A on the south side of an imaginary line drawn along the centre of the carriage way of Whitechapel High-street aforesaid, and will be respectively at such a distance from such imaginary centre line as that they will also be respecrively throughout at a distance of 12 feet 6 inches from the kerb-stones of the north and south footways respectively of the said street, except, however, that for a length of one chain at the east end of the said portions of the Tramway No. 9A, and for a length of 3 chains at the east end of the said portion of the Tramway No. 9A, and for a length of one chain at the west end of each of the said portions of transway, the centre lines of the said portions respectively will gradually vary from the aforesaid distances from the said imaginary centre line to a distance of 41 feet from the said imaginary centre line.

A Tramway, No. 9B (being a short junction 2 chains in length) wholly in Whitechapel High-street, in the parish of Saint Mary, Whitechapel, commencing by a junction with the proposed Tramway No. 9, at a point thereon 2 chains west of the end of Osborn-street, and passing thence across the imaginary centre line, and terminating by a junction with the proposed Tramway No. 9A, at a point thereon opposite the end of Osborn-street.

To authorise the Company to levy tolls, rates, and duties upon or in respect of the intended tramways, to alter existing tolls, rates, and duties, and to confer, vary, or extinguish exemptions from payment of tolls, rates, and duties, and to confer, vary, or extinguish other rights or privileges.

To provide that the intended Tramways shall be deemed part of the undertaking of the Company, and be subject to the same provisions as the other parts of the Tramways of the Company.

To authorise the Company to apply their corporate funds for the purposes of the intended Tramways.

And notice is hereby further given, that plans and sections of the said intended Tramways as altered, with the book of reference of such plans, and a copy of this notice, will be deposited for public inspection with the Clerk of the Peace for the county of Middlesex, at his office in Clerkenwell, in the said county, in the present month of June; and a copy of such plans and sections, with a copy of this notice, will be deposited in the present month of June with the Clerk of the District Board of Works for the district of Whitechapel, at his office in Great Alie street, Whitechapel.

Dated this 18th day of June, 1870.

C. and H. Tahourdin, 1, Victoria-street, Westminster, Solicitors.

Sherwood, Grubbe, Pritt, and Cameron, 7, Great George-street, Westminster, Parliamentary Agents.

DOTICE is hereby giver, that a separate building, named Primitive Methodist Chapel, situate at Caistor, in the county of Lincoln, in the district of Caistor, being a building certified according to law as a place of religious worship, was, on the 10th day of June, 1870, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., eqp. 85.

cop. 85.
Witness my hand this 18th of June, 1870.

Geo. R. F. Haddelsey, Superintendent
Registrar.

DOTICE is hereby given, that a separate building, named the Primitive Methodist Chapel, situate in the parish of West Bergholt, in the county of Essex, in the district of Lexden, being a building certified according to law as a place of religious worship, was, on the 8th day of June, 1870, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 21st of June, 1870.

W. Howard, Superintendent Registrar.

OTICE is hereby given, that a separate building, named the Wesleyan Methodist Chapel, situated at Blyth, in the parish of Woodborn, in the county of Northumberland, in the district of Tynemouth, being a building certified according to law as a place of religious worship, was, on the 17th day of June, 1870, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 21st of June, 1870.

Christopher Scott, Superintendent Registrar.

THE Inclosure Commissioners for. England and Wales, hereby give notice, that application has been made by Henry Gregson, of Lowlynn, in the county of Northumberland, Esquire, for the advance of the undermentioned Sum by way of Loan, under the provisions of the Public Money Drainage Acts, for the drainage of the lands hereinafter specified:—

Name of Estate.	Parish.	County.	Sum applied for by way of Loan.
Lands in	Kyloe Lowick	Nonthambarland	լչ օսս

Witness my hand this 16th day of June, in the year of our Lord 1870.

J. P. COX, By Order of the Board.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32; for the Week ending on Wednesday, the 22nd day of June, 1870.

ISSUE DEPARTMENT.

Notes Issued	•••	849,	£ 35,580,480	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	•••	£ 11,015,100 3,984,900 20,580,480
			£35,580,480			£35,580,480

Dated the 23rd day of June, 1870.

Geo. Forbes, Chief Cashier.

BANKING DEPARTMENT.

	£	I		£
Proprietors' Capital	14,553,000	Government Securities	***	13,017,279
Rest	3,118,507	Other Securities	•••	19,240,889
Public Deposits (including Ex-		Notes	•••	13,042,695
chequer, Savings Banks, Com-	· .	Gold and Silver Coin	414	969,185
missioners of National Debts, and				
Dividend Accounts)	11,858,862	ļ. ·		•
Other Deposits	16,341,433			
Seven day and other Bills	398,246			
		ļ. ` ·		
	£46,270,048			£46,270,048
		, .		-

Dated the 23rd day of June, 1870.

AN ACCOUNT of the Importations and Exportations of Bullion and Specie registered in the Week ended 22nd June, 1870.

•		I	mported	into the	United 1	Kingdom	•	
Countries from which Imported.	Gorp.				Silvèà.			
,	Coin. B		lion.	Total.	Coin	. Bul	lion.	Total.
France Gibraltar	Ources. 456 250	O'm	ices.	Ounces. 456 250 1,074	Onice 87,80 5,34	io :		Ounces. 87,800 5,340
Egypt	1,074 940 5,000 9,736	0 18 0 18 6 84	3,070 3,785	940 18,070 94,471	•••	1	,060 520	1,066
Canada	126		194 2,388	126 194 29,149	262,45 54,40	29	,200	262,453 29,200 54,400
Other Countries	66	5 ·	363	428	.7,66	50 2	700	10,36
registered in the Week} Approximate Value of the said Importations computed at the rates specified below	\$4,408 £ 132,578		£ -	£ 591,856	417,66 £ 102,56	- 1	£ 3,510	451,13 £ 111,07
Rates of Valuation, per ounce	£ s. d. 3 15 0 to 10 1	3 1		•••	\$. d. { 4 10} 5 0	} }	d. 1	•4•
•				77.2 6.00		;	<u></u>	··
			- 	from the	United	Ving don	n.	
Countries to which Exported.	: 	Go	LD.			Šir	VER.	
	Coin	Foreign.	Bullion	Total.	Co British.	Foreign.	Bullion.	Total
Hamburg Holland France West Coast of Africa	4,000	Ounces. 30 480	Orinces. 1,000	Ounces. 4,030	6,020	Ounces. 1,920 15,140	Ounces 64,000	Ounce 1,92 64,00 15,14
Central America Brazil	1,280	•••	•••	1,280	2,000	•••	***	2,00
		•••	• •••		•••	. •••	***	•••

4,050 4,185 26,553 2,022 16,267 22,474 £ s. d. d. ď. s. 411 0 4-103 ·5' '03

17,060

£`-

64,000

£

89,080

£

EDW. BERNARD, Inspector General of Imports and Experts,

Office of the Inspector-General of Imports and Exports," Custom House, London, June 23, 1870.

Aggregate of the Exporta-

Approximate Value of the said)

Exportations computed at the rates specified below ...

Rates of Valuation, per ounce

tions registered in the Week

5,280

20,559

£ s. d. £ s. d. $3 \ 17 \ 10\frac{1}{2} \ 3 \ 16 \ 3$

1,000

6,790

£

8,020

£

510

1,944

TOTICE is hereby given, that an agreement authorized by 18 and 19 Vict., c. 63, s. 13, for the dissolution of a Friendly Society, called the Ide Hill Benefit Society, held at the National Schoolroom, Ide Hill, in the county of Kent, was transmitted to the Registrar of Friendly Societies in England on the 17th day of June, 1870.

A. K. Stephenson, Registrar of Friendly Societies in England.

London, 20th day of June, 1870.

Milford Railway.

OTICE is hereby given, that the Directors of the Milford Railway Company intend, at the expiration of Two Months from the date hereof, to declare the Forfeiture of the undermentioned Shares in the Company in respect of which the Calls have not been duly and properly paid and the addresses of the holders of which Shares, if living, are not known to the Directors; unless, on or before the date mentioned, the amount due in respect thereof, with interest at the rate of 5 per cent. per annum from the due dates, be paid up.

Number of Shares.	Nos. of Shares.	
	From	То
. 1	•••	78
5	571	575
··· 1	•••	70
15	5 966	5980
10	596	605
50	501	550
2	95	96
. 3 .	67	69
3	53	55
. 1	•••	94
` 2 .	84	85
5	566	570
2	74	75
5	551	555
. 2	76	77
$\bar{2}$	63	64

· By order.

Milford Railway Office. Paddington Station, London,

Arthur Currey, Secretary. 24th June, 1870.

Patent Law Amendment Act, 1852. Office of the Commissioners of Patents for 1709. Inventions.

OTICE is hereby given, that the petition of John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, Gentleman, praying for letters patent for the invention of improvements in machinery or apparatus for pressing and forming heels for boots and shoes, and for other like purposes."-a communication to him from abroad by Horace Holley Bigelow, of Worcester, in the State of Massachusetts, and United States of America,"—was deposited and recorded in the Office of the Commissioners on the 15th day of June, 1870, 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 1733. Inventions.

OTICE is hereby given, that the petition of Charles Joseph, of Grosvenor House, Southplace, Kennington Park, in the county of Surrey, praying for letters patent for the invention of "improvements in gas burners,"—a communica tion to him from abroad by Frederick Charles Krause, of New York, United States of America, -was deposited and recorded in the Office of the Commissioners on the 17th day of June, 1870, 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 1745. Inventions.

OTICE is hereby given, that the petition of Sir Joseph Whitworth, Baronet, of Manchester, in the county of Lancashire, praying for letters patent for the invention of "improvements in fire arms and ordnance, and in rifled projectiles and machinery for the manufacture of the same," was deposited and recorded in the Office of the Commissioners on the 17th day of June, 1870, 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 1748. Inventions.

JOTICE is hereby given, that the petition of Alexander Melville Clarke, of 53, Chancery-lane, in the county of Middlesex, Patent Agent, praying for letters patent for the invention of "improvements in bells, and in the mode of hanging the same,"—a communication to him from abroad by Auguste Laroye, of Brussels, in the Kingdom of Belgium, Merchant,-was deposited and recorded in the Office of the Commissioners on the 18th day of June, 1870, 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 the petition of Benjamin Joseph Barnard Mills, of 35, Southampton-buildings, in the county of Middlesex, Patent Agent, praying for letters patent for the invention of "improvements in the process and apparatus for making soap,"-a communication to him from abroad by Moses Hyde and Francis Hyde, both of Baltimore, in the State of Maryland, United States of America, Soap Manufacturers,-was deposited and recorded in the Office of the Commissioners on the 21st day of June, 1870, 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-

1086. To Robert Mudge Marchant, of Torringtonsquare, in the county of Middlesex, Civil for producing motive power."

On his petition, recorded in the Office of the Commissioners on the 13th day of April, 1870.

1138. To Ezra Hoyle, of Bradford, in the county of York, Painter, for the invention of "improvements in apparatus or means of manipulating gold leaf, for ornamenting and letter-

On his petition, recorded in the Office of the Commissioners on the 19th day of April, 1870.

1534. To Llewellyn Walker, of Liverpool, in the county of Lancaster, Block and Spar Maker, and Frederick Alfred Walker, of the same place, also, Block and Spar Maker, for the invention of "an improved setting fid."

On their petition, recorded in the Office of the Commissioners on the 26th day of May, 1870.

1592. To William Winter, of Leeds, in the county of York, for the invention of "improvements in sewing machines, and in machinery or apparatus for winding the thread on to the spools or bobbins."

On his petition, recorded in the Office of the Commissioners on the 1st day of June, 1870.

1648. To Frederick Schäfer, of the firm of P. and F. Schäfer, of No. 6, Golden-square, and No. 27, Piccadilly, both in the county of Middlesex, Dressing Case and Travelling Bag Manufacturers, for the invention of "improved means of protecting shop fronts, windows, doors, and other parts of buildings or structures.

On his petition, recorded in the Office of the Commissioners on the 7th day of June, 1870.

- 1651. To George Lodge and George Sheard, both of Leeds, in the county of York, for the invention of "improvements in steam boiler and other furnaces, fire bars, and flues."
- 1653. To Edward Clarke and John Hughes, both of Ponkey, in the county of Denbigh, for the invention of "improvements in safety cages for mines and shafts."
- 1655. To Edwin Green and Joel Cadbury, both of Birmingham, in the county of Warwick, Manufacturers, for the invention of "improvements in collar and shirt studs, and other studs for fastening articles of dress."
- 1657. To William Robert Lake, of the "International Patent Office," Southampton-buildings, London, Consulting Engineer, for the invention of "improvements in printing telegraph apparatus."—A communication to him from abroad by Elisha Whittelsey Andrews, of Englewood, New Jersey, and George Baker Field, of the city and State of New York, both in the United States of America.
- 1659. To Thomas Greenwood, of Leeds, in the county of York, Engineer, for the invention of "improvements in machinery for drawing wool, silk, flax, and other fibrous substances."
- 1661. And to George Tomlinson Bousfield, of Loughborough Park, Brixton, in the county of Surrey, for the invention of "improvements in woven and knitted fabrics and yarns."- A communication to him from abroad by Louis Robbins, of the city of New York, and John Southmayd, of Elizabeth, in the State of New Jersey, both in the United States of America.

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

Engineer, for the invention of "improved means | 1665. To John Scaife, of Leeds, in the county of Yorkshire, for the invention of "an improved packing for pistons, piston rods, and other

> 1667. To William Fisken, of Stamfordham, in the county of Northumberland, Minister of the Gospel, and Thomas Robert Hay Fisken, of Leeds, in the county of York, Engineer, for the invention of "improvements in machinery for cultivating land by steam or other power.

> 1668. To Zenobe Theophile Gramme and Eardley Louis Charles d'Ivernois, both of Paris, France, Gentlemen, for the invention of "improvements

in magneto-electric machines."

1669. To Francis William Webb, of Bolton, in the county of Lancaster, Engineer, for the invention of "improvements in ladles for molten metals."

1670. To Charles Denton Abel, of No. 20, Southampton-buildings, Chancery-lane, in the county of Middlesex, Patent Agent, for the invention of "improvements in the preparation of corks for rendering them impermeable, and to preserve them from decay."-A communication to him from abroad by Auguste de Müller, of Boulevard de Strasbourg, No. 23, Paris, France, Wine Merchant.

1671. To Octavius Chamberlin Stone and William Pridgeon, both of Odessa, Russia, Engineers, for the invention of "improvements in apparatus for governing and controlling steam

engines.'

1672. To William Kay, of Edinburgh, in the county of Mid Lothian, North Britain, for the invention of "a new or improved machine for washing and cleansing floors and surfaces." other

- 1674. To Charles Alexander Calvert, of Manchester, in the county of Lancaster, for the invention of "improvements in the means of checking and indicating the number of passengers carried by an omnibus or other similar public conveyance."
- 1675. 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 steam boilers."-A communication to him from abroad by John Benjamin Root, of the city and State of New York, United States of America.
- 1676. To Peter Spence, of Newton Heath, Manchester, in the county of Lancaster, Manufacturing Chemist, for the invention of "improvements in the manufacture of alum, and in obtaining by products in such manufacture applicable to certain useful purposes."
- 1677. And to Johannes Heinrich Ludwig Theodor Pörtner, of Regent-street, in the county of Middlesex, for the invention of "improvements in the construction of cabinets, stands, or receptacles for sewing machines."—A communication to him from abroad by Messrs. Pollack, Schmidt, and Company, of Hamburg, Germany.

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

1870.

- 1678. To Henry Richardson Fanshawe, of the Patent Office, 14, Finsbury-place, in the county of Middlesex, Chemist, for the invention of "an improvement in towels, rubbers, and wipers."
- 1679. To Robert Thomas Yeadon Johnson, of Stockton-on-Tees, Engineer, for the invention "improvements in rotary engines and pumps."

1680. And to Joseph Thomas Parlour, of Brooklyn, New York, United States of America, now of No. 8, Trinity-terrace, Grosvenor-road, Pimlico, for the invention of "improvements in machinery and in the means employed in connection therewith for raising sunken ships and other submerged bodies, and for conducting other submarine operations."

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

1681. To William Polson, of Paisley, in the county of Renfrew, North Britain, for the invention of "improvements in treating farinaceous substances, and in apparatus therefor."

1682. To Bristow Hunt, of No. 1, Serle-street, Lincoln's-inn, in the county of Middlesex, Gentleman, for the invention of "an improved joint for water, gas, and steam pipes."—A communication to him from abroad by Henri Alexandre Roche, of Paris, in the Empire of France.

1683. To William Bush, of the firm of Messieurs Bush, Hinson, and Bush, of the town and county of the town of Nottingham, and of Mansfield, in the county of Nottingham, and also of the Crystal Palace, Sydenham, Carriage Builders, for the invention of "improvements in the construction and arrangement of carriages or other véhicles.'

1684. To John Walker, of Mansell-street, Aldgate, in the county of Middlesex, Engineer, and Adolphe Ernest Ragon, of Cottage-road, Paddington, in the said county, Gentleman, for the invention of "improvements in the form and construction of steam and other ships and floating vessels."

1685. To Thomas Greenwood, of Leeds, in the county of York, and John Keats, of Leek, in the county of Stafford, for the invention of

"improvements in sewing machines."

1686. To Francis George Fleury, of 24, Merrick-Square, Southwark, in the county of Surrey, Engineer, for the invention of "improvements

in water waste preventers.

1687. To William Robert Lake, of the firm of Haseltine, Lake and Co., Southampton-buildings. London, Patent Agents, for the invention of "an improved embroidering attachment for sewing machines."-A communication to him from abroad by Nathaniel Wheeler, of the Wheeler and Wilson Manufacturing Company, of New York, United States of America.

1688. To John Combe, of Claremont, in Head-ingley, in the parish of Leeds, in the county of York, Engineer, for the invention of "improvements in machinery for winding cops for weft or

warp, or other purposes."
1689. To Andrew Fingar Brophy, of No. 42, Redcliffe-road, West Brompton, in the county of Middlesex, for the invention of "improvements in staining and ornamenting wood.

1690. And to David Greig and John Greig, both of Edinburgh, in the county of Midlothian, North Britain, for the invention of "a new or improved machine for dressing and separating the fibres of certain fibrous substances, the same being specially applicable for treating Rhea or China grass."—A communication to them from abroad by John Greig the younger, of Nassick, in the Dominion of British India.

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

1870.

1692. To Frederick William Granham, Chief Constable of the borough of Bradford, in the county of York, and Benjamin Butterfield, of Bradford aforesaid, Cutler, for the invention of "improvements in muzzles for dogs."

1694. To Michael Henry, of Fleet-chambers, 68, Fleet-street, in the city of London, Patent Agent, for the invention of "improvements in spectacles, eye glasses, and like articles."-A communication to him from abroad by Eloi Eugene Narcisse Derogy, of 17, Boulevard Saint Martin, Paris, France.

1695. To Daniel Cole Lowber, of the firm of Laughland and Company, of Church-street, Warrington, in the county of Lancaster, for the invention of "improvements in machinery for manufacturing wire ties for securing bales of hay, cotton, and other merchandize."

1697. And Edward Thomas Hughes, of the firm of Hughes and Son, Patent Agents, 123, Chancery-lane, London, for the invention of "improved methods of preparing pure carbonate and bi-carbonate of soda, and also soda in its crystallized state."—A communication to him from abroad by Moritz Konigmann, of Achen, Prussia.

1698. To Fabian James Knewstub, of the firm of Jenner and Knewstub, of 33, Saint James'sstreet, and 66, Jermyn-street, Westminster, in the county of Middlesex, for the invention of "improvements in travelling and other bags,

cases, and boxes."

1699. And to George Lewis, of Kettering, in the county of Northampton, Implement Manufacturer, for the invention of "improvements in reaping or harvesting machines."

On their several petitions, recorded in the Office of the Commissioners on the 13th day of June,

1870.

1700. To Robert Blackbee, of Dalston, in the county of Middlesex, for the invention of "improvements in the construction of surgical

instruments known as 'specula.'"

1701. To Henry Hammond, of Manchester, in the county of Lancaster, Mechanical Engineer, for the invention of "an improved apparatus for mixing soils, chymical manures, and other substances, either separately or together, and for mixing dry with semifluid substances, liquids, or air."—A communication to him from abroad by Frederick Tolhausen, of Paris, in the Empire of France.

1702. To William Moore, of Preston, in the county of Durham, Blacksmith, for the invention of "improvements in securing bolts and

nuts."

1704. To Alfred Ford, of No. 21, Elgin-crescent, in the county of Middlesex, Surgeon, for the invention of "an improved method of applying moisture and heat, medicated or otherwise, to the animal frame.

1705. To George Wells, of 12, North-street, Westminster, for the invention of "improvements in apparatus for ventilating ships, and for extinguishing fires on board same."—A communication to him from abroad by Edward Kirk Horn, of Adelaide, South Australia.

1706. To Bevan George Sloper, of Northfleet, in the county of Kent, for the invention of "improvements in the treatment of sewage."

1707. To George Weir, of Glasgow, in the county of Lanark, and James Weir, of Liverpool, in the county of Lancaster, for the invention of " improvements in slide valves."

1708. 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 mode of forming bats of wool for felting purposes."-A

communication to him from abroad by John Falconer, of New York City, United States of America.

On their several petitions, recorded in the Office of the Commissioners on the 14th day of June, 1870.

1710. To Francois Dupuy, of Bayonne, and of No. 37, Boulevard Bonne Nouvelle, Paris, in the Empire of France, for the invention of "an improved anti-hemorrhoidal apparatus or

anti-hemorrhoidal-plate."

1712. To Aristide Balthazard Bérard, Civil Engineer, Knight of the Legion of Honour, of No. 51, Avenue Montaigne, Paris, in the Empire of France, for the invention of "improvements in the manufacture and fusion of cast iron, and in the apparatus connected therewith."

1714. To Michael Jacob, of Maida-hill, in the county of Middlesex, for the invention of "improvements in the means or apparatus employed for retaining the windows of railway or other carriages, or other windows, when raised or

lowered in any desired position."

1716. To John Henry Johnson, of 47, Lincoln's-inn-fields, in the county of Middlesex, Gentleman, for the invention of "improvements in the treatment and in the employment of certain animal substances to be used as fertilizing agents."—A communication to him from abroad by Dirk Adreaan Ter Hoeven, of Philadelphia, Pennsylvania, United States of America.

1718. And to William Jeffrey Hopkins, of Sansome Lodge, in the city of Worcester, Architect, for the invention of "improvements in the construction of roofs and sides of houses

and other structures."

On their several petitions, recorded in the Office of the Commissioners on the 15th day of June, 1870.

PATENTS WHICH HAVE BECOME VOID.

LIST of the Letters Patent for Inventions which have become void 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 18th day of June, 1870.

1721. John Millward, of Birmingham, in the county of Warwick, Civil Engineer, for an invention of "a combined step cover and wheel fender for carriages and other vehicles."—Communicated to him from abroad by John Wood Gosling, of Cincinnati, State of Ohio, United States of America.—Dated 12th June, 1867.

1723. John Cochrane, of The Grange, Stourbridge, in the county of Worcester, for an invention of "an improved pontoon bridge, also applicable as a life raft and lighter."—Communicated to him from abroad by John Wright, of the city and State of New York, United States of America.—Dated 12th June, 1867.

1725. David Crichton, William Donbavand, and Duncan Crighton, of the city of Manchester, in the county of Lancaster, for an invention of "improvements in looms for weaving."—Dated

12th June, 1867.

1729. Thomas Symes Prideaux, of 209, Piccadily, in the county of Middlesex, for an invention of improving wine on draught, and of apparatus to be used for this object, which invention is also applicable to other liquids."—Dated 13th June, 1867,

1731. Auguste Cahen Lion, of Paris, France, Jeweller, for an invention of "improvements in the manufacture of chains, bracelets, necklaces, and other similar articles of jewellery."—Dated 13th June, 1867.

1732. John Holmes, of Wapping-road, Bradford, in the county of York, for an invention of "an improved combination of materials to be used in the manufacture of drain bottoms, flue slabs, bricks, and other like purposes."—Dated 13th

June, 1867.

1734. Robert Hyde Barton, of Chorley, in the county of Lancaster, Spinner and Manufacturer, for an invention of "certain improvements in apparatus to be employed in the preparation of cotton and other fibrous materials."—Dated 13th June, 1867.

1736. Samuel Hancock, of Friar-lane, Nottingham, for an invention of "improvements in appratus to be used in signalling in and from railway trains."—Dated 13th June, 1867.

1742. Sutton Edward Crow, of Stratford, in the county of Essex, for an invention of "improvements in apparatus to be used in connection with steam boiler and other furnaces, to adopt them for burning creosote and other combustible liquids."—Dated 14th June, 1867.

1747. John Onions, of Devon-place, Newport, in the county of Monmouth, Engineer, and Ironfounder, for an invention of "improvements in the manufacture of iron and steel."—Dated 15th

June, 1867.

1750. Richard Beard, of 304s, Oxford-street, in the county of Middlesex, for an invention of "improvements in flexible galvanic batteries applicable to medico-electric purposes."—Dated 15th June, 1867.

1752. William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for an invention of "improvements in the preparation of pulp for the manufacture of paper."—Communicated to him from abroad by Alexander Aussedot, of Rue St. Sebastien, Paris, in the Empire of France.—Dated 15th June, 1867.

1754. Charles Erba, Chemist, of Milan, Italy, for an invention of "improvements in depilation and leather tanning." — Dated 15th

June, 1867.

1755. Cornelius Varley, of 337, Kentish-town-road, in the county of Middlesex, and Samuel Alfred Varley, of 66, Roman-road, Holloway, in the said county of Middlesex, Telegraph Engineers and Contractors, for an invention of "improvements in electric telegraphs."—Dated 15th June, 1867.

1758. Louis John Crossley, of Willow Hall, near Halifax, and Joseph Sunderland, of Halifax, in the county of York, for an invention of "improvements in machinery for oiling wool or other fibre, to prepare it for carding, combing, or other treatment."—Dated

15th June, 1867.

1759. Richard William Barnes, of the city of Manchester, in the county of Lancaster, Civil Engineer, for an invention of "improvements in metallic pens and pen-holders conjointly."—Dated 17th June, 1867.

1762. Charles Denton Abel, of No. 20, Southampton-buildings, Chancery-lane, in the county of Middlesex, Patent Agent, for an invention of "an improved apparatus for utilizing the power spent in stopping or retarding the motion of carriages and other vehicles and machinery, as also the power produced by carriages and other vehicles when moving down inclines."—Communicated to him from abroad by Jules

Péan, of Sillé de Guillaume, in the Empire of France, Merchant.—Dated 17th June, 1867.

1763. John Henry Johnson, of 47, Lincoln's-innfields, in the county of Middlesex, Gentleman, for an invention of "improvements in wood screws, and in the means employed in their manufacture."-Communicated to him from abroad by John Waldron Hoard and Solomon Whipple Young, of Providence, in the State of Rhode Island, United States of America.— Dated 17th June, 1867.

1764. William Robert Lake, of the "International Patent Office," No. 8, Southampton-buildings, Chancery-lane, in the county of Middlesex, Consulting Engineer, for an invention of "improvements in railway carriages, and in brakes for the same."-Communicated to him from abroad by Samuel Augustus Chase, of Boston, Massachusetts, United States of America .-Dated 17th June, 1867.

1765. Joseph Welch, of Redditch, in the county of Worcester, Watchmaker, for an invention of "improvements in swivels for fishing tackle, and for other purposes."-Dated 17th June,

1768. Isaac Griffith Lloyd, of Blaina, near Newport, in the county of Monmouth, for an invention of "improvements in machinery for compressing air."-Dated 17th June, 1867.

1773. William Cooke, of Liverpool, in the county of Lancaster, Consulting Engineer, for an invention of "improvements in means or apparatus for registering the number of passengers carried in omnibuses and other vehicles."-Dated 17th June, 1867.

1774. David Sowden and Reuben Calvert Stephenson, of Bradford, in the county of York, Machine Makers and Iron Founders, for an invention of "improvements in looms for weaving."—Dated 17th June, 1867. 1775. Sir Thomas Tancred, Baronet, of Rose

Wood, Pangbourne, near Reading, in the county of Berks, for an invention of "improvements in the construction of bee-hives."-That the said invention is the result partly of a communication to him from abroad by Pfarrer Dzierzon of Carlsmarket, Silesia, in the Kingdom of Prussia, and partly of invention and discovery made by him.—Dated 17th June, 1867.

1776. Patrick Welch, of the city and State of New York, United States of America, for an invention of "an improvement in machinery for rubbing or dressing printer's types."—Dated 17th June, 1867.

1777. William Fairley, of Loughor, near Llanelly, Carmarthenshire, for an invention of "an improved mechanical arrangement for preventing over-winding in shafts of coal and other mines."-Dated 18th June, 1867.

1781. Job Edwards, of Wednesbury, in the county of Stafford, Manufacturer, for an invention of "improvements in lifts or cages and tubs for raising minerals from pits or mines, and for other like purposes."—Dated 18th June, 1867.

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 Vict., c. 5, sec 2, for the week ending the 18th day of June, 1870.

1466. George Davies, of No. Serle-street, Lin-

gow, Civil Engineer and Patent Agent, for an invention of "improvements in currying and finishing of leather."-Communicated to him from abroad by Benjamin Head Lightfoot, of Philadelphia, Pennsylvania, United States of America. - Dated 12th June, 1863.

1498. Robert Wilson Gordon, of Belfast, for an invention of "improvements in machinery for spinning flax and other fibrous substances."-

Dated 15th June, 1863.

1499. William Clark, 53, Chancery-lane, in the county of Middlesex, Engineer and Patent Agent, for an invention of "certain improvements in engines for obtaining motive power from steam or other liquid, also partly applicable to pumps."-Communicated to him from abroad by John Benjamin Root, of Brooklyn, King's County, State of New York, United States of America.—Dated 15th June, 1863.

1502. Francis Stanton Williams, of the city of Boston, in the county of Suffolk, in the Commonwealth of Massachusetts, one of the United States of America, for an invention of "an improved apparatus for shaping plastic materials and hot but not melted metals, by means of pressure, percussion, or rolling."—Is a communication from the inventor, Elbridge Wheeler, a person resident at Marlborough, in the county of Middlesex and Commonwealth aforesaid.-Dated 16th June, 1863.

1513. William Henry Dawes, of Bromford Iron Works, West Browich, in the county of Stafford, Iron Master, for an invention of "improvements in the manufacture of iron."-

Dated 17th June, 1863.

1524. John Alexander Sparling, of Upper Hornsey Rise, in the county of Middlesex, Gentleman, for an invention of "improvements in twisting and winding silk, and in the machinery or apparatus to be employed therein."—Dated 18th June, 1863.

In the Matter of the Companies Act, 1862; and in the Matter of the Companies Act, 1867; and in the Matter of the Titanic Steel and Iron Company Limited and Reduced.

OTICE is hereby given, that the Titanic Steel and Iron Company Limited and Reduced having, by Special Resolution, reduced its capital, and such resolution having been confirmed by an Order of the High Court of Chancery, bearing date the 11th day of March, 1870, the said Order and a minute approved by the Court, shewing that the capital of the Company is now £172,000, divided into the following shares, namely—4,000 fully paid up shares of £10 each, 8,390 shares of £7 10s. each in respect of which £6 per share has been paid up, and of 9,210 shares of £7 10s. each remaining to be issued, have been duly registered by the Registrar of Joint Stock Companies, who has duly given his certificate of such registration.-Dated the 22nd day of June, 1870.

Burchells, No. 5, Broad Sanctuary, West minster, Solicitors in the Matter for the Company.

In the Matter of the Liverpool and District Permanent Building Society, and in the Matter of the Companies Acts, 1862 and 1867.

OTIOE is hereby given, that a petition for the winding up of the above named Society by the Court of Chancery was, on the coln's Inp, in the county of Middlesex, and 22nd day of June, 1870, presented to the Master No. 28, St. Enoch-square, in the city of Glas- of the Rolls by Geoffrey Crank, of Lord-street,

Liverpool, in the county of Lancaster, Tailor and Draper, a creditor of the said Society; and that the said petition is directed to be heard before the Master of the Rolls, on Saturday, the 2nd day of July, 1870; and any creditor or contributory of the said Society desirous to oppose the making of an Order for the winding up of the said Society under the above Acts, should appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Society requiring the same by the undersigned, on payment of the regulated charge for the same.

Vizard, Crowder, Anstie, and Young, of No. 55, Lincoln's-inn-fields, Middlesex;

Agents for

Messrs. Tebay and Lynch, of Liverpool, Solicitors for the Petitioner.

In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Sombrero Phosphate Company Limited.

Chancellor Sir Richard Malins has fixed Monday, the 4th day of July, 1870, at twelve o'clock at noon, at his chambers, No. 3, Stone-buildings, Lincoln's-inn, in the county of Middlesex, as the time and place for the appointment of an Official Liquidator of the above-named Company.

In the Matter of the Liverpool and District Permanent Benefit Building Society; and in the Matter of the Companies Acts, 1862 and 1867; and in the Matter of the Court of Chancery of Lancaster Act, 1850; and in the Matter of the Court of Chancery of Lancaster Act, 1854.

NOTICE is hereby given, that a petition for the winding up of the above-named Society was, on the 20th day of June, 1870, presented to the Right Honourable the Chancellor of the Duchy and County Palatine of Lancaster by William Edward Henshaw, of Mount-pleasant, Liverpool, in the county palatine of Lancaster, Flour Dealer, Bryan Henshaw, of Mount-pleasant, Liverpool aforesaid, Flour Dealer, William Wainwright, of Duncan-street, Liverpool aforesaid, Wine and Spirit Dealer, and Margaret Rigby, of Welfield-place, Peel-street, Toxteth Park, near Liverpool aforesaid, Spinster; and that the said petition is directed to be heard before the Vice-Chancellor John Wickens, Esq., at No. 7, Stone-buildings, Lincoln's-inn, London, on Tuesday, the 5th day of July, 1870; and any creditor, shareholder, 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 Acts, should appear at the hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor, shareholder, or contributory of the said Society on payment of the regulated charge for the same.

Tyrer, Smith, and Kenion, of No. 16, North John-street, Liverpool, Solicitors

for the Petitioners.

Hudson's Bay Company.

Hudson's Bay House, London, June 22, 1870.

London, June 22, 1870.

A GENERAL Court of the Governor and Company of Adventurers of England trading into Hudson's Bay will be held, at the No. 23627.

City Terminus Hotel, Cannon-street, on Tuesday, the 5th of July next, at two o'clock p.m., when a Report from the Governor and Committee will be laid before the Shar holders, and the following Resolution will be submitted for their approval:

"In reference to the sum of Three hundred thousand pounds, which has been received from the Government of Canada on the surrender by the Company to Her Majesty of the territorial rights held under their Charter, Resolved—That such sum be appropriated to the reduction of the capital stock of the Company, being at the rate of three pounds per share, and that the shares from the time of such appropriation shall represent seventeen pounds instead of twenty pounds."

By order of the Governor, Deputy-Governor, and Committee of the said Company. William G. Smith, Secretary.

Royal Exchange Assurance Office,

Royal Exchange, London, June 22, 1870.

THE Court of Directors of the Corporation of the Royal Exchange Assurance do hereby give notice, that a General Court of the said Corporation will be holden at their office at the Royal Exchange, on Wednesday, the 29th of June instant, for determining by ballot the following question, proposed and agreed to at a General Court held this day; namely:—

"That a Dividend be made of twenty-one pounds per cent. on the Capital Stock of the Corporation, for the half-year ending at Midsummer, 1870,"

The said ballot will commence at one o'clock, and close at two o'clock in the ofternoon precisely.

Robert P. Steele, Secretary.

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

Foundling, W.C., June 23, 1870.

Notice is hereby given, that the Quarterly General Meeting of the Governors and Guardians of this Corporation will be held in the Court Room of the Hospital, on Wednesday, the 29th instant, at ten o'clock in the morning precisely.

John Brownlow, Secretary.

Imperial Fire Office,

No. 1, Old Broad-Street, Loudon, June 24, 1870.

NOTICE is hereby given, that a General Court of Proprietors will be held at this House on Wednesday, the 6th July, 1870, at two o'clock in the afternoon precisely, to read the Annual Account of the Company, and to declare a Dividend for the last half year.

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

Derwent Mines Company Limited.

OTICE is hereby given, that the Annual General Meeting of the Shareholders of the Derwent Mines Company Limited will be held at the Office, No. 6, Queen-street-place, London, E.C., on Wednesday, the 29th day of June instant, at one o'clock in the afternoon precisely.—Dated the 21st day of June, 1870.

W. S. Harvey, Secretary.

The Pant dû and Waenlas Mining Company Limited.

VOTICE is hereby given, that at on Extraondinany General Meeting of the Shareholders of the Pont dù and Waenlas Mining Company Limited, specially convened, and of which due notice had been given, held at the Company's Office, on Tuesday, the 31st day of May, 1870, at which the number of Shareholders prescribed by the Articles of Association as amended by two Extraordinary General Meetings, held on the 6th and 28th days of February, 1866, were present, the following Resolutions were proposed, seconded, and carried ununimously: -

"That this Company be wound up, and wound up voluntarily.

"That John Thomas Nightingale, of Shrewsbury, in the county of Salop, Gentleman, be and is hereby appointed sole liquidator for the purpose of such voluntary winding up, and that his remuneration as such liquidator be the sum of £50 exclusive of any disbursements or costs, charges, and expenses, he the said liquidator may pay or incur as such liquidator aforesaid.

"That the liquidator be and he is hereby fully authorised and empowered to accept an offer made by George Dawes, Esquire, for the purchase of the whole of the Company's Leases, Mines, Machinery, Plant, and Property, for the price and on the terms and conditions mentioned in the Report of the Directors to this meeting, and to enter into such contract or contracts with him for carrying out the said proposal as the said liquidator may deem advisable. And the said liquidator is hereby invested with the fullest power and authority to make, do, and execute all and every such acts, deeds, matters and things, as may be necessary to · effectuate the purposes aforesaid, and particularly to purchase up the interests of any Shareholders in this Company who may dissent from the act, mode, or manner of such winding up, transfer, or sale, or such other arrangements as are hereinbefore authorized to be made."

James Webb, Chairman.

Notice is hereby also given, that at a Second Extraordinary General Meeting of the Share-holders of the said Punt du Waenlas Mining Company Limited, specially convened, and of which due notice had been given, held at the Company's Office, on Tuesday, the 21st day of June, 1870, at which the number of Shareholder's prescribed by the Articles of Association as amended as aforesaid were also present, the following Resolution was proposed, seconded, and carried unanimously:-

"That the Special Resolutions for the voluntary winding up of the Company, the appointment of a Liquidator, fixing his remuneration and giving him the special powers therein mentioned; passed at the Extraordinary General Meeting of the Company, held at the Company's Offices, on Tuesday, the 31st day of May, 1870, be and are hereby confirmed."

James Webb, Chairman.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying on business as Patent Glass Silverers and Glass Benders. at Lower Kennington-lane, in the county of Surrey, has been this day dissolved by mutual consent. Dated this 18th day of June, 1870.

Brodie Alex. Cock. Thomas Stayner Johnson.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Stathen Cloves Goodhart and James Newsome Goodhart, in the trade or business of Rice Cleaners, cirri d on by them at No. 10, Pell-street, St. George's in the East, in the county of Middiesex, under the style or firm of James Googahari and Co., was this day dissolved by mutual consent. - Da ed this 17th 4 y of June, 1870.

Stephen C. Goodhart. James N. Goodhart.

NOTICE is hereby given, that the Partnership hitherto existing between Michael James Pascoe, Joseph Henry Armstrong, and Robert Edward Fulton, of Leicesterbuildings, King street, Liverpool, in the county of Lancaster, Directory Publishers, trading under the style or firm of Pascoe and Company, is this day dissolved by mutual consent. The business will in future he carried on by the above-named Robert Edward Fulton under the style or firm of R. E. Fulton and Company, by whom all debts and liabilities of the late firm will be received and paid.—Dated this 21st day of June, 1870.

Michael James Pascoe. Joseph Henry Armstrong. Robt. E. Fulton.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Joseph Bardsley, of Lees, in the parish of Ashton-under-Lyne, in the county of Laneaster, Machinist, John Bardsley, of Leeds aforesaid, Machinist, and George Wilson Lunn, of Oldham, in the said county, Machinist, carrying on business in partnership together as Machinists, at Victoria Iron Works, in Lees aforesaid, under the firm of Bardsley, Son, and Co., was this day dissolved by mutual consent. All debts due to and owing by the concern will be received and paid by the said Joseph Bardsley by whom the business will in future be carried on.—Dated this 20th day of June, 1870.

Joseph Bardsley. John Bardsley: George Wilson Lunn.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, William Marten Smith and John Smith, in the trade or business of Wharfingers and Warehouse Keepers, carried on by us under the mame or firm of William Marten and John Smith, at Cross-lane, Harp-lane, Coppin's Court, and Queenhithe in the city of London, was dissolved on the 31st day of December iast, by effluxion of time. All debts due to or owing by the late firm will be received and paid by the said William Marten Smith.—Witness our hands this 16th day of June, 1870.

Wm. M. Smith. John Smith.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Joshua Ellis, Henry Ellis, and Frederick Ellis, all of Dewsbury, in the county of York, carrying on the businesses of Woollen Cloth Manufacturers and Merchants, at Batley Carr Mills, in Dewsbury, and at Ravensthorpe, in Mirfield respectively, in the soil county, under the first of state of Lachy Ellis, and the said county, under the firm or style of Joshua Ellis and Company, was so for as regards the said Henry Ellis only, dissolved on the lst day of January last by mutual consent, and that all debts due and owing to or by the said late firm will be received and paid by the said Joshua Ellis and Frederick Ellis, who will continue to carry on the said businesses.—As witness our hands this 21st day of June, Joshua Ellis.

Henry Ellis. Frederick Ellis.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Kershaw and John Thomas, carrying on business as Woolstaplers and Worsted Spinners, at Halifax, in the county of York, has this day expired by effluxion of time. All debts due to or owing by the said firm will be received and discharged by the said Thomas Kershaw, by whom and in white properties and business will in fature be carried by whose name the said business will in future be carried on. -Dated this 20th day of June, 1870.

Thomas Kershaw.

John Thomas,

TAKE notice, that the Partnership heretofore existing between us the undersigned, James Maylard and Richard Thomas Frampton, carrying on business as Auctioneers, Appraisers, and House Agents, at No. 339, Goswell-road, in the parish of St. James, Clerkenwell, in the county of Middlesex, under the firm of James Maylard and Richard Thomas Frampton and the county of Middlesex, under the firm of James Maylard and Richard Thomas Frampton, was this day dissolved by mutual consent, and that the business will in future be carried on by the said James Maylard.—Dated this 22nd day of June, 1870.

James Maylard. James Maylard.

Richard Thomas Frampton,

OTICE is hereby giver, that the Parinership heretofore exising between us the undersigned, Thomas
Fisher and James Alfred Underwood (trading under the
style or firm of Fisher and Company) at No. 13½, Old
Market-street, in the city of Bristol, as Grocers, was this
day dissolved by mutual consent.—Dared this 21st day of
June, 1870.

Thomas Fisher.

James Alfred Underwood,

NOTICE is hereby given, that the Partnership formerly subsisting between us the undersigned, in business at the Albert Stores and elsewhere. in Penzance, in Cornwall, under the firm of Higgs and Bazeley, was on the 1st day of July, 1867, dissolved by mutual consent. The business has since been and will in future be carried on by the undersigned George Bazeley, at the usual offices and places. and he is anthorised to collect all debts.—Dated this 2nd day of June 1870. June, 1870.

Saml. Higgs. George Bazeley.

'HIS is to certify, that we the undersigned, have this day the 20th June, 1870, dissolved the partnership the style or firm of R. and J. Garrard, No. 1. Loman-street, Southwark, and No. 65, Abbey-street, Bermondsey, Hat Manufacturers, &c., by mutual consent.

Robert Garrard. John Garrard.

OTICE is hereby given, that the Partnership between the undersigned, George Page and Charles William Hailstone, in the trade or business of Tailors and Haberdashers, at Kenilworth, in the county of Warwick, under the firm of Page and Hailstone, was on the 24th day of February last dissolved by mutual consent, and that all moneys payable to and by the said firm will be received and paid by the said George Page and Charles William Hailstone, or either of them.—Witness our hands this 20th day of June, 1870.

George Page. C. W. Hailstone.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, Thomas Wisdom, Frederick William Mart, Edwin James, and John Wisdom, Frederick William Marr, Edwin James, and John George Brex, of No. 4, Wood-street, in the city of Landon, as Wholesale Hosiers and Glovers, has been this day dissolved by mutual consent, so far as regards the said Edwin James and John George Brex, and that all debts will be received and paid by the said Thomas Wisdom and Frederick William Mart.—As witness our bands this 16th day of June, 1870.

Thomas Wisdom. .. F. W. Mart. Edwin James. John George Brex.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned John
Dean, Thomas Neilson, and Thomas Humble, carrying on
business as Brick Manufacturers, at Gateshead, under the
style or firm of John Dean and Company, has been this
day dissolved by mutual consent, so far as the said Thomas Humble is concerned.—As witness our hands this 18th day of June. 1870. Thomas Neilson.

John Dean. Thomas Humble.

THE Partnership heretofore existing between us the undersigned, Auguste de Wette and Samuel Cross, carrying on the business of General Merchants and Commission Agents, under the style or firm of Auguste de Wette and Co., at No. 7, Catherine court, Tower-hill, in the city of London, is this day dissolved by mutual consent.—Dated this 23rd day of June, 1870.

Aug. de Wette.

S. Cross.

OTICE is hereby given, that the Partnership which has for some years past been carried on by us, the undersigned, Edwin Jones and Edwin Hards Jones, under the firm of E and E. H. Jones, in the profession of Accountants, at No. 32, New Broad-street, in the city of London, was this day dissolved by mutual consent. And notice is also given, that all debts due to the said firm shall be paid to the undersigned, Edwin Jones, whose receipt alone shall be a sufficient descharge for all such debts so due to the said firm of E. and E. H. Jones.—Dated this 21st day of June, 1870.

Edwin Jones.

Edwin Jones. Edwin Hards Jones.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between Thomas Bishton and Edward Toovey, carrying on business at Monmore-Green, Wolverhampton, in the county of Stafford, as Iron Braziers and Galvanizing Manufacturers, is this day dissolved by mutual consent. All debts due and owing by or to the said firm will be received and paid by the said Thomas Bishton, who will in future carry on the said business alone. - Dated the 20th June, 1870,

Thomas Bishton. Edward Toovey.

OTICE is hereby given, that the Copartnership here-tofore subsisting between us the undersigned, James Tall, and John Ashforth Dunkerly, as Vegetable, Oil, and Tar and Turpentine Distillers, and Seed Crushers, and carried on by us at Kingston upon Hull, under the style or firm of Tall and Dunkerly, was this day dissolved by mutual consent.—Dated this 18th day of June, 1870.

James Tall. Jno. A. Dunkerly.

OTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned, Richard Travis Openshaw and James Stephens, carrying on business as Liqueur and Cordial Manufacturers, at No. 90, Chesteras Indeed, and condain Manuacutrer, at No. 9, Chestristreet, Birkenhead, under the style or firm of Openshaw and Company, has this day been dissolved by mutual consent.— Dated this 20th day of June, 1870.

Richard T. Openshaw.

James Stephens.

OTICE is hereby given; that the Partnership heretofore subsisting between us the undersigned. Samuel
Pitt and James Plampin, of No. 45, Northampton-street,
Birmingham, in the county of Warwick, Manufacturing
Jewellers, trading together as copartners, under the style
and title of Pitt and Plampin, is this day dissoved by
mutual consent.—As witness our hands, this 16th day of

Samuel Pitt. James Plampin.

OTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Daniel Morris and John Gamble, as Cotton, and Cotton Waste Desiers, at the city of Manchester, under the firm of Morris and Gamble, has this day been dissolved by mutual consent.—Dated this 21st day of June, 1870.

Daniel Morris.

John Gamble.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Isabel'a
Keate, and Sarah Jane Doidge, carrying on business as
Milliners and Dressmakers, at No. 114. Great Portlandstreet, in the county of Middlesex, has been dissolved by
mutual consent, as on and from the 28th day of May last.—
Dated this 23rd day of June, 1870.

Isabella Keate. S. J. Doidge.

OTICE is hereby given, that the Partnership (if any) existing between us the undersigned, Henry Benjamin Turnhull and George Seymour, as Hop Merchants, under the style of William Vernon and Co., at No. 43, Hanging Ditch, Manchester, has been this day dissolved by mutual consent.—Dated this 3rd day of June, 1870.

Henry B. Turnbull.

Geo. Seymour.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying
on business as Accountants, at Manchester, Leeds, fluddersfield, and Shellield, was this day dissolved by mutual
consent. All the debts and liabilities of the said partnership will be received and paid by the undersigned Samuel
Haves and George Payer.—As witness our hands this leads Hayes and George Payne. - As witness our hands this 18th day of June, 1870.

Samuel Hayes, John Baxter. George Payne.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas
Shakespeare and Thomas Vale, carrying on business at
Ema Foundry, Smethwick, in the county of Stafford, Brass
and Ironfounders, and Pattern Makers, trading under the
style of Shakespeare, Vale and Company, was this day dissolved by mutual consent.—Dated this 18th day of June,
1870. 1870.

Thomas Shakespeare. Thomas Vale.

OTICE is hereby given, that the Partnership heretofore subsisting between the undersigned, Richard
Thomas Swain and Ernest Swain, in carrying on the business of Auctioneers, and Estate and House Agents, at the
Lodge, Notting-hill, in the county of Middlessex, has this
day been dissolved, by the retirement therefrom of the said
Richard Thomas Swain. The said business will be in future
carried on at the same place by the said Ernest Swain, in
conjunction with his brother Frank Swain.—Dated this 1st
day of June, 1870. day of June, 1870.

Richd. Thos. Swain. Ernest Swain.

But the large

NOTICE is hereby given, that the Partnership here-tofore subsisting between the undersigned, George Hargreaves Robinson, Daniel Greenwood, John Pilling, and Jesse Whitehead, carrying on business as Corn Millers, Dealers and Chapmen, at Bradley Mill, in the district of Nelson, in Lancashire, under the style or firm of Greenwood and Company, was this day dissolved by mutual consent, so far as regards Daniel Greenwood and Jesse White-head, who retire therefrom.—As witness their hands the 7th day of June, 1870.

Geo. H. Robinson. · Daniel Greenwood. John Pilling. Jesse Whitehead.

[Extracts from the Edinburgh Gazette June 21, 1870.] NOTICE.

THE Company carrying on business as Galvanizers, at the Clyde Galvanizing Works, Mavisbank, Glasgow, under the firm of Smith and M'Lean, and whereof the subscribers are the sole partners, is this day dissolved of mutual consent. The subscriber, George Charles Jardine, will continue to carry on the husiness under the same firm and in the same premises, for his own behoof.

Edinburgh, June 15, 1870.

George Charles Jardine. J. K. Kidston Kerr.

ROB. EMSLIE, Clerk-at-Law, Witness. G. AIMER, Jr, Clerk-at-Law.

NOTICE.

THE Subscriber will retire from, and cease on 30th June, 1870, to be a partner of the firm of James Andrew and Company, Merchants, Calicut and Beypore, Malabar Conet Ludio. Coast, India.

Duncan Campbell Andrew.

JOHN HARVIE, No. 10, Miller-street, Glasgow, Witness.

CHARLES PRESSLEY, No. 10, Miller-street, Glasgow, Witness. Glasgow, June 16th 1870.

JOHN CASTLE, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against

persons having any debts, claims, or demands against the estate of John Castle, late of Hunsdon, Herts, Farmer, who died on the 6th day of July, 1867, and whose will was proved on the 20th day of September, 1867, by Jonathan Wood Castle, since deceased, and George Acres, now of St. Margarets, Herts, Farmer (the surviving executors therein named), are required to send in the particulars of their debts, claims, and demands to the undersigned, John Mott Richardson, on or before the 2nd day of August next, after which time the said George Acres will proceed to distri-bute the assets of the said testator among the parties entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice, and that the said George Acres will not be liable, after distribution of the assers, to any person of whose debt, claim, or demand he shall not have had due notice.—Dated this 21st

day of June, 1870.

JOHN MOTT BICHARDSON, Solicitor, Great Hadham, Herts.

Mrs. ELIZABETH PONCIA, Deceased.

Pursuant to an Act of Parli ment, of the 22od and 23rd

Pursuant to an Act of Parli ment, of the 22nd and 23rd Victoria, chap. S5, entituled "An Act to further amend the Law of Property, and to relieve Trustees."

TOTICE is hereby given, that all creditors and other persons having any claims against the estate of Elizabeth Poncia, late of Bath-row, Birmingham, in the county of Warwick, Widow, deceased (who died on the 7th day of May, 1870, and whose will was proved in the District Registry of Her Majesty's Court of Probate, at Birmingham, on the 10th day of June, 1870, by William Powell, John Bernard Hardman, and William Taylor, the executors named in the said will) are hereby required to send in the particulars of their re-pective claims to us the underligned, the Solicitors of the said executors, at our offices, No. 13, Temple-row, Birmingham, on or before the 23rd day of July next, after which date the said executors will proceed to distribute the assets of the said deceased among the parties enutled thereto having regard only to the claims of which they shall then have had notice, and that they will not afterwards be liable for the assets or and that they will not afterwards be liable for the assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.—Dated this 11th day of June, 1870.

SANDERS and SMITH, No. 17 Temple-row,

Birmingham.

WILLIAM IRVING, deceased.

WILLIAM IRVING, deceased.

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

OTICE is bereby given that all creditors and other
persons having any debt or claim upon or affecting
the estate of William Irving, late of Penrith, in the county
of Cumberland, Surgeon, deceased (who died on the 21st
day of May, 1870, and whose will was proved in the
Principal Registry of Her Majesty's Court of Probate, on
the 16th day of June, 1870, by the Reverend John Scott
Mulcaster, and William Scott Dowson, two of the executors
therein named), are hereby required to send the particulars
of their claims to me the undersigned, the Solicitor to the of their claims to me the undersigned, the Solicitor to the executors, on or before the 25th day of July next, after which last-mentioned day the said executors will proceed parties entitled thereto, having regard only to the debts, claims, or demands of which the said executors shall then have had notice; the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose debt, claim, or demand they shall not have had

notice.—Dated this 16th day of June, 1870.

JOSEPH RAW, No. 7. Furnival's-inn, London,
E.C., Solicitor for the said Executors.

Re STEPHEN BANCROFT, Deceased.

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

the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Stephen Bancroft, late of the city of Bristol, Grocer, deceased (who died on the 19th day of February, 1870, and letters of administration of whose estate and effects were granted by the Principal Registry of Her Majesty's Court of Probate, on the 29th day of March, 1870, to Mary Ann Worrall, of No. 26, Florence-street, Upper-street, Islington, in the county of Middlesex, Widow), are hereby required to send in the particulars of their debts, claims, and demands to the said administratrix, at the office of her Solicitors, Messrs. Ingle, Cooper, and Holmes, of City Bank Chambers, No. 20, Threadneedle-street, in the city of London, on or before the 26th needle-street, in the city of London, on or before the 26th day of July, 1870, after the expiration of which time the said administratrix will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which the said administratrix shall then have had notice, and that the said administratrix will not be liable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand she shall not have had such notice as aforesaid.—Dated this 21st day of June, 1870. INGLE, COOPER, and HOLMES, Solicitors to the said Administratrix, City Bank Chambers,

No. 20, Threadneedle-street, London.

HENRY BLYTH, Deceased.

Pursuant to an Act of Parliament 22nd and 23rd Vict., chap. 35, intituled "An Act to further amend the Law

of Property and to relieve Trustees."

JOTICE is hereby given, that all persons baving any claims or demands against the estate of Henry Blyth, late of Virley, in the county of Essex, Farmer, deceased (who died on the 28th day of June, 1869, and whose will was proved in the Principal Registry of Her Mejest,'s Court of Probate on the 31st day of July, 1869, by Matilda Blyth his Widow, and John Blyth, of Tolleshunt Knights, in the said county of Essex, Farmer, the executors therein named), are hereby required to send the particulars of their claims and demands to Robert Blyth, of Chelmsford, in the county of Essex, Solicitor, on or before the 1st day of August next, at the expiration of which time the said executors will proceed to apply and distribute the assets of the said testator, in accordance with the said will, having regard only to the claims of which they shall then have had notice.—Dated this 20th day of June, 1870.

ROBT. BLYTH, Solicitor for the said Executors.

MAX ALBRECHT, Esq., Deceased.

Pursuant to 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 Trustees."

TO I'ICE is hereby given, that ail creditors or other

persons having any debt or claim against or affecting the estate or effects of Max Albrect, late of the city of Manchester, Merchant (who died on the 24th day of April, 1863, and whose will was proved on the 21st day of October, 1863, in the District Registry of Her Majesty's Court Probate at Manchester, by Gustav Mertens and Godfrey Gottschalck, both of Manchester aforesaid, Merchants, two of the executors named in the said will), are hereby required to send in the particulars of their debts or claims upon the estate of the said Max Albrecht. deceased, to the said executors, at the office of their Solicitors, Messrs.

Cunliffe and Leaf, No. 56. Brown-street, in Manchester aforesaid, on or before the 6th day of August next, after which day the said executors will proceed to a minister the estate and distribute the assets of the said Max Albrecht, deceased, for the benefit of the parties entitled thereto, having regard only to the debts, claims, and liabilities of which the said executors shall then have had notice; and that they will not be liable to any purson or persons of whose claim or demand they shall not have had notice for or in respect of the assets, or any part thereof so distributed.—Dated this 21st day of June, 1870. CUNLIFFE and LEAF, Brown-street, Manchester.

The Reverend JOSEPH HALLIFAX, Clerk, Deceased. Pursuant to an Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and persons having any claims or demands against the estate of the Reverend Joseph Hallifax, late of Kirkbride, in the county of Cumberland, Clerk, deceased, who died on the 4th day of December, 1868, and letters of administration of whose effects with will annexed were on the renuncia-tion of Ann Hallifax, the widow of the deceased, and sole executrix in his said will named, granted to Robert Pat-tinson, of Whitrigg Hall, in the parish of Bowness, in the county of Cumberland, Yeoman, and creditor of the said deceased, by the District Registry at Carlisle attached to Her Majesty's Court of Probate, on the 18th day of March. 1869, are hereby required to send in the particulars of their claims or demands to the said Robert Pattinson, or to the undersigned, his Solicitor, on or before the 23rd day of July next; and notice is hereby also given, that after that day the said administrator will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which the said adminaving regard only to the claims of which the said administrator shall then have had notice, and that he will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim he shall not then have had notice.—Dated this 23rd day of June, 1870.

E. HOUGBY, No. 34, Fisher-street, Carlisle, Solicitor of the Administrator.

Re MATTHEW HENRY BRADRIDGE, Deceased. TOTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Matthew Henry Bradridge, late of Park Gate, Braintree, in the county of Essex, Farmer (who died on the 4th day of May, 1870, and letters of administration to whose estate and effects were granted that Bringing Projectors of Her Meinets Count of Proby the Principal Registry of Her Majesty Court of Pro-bate, on the 14th day of June, 1870, to Ursula Brad-ridge, of Park Gate, Braintree aforesaid, Widow), are hereby required to send in the particulars of their debis, claims, and demands to the said administratrix on or before the 20th day of July, 1870, after the expiration of which time the said administratrix will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which the said administratrix shall then have had notice, and that the said administratrix will not be liable for the assets, or any part thereof, so distributed to any persons of whose debt, claim, or demand the shall not have had such notice as aforesaid.—Dated this 23rd day of June, 1870.

EDMANDS and MAYHEW, No. 33, Poultry, London, E.C., Solicitors to the said Administratrix.

HENRY QUIHAMPTON, Deceased.

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

O'TICE is hereby given, that any persons having any claims or demands against or upon the estate of Henry Quihampton, late of Little Totham, in the county of France Trustees who died on the 26th day of of Essex, Farmer, deceased, who died on the 26th day of August, 1868, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate on the 23rd day of April, 1869, by John Wyborn Quihampton, of Goldhanger, in the county of Essex, Gentleman, ore required to send in the particulars of their claims or demands, in writing, to the said John Wyborn Quihampton, at Goldhanger aforesaid, on or before the 10th day of August next, after which time the said John Wyborn Quihampton will proceed to describe the assets of the deceased, having regard only to the claims of which he shall then have had notice.—Dated this 21st day of June, 1870.

DIGBY and SON, Maldon, Essex, Solicitors to the Executor.

JOB DIKE, Deceased. OTICE is hereby given, pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 36, intituled "An Act to further amend the Law of Property, and to relieve Trustees," for all creditors and others having any claims

or demands against the estate of Job Dyke, late of the William the Fourth Public-house, Commercial-road, Pimlico, in the county of Middlesex, Licensed Victualler (who died on the 18th day of May, 1870, and to whose personal estate and effects letters of administration were granted by the Principal Registry of Her Majesty's Court of Probate, on the 9th day of June. 1870, to Charlotte Dike, of the William the Fourth Public-house, Commercial-road, Pimlico, in the county of Middlesex afore-Commercial-road, Pimlico, in the county of Middlesex aforesaid, the widow and relict of the said deceased), to send in John and Theophilus Child, Paul's Bakehouse court, Doctors'-commons, in the city of London, Solicitors, full particulars of such claims or demands, by or before the 1st day of August, 1870, as after that day the said administratrix will proceed to distribute the assets of the said intestate among the parties entitled thereto, having regard only to the claims or demands (if any) of which she shall then have had notice; and will not be liable for the assets so distributed, or for any part thereof, to any person of whose claim she shall not then have had notice,—Dated this 21st day of June, 1870.

HENRY JOHN and THEOPHILUS CHILD, Solicitors to the said Administratrix, Paul's Bakehouse-court, Doctors'-commons.

WILLIAM ROGERS, Deceased.

WILLIAM ROGERS, Deceased.

NOTICE is hereby given, pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intituled "An Act of further amend the Law of Property, and to relieve Trustees," for all creditors and others having any claims or demands against the estate of William Rogers, formerly of No. 22, High-street, Islington, in the county of Middlesex, but late of No. 47, Grosvenor-road, Highbury New Park, in the same county, Wine Merchant (who died on the 9th day of April, 1870, and two whose personal estate and effects letters of administration, with the will annexed, weere granted by the Principal Registry of Her Majesty's Court of Probate, on the 17th day of June, 1870, to George Arthur Rogers, of No. 164, High-street, Shadwell, in the county of Middlesex, Surgeon, one of the residuary legatees substituted in the said will), to send in to the said administrator, at the offices of Messrs. Henry, John, and Theophilus Child, Paul's Bakehouse-court, Doctor's-commons, in philus Child, Paul's Bakehouse-court, Doctor's-commons, in the city of London, Solicitors, full particulars of such claims or demands by or before the 1st day of August, 1870, as after that day the said administrator will proceed to distribute the assets of the said testator, William Rogers, among the parties entitled thereto, having regard only to the claims (if any) of which he shall then have had notice; and will not be liable for the assets so distributed, or for any part thereof, to any person of whose claim he shall not then have had

notice.—Dated this 21st day of June, 1870.
HENRY, JOHN. and THEOPHUS CHILD,
Solicitors to the said Administrator, No. 2, Paul's

Bakehouse court, Doctor's common.

HENRY GODDING, Deceased. OTICE is hereby given, pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 36, inituded "An Act to further amend the Law of Property, and to relieve Trustees." for all creditors and others having any claims or demands against the estate of Henry Godding late of No. 98, Denmark-road, Kilburn, Willesden, in the county No. 98, Denmark-road, Kilburn, Willesden, in the county of Middlesex, Gentleman (who died on the 19th May, 1870, and whose will was proved in the Principal Registry of Her Mnjesty's Court of Probate. on the 15th day of June, 1870, by Elizabeth Godding, of No. 98, Denmark-road, Kilburn, Willesden, in the county of Middlesex, Widow, Henry Hart, of the Canterbury Arms public-house, Canterbury-road, Kilburn atoresaid, Licensed Victualler, and Thomas Robbins, of No. 82, Denmark-road aforesaid, Butcher, the executors therein-named). to send to the said executors at executors therein-named), to send to the said executors, at the offices of Messrs. Henry John and Theophilus Child. Paul's Bakehouse-court, Doctor's-commons, in the city of London, Solicitors, full particulars of such claims or demands by or before the 1st day of August, 1870, as after that day the said executor will proceed to distribute the assets of the regard only to the claims (if any) of which they shall then have had notice; and will not be liable for the assets, so distributed or for any part thereof, to any person of whose claim they shall not then have had notice.—Dated this 21st day of June, 1870.
HENRY JOHN and THEOPHILUS CHILD,

Solicitors to the said Executors, Paul's Bakehousecourt, Doctor's-commons.

ROBERT WILLIAM HAWKES, Esq., Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of

Property, and to relieve Trustees."
OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate and effects of Robert William Hawkes, late of Willow-lane, in the parish of St. Giles, in the city of Norwich.

Merchant, deceased (who died on the 3rd day of February, 1870, and whose will was proved in the District Registry of Her Majesty's Court of Probate, at Norwich, on the 6th day of May, 1870, by Charles Goodwin, of the said city, Surgeon, the surviving executor therein-named), are hereby required to send in the particulars in writing of their claims or demands against the estate of the said Robert William Hawkes, deceased, to the undersigned, the Solicitor to the said executor, on or before the 11th day of August, 1870, after which day the said executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which the said executor shall then have had notice; and that the said executor will not be liable for the assets, so distributed or idealt with, to any person or persons of whose claim or demand notice shall not then have been given.— Dated this 21st day of June, 1870.

JOHN GOODWIN, Norwich, Solicity to the said

THOMAS EDWARDS, Deceased.

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

OTICE is hereby given, that all creditors and other persons having any claim or demand against the estate of Thomas Edwards, late of Chaxhill, in the parish of Westbury-on-Severn, in the county of Gloucester, Gentleman, deceased (who died on the 6th day of October, 1869, and whose will was proved in the Gloucester District Registry of Her Majesty's Court of Probate, by William Henry Green and Joseph Webb, the executors thereinnamed, on the 27th day of October, 1869), are hereby required to send in the particulars of their claims and demands to the said William Henry Green and Joseph Webb, at the offices of the undersigned, on or before the 30th day of July next, at the expiration of which time the executors will proeed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and that they will to which they shart then have had notice; and that they will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim they shall not then have had notice.—Dated this 17th day of June, 1870.

JAMES BRETHERTON, Bell-lane, Gloucester,

Solicitor to the said Executors,

WILLIAM TAYLOR, Deceased. '

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

TOTICE is hereby given, that all creditors and other persons baving any claims or demands against the estate of William Taylor, late of No. 6, Carey-lane, in the city of London, Linen Factor, Commission Agent, and Merchant, deceased (who died on or about the 20th day of Janu-'ary, 1870, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 17th day of May, 1870, by George Ward Challis, of No. 69, Lombardstreet, one of the executors therein-named), are required to send in a statement, in writing of their claims and demands against the estate of the said William Taylor to us the undersigned the Solicitors of the said executor of the said deceased, addressed to us at our offices, No. 48, Eastcheap, in the city of London, on or before he 31st day of July next, after which day the said executor will proceed to distribute the assets of the said William Taylor amongst the parties entitled thereto, having regard to the claims and demands of which the said executor shall then have had such notice as aforesaid; and that the said executor will not be liable for the assets of the deceased, or any part thereof, so distri-buted to any person or persons of whose debts, claims or demands he shall not then have had notice.—Dated this 16th day of June, 1870.

MILLER and STUBBS, No. 48, Eastcheap, Loudon, Solicitors to the said Executor.

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

TOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Edward Greenhow, formerly of Dockwraysquare, North Shields, in the borough and parish of Tynemouth, in the county of Northumberland, but late of Humshaugh, in the same county, Doctor of Medicine, decased (who died on the 14th day of July, 1861, and probate of whose will with one codicil thereto, was on the 18th day of December, 1861, granted by the District Registry at Newcastle-upon-Tyne, of Her Majesty's Court of Probate, to Palvet Lashitze, of the majesty's Court of Probate, to Robert Leadbitter, of the town and county of Newcastleupon-Tyne, Gentleman, one of the executors named in the said will, and a double probate of which said will and codicil was on the 9th day of June, 1870, granted by the said

District Registry to Edward Headlam Greenhow, of No. 77. Upper Berkeley-street, in the county of Middlesex, Doctor of Medicine, one other of the executors of the said will and codicil), are hereby required to send in the particulars in writing of their debts, claims, or demands to the executors, at the office of their Solicitor Mr. Edward Leadbitter, of the borough and county of Newcastle-upon-Tyne, on or before the 16th day of September next, after which day the said executors will proceed to distribute the assets of the said testatrix among the parties entitled thereto, having regard only to the claims and demands of which the said executors shall then have had notice; and for the assets, or any part thereof, so administered or distributed, the said executors will not be liable to any person whomsoever of whose debt, claim, or demand they shall not then have had notice. And all persons indebted to the estate of the said deceased, are requested forthwith to pay the amount of their debts respectively to the said executors-Dated this 20th day of June, 1870.

EDWARD LEADBITTER, Newcastle-on-Tyne, Solicitor for the said Executors.

JOHN CHAPMAN, Deceased,

OTICE is hereby given, pursuant to the Act 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees," for all creditors and others having any claims or demands against the estate of John Chapman, late of Burwardsley, in the parish of Bunbury, in the county of Chester, Master Mariner (not in the Queen's service), deceased (who died on the 21st day of December, 1860, and to whose estate and effects letters of administration were, on the 4th day of May, 1870, granted unto James Chapman, of Clowes-street, West Gorton, in the county of Lancaster, his natural and lawful brother, by the District Registry attached to Her Majesty's Court of Probate at Chester), to send in to us the undersigned, Solicitors of the said administrator, full parday of July next, as after that day the said administrator day of July next, as after that day the said administrator will proceed to distribute the assets of the said John Chapman amongst the parties entitled thereto, having regard only to the claims (if any) of which he shall then have notice; and will not be liable for the assets so distributed, or for any part thereof, to any person of whose claim he shall not then have had notice.—Dated this 16th day of Type 1870. June, 1870.

W. and F. W. JOHNSON, Solicitors, No. 24,

Park-street, Stockport.

All persons claiming to be next-of-kin of the said John Chapman, and entitled in distribution to his effects, are required forthwith to send in their claims, with proofs in support thereof, to the said W. and F. W. Johnson.

JOHN THORNELY, Deceased.

OTICE is hereby given, pursuant to the Act 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees," for all creditors and others having any claims or demands against the estate of John Thornely, late of Sandy-lane, in the township of Chisworth, in the parish of Glossop, in the county of Derby, Farmer, deceased (who died on the 6th day of December, 1868, and to whose estate and effects letters of administration were, on the 5th day of April, 1869, granted unto Elizabeth Thornely, his lawful widow and relict, by the District Registry attached to Her Majesty's Court of Probate at Derby), to send in to us the undersigned, Solicitors of the said administratrix, full particulars of such claims and demands, by or before the 30th day of July next, as after that day the said administratrix will proceed to distribute the assets of the said John Thornely amongst the parties entitled thereto, having regard only to the claims (if any) of which she shall then have notice; and will not be liable for the assets so distributed, or for any

will not be liable for the assets so distributed, or for any part thereof, to any person of whose claim she shall not then have had notice.—Dated this 16th day of June, 1870.

W. and F. W. JOHNSON, Solicitors, No. 24.
Park-street, Stockport.

All persons claiming to be next-of-kin of the said John Thornely, and entitled in distribution to his effects, are required forthwith to send in their claims, with proofs in support thereof, to the said W. and F. W. Johnson.

Re MARY PENNINGTON, Deceased.

Pursuant to the Statute 22nd and 23rd Vic., cap. 35, sec. 29, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all persons having any claims or demands against the estate of Mary Pennington, late of Church-terrace, Wellington-road, South, within the borough of Stockport, in the county of Chester, Widow, deceased (who died intestate on or about the 23rd day of June, 1869, and to whose personal estate and effects letters of administration were granted by the District Regisletters of administration were granted by the District Registry attached to Her Majesty's Court of Probate, at Chester, on the 29th day of December, 1869, to John Wood, of

Hollywood, within Mellor, in the county of Derby, Farmer, her brother), are hereby required to send particulars of their claims and demands against the estate of the said Mary Pennington, to Messrs. W. and F. W. Johnson, Solicitors, No. 24, Park-street, Stockport, the Solicitors for the said administrator, on or before the 30th day of July next, steep which date the administrator, will proceed to distribute after which date the administrator will proceed to distribute the assets of the said intestate amongst the parties entitled thereto, having regard only to the claims or demands of which the said administrator shall then have had notice; and the said administrator will not be liable 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 17th day of June, 1870.

W. and F. W. JOHNSON, Solicitors, No. 24, Park-street, Stockport.

Complete the state of the state of

THOMAS SHUFFLEBOTHAM, Deceased. OTICE is hereby given, pursuant to the Act 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees," for all creditors and others having any claim or demands against the the estate of Thomas Shufflebotham, late of Horwich End, in the township of Fernilee, in the parish of Hope, in the county of Derby, Farmer, deceased (who died on the 20th day of May, 1870, and to whose estate and effects letters of administration, were on the 11th day of June instant, granted to Elizabeth Billinge, the wife of Solomon Billinge, of Bare Leg Hill, within Heathy Lee, in the county of Stafford, by the District Registry attached to Her Majesty's Court of Probate, at Derby), to send in to us the undersigned, Solicitors of the said administratrix, full particulars of such claims and demands, on or before the 30th day of July next, as after that day the said administratrix will proceed to distribute the assets of the said Thomas Shufflebotham amongst the parties entitled thereto, having regard only to the claims (if any) of which she shall then have had notice; and will not be liable for the assets so distributed, or for any part thereof

to any person of whose claim they shall not then have had notice.—Dated this 16th day of June, 1870.

W and F. W. JOHNSON, Solicitors, No. 24,
Park-street, Stockport.

All persons claiming to be next-of-kin of the said
Thomas Shufflebotham and entitled in distribution to his effects are required forthwith to send in their claims with proofs in support thereof to the said W. and F. W. Johnson.

WILLIAM PRESTON, Deceased.

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

Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against or upon the estate of William Preston, late of Swaffham upon the estate of William Preston, late of Swaii nam Prior, in the county of Cambridge, Farmer, deceased (who died on the 17th day of April, 1870, and whose will was proved on the 18th day of May, 1870, in the District Registry attached to Her Majesty's Court of Probate, at Peterborough, by Matthew Waters, of Swaff ham Prior aforesaid, Carporter and Reheave Preston of Swaff ham Prior aforesaid. Carpenter, and Rebecca Preston, of Swaff ham Prior aforesaid widow, the relict of the said William Preston, deceased, the executors named in the said will), are hereby required to send in writing particulars of their respective claims or demands to the said executors, at the office of Messrs. Francis, Webster, and Riches, their Solicitors, No. 17, Emmanuel-street, Cambridge, on or before the 20th day of August, 1870; at the expiration of which time the said executors will proceed to distribute the assets of the said William Preston among the persons entitled thereto, having regard only to the respective claims and demands of which the said executors shall then have had notice; and the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim or demand they shall not have had notice at the time of such distribution.—Dated this 20th day of June, 1870.

FRANCIS, WEBSTER, and RICHES, Solicitors, for the Executors, No. 17, Emmanuel-street, Combridge.

Cambridge.

In the Matter of JOHN ANGERSTEIN ROWLEY,

Esq., Deceased.

Pursuant to an Act of Parliament 22nd and 23rd Vic., cap. 35, section 29, intituled "An Act to further amend

the Law of Property, and to relieve Trustees."

TOTICE is hereby given, that all persons having a claim or demand against the estate of John Angerstein Rowley, late of Binfield, in the county of Berks, Esq., formerly a Captain in Her Majesty's 13th Regiment of Tinth Information and Property and Property of Majesty's 18th Regiment of Majesty 18th Regiment of Regime Light Infantry (who died on or about the 26th day of May, 1870, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 13th day of June, 1870, by Laurence Desborough, of No. 3a, Finsbury-place South, in the city of London, Gentleman, and William Felgate, of No. 44, Gloucester-crescent Hyde Park, in the

county of Middlesex, Esq.), are hereby required to send particulars of their claims or demands against the estate of the said John Angerstein Rowley, deceased, to the undersigned, Desborough and Son, of No. 3, Finsbury-place South, E.C., Solicitors for the said executors at their aforesaid address, on or before the 15th day of August, 1870, after which day the said executors will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the claims or demands of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim or demand no notice shall then have been given. And all persons indebted to the said estate are required to pay the amount of their respective debts to the said executors, on or before the said 15th day of August, 1870.

DESBOROUGH and SON, No. 3A, Finsbury-place South, City, Solicitors for the said Execu-

GEORGE KIRK, Deceased.

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

Property, and to relieve Trustees."

Notice is hereby given, that all creditors and other persons having anyl claims or demands upon or against the estate of George Kirk, late of West Hartlepool, in the county of Durham, Physician and Surgeon (who died on the 25th day of July, 1869, at West Hartlepool aforesaid, and whose will was proved in the Durham District Registry of Her Majesty's Court of Probate, on the 28th day of August, 1869. by Clementina Jane Kirk, George Kirk, thomas Joseph Fawcett, and William Wilkin-on Brunton, the executors thereof), are hereby required to send in the the executors thereof), are hereby required to send in the particulars thereof to the said executors, at the office of us the undersigned, the Solicitors to the executors, on or before the 25th day of July next, after which day the said executors will proceed to distribute the assets of the testator amongst the parties entitled thereto, having regard only to the claims and demands of which the said executors shall then have had notice; and the said executors will not be liable for the assets so distributed, or any part thereof, to any purson of whose claim or demand they shall not then have had notice. And all persons indebted to the said estate are required to pay the amount of their respective debts to the undersigned on or before the said 25th day of July, 1870.—Dated this 20th day of June, 1870.

W. W. and T. P. BRUNTON, West Hartle-

pool, Solicitors for the said Executors.

EDWARD WEBSTER DAWSON, Deceased. Pursuant to an Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of

Property, and to relieve Trustee"

TOTICE is hereby given, that all persons being creditors of, or otherwise having any claims upon or against the estate of Edward Webster Dawson, late of Mansfield, in the county of Nottingham, Gentleman, deceased (who died on the 9th day of May, 1870, and whose will was proved on the 20th day of May, 1870, in the Nottingham District Registry of Her Majesty's Court of Probate, by Robert Clayton, of Mansfield aforesaid, Licensed Victualler, the sole executor of the said will), are required, on or before the 9th day of July next, to send to the said Robert Clayton the particulars of their claims upon or against the said estate; and that at the expiration of such time the executor will distribute the whole of the assets of the said testator among the parties entitled thereto, having regard only to the claims of which he shall then have notice.—Dated the 20th day of June, 1870.

HANDLEY and WALKDEN, Solicitors, Mans-

CHARLES COLLIER, Esq. Deceased.

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

TOTICE is hereby given, that all creditors and other persons claiming debis or liabilities affecting the estate of Charles Collier, late of Fitzroy-muare, in the parish of Saint Pancras, in the county of Melallesex, Esq., Doctor of Medicine, and Deputy Inspector-General of Her Majesty's thospitals, deceased (who died on the 6th day of May, 1870, and whose will, dated the 5th day of July, 1866, with two codicils thereto, was proved in the Principal Registry of Her Majesty's Court of Probate by Killingworth Hedges, of No. 9, Red Lion-square, Bloomsbury, in the county of Middlesex, Gentleman, in the will described as of Carey-street, Lincoln's-inn, London, George Baker, of the Audit Office, Somerset House, in the said county of Middlesex, Geutleman, and George Lewis Cooper, of No. 7, Woburn place, Russell-square, in the said county of Mid-dlesex, Esq., in the will called Lewis George Cooper, the executors of the will of the said deceased, on the 11th day of June, 1870), are hereby required to send in, on or before

the 15th day of August, 1870, the particulars of their claims against the estate of the said deceased, with the nature of their securities (if any) to us the undersigned, Messrs Hedges and Stedman, of No. 9, Red Lion-square, Bloomsbury, in the county of Middlesex, Solicitors to the said executors, after which above-mentioned time the said executors will proceed to distribute the assets of the said deceased among the paries entitled thereto, having regard only to the claims of which the executors shall then have had notice; and will not be liable for the assets so distributed to any person of whose claims they shall not have had notice at the time of such distribution.—Dated the

21st day of June, 1870.
HEDGES and STEDMAN, No. 9, Red Lion square, Bloomsbury, W.C., Solicitors to the said

Executors.

SAMUEL ADAMS, Deceased.

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

OTICE is hereby given, that all persons having any claim or demand against or upon the estate of Samuel Adams, late of Sandiacre, in the county of Derby, Lace Manulacturer, deceased (who died on 26th day April, 1870, and whose will was proved in the Derby District Registry of Her Majesty's Court of Probate on the 8th day of June, 1870, by John Adams, of Nottingham Park, in the county of Nottingham, Lace Manufacturer, the brother of the deceased, and the Reverend Edward Davies, of Wilford, in the same county, Clerk, Rector of Wilford aforesaid, the executors named in the said will), are hereby required to send to us the undersigned, Solicitors for the executors, on or before the 29th day of September, 1870, the particulars of their respective claims and demands, after that day the said executors will distribute the assets of the said testator amongst the parties entitled thereto, or will otherwise deal therewith, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets, or any part thereof, so distributed or otherwise dealt with to any person of whose debt or claim they shall not then have had notice.—Dated this 23rd day of June, 1870.

WATSON and WADSWORTH, No. 13, Weekday Cross, Nottingham.

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

NOTICE is hereby given, that all persons having any claim or demand against or upon the estate of William Stanford Burnside, late of Gedling, in the county of Nottingham, Esq., deceased (who died on the 22nd day of May, 1870, and whose will was proved in the Nottingham District Registry of Her Majesty's Court of Probate on the 10th day of June, 1870, by the Reverend William Burnside, of Plumtree, in the county of Nottingham, Clerk, Rector of Plumtree aforesaid son of the deceused, and Henry Abel Smith, of Wilford House, in the parish of Wilford, in the said county of Nottingham, Esq., the executors named in the said will), are hereby required to send to us the undersigned. Solicitors for the executors, on or before the 29th day of September, 1870, the particulars of their respective claims and demands, after that day the said executors will distribute the assets of the said testator amongst the parties entitled thereto, or will otherwise deal therewith, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets, or any part thereof, so distributed or otherwise dealt with to any person of whose debt or claim they shall not then have had notice.— Dated this 23rd day of June, 1870.
WATSON and WADSWORTH, No. 13, Weekday

Cross. Nottingham.

EDWARD GETHING, Deceased.

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

cap. 35, initiated "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 upon or against the estate of Edward Gething, late of Hawton, in the county of Ncttingham, Farmer, deceased (who died on the 18th day of September, 1869, and whose will was proved in the Digital Registry at Nottingham of Her Majestry's the District Registry at Nottingham of Her Majesty's Court of Probate on the 24th day of March, 1870, by treorge Brewster, William Smith, and William Dawson, stronge Brewster, Whitam Smith, and Whitam Dawson, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to me the undersigned, John Thompson Brewster, of Nottingham, Solicitor to the said executors, on or before the 17th day of August, 1870, after which day the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and

the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim or demand they shall not then have had notice.—Dated this 23rd day of June, 1870,

JOHN THOMPSON BREWSTER, Nottingham,

Solicitor to the said Executors.

The Reverend JAMES OCTAVIUS RYDER,

Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, sec. 29.

OTICE is hereby given, that the creditors of the Reverend James Octavius Ryder, late of Welwyn, in

24th day of April, 1870, and whose will was proved by Emily Ryder, of No. 18, Duchess-road, Edgbaston, Birmingham, in the county of Warwick, Spinster, in the Principal Registry of Her Majesty's Court of Probate on the 18th day of June, 1870, and all other persons having any claim or demand against the estate of the said James Octavius Ryder), are to send the particulars, in writing, of their claims or demands to the said Emily Ryder, at the office of her Solicitors, Messrs. M. and F. Davidson, situate at No. 35, Spring-gardens, Charing Cross, in the county of Middlesex, on or before the 31st day of August, 1870, on the expiration of which time the said executrix will distribute the assets of the said James Octavius Ryder among the parties entitled thereto, having regard to the claims of which the said executrix shall then have had notice; and will not be liable for the assets so distributed to any person of whose debt or claim the said executrix shall not then have had -Dated this 21st day of June, 1870.

M. and F. DAVIDSON, Solicitors for the said

Emily Ryder.

In Chancery.

In the Matter of the Act of Parliament made and passed in the Session holden in the 19th and 20th years of the reign of Her present Majesty, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and in the Matter of a Messuage and Hereditaments known as No. 97, East India-road, in the parish of Poplar, in the county of Middlesex, devised by the Will of James Williams, deceased, and in the occupation of Richard Bush.

URSUANT to the above-mentioned Act of Parliament and the Consolidated General Order of the Court in that behalf, notice is hereby given, that a Petition in the above-mentioned matter was, on the 17th day of June, 1870, presented to the Lord High Chancellor of Great Britain, to be heard before his Honour the Vice-Chancellor Sir John Stuart, by Allen Green, of High-street, Poplar, in the county of Middlesex, Gentleman, Eliza Alice Carpenter, of No. 3, Kingswood-cottages, Whitethorn-street, Bromley, in the county of Middlesex, Wife of Thomas Carpenter, of the same place, Labourer, by the said Thomas Carpenter, the husband and next friend, the said Thomas Carpenter, the husband and next friend, the said Thomas Carpenter, Rebecca Ann Carpenter, of No. 2, Salmon-street, Southgrove, Mile End, in the county of Middlesex, Wife of William Carpenter, of the same place, Labourer, by the said William Carpenter, her husband and next friend, Emily Louisa Carpenter, Annie Matilda Carpenter, and Eliza Jane Carpenter, all of No. 2, Salmon-street aforesaid, infants, by the said William Carpenter, their father and guardian, the said William Carpenter, and Richard Bush. guardian, the said William Carpenter, and Richard Bush, of No. 97, East India-road, Poplar, in the county of Middlesex, Livery Stable Proprietor, praying, amongst other things, that the said Allen Green might be empowered to grant a lease of the said messuage to the said Richard Bush for the term of 99 years from the 25th day of March, 1870, upon the rent stated in a certain agreement set forth in the said Petition, and otherwise in conformity with such agreement. And notice is hereby given, that the said petitioners, or either of them, may be served with any Order of the Court, or notice relating to the subject of the said Petition, at the office of their Solicitor, Mr. John William Marsh, No. 18, Billiter-street, in the city of London.-Dated this 23rd day of June, 1870.

J. W. MARSH, No. 18, Billiter-street, London, Solicitor for the Petitioners.

NO be sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Richardson against Page, with the approbation of his Honour the Vice-Chancellor Sir John Stuart, the Judge to whose Court this cause is attached, on Friday, the 22nd day of July, 1870, at one for two o'clock in the afternoon, by Messrs. Farebrother, Lye, and Wheeler, at the Mart, Tokenhouse-yard, Lothbury, in the city of London, in four lots.

Certain valuable and important freehold and leasehold estates, comprising the old established Beehive Brewery, situate in Church-treet, Greenwich, in the county of Kent,

situate in Church-rirect, Greenwich, in the county of Kent, with a fourteen quarter brewing plant, worked by steam power, and a twenty-quarter making. Also a valuable Artesian well of water, together with the goodwill of the business, the present trade consisting of a large public and private consumption, in addition to the houses tied to the rewery, brewing bitter, stock, mild ales and porter, and fifteen public-houses and beer-houses in co nection therewith, situate at Greenwich, Woolwich, Lewisham, Welling, Sutton-at Hone, Erith, and Dartford, in the county of Kent, four of such houses being freehold, and the remainder leasehold, held at moderate rents. The principal part of the brewery, premises, dwelling-house, counting-house, and cottage adjoining is leasehold, held for an unexpired term of 17 years, at £155 per annum. A part freehold and a further portion is held on a yearly tenancy at £32 per annum.

The brewery may be viewed on application on the premises, and the several houses by permission of the tenants, and particulars and conditions of sale, obtained of Mr. Alexander Dobie, Solicitor, No. 2, Lancaster-place, Strand: Messrs, Clanham and Fitch, Solicitors, No. Bishopsgate-street Without; Mr. Alfred William Boys, Solicitor, No. 2, Lancaster place, Straud; at the Mart; and of Mesers. Farebruther. Lye, and Wheeler, Estate Agents and Surveyors, No. 8, Lancaster-place, Strand, W.C.

In Chancery. - Riley v. Edgworth.

To be sold, pursuant to a Decree, made in the above cause, with the approbation of the Vice-Chancellor Stuart, by Mr. Albert Bury, at the Wynnstay Arms Hotel, Wrexham, in the county of Denbigh, on Monday, the 18th day of July, 1870, at two for three o'clock Pm precisely.

Three everal pieces of land situate at Wrexham Fechan, in the township of Wexham Regis. in the town and borough of Wrexham, in the county of Denbigh.

Particulars and conditions of sale may be had (gratis) of Mr. John James of Wrexham, in the county of Denbigh, Bolicitor; Mr. Willoughby Raimondi, of No. 16. Houghtonstreet, New-inn, in the county of Middlesex, Solicitor: and of Mr. Albert Bury, of No. 10 Temple-place. Wrexham, in the county of Denbigh : and at the place of sale.

In Chancery.

In the Matter of John Waite's Settled Estates.

O be sold, pursuant to an Order of the Court, with the approbation of the Vice-Chancellor Stuart, in two lots, by Mr. Edwyn Evans Cronk, at the Auction Mart, Token-house-yard, City, on Wednesday, the 20th day of July, 1870.

at one o'clock p.m. precisely.

Lot 1. Two valuable freshold farms, called Brook and Whitings, together 89a. 2R 24c. of fertile hop, fruit, arable, mendow and wood land, with a farm house, circular hop kilns, with other convenient outbuildings. The property is situate near Tunbridge Wells, is intersected by a trout stream, and let on lease from the 11th October, 1861, for ten years at £115 per annum; the tenant being bound to lay out at his own expense not less than 10000 draining tiles in each year of the said term.

Lot 2. A substantially built grocers and general shop and dwelling house, known as B. Igrave House. on the Stationroad, Tunbridge Wells, let to a respectable tenant at £42

per annum.

May be viewed by permission of the tenants. Particulars (gratia) of the principal ions at Tunbridge and Tunbridge Wells; the Bull, Maid-tone: the Crown, Sevenoaks; Messrs. Alleyne and Walker, Solicitors, Tunbridge and Tunbridge Wells; Mess's, Thomas White and Sons, Solicitors, No. 11, Bedford-row, London; Mr. Edwyn Evans Cronk, Land Agent and Surveyor, Sevenoaks; and at the Auction Mart. London.

O be sold, pursuant to an Order of the High Court of Chancery made in the cause of Yonge v. Furse, with the approbation of the Master of the Rolls, in two lots, by Mr. Frederick James Clark, the person appointed by the said Judge, at the Mart, Tokenhouse-yard, Lothbury, on Tuesday, the 26th day of July next, at one o'clock p.m.,

Precisely certain freehold and long leasehold estates containing about 403 acres, situate in the parish of Hartland, in the county of Devon, late the property of John Henry

Furse, Esq., deceased.

Particulars whereof may be had (gratis) of Messrs. Palmer, Eland, and Nettleship, No. 4, Tratalgar-square, W.C.; of Messrs. Radeliffe, Davies, and Cator, No. 20, Craven-street, Charing-cross, W.C.; of Messrs. Frere, Cholmeley, Foster, and Frere. No. 28, Lincoln's-innfelds; at the Mart, E.C.; and at the offices of Messrs. Farebrother, Clark, and Company, No. 5, Lancaster-place, Strand, W.C.

To be sold, pursuant to a Decree and an Order of the High Court of Chancery, made in a cause of Hunt, versus Reynolds, with the approbation of the Vice Chan-cellor Sir John Stuart, in one lot, by Mr William Buswell, the per-on appointed by the said Judge, at the Corn Exchange, Market Harborough, on Tuesday, the 2nd day of August next. at three o'clock in the afternoon:

A valuable freehold property, situate at East Farndon, in the county of Northampton, and containing 54s. 3s. 27r. No. 23**627**.

of rich pasture and meadow land adjoining the highway leading from East Farndon to Clipstone.

Particulars and conditions of sale may be obtained of Mr. Thomas Bareman, Solicitor, No. 2, Elm-court, Temple, London; Messrs. Sharp and Ullathorne, Solicitors, No. 1, Field court, Gray's-inn, London; Messrs. Wartnahy and Gilbert, Schleitors, Market Harborough; at the place of sale; and of the Auctioneer Mr. William Buswell, at his offices, Market Harborough.

'O be sold, pursuant to a Decree of the High Court of a. Chancery, made in a cause of Heatly v. Perry, with the approbation of the Vice-Chancellor Sir John Stuart, in one lot, by Mr. Frederick Kent, the person appointed by the said Judge, at the Mart, Tokenhouse-vard, in the city of London. on Friday, the 15th day of July, 1870, at one o'clock in the afternoon precisely :-

A compact freehold property, consisting of a brick built residence, with coachhouse, stable, shed, and other conveniences, and large garden attached, situate at Shenfield, near Brentwood, in the county of Esset.

Particulars whereof my be had (gratis) of Mr. Albert Lewis, Solicitor, No. 2, Dane's-inn, Strand; Messrs, C. C. Lewis and Son, Solicitors, Brentwood, Essex; and of the Auctioneer, at his place of business, at Doddinghurst,

In Chancery .- Clark v. Pike.

O be sold, pursuant to an Order of the Court, with the approbation of the Vice-Chancellor Stuart, in six lots, by Mr. Henry Robert Fargus, at the Hen and Chickens Inn. North-street, Bedminster, Bristol, on Wednesday, the 27th day of July, 1870, at seven o'clock in the evening-

Lot 1. A freshold plot of ground, situate on the west side of Mount Pleasant-street, Bedminster, in the city of Bristol, containing in front 475 feet or thereabouts, and varying in depth backwards from 120 feet to 126 feet or

thereabouts.

Lot 2. A freehold plot of ground, situate on the west side of Mount Pleasant-street aforesaid adjoining the last lot, and containing in front 45 feet or thereabouts, and extending in depth 121 feet or thereabouts.

Lots one and two are admirably adapted for building pur-

Lot 3. Three several ground rents of £2 per annum each payable out of three several plots of ground, situate on the west side of Mount Pleasant-street aforesaid, and the three messuages erected thereon, and created by demise dated 31st January, 1845, for 1000 years, together with the reversion in fee expectant on the determination of such term.

Lot 4. Four several ground rents of £2 per annum, each payable out of four several plots of ground, situate on the west side of Mount Pleasant-street aforesaid, and the four messuages erected thereon created by demise dated 2nd September, 1844, for 1000 years together with the reversion in fee expectant on the determination of such term.

Lot 5. A ground rent of £2 4s. per annum payable out of two plots of ground, also situate on the west side of Mount Pleasant-street aforesaid, and out of a messuage erected on one of such plots, created by demise, dated the 2nd September, 1844, for 1000 years together with the reversion in fee, expectant on the determination of such term.

Lots one to five will be sold subject to the reservations of coal mines and minerals, and the rights of working same contained in any of the title deeds relating thereto.

Lot 6. An undivided moiety of the coal and minerals under the Mount Pleasant-street Estate, comprising at least

four acres of valuable mineral property.

Particulars and conditions of sale may be had (gratis) of W. R. Richardson, Esq. Solicitor, St. Leonards-chambers, No. 5, Nicholas-street, Bristol; Messrs Thomas White and Sons, So icitors, No. 11, Bedford-row, London; and of the Auctioneer; and at the place of sale.

O be sold, pursuant to a Decree of the High Court of Chancery, made in a cause Young v. Young, with the approbation of the Vice-Chancelor Sr Richard Malins, by Messrs. Daniel Smith, Son, and Oakley, the persons appointed by the said Judge. at the Mart, Tokenhouse-yard, in the city of London, on Tuesday, the 19th day of July, 1870, at one o'clock in the afternoon:—

The perpetual advowson of and next presentation to the

vicarage of Newchurch, in the Isle of Wight.

The village of Newchurch, in which the church and vicarage, with garden, stabling, and paddock of about three acres are situated, occupies a fine bold elevated ban , over-looking the River Yar, and commands picturesque scenery, amidst the Downs, in about the centre of the island, about six miles from Ryde and five miles from Newport. gross income is about 4344 per annum, derived from tithe rent, charges, and fees. The population is about 1,000 and the age of the present vicar sixty-five.

Particulars and conditions of sale may be had (gratis) of Messrs. Harrison, Beal, and Harrison, of No. 19, Bedfordrow, Holborn, in the county of Middlesex, Solicitors; of the Auctioneers, Messrs. Daniel Smith, Son, and Oakley, at No. 10, Waterloo-place, Pall Mall, in the county of Middlesex; and at the place of rale.

Edgware, Stanmore, and Yeading, Middlesex.

Do be sold, pursuant to a Decree and an Order of the High Court of Chancery, made in a cause of Alchin Rogers, with the approbation of the Vice-Chancellor Sir John Stuart, in six lots, by Mr. Henry Paker, of Kilburn, the person appointed by the said Judge, at the Auctim Mart, Tokenhouse-yard, in the city of London, on Friday, the 8th day of July, 1870, at one of the clock in the afternoon precisely:—

Certain copyhold estates, consisting of a dwelling-house, nine cottages, and a plot of land with barn thereon, all situate at Edgware, in the county of Addiesex; also two cottages, gardens, and premises, at Great Stanmore, Middlesex, and two dwelling-houses and land belonging thereto, at Yeading in the parish of Hayes. Middlesex, late the property of Henry Child and Mary Child, deceased.

Particulars whereof may be had (gratis) of Messrs. Lydail and Sweeting, No. 12, Southampton-buildings, Holborn; of Messrs. Barton and Pearman, Wolsingham

Particulars whereof may be had (gratis) of Messrs. Lydall and Sweeting, No. 12. Southampton-buildings, Holborn; of Messrs. Barton and Pearman, Wolsingham House, No. 59, Kennington-road, Lambeth, S.E.; of Messrs. Allen and Sons, No. 17, Carlisle-street. Soho; of Messrs. Duncan and Morton, No. 13. Southampton-street, W.C.; of Messrs. Stileman and Neate, No. 16, Southampton-street, W.C.; of the said Mr. Henry Baker; and at the said Auction Mart.

DURSUANT to an Order of the High Court of Chancery, made in the master of the estate of Edward Wilkinson, and in a cause Wilkinson, against Wilkinson, 1870, W. No. 137, the creditors of Edward Wilkinson, late of No. 265, Upper Parliament-street. Liverpool, in the county of Lancaster, Licensed Victualler, deceased, who died in or about the month of June, 1869, are, on or before the 20th day of July. 1870. to send by post, prepaid, to Messrs, Kemp-Welch and Aldridge, of the town and county of Poole, the Solicitors of the defendant, Lonisa Wilkinson, Widow, the administrature of the decease d, 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 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 chambers, situated in the Rolls-yard, Chancery-lane, Middlesex, on the 27th day of July, 1870, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 22nd day of June, 1870.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of James Clarke Isaac, and in a cause Samuel Burdge against Susannal Isaac, the creditors of James Clarke Isaac, late of Hillside, in the county of Gloucester, and of West-street, in the, city, and county of Bristol, Merchans, deceased, who digd in or about the month of August, 1859, are, on or before the 16th day of July, 1870, to send by post, prepaid, to Mesers. Henderson and Salmon, of Bristol, the Solicitors of the defendant, Susannah Isaac, the executrix 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 the suld by them, or in default thereof they will be peramptorily, 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 the chambers, squared in the Rolls, and, Chancery, lane, Middlesex, on Saturday, the 23rd day of July, 1870, at twelve o'c ock at noon, being the time appointed for adjudicating, on the claims.—Dated this 14th day of June, 1870.

PURSUANT to a Decree of the High Court of Chanterry, made in a cause Woodbridge v. Patrick
(1870, W. No. 139) the creditors of Wolliam Swiber, late
of Blake Heath, Rowley Regis, in the county of Stafford,
Licensed Victualier, who died on the 8th day of September,
1869, are, on or before the 20th day of July, 1870, to send
by post, prepaid, to Mr. William Shakespeare, of Oldbury,
in the county of Worcester, the Solicitor of the defendants,
William Patrick and William Whitehouse, the executors
of the deceased, their Christian, and survaines, 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 default thereof, they will
be peremptorily excluded from the benefit of the said
Decree. Every creditor highling, any security is to produce
the same before the Master of the Rolls, at his chambers,
situated in Rolls-yard, Chancery-lane, Middlessex, on the
forencon, bring the time appointed ton adjudicating on
the claims.—Dated this 20th day of June, 1879.

URSUANT to a Decree of the High Court of Chanerry, made in a cause Shepherd against Stansfield, the creditors of John Stansfield, late of Primrose Bank,

Stacksteads, in the county of Lancaster, Corn and Flour Dealer, who died in or 'ahout the month of May, 1868, are, on or before the 15th day of July, 1870, to send by post, pepaid, to Mr. E. M. Wright, of Bacup, near Manchester, in the county of Lancaster, the Solicitor of the plaintiff, George Shepherd, the executor of the said John Stansfield, 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 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 Master of the Rolls, at his chambers, situated in the Rolls-yard, Chancery-lade, Middlesex, on the 29th day of July, 1870, at eleven o'clock in the for-toon, being the time appointed for adjudicating on the claims.—Dated this 21st day of June, 1870.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Edward Taylor Trevor against Matilda Frances Campbell, the creditors of James Gordon Campbell, formerly of Calcutta, Esquire, a Member of the Bengal Civil Service, afterwards of No. 26, Wellingtonroad, Saiot John's Wood, Middlesex, and at the time of his death of Mendon, near Paris, in the Empire of France, who died in or about the month of November, 1859, are, on or before the 20th day of October, 1870, to send by post, prepaid, to Messrs. Lawford and Waterhouse, of Drapers Hall, No. 28. Austin-friars, in the cuy of London, the Solicitors of the plaintiff, Edward Taylor Trevor, and of the defendant, Matilda Frances Campbell, the executor and executiva of the said James Gordon Campbell, deceased; their Coristian 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 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 Master of the Rolls, at his chambers, sinated in the Rollsyard, Chancery-lane, Middlesex, on the lat day of November, 1870, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 20th day of June, 1870.

Cery, made in the matter of the High Court of Chancery, made in the matter of the estate of Henry Absalom, late of the town of Portsea, in the county of Southampton, Tavern Keeper, deceased, and in a cause Maughan against Absalom, the credi ors of the said Henry Absalom, who died in or about the month of February, 1833, are, on or before the 4th day of July, 1870, to send by post, prepaid, to Mr. Stlas Busby, of the firm of Busby and Marsden, of No. 326, Oxford-street, Regent circus, in the county of Middle-ex, the Solicitors of the plaintiffs, 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 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 Richard Malins, at his chambers, situated at No. 3. Stone-baildings, Lincoln's-ino, Middlesex, on Wednesday, the 6th day of July, 1870, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 17th day of June, 1870.

PURSUANT to an Order of the High Court of Chancery, made in a cause of the Mayo, Aldermen, and Burgesses of the borough of Hythe, in the county of Kent, against William Frederick East, and in the matter of the Act 27th and 28th Victoria, chapter 112, included "An Act to amend the Law relating to future judgments, statutes, and recognizances," and in the matter of the estate of the above-named defendant, William Frederick East, all persons claiming to have any debt or debts due from the said William Frederick East, late of Winchester-place, Pentonville, in the county of Middlesex, but now of Boulogne, in the Empire of France, or elsewhere, Gentleman, which they claim to be a charge or charges upon the following lands and property in which the said William Frederick East bus or had some interest, namely :- All that unfinished messuage or tenement, situate on the Marineparade, in the town of Hythe, in the county of Kent, now or late in the occupation of the said William Frederick East; also all those two pieces or parcels of building land, situate at the east end of the Marine-parade, in the town of Hythe aforesaid, and containing together 190 feet frontage to the sea, with depth 200 feet now or late in the occupa-tion of the said William Frederick East; also all those three untinished messuages or tenements, with the land adjoining, situate at the west end of the town of Hythe atoresaid, and now or late in the occupation of the said William Frederick East, are, by their Solicitors, on or before the 29th day of July, 1870, to come in and prove their dents and claims, at the chambers of the Vice-Chancellor Sir Richard Mains, No. 3, Stone-buildings, Lincoln's-inn, in the county of Middlesex, or in default thereof ther

will be peremptorily excluded from the benefit of the said Order. Friday, the 5th day of August, 1870, at twelve of the clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.—Dated this 22nd day of June, 1870.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Ann Porter, deceased, and in a cause of John Burley and another against William Yeomans, the creditors of Ann Porter, late of Edge Farm, Crich, in the county of Derby, Widow, who died in or about the month of March, 1869, are on or before the 30th day of July, 1870, to send by post, prepaid, to Messrs. Jessop and Harris, of Crich, in the said county of Derby, the Solicitors of the defendant, the executor of the said Ann Porter, 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 and) held by them, or in default thereof they will be peremptority excluded from the henefit 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 11, Old-square, Lincoln's-inn, Middlesex, on Saturday, the 6th day of August, 1870, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 21st day of June, 1870.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of James Hilton, and in a cause Turpin against Bradley, the creditors of James Hilton, late at the town and country of the town of Nottingham. Commission Agent (who died on the 15th day of January, 1870), are, on or before the 37th day of July, 1870, to send by post, prepaid, to Messrs. Parker, Rooke, and Parkers, of No. 17, Bed'ord-row, Madlesex the Solicitors of the defendant, Joseph Bradley, the executor of the said 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 default thereof they will be peremptorily excluded from the bra-fit of the said Order. Every creditor holding any security is to produce the same before the Vice-Chan ellor Sir John Stuart, at his chambers, situate at No. 13, Old-square, Lincoln's-inn, Middlesex, on Monday the 8th day of August, 1870, at fwelve of the claims—Dated this 21st day of June, 1870.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Archibald Hastie, late of No. 5, Rutland-gate. Hyde Park, in the county of Middlesex, Esquire, deceased, and in a cause of Stenart v. Hay and others, the creditors of Archibald Hastie, formerly of West-street, Finsbury-circus, and late of No. 5, Ruttand-gate, Hyde Park, in the county of Middlesex, E-quire, deceased, and at the time of his death M.P. for Paisley, in Scotland, who died in or about the month of November, 1857, are, on or before the 1st day of November, 1870, to send by post, prepaid, to Mr. Alfred William Boys, of No. 2, Laucaster-place, Strand, Middlesex, Solicitor of the de endants, George Boyd Hay, Alexander Dobie, and Alexander Bax er Fietkins, the executors of the will of the said deceased, their Christian and surnames, addresses and descriptions, the full particulars of 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, situate at No. 13, Old-square, Lincoln's-inn, Middlesex, on the 15th day of November, 1870, at twelve o'clock at noon, being the time appointed for adjudicating on the claims .- Dated this 7th day of June, 1870.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Tyler against Winter, the creditors of John Tyler, late of Binfield Heath, in the parish of Shiplake, in the county of Oxford. Farmer, who died in or about the month of December, 1869, are, on or before the 31st day of Juny, 1870, to send by post, prepard, to John Cooper, &.q., of Henley-on-Thames, in the county of Oxford, the Solictors of the defendants, 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 default thereof they will be peremptority excluded from the benefit of the said Decree. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir John Stuart, at his chambers, situated at No. 12, Old-square, Lincoln's-inn, Middlesex, on Monday, the 8th day of August, 1870, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 20th day of June, 1870.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Joseph Hunter, and in a cause Knight against Simpson, the cre-

ditors of Joseph Hunter, late of Whitby, in the county of York, Gentieman, who died in or about the month of July, 1868, are, on or before the 23th day of July, 1870, to send by post, prepaid. to Messrs. George and William Webb, of No. 11, Austin-friers, London, Solicitors of the defendants, the executors of the deceased, their Christian and surnames, and the Christian and surnames of any partner or partners, their 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 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 Suart, at his chambers, situate No. 13, Old-square, Lincoln's-un Middle-ex, on Monday, the 8th day of August, 1870, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 18th day of June, 1870.

cery, made in a cause Peter Rainford Rigby, plaintiff, v. John Eden, Thomas Simpson Paerson, and others, defendants, the creduors of Jessica Ball Rigby, late of Bah in the county of Some set, Spinster, who died in or about the month of April, 1869 are, on or before the 14th day of July, 1870, to send by post, prepaid, to Messrs. Field and Company, of No. 36. Lincoln's-inn-fields, Middlesex, the Solicitors of the def-indants, John Eden and Thomas Simpson Paterson, the executors of the deceased, their Christian and surnames, in full, their addresses and descriptions, with the Christian and surnames, in full, of any partner or partners, and full particulars of their claims, 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 Decree. Every creditor holding any security is to produce the same before the Vice-thane-llor James, at his chambers, No 11, New-squate, Lincoln's-inn, Middlesex, on the 25th day of July, 1870, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 22nd day of June, 1870.

DURSUANT to a Decree of the High Court of Chanagainst the Reverend George Pope and another, the creditors of the Reverend John Custance, late of Blickling, Ih the county of Norock, Clerk (who died in or about the month of April, 1868), are, on or before the 15th day of July, 1870, to send by post, prepaid, to Messra, Miller and Son, of Norwick, in the said county of Norfola, the Solicitors for the defendant, Robert Chamberlain, the admitistrator of the diceased, their Caristian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (it 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 Sir William Milhourne James, at his chambers, situated at No. 11, New-square, Loncoln's-un, Middlesex, on Friday, the 29th day of July, 1870. at one o'clock in the afternoon, being the time appointed for adjudicating on the claims .- Dated this 20th day of June, 1870.

LURSUANT to a Decree of the High Court of Chancery, made in a cause Hasiam v. Cron, the creditors of Betty Ouvant, late of Lutte Bolton, in the county of Lancaster, Sounsier, who died on the 9th day of June, 1868, intestae, are, on or before the 20th day of June, 1868, intestae, are, on or before the 20th day of July, 1870, to send by post, prepato, to Mr Robert Armitstead, one of the firm of Messrs. Rushton and Armitstead, of Bolton-lèmors, in the said county, the Solicitors for the defendants, the ad ministratrices of the deceased, their Christian and surnames, and the Christian and surnames of they partner or partners, their addresses and descriptions, the full particulars of their claums, 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 Decree. Every creditor holding any security is to produce the same before the Vice-Chaucellor Sir Wilnam Milborne James, at his chambers, situated No. 11, New-square, Lincoln's inn, Middlessex, on Wednesseday, the 27 h way of July, 1870, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—

DURSUANT to a Decree of the High Court of Chancery, made in a cause Haslam v. Cron, all persons claiming to be next of kin according to the statutes for the distribution of intestates' estates, of Betty Olivant, late of Little Bolton, in the county of Lancaster, Spinster, living at the time of her death, on the 9th day of June, 1869, or to be the legal personal representatives of such of the said next of kin as are now d-a, are, by their Solicitors, on or before the 20th day of July, 1870, to come and prove their claims, at the chambers of the Vice-Chancettor Sir William Mithourne James, at No. 11, New-square, Liucoln's-ina, Middlesex, or in default thereof they will be peremp-

terily excluded from the benefit of the said Decree. Wedneeday, the 27th day of July, 1870, at twelve of the clock at noon, is appointed for hearing and adjudicating upon the claims .- Dated this 20th day of June, 1870.

DURSUANT to an Order of the Court of Chancery of the county palatine of Laucaster, made in the matter of the estate of James Dunlop, and in a cause Potter v. Hedley, the creditors of James Dunlop, late of Liverpo I, in the county of Laucaster, Tailor and Draper, who died in or about the month of May, 1870, are, by their Solicitor, on or before the 18th day of July, 1870, to come in and prove their debts at the office of the Registrar for the Liverpool District of the said Court, sinuate in the Municipal Offices. Palestret Liverpool, by the said county cipal Offices. Dale-street. Liver, nol, in the said county palatine, or in default thereof they will be peremptorily excluded from the benefit of the said Order. Friday, the 22nd day of July, 1870, at ten o'clock in the forenoon, at the said office of the District Registrar, is appointed for hearing and adjudicating upon the claims .- Dated this 18th day of June. 1870.

In the Chancery of the County Palatine of Lancaster, Liverpool District.

In the Matter of the Messuage and Closes of Land commonly called Greenfield, situate within the parish of We-t Derby in the County Palatine of Lancaster, and devised by the Will of William Fosbery, Esq., deceased, and containing in the whole 4A. IR. Sp., or thereabouts; and in the Matter of an Act made and pa-sed in the Session of Parliament held in the 19th and 20th years of the reign of Her present Majesty, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and in the Matter of an Act made and passed in the Session of Parliament held in the 27th and 28th years of the reign of Her present Majes y, intituled "An Act to amend the Settled Estates Act, 1856;" and in the Matter of "The Court of Chancery of Lancaster Act, 1850;" and in the Matter of "The Court of Chancery of Lancaster Act, 1854."

OTICE is hereby given, that a Petition in the abovementioned matters was, on the 16th day of June, 1870, presented to the Right Honourable the Chancellor of the Duchy and County Palatine of Lancaster, by William Charles Fosbery, of West Derby, in the county palatine of Lancaster, Merchant; George Langford Fosbery, of West Derby aforesaid, Gentleman; James Chambers Ferguson, of Liverpool, Surgeon; Emma Wheeler, of West Derby aforesaid, Widow; the Reverond George Valentine Wheeler, of Droitwich, in the county of Worcester, Clerk in Holy Orders; William Fosbery Wheeler, of Dalston, in the county of Middlesses, Book-keeper; Arthur Wheeler, of Nam Colabor, in Africa Marsingh, Charles Edward Wheeler, of Mest Derby aforesaid, Merchant; Maria Butcher, of Sheffield in the county of York, Widow; William Butcher, of Philadelphia, in the United States of America, Manufacturer; Charles Fosbery Butcher, of Sheffield; aforesaid, Merchant; George Henry Fosbery Butcher, of Sheffield afore-aid, Merchant; Walter Harold Butcher, of Sheffield aforesaid, Merchant; Seymour Butcher, of Sheffield aforesaid. Merchant; Frances Ferguson, the wife of the petitioner James Chambers Ferguson, by the said William Charles Fosbery, her next friend; Thomas Leslie Ferguson, of Liverpool aforesaid, Broker; Maria Ferguson, of Liverpool aforesaid, Spinster; Isabel Ferguson, of Liverpool aforesaid, Spinster; Isabel Ferguson, of Liverpool aforesaid, Spinster; Agnes Pim, the wife of the petitioner George Pim, by the said William Charles Fosbery, her next friend; and George Pim, of West Derby aforesaid, Gentleman; and Herbert Leslie Butcher, Ronald Aubrey Butcher, Florence Ella Butcher, and Gertrude Evelyn Butcher, respectively infants under the age of Evelyn Butcher, respectively miants under the age of twenty-one years, by the petitioners William Charles Fos-bery, George Langford Fosbery, and Charles Fosbery Butcher, their testamentary guardians and next friends; and Annie Ferguson, Edith Ferguson, and Frances Evelyn Perguson, respectively infants under the age of twenty-one years, by the said James Chambers Ferguson, their father and next friend; praying that a contract for sale of the messuage, closes of land, and hereditaments described in the title of the said Petition, to Mr John Walker, may be approved and sanctioned by the Court; and that the sale of the said messuage, lands, and hereditaments in the said Petition mentioned might be authorized accordingly; or that the petitioners William Charles Fosbery, George Langford Festiery, and James Chambers Ferguson may be authorized to sell the same premises; and that all proper directions may be given for the execution of the conveyance and otherwise for effecting such purpose; and that the costs of and incident to the Petition may be provided for out of the proceeds of sale, and ordered to be paid thereout; or that such further or other Order may be made in the premises as the circums ances of the case may require. And notice is hereby also given, that an application will be made by the petitioners under the said Petition at the sitting of the Court to be holden at the chambers of the Vice Chancellor John Wickens, Esq., No 7, Stone-buildings, Lincoln's-inu, in the county of Middlesex, on the 2nd day of August next, or

so soon after as Counsel can be heard, for an Order in conformity with the Petition. And no ice is 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, Mes-rs. Whitley and Maddock, No. 6, Water-street, Liverpool aforesaid.—Dated this 16th day of June, 1870,
WHITLEY and MADDOCK, No. 6, Water-street,

Liverpool, Solicitors to the said Petitioners.

COUNTY COURTS' EQUITABLE JURISDICTION.

In the Matter of the Trusts of the Will of Jane Seile, late of Mount Sorrel, in the county of Leicester, Spinster, deceased.

DURSUANT to a Decretal Order of the County Court of Suffolk, holden at Ipswich, made upon the Peti-tion of Charles Richards Steward, of Ipswich, in the county of Suffolk, Gentleman, the person upon whom has devolved the trusts of the will of the sair Jane Seile, the next of kin of the above named Jane Sci e, who died in the year 1797 or 1798, who was tiving at the time of her centh, or the legal personal representatives or representative of such of them (if any) as have since died, are, on or before the 16th day of July, 1870, to come in and make out th ir, his, or her claims or claim, as such next of kin or letal personal representatives o representative, before the Registrar or Deputy Registrar of the said Court, or on the 23rd day of July, 1870, at eleven o'clock in the forenoon, before the Judge of the said Court, at the Shirehal!. Inswich, or in detault thereof they will be excluded the benefit of the said Юестее.

B. P. GR! MSEY, Deput -Registrar.

Re Nicholls and Co., Morley and Leeds, Dividend. NOTICE is hereby given, that a meeting of the joint and separate creditors of James Nicholls the elder. James Nicholls the younger, and Joseph Watson, all of Morley and of Leeds respectively, in the county of York, Cloth Manufacturers and Merchants, trading under the style of Nicholis and Company, who were adjudicated unbrupt under a Petition filed in the Court of Bankruptcy for the Leeds District, at Leeds, on the 30th day of December, 1869, the proceedings on ler which Petition have been suc pended, will be held on Tuesday, the 5th day of July, 1870, at three o'clock in the afternoon, at the Griffin Hotel, Boar-lane, Leeds, in the county of York, when and where the assignees will submit a statement of the property received, and of the property outstanding, and the meeting will declare by resolution whether any and what part of the produce of the estate shall be divided amongst the creditors. And all creditors who have not already proved their debts or delivered statements of their claims are required to forward the same to me before or at the said meeting or they will be excluded the benefit of the said Dividend.—Dated this 22nd day of June, 1870. THOS. SIMPSON, No. 20, Albion-street, Leeds,

Solicitor to the Assign :es.

The Bankruptey Act, 1861. Notice of Final Dividend.

In the Matter of Simon Latrs (otherwise Simon Hyman Lears), of No. 11, St. Leonard's-terrace, Maida-hill, in the county of Middlesex, Draper, trading under the name

or style of Mme. H. Doodewaard.

OTICE is hereby given, that the trustees appointed by
Deed of Arrang-ment between the said Simon Laars and his creditors, dated the 2nd day of April, 1870, will on or immediately after the 4th day of July next, make a final distribution of the trust estate. And notice is hereby further given, that all persons claiming to be creditors of the said Simon Laurs who have not already proved or given notice of their claims to the said trus:ees, or to us the undersigned, must do so on or before the said 4th day of July next, or in default thereof such persons will be excluded from participating in the aforesaid Dividend.—Dated this 20th day of June 1870.
ASHUKST, MORRIS, and CO., No. 6, Old

Jewry, London, Solicitors to the said Trustees.

The Bankruptcy Act," 1861, and the Bankruptcy Act, 1868. In the Matter of a Deed of As imment, for the benefit of creditors, dated the 23th day of November, 1869, executed by Walter Bilton Cowham, of Cannock, in the county of Stafford, Brick and Tile Manufacturer, and duly regis-

THE Trustee under the above deed hereby gives notice, that he will immediately after the 23th day of June instant, declare a Dividend on all debts due to the creditors of the said Waher Bil on Cowham, which may on or before that date be proved by affiliavit or declaration or debt, and that such affi lavies or declarations of debt are to be sent to the undersigned at his office in Bank-passage, Stafford. And

that all persons who do not on or before the said 28th day of June instant, so prove their debts will be excluded from the benefit of the said Dividend, so to be declared as aforesaid. And all claims heretofore made and not proved will be disallowed.—Dated this 22nd day of June, 1870. GEO. SPILSBURY, Solicitor to the Trustee.

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 Bankruptey for the Registration of Trust Deeds for the benefit of Creditors, Composition and inspectorship Deeds executed by a Debtor as required by the Bankrupicy Act. 1861, secs. 187, 192, 194, 196, and

Number-41.697.

Title of Deed, whether Deed of Assignment, Composition, or Inspectorship-Composition.

Date of Deed-31st December, 1869.
Date of execution by Debtor-31st December, 1869.

Name and description of the Dehtor, as in the Deed-Emily Jane Jackson, of Stroud-street, Dover, in the county of Kent, Widow, previously residing at Calais, in the Empire of France, and prior to that residing at

Bath, in the county of S merset, first part.

The names and descriptions of the Trustees or other parties to the Deed, not including the Creditors—Charles Beckett, of Quiet-street, Bath, trustee, second part; the creditors, third part; James Alexander, James Fletcher, and James Dalison Alexander, all of King's Arms yard, in the city of London, East India

Agents, of the fourth part.

A short statement of the nature of the Deed-Whereby the debtor covenants to pay to the trustee the sum of £200 per year, until all her creditors shall have been paid a comp sition of 10s. in the pound, and the Teasonable costs, charges, and expenses of the trustee, in the execution of these presents; and a release to

the debtor. When left for Registration-22nd June, 1870, at halfpast three o'clock, under section 187, and the Order of the Judge of the County Court holden at Bristol dated the 3rd June. 1870.

THE SEAL OF THE COURT.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

ment or Composition with Creditors, instituted by Henry Augustus Hand, of No. 23, New-street, Clothfair, in the city of London, Fancy Box Manufacturer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named parent has been been been decided. In the Matter of Proceedings for Liquidation by Arrange-

summoned to be held at the offices of Mr. Benjamin Nicholson, No. 7, Gresham-street, in the city of London, on the 4th day of July, 1870, at twelve o'clock at noon precisely. "Dated this 17th day of June, 1870.

WM. A. PLUNKETT, No. 37. Gutter-lane, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the Loudon Court of Bankruptcy,

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Elam and Henry Elam. of Nos. 7 and 70, Maryleboue-lane, in the county of Middlesex, Rope and Mat Makers

Of the creditors of the above-named persons has been summoned to be held at the offices of Mr Weatherhead, of No. 34. Coleman-street, London, on the 4th day of July, 1870, at two o'clock in the afternoon precisely.—Dated this 14th day of June, 1870.

JAMES T. WEATHERHEAD, No. 34, Coleman-street, London, Attorney for Thomas Elam and

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Elam and Henry Elem, of Nos. 7 and 70, Merylebone-lane, in the county of Middlesex, Rope and Mat

OTICE is hereby given, that a Separate General
Meeting of the creditors of the above-named person Thomas Elam has been summoned to be held at the office of Mr. Weatherhead, No. 34. Coleman-street, Loncon, Solicitor, on the 4th day of July, 1870, at three o'clock in the atternoon precisely.--Dated this 14th day of June, 1870.

JAMES T. WEATHERHEAD, No. 34, Colemanstreet, in the city of London, Attorney for the said Thomas Elam.

The Bankrupter Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation for Arrangement or Composition with Creditors, instituted by Sisson Steele, of No. 5, Great Winchester-street, in the city of London, Commission and Custom House Agent, trading as S. Steele and Co.

OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been summoned to be held at Messrs. Morrison and Head's Office, No. 28. Poultry, London, on the 7th day of July, this 20th day of June, 1870.

G. CARTER MORRISON, No. 28, Poultry,
London, and Reigate, Surrey, Attorney for the

said Suson Steele,

The Bankruptey Act, 1869.

In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Adolph Worman, of No. 126, Minories, in the city of London, and of Whitehall-terrace, High-road, Tottenham, in the county of Middlesex, Boot and Shoe Maker. OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at Mr. Murray's Offices, No. 201, Great Saint Helen's, in the city of London, Solicitor, on the 4th day of July, 1870, at two o'clock in the afternoon precisely.—Dated this 18th day of June, 1870.

A. J. MURRAY, No. 201, Great St. Helen's, E.C.

The Bankruptcy Act, 1869. In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Greenhill, of No. 17, Pickering terrace, Westbourne-grove, Bayawater, in the county of Middlesex, Furniture Dea er.

Office is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Guildhall Tavern, Greshamstreet, in the city of London, on the 14th day of July, 1870,. at three o'clock in the afternoon precisely .- Dated this 21st day of June, 1870.

SAUL SOLOMON, No. 22, Finsbury-place, London, Attorney for the said Thomas Greuhill.

The Bankruptcy Act, 1869.

In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, institute by Frederick William Moss, of Water lane. Blackfriars, in the city of London, and of Vauxhall-walk, Lambeth, in the county of Surrey, Veterinary Surgeon.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Guildhall Coffee House, Gresham-street, in the city of London, on the 14th day of July, 1870, at two o'clock in the afternoon precisely .-Dated this 18th day of June, 1870.

J. N. KEIGHLEY, No. 7, Ironmonger-lane, in the city of Loudon, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the London Court of Bankruptey.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Jesse Hodgkin, of No. 9. Little College-street, Westminster, in the county of Middlesex, and of Sittingbourne, in the county of Kent, Brickmaker.

bourne, in the county of Ment, Brickmaker.

1 OTICE is nereby given, that a First General Meeting
of the creditors of the above named person has
been summoned to be held at the offices of Messrs. Lewis,
Munns, Nunn, and Longden, No. 8, Old Jewry, in the city
of London, Schienters, on the 8th day of July, 1870, at four
o'clock in the afternoon precisely.—Dated this 21st day of June, 1870.

LEWIS, MUNNS, NUNN, and LONGDEN, No. 8. Old Jewry, Attorneys for the said Debtor.

The Bankruptcy Act, 1869. In the Loudon Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrange. ment or Composition with Creditors, instituted by George Gardner of No. 5. Ladbroke-road, Notting-hill, in the county of Midd esex, Butcher.

Of ICE is nereby given, that a First General Meeting of the creditors of the above-named person has been ment or Composition with Creditors, instituted

summoned to be held at No. 10, John-street, Bedford-row, in the county of Middlesex, on the 9th day of July, 1870 at eleven o'clock in the forenoon precisely.-Dated tois

20th day of June, 1870.
THOS. WARD LAING, No. 10, John-street,
Bedford-row, Loudon, Attorney for the said

George Gardner.

The Bankruptey Act, 1869. In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by Henry Fly Smith, of No. 41, Chenstow-villas, Bayswater, in the county of Middlesex, Surgeon, and at the same time corrying on business at Nos 459, 460, and 461. Oxford-street, in the said county, as Gas Engineer, under the style of P. ttit and Company, formerly carrying on business at the latter address in coparinership with George Brooks Pettit, since deceased, under the style or firm of Pettit and Company.

TOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. James Banks Pittman, No. 6, Guildhall-chambers, Basin hall-street, in the city of London, on the 11th day of July, 1870, at twelve o'clock at noon precisely.—Dated this 22nd day of

Jane, 1870.

J. BANKS PITTMAN, No 6, Guildhall chambers, B singhall-treet, in the city of London, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the Lordon Court of Bank uptey.
In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by Alexander McEwen, of No. 10, Jewin-crescent, in the city of London, and of Rhyll, in the county of Flint, Mining Engineer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 1. George-street, Man-ion thouse, in the city of London, on the 7th day of July, 1870, at three o'clock in the afternoon precisely.—Dated this

#Ist day of June, 1870.
FREDK. W. SNELL, No. 1, George street, Mansion House, London, Attorney for the Debtor.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the London Bankruppey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward Lloyd Roberts, of No. 2, Bridgewater-square, in the city of London, Manufacturer of Fancy Goods.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been made a hard at the officer of Magazin Lovening and

summoned to be held at the offices of Mesers. Lovering and Minton, No 35, Gresham-s reet, in the city of London, on the 14th day of July, 1870, at two o'clock in the afternoon precisely.—Dated this 22nd day of June, 1870.

ROOKS, KENRICK, and HARSTON, No. 16, King-street, Cheapside, Attorneys for the said

The Bankruptey Act, 1869. in the County Court of Surrey, holden at Guildford, In the Matter of Proceedings for Lequidation by Arrange ment or Composition with Creditors, instituted by George Marden, late of Frensham, in the county of Surrey, but now of Thursley, in the same county, Ruilder, OTICE is hereby given, that a First General Meeting of the creditors of the above-named parton but hereby summoned to be held at the Lion and Lamb Hotel, in the town of Farnham, in the county of Surrey, on the 6th day

of July, 1870, at three o'clock in the afternoon precisely.— Bated this 21st day of June, 1870. GEORGE MARDEN.

The Bankruptey Act. 1969.

In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Rose and James Rose, of No. 12. King-screet,

he the city of Mancheser, in the county of Lancaster, Dealers in Fancy Goods and Copartners in Trade.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the offices of Mr. Herbert Wright, No. 6. Warerloo-street, Birmin ham, Solicitor, on the 11th day of July. 1870, at half-past three o'clock in the after-moon precisely.—Dated this 22nd day of June, 1870. HERBERT WRIGHT, No. 6. Waterloo street,

Birmingham, Attorney for the said Debtors.

The Bankruptcy Act, 1869.

fa the County Court of Laucushire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrangethen or Composition with Creditors, instituted by George Rose and James Rose, of No. 12, King-street, in the city of Monchester, in the county of Lancaster, Dealers in Fancy Goods and Copartners in Trade

TOTICE is hereby given that a First General Meeting of the creditors of the separate estate of the above-named James Rose has been summoned to be held at the

offices of Mr. Herbert Wright, No. 6, Waterloo-street, Birmingham, S. licitor, on the 11th day of July, 1870, at three o'clock in the afternoon precisely.—Dated this 22nd

day of June, 1870.

HERBERT WRIGHT, No. 8, Waterloo-street,
Birmingham, Autorney for the said Debtors.

The Bankraptcy Act, 1869.

In the County Court of Lancushire, holden at Manchester. In the County Court of Lancushire, holden at Manchester, In the Matter of Proceedings for Liquidation by Affangelment or Composition with Creatures, instituted by Maurice Margulies, of No. 334, Oxford road, previously thereto of No. 33, King-street, previously thereto of No. 338, Oxford-road aforesaid, and previously of No. 2, Ducie street, all in the city of Manchester, and late of No. 15, St. James's-street, in the city of London, Doctor of Medicine.

O FIGE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. John Richardson, Sulicitor, No. 73, Princess-street, Manchester a oresaid, on the 12th day of July, 1870. at three o'clock in the atternoon precisely.—Dated this 21st day of June, 1870.

JOHN RICHARDSON, No. 78, Princess-street,

Manchester, At.oraey for the said Debtor.

The Bankruptcy Act, 1869.

in the County Court of Lanc shire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Duckworth, of No 16, Bull's Head chambers, Market-place, in the city of Manchester, Yarn Agent.

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Partington and Allen, Solicitors, Townhall-huildings, King-street, in the city of Manchester, on the 28th day of June, 1870, at three o'clock in the afternoon precisely.— Dated this 21st day of June, 1870.

PARTINGTON and ALLEN, Townhall-buildings, K nu-street, Manchester, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lanc shire, holden at Manchester. In the Matter of Proceedings for Liquosition by Arrangement or Composition with Creditors, instituted by William Fordham Marchant, of No. 4, New-shambles, Bridge-street, Manchester, Ale and Porter Dealer.

TO FICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Burton, Solicitor, No. 45, Cross-street, Manchester, on the 29th day of June, 1870, at two o'clock in the atternoon precisely .- Dated this

23rd day of June. 1870.

WM. BURTON, No. 45, Cross-street, Manchester,
Attorneys for the said William Fordham Mar-

chant

The Bankruptcy Act. 1869.

In the County Court of Lancashire, nolden at Salford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Circlitors, instituted by Charles Whowell, junior, lately carrying on business as a Commission Agent, at No. 16, Greenwood-street, Manchester, in the county of Lancas er, and residing at No. 1. Derby-street, Waterloo-road, Cheetham, Maichester aforesaid, Commission Agent.

TOTICE is hereby given, that a First General Meeting of the creditors of the above-name. person has been summoned to be held at the office of Mr. John Leigh, of No. 30, Brown-street, Manchester, Soucitor, on the 6th day of July, 1870, at three o'clock in the atternoon precisely .-

Dated this 18th day of June, 1870.

JOHN LEIGH, No. 30, Brown-street. Manchester,

Attorney for the said Charles Whowell, junior.

The Bankruptey Act, 1869. In the County Court of Lancashire, holden at Liverpool. In the Matier of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted William Halkett Hardie, corrying on business at No. 31, Great Richmond-street, and residing at No. 19, Rodenstreet, both in Liverpool, in the county of Laucaster; Provision Merchant.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. James Black-hurs, No. 5. Church-sliey, Church-street, Liverprof, in the county of Lancaster, on the 6th day of July, 1870, at two o'clock in the afternoon precisely.—Dated this 21st day of June, 1870.

JAMES MARKH 4 M. No. 5, Church-alley, Church-

street, Liverpool, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Hubert Wharton, of No. 321, Smithdown-lane, Liverpool aforesaid, Grocer.

NOTICE is hereby given, that a First General Meeting of the oreditors of the above-named person has been summoned to be held at the office of Messrs. Avison, Poul, and Maples, No. 18, Cook-street, Liverpool aforesaid, on the 4th day of July, 1870, at eleven o'clock in the forenoon precisely.—Dated this 17th day of June, 1870. F. CECIL BOULT, No. 18, Cook-street, Liverpool,

Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Bolton. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Dewhurst, of Nos. 1 and 2. Market - place, Chorley, in the county of Lancaster, Provision D-aler. NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of the undersigned, Townhall-chambers, Chorley aforesaid, on the 13th day of July, 1870 at two e'clock in the afternoon precisely.—

Dated this 22nd day of June, 1870.

THOMAS MORRIS, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Bolton. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Horrocks, of Market-square and Oxford-street, Bolton, in the county of Lancaster, Draper and Out-

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Home Trade Association Rooms, No. 8, York street, Manches er, in the county of Lancaster, on the 5th day of July, 1870, at eleven o'clock in the forenoon precisely.—Dated this 18th day of June, 1870.

RAMWELL and PENNING, No. 22, Mawdsleystreet, Bolton, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Preston. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Foxcroft, of Caton, near Lancaster, in the county of Lancaster, Stonemason and Builder.

Office is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at our Office, in Sun-street, Lancaster, in the county of Lancaster, on the 6th day of July, 1870, at twelve o'clock at noon precisely.—Dated this 20th day of June, 1870.

JOHNSON and TILLY, Attorneys for the said Robert Foxcroft.

The Bankruptcy Act, 1869.

In the County Court of Lancash:re, holden at Ashtonunder-Lyne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Whitworth and John Wells Slater, both of Newton Moor, near Hyde, in the county of Chester,

carrying on b siness in copartnership together as Cotton Spinners, under the firm of Whitworth and Slater.

O'TICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs, Sale, Shipman, Seddon, and Sale, Solicitors, No. 29, Booth-street, in the city of Manches er, on the 5th day of July, 1870, at three o'clock in the afternoon precisely.—Dated this 21st day of June, 1870.

SALE, SHIPMAN, SEDDON, and SALE, No. 29, Booth street, Mauchester, Attorneys for the said

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Ashtonunder-Line.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William London, of No. 108, Catherine-street, within Ashton-under Lyne, in the county of Lancaster, Draper. OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at No. 4, York-street, within the city of Manchester, on the 1st day of July, 1870, at eleven oclock in the foremon precisely.—Dated this 22nd day of

June, 1870 R. ROSCOE, Attorney for the said William London. The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Ashtonunder-Lyne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Elizabeth Elam, of Market-avenue, Ashton-under-Lyue, in the county of Lancaster, Baby Linen Maker and Dealer.

TOTICE is hereby given, that a Second General Meeting of the creditors of the above named person has been summoned to be held at the Angel Hotel, Market-street, Manchester, in the county of Lancaster, or the 29th day of June, 1870 at eleven o'clock in the forenoun precisely.—Dated this 18th day of June, 1870.

R. ROSCOE, Attorney for the said Elizabeth Elam.

The Bankruptey Act, 1869.

In the County Court of Lancashire, holden at Ashtonunder-Lyne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Proctor, of Howard Town, Glossop, in the county of Derby, Dispensing Chemist.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 11, Bridgewater-chambers, Brown-street, in the city of Manchester, on the 6th day of July, 1870, at three o'clock in the afternoon precisely.—Dated this 21st day of June, 1870.

W.M. HY. PHILLIPS, Attorney for the said Robert

Proctor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire holden at Liverpool. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Owens, who carried on business with one Juseph Edwards, of Liverpool, in the county of Lancaster, as Shipping and Insurance Agents, under the style or firm Shipping and Iosurance Agents, under the style of time of Owens, Edwards, and Co., and who also carried on business without a partner at No. 43, Stanhope-street, Liverpool aforesaid, as a Brass Founder.

OFICE is hereby given, that a First General Meeting, of the creditors of the above-named person has been summoned to be held at the offices of Mr. William Morris,

Law Association-buildings, No. 13, Harrington-street, Liverpool aforesaid, on the 4th day of July, 1870, at two o'clock in the afternoon precisely.—Dated this 21st day of

June, 1870.

W. MORRIS, Solicitor for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Laucashire, holden at Warrington. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Peter Wright, of Runcorn, in the county of Cheshire, Grocer and Provision Dealer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Mersey Hotel, Runcorn Gap, Widnes, in the county of Lancaster, on the 6th day of July, 1870, at ha f-past two o'clock in the afternoon precisely.—Dated this 20th day of June, 1870.

PRIER WRIGHT, Grocer, &c., Runcorn.

The Bankruptey Act, 1869.

In the County Court of Yorkshire, holden at Bradford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Steel, of Greengates, Eccleshill, in the county of York, Brickmaker and Builder.

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Benjamin Collett Pullan, situate in Bank-chambers. Park-row, Leeds, in the county of York, on the 29th day of June, 1870, at eleven o'clock in the forenoon precisely.—Dated this 20th day of June, 1870.

BENJ. C. PULLAN, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Bradford: In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creators, instituted by George Burrell, of No. 112, Manchester-road, and No. 9, Ottey-road, both in Bradford, in the county of York, Tin Plate Worker and General Eurnishing Ironmonger.

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named nerson has been

of the creditors of the above-named person has been summoned to be held at the offices of Mesers. Terry and Robinson, No. 9, Marke street, in Bradford aforesaid on the 30th day of June, 1870, at eleven o'clock in the fore-noon precisely.—Dated this 22nd day of June, 1870. TERRY and ROBINSON, Attorneys for the said

George Burrell.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Kingstonupon-Hull.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Henry Boden, of the town or borough of Kingston-upon-Hull, in the county of the same town or

ston-upon-Hull, in the county of the same town or borongh, Timber Merchant.

OTICE is hereby given, that a First General Merting of the creditors of the above-named person has been summoned to be held at the offices of Mesers, Carlill and Burkinshaw, No. 4, Parliament-street, in the borough of Kingston-upon-Hull, on the 7th day of July, 1870, at twelve o'clock at noon precisely.—Dated this 20th day of June,

MOSS, LOWE, and MOSS, Attorneys for the said William Henry Boden.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Huddersfield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Wrigley, of Longwood, in the parish of Huddersfield, in the county of York, Cotton Doubier.

Of ICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be he'd at the office of Mr. John Haigh, Albert-buildings, New-street, Huddersfield aforesaid, on the 7th day of July, 1870, at three o'clock in the afternoon precisely.—Dated this 20 h day of June, 1870.

JNO. HAIGH, Solicitor for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Leicestershire, holden at Leicester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Credi ors, instituted by George Holland, of No. 16, Belvoir-street, Le.cester, in

the county of Leicester, Grocer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Iliram Abiff Owston, No. 23, Friar-lane, Leicester, in the county of Leicester. Solicitor, on the 7th day of July. 1870. at twelve o'clock at noon precisely .- Dated this 21st day of June,

A. OWSTON, No. 23, Friar-lane, Leicester, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Sanderson, of Carr's lane, Birmingham, in the county of Warwick, commission and Importers' and Manufacturers' Agent.

OTIUE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Reece and Harris, Solicitors. No. 104, New-street, Birmingham, in the county. of Warwick, on the 1st day of July, 1870, at tweeve o'clock at noon precisely.—Dated this 20th day of June,

> REECE and HARRIS, Birmingham, Attorneys for the said William Sanderson,

The Bankrupicy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Smitten, of No. 3, Lichfield-terrace, Lichfield-road, in the parish of Aston, in the county of Warwick,

NOTICE is hereby given, that a First General Meeting of the creditors of the above and of the creditors of the above-named person has been James, Attorney, at No. 37, Temple-street, Birmingham, in the county of Warwick, on the 4th day of July, 1870, at three clock in the afternoon precisely.—Dated this 17th day of June, 1870.

GEORGE FREDERICK JAMES, Attorney, No.

37, Temple-street, Birmingham.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Warwick. In the Matter of Proceedings for Liquidation by Arrange ment or. Composition with Creditors, instituted by

John Keartland, or Leamington Priors, in the county of Warwick, Butcher.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Field, Solicitor, Warwick-street, Leamington, on the 8th day of July, 1870,

at eleven o'clock in the forenoon precisely.-Dated this 23rd day of June, 1870.

A. S. FIELD, Leamington, Attorney for the said

Debtor.

The Bankruptcy Act, 1869.

In the County Court of Bedfordshire, holden at Luton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frederick Barton, of Eaton Bray, in the county of Bedford, Grocer.

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at the l'eahen Hotel, Saint Alban's, on the 29th day of June. 1870, at three o'clock in the after-noon precisely — Dated this 17th day of June, 1870. CONQUEST and STIMSON, Bedford, Attorneys

for the said Frederick Barton.

The Bankruptcy Act, 1869. In the County Court of Durham, holden at Stocktonon-Tees and Middlesbrough.

In the Matter of Proceeding for Liquidation by Arrangement or Composition with Coediners instituted by William Elliot, of Stockton-on-Tees, in the county of Durham, Draper.

Of ICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Peter Kerr Chesney, No. 9, Dewhirst's-buildings, Manchester-road, in Bradford, in the county of York, on the 8th day of July, 1870, at eleven o'clock in the torenoon precisely.—Dated

this 20th day of June, 1870.
TERRY and ROBINSON, Attorneys for the said

William Elliot.

The Bankruptcy Act, 1869. In the County Court of Durham, holden at Durham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Lowe, of Coxhoe, in the county of Durham,

Grocer, Provision Dealer, and Shoe Dealer.
OTICE is hereby given, that a First General Meeting of the creditors of the above-named of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Thompson and Lisle, No. 38, Saddler-street, in the city of Durham, on the 7th day of July, 1870, at two o'clock in the afternoon precisely.-Dated this 22nd day of June, 1870.

GEORGE LOWE.

The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Brighton. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by David Morgan, of No. 6, Upper Rock-gardens, Brighton, in the counter of Suc. in the county of Sussex, Doctor of Medicine and Surgeon.

NOTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summon-d to be held at No. 13, Ship-street, Brighton, on the 29th day of June, 1870, at three o'clock in the alter-noon precisely.—Dated this 20th day of June, 1870, CHARLES LAMB, No. 13, Saip-street, Brighton,

Attorney for the said David Morgan.

The Bankruptcy Act, 1869.

In the County Court of Sussex, holden at Brighton. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Walter Hammond (trading as Walter Hammond), of Nos. 5 and 6. Cross-street, Hove, Brighton, in the county of Sussex, Builder, Plumber, Painter, and Glaz er

OTICE is hereby given, that a Second General Meeting of the creditors of the above-usmed person, has been summoned to be held at No. 10, Prince Albert, street, Brighto, on the 27th day of June, 1870, at eleven o'clock in the forenoon precisely.—Dated this 21st day of June 1870.

H. W. HOLTHAM, No. 10, Prince Aibert-street, Brighton. Attorney for the said Joseph Walter Hammond.

The Baukruptcy Act, 1869.

In the County Court of Sussex, holden at Brighton.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Abbott, of No. 72, Queen's-road, Brighton, in the county of Sussex, Stationer and News Agent.
O'ICE is hereby given, that a First General Meeting
of the creditors of the above annual

of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Smith, Fawdon, and Low, of No. 12, Bread-street, Cheapside, Loudon, on the 5th day of Ju y, 1e70, at one o'clock in the afternoon precisely.—Dated this 17th day of June, 1870.
CHARLES LAMB, No. 13, Ship-street, Brighton,

Attorney for the said Thomas Abbott.

The Bankruptcy Act, 1869.
In the County Court of Sussex, holden at Brighton.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Abraham Chennery, of No. 127, King's-road, Brighton, in the county of Sussex, Lodging-house Keeper.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 13, Ship-street, Brighton, on the 6th day of July, 1870, at three o'clock in the afternoon precisely.—Dated this 18th day of June, 1870.

CHARLES LAMB, No. 13, Ship-street, Brighton, Attorney for the said Abraham Chennery.

The Bankruptey Act, 1869.
In the County Court of Cumberland, holden at Carliele. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by David Murray, of Longtown, in the county of Cumberland, Draper and Tea Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above named person has been summoned to be held at No. 3, Carruther s-court, Scotchstreet, Carlisle, on the 14th day of July, 1870, at eleven o'clock in the forenoon precisely.—Dated this 22nd day of

June, 1870.

J. C. WANNOP, No. 3, Carruther's-court, Scotchstreet, Carlisle, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Birkenhead.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Bernard O'Neill, of No. 24, Claughton-road, and No. 16, Conway-street, both in Birkenhead, in the county of Chester, Furniture Dealer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been animmoned to be held at the office of Thomas Morris Down

summoned to be held at the office of Thomas Morris Downham, Solicitor, No. 7, Market-street, Birkenhead, on the 7th day of July, 1870, at two o'clock in the afternoon precisely.—Dated this 20th day of June, 1870.

T. M. DOWNHAM, No. 7, Market-street, Birkenhead, Attorney for the said Thomas Bernard

O'Neill

The Bankruptcy Act, 1869.

In the County Court of Worcestershire, holden at Dudley.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry William Burghope of Prince's-end, in the parish of Tipton, in the county of Stafford, Greer and Pro-vision Dealer, and also carrying on business as a Grocer and Provision Dealer at Wednesbury Bridge, in the parish of Westbromwich, in the said county of Stafford.

NOTICE is hereby given, that a First General Meeting of the creditors of the above named person has been summoned to be held at the offices of Mr. Joseph Stokes, No. 1, Priory-street, Dudley, in the county of Worcester, on the 6th day of July, 1870, at three o'clock in the afternoon precisely.—Dated this 21st day of June, 1870.

JOS. STOKES, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Northamptonshire, holden at Northampton.

Northampton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Essery, of No. 4, Wood-hill, Northampton, in the county of Northampton, Tailor.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been

of the creditors of the above-named person has been summoned to be held at the offices of Mr. C. C. Becke, No. 20, Market-square, Northampton, on the 5th day of July, 1870, at three o'clock in the afternoon precisely.—
Dated this 17th day of June, 1870.

C. C. BECKE, No. 20, Market-square, Northampton,

Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Walsall. In the Matter of Proceedings for Liquidation by Arrange, ment or Composition with Creditors, instituted by George Bayley, of No. 58, Park-street, Walsall, in the county of Stafford, Licensed Victualler, and partner in the firm of Bayley and Roberts, Auctioneers and Appraisers.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Union Inn, Union-street, Birmingham, in the county of Warwick, on the 5th day of July, 1870, at twelve o'clock at noon precisely,—Dated this 18th day of June; 1870.

JOHN GLOVER, Attorney for the said Debtor,

No. 23627.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Cardiff.

In the Matter of Proceeding: for Liquidation by Arrangement or Composition with Creditors, instituted by Lars Henric Lowenadler, James Adams Pincott, and Christian Dreyer, of No. 146, Bute-road, in the town of Cardiff, in the county of Glamorgan, and of No. 15, Dock-street, in the town of Newport, in the county of Monmouth, Ship Chandlers and Copariners in Trade.

OTICE is hereby given, that a First General Meeting
of the creditors of the above named persons has been summoned to be held at the offices of Barnard, Thomas, Clarke, and Company, at No. 4, Crockherbtown, in the town of Cardiff aforesaid, on the 5th day of July, 1870, at two o'clock in the afternoon precisely.—Dated this 17th day of June, 1870.

ROBERT W. GRIFFITH, Attorney for the said

Debtors.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Cardiff.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Lars Henric Lowenadler, James Adams Pincott, and Christian Dreyer, of No. 146, Bute-road, in the town of Cardiff, in the county of Glamorgan, and of No. 15, Dock-street, in the town of Newport, in the county of Monmouth, Ship Chandlers and Copartners in trade.

OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Lara

Henric Lowenadler has been summoned to be held at the offices of Barnard, Thomas, Clarke, and Company, at No. 4, Crockberbtown, in the town of Cardiff aforesaid, on the 5th day of July, 1870, at four o'clock in the afternoon precisely.—Dated this 17th day of June, 1870. ROBERT W. GRIFFITH, Quay-street, Cardiff,

Attorneys for the said Debtors.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Cardiff. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Lars Henric Lowenadler, James Adams Pincott, and Christian Dreyer, of No. 146, Bute-road, in the town of Cardiff, in the county of Glamorgan, and of No. 15, Dock street, in the town of Newport, in the county of

Monmouth, Ship Chandlers and Copartners in Trade.

OTICE is hereby given, that a First General Meeting
of the separate creditors of the above-named James Adams Pincott has been summoned to be held at the offices of Barnard, Thomas, Clarke, and Company, at No. 4, Crockherbtown, in the town of Cardiff aforesaid, on the 5th day of July, 1870, at four o'clock in the afternoon precisely.—Dated this 17th day of June, 1870.
ROBERT W. GRIFFITH, Attorney for the said

Debtors.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Cardiff.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Lars Henric Lowenadler, James Adams Pincott, and Christian Dreyer, of No. 146, Bute-road, in the town of Cardiff, in the county of Glamorgan, and of No. 15, Dock-street, in the town of Newport, in the county of Monmouth, Ship Chandlers and Copartners in Trade.

OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Christian Dreyer has been summoned to be held at the offices of Barnard. Thomas, Clarke, and Company, at No. 4, Crock-herbtown, in the town of Cardiff aforesaid, on the 5th day of July, 1870, at four o'clock in the afternoon precisely. Dated this 17th day of June, 1870.
ROBERT W. GRIFFITH, Attorney for the said

Debtors.

The Bankruptcy Act, 1869. In the County Court of Glamorgaushire, holden at Aberdare.

In the Matter of Proceedings for Liquidation by Arranges ment or Composition with Creditors, instituted by John Floud, late of the Crown Inn, in the town and parish of Aberdare, in the county of Glamorgan, Innkeeper, Victualler, and Gardener, but now of Abernant Lodge, in the town and parish of Aberdare aforesaid, Gardener

Gardener.
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been
summoned to be held at the County Court Office, Wetherallstreet, Aberdare, in the county of Glamorgan, on the 7th
day of July, 1870, at eleven o'clock in the forenoon precisely.—Dated this 21st day of June, 1870
DAVID ROSSER, No. 17, Canon-street, Aberdare,
Attorior for the said Dattor.

Attorney for the said Debtor,

The Bankruptcy Act, 1869.
In the County Court of Wiltshire, holden at Swindon.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Heher Spencer, of Bridge-street, New Swindon, in the county of Wilts. Labourer and Beer Seller.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Queen's Arms Inn, New Swindon aforesaid, on the 7th day of July, 1870, at three o'clock in the afternoon precisely.—Dated this 20th day of June, 1870.

JAMES TROWER BULLOCK, Attorney for the

said Heber Spencer,

The Bankruptcy Act, 1869. In the County Court of Northamptonshire, holden at

Northampton. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Senior Hayden, of Wolverton, in the county of Buckingham, also carrying on business at Stoney Stratford, in the said county, Tailor and Draper.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 12. Hetton-garden, in the

summoned to be held at No. 12, Hatton-garden, in the county of Middlesex, on the 7th day of July, 1870, at three o'clock in the afternoon precisely.—Dated this 10th day . of June, 1870.

E. F. MARSHALL, No. 12, Hatton - garden, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrange-

ment or Composition with Creditors, instituted by Edwin Banks Hodges, of No. 6, Union-street, in the city and county of Bristol, Broker and Furniture Dealer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Clifton and Mosely. No. 3, Corn-street, in the city of Bristol, on the Dated this 22nd day of July, 1870, at twelve o'clock at noon precisely.—
Dated this 22nd day of July, 1870.
CLIFTON and MOSELY, Solicitors to the abovenamed Debtor.

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Bristol.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Browning Morgan, of No. 1, King's-parade, Ridland, in the city and county of Bristol, Schoolmaster. OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the White Lion Hotel, Bristol, on the 6th day of July, 1870, at twelve o'clock at noon precisely.—Dated this 20th day of June, 1870.

WM. R. RICHARDSON, St. Leonard's-chambers, Nicholas-street, Bristol, Attorney for the said

William Browning Morgan.

The Bankruptcy Act, 1869. In the County Court of Monmouthshire, holden at Newport.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Griffiths, of Chepstow-road, Maindee, near New-

port, in the county of Monmouth. Builder.
OTICE is hereby given, that a Second General Meeting
of the creditors of the above-uamed person has been summoned to be held at the office of Mr. George Batchelor, Solicitor, No. 4, Commercial-street, Newport, in the county of Monmouth, on the 29th day of June, 1870, at twelve o'clock at noon precisely.—Dated this 23rd day of June, 1870.

GEORGE BATCHELOR, Attorney for the said James Griffiths.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869.

In the County Court of Staffordshire, holden at Oldbury.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Willan, of High-street, West Bromwich, in the county of Stafford. Egg Merchant.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Harry Richardson, Solicitor. No. 3, Temple-row West. Birmingham, on the 5th day of July, 1870, at twelve o'clock at noon precisely.—Dated this 20th day of June, 1870.

HARRY RICHARDSON, Attorney for the said James Willan.

James Willan.

The Bankruptcy Act, 1869.

In the County Court of Berkshire, holden at Reading.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Champion, of Calcot Mill, in the parish of Tileburst, in the county of Berks, Miller and Farmer.

NOTICE is hereby given, that a General Meeting of the creditors of the above-named person has been

summoned to be held at No. I, Friar-street, Reading, on the 6th day of July, 1870, at eleven o'clock in the fore-noon precisely.—Dated this 18th day of June, 1870.

W. F. BLANDY, No. 1, Friar-street, Reading, Attorney for the said William Champion.

The Bankruptcy Act, 1869. In the County Court of Somersetshire, holden at Bath,
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by
Mary Whittington, of No. 10, Henrietta-street, in the
city of Bath, Lodging House Keeper.

OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been

summoned to be held at No. 2, Old King-street, Bath, on the 6th day of July, 1870, at twelve o'clock at noon pre-cisely.—Dated this 21st day of June, 1870. THOS. WILTON, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Walsall. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Atkinson, of No. 15, Long-street, Walsall, in the county of Stafford, Grocer and Provision Dealer.

THE creditors of the above-named Thomas Atkinson, who have not already proved their debts are required, on or before the 5th day of July, 1870, to send their names and addresses, and the particulars of their debts and claims, to me, the undersigned, Charles Timothy Starkey, of No. 37, Cannon-street, Birmingham, the Trustee under the liquidation, or in default thereof they will be excluded from the henefit of the Dividend proposed to be declared.

—Dated this 21st day of June, 1870.

CHARLES T. STARKEY, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Oldham.
In the Matter of a Special Resolution for the Liquidation by Arrangement of the affairs of Henry Lister, of Yorkshire-street, in Oldham, in the county of Lancaster, Draper.

THE creditors of the above-named Henry Lister, L who have not already proved their debts, are required on or before the 6th day of July, 1870, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Walter Morris, of Boothstreet, in the city of Manchester, Public Accountant, the Trustee under the liquidation, or in default thereof they wall be excluded from the benefit of the Dividend proposed to be declared.—Dated this 21st day of June, 1870.
WALTER MORRIS, Trustee.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Halifax. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joseph Ashton, of the Red Acre Dyeworks, at Mytholmroyd, in the parish of Halizax, in the county of York, and of Vale Dyeworks, at Heywood, in the county of Lancaster, Dyer, Bleacher, and Warp Sizer.

and Warp Sizer.

THE creditors of the above-named Joseph Ashton, who bave not already proved their debts, are required, on or before the 1st day of July, 1870, to send their names and addresses, and the particulars of their debts or claims, to me the undersigned, Jonathan Ingham Learoyd, of Square-road, in Halifax aforesaid, Accountant, the Trustee under the Jiquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 17th day of June, 1870.

JONN. J. LEAROYD, Trustee.

The Bankruptcy Act, 1869. In the County Court of Cumberland, holden at Whitehaven.

In the Matter of Proceedings for Liquidation by Arrange-ment of the affairs of Robert Fletcher, of Whitehaven, in the county of Cumberland, Draper.

THE creditors of the above-named Robert Fletcher, who have not already proved their debts, are required on or before the 5th day of July, 1870, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Augustus Helder, of Whitehaven aforesaid, Solicitor, the Trustees under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 21st day of June, 1870. day of June, 1870.

AUGUSTUS HELDER, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Kent, holden at Bochester.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Mary Ann Vennell, of No. 95, Eastgate, Rochester, in the county of Kent, Milliner and Draper.

county or ment, minner and Draper.

THE creditors of the above-named Mary Ann Vennell, who have not already proved their debts, are required, on or before the 5th day of July, 1870, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Henry Philip Mann, of No. 3. Hamond place. Chatham. Solicitor, the Trustae No. 3, Hamond-place, Chatham, Solicitor, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 20th day of June, 1870.

HENRY P. MANN, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Northamptonshire, holden at
Northampton.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Benjamin Fletcher Har-rison, of the town of Northampton, Engineer.

THE creditors of the above-named Benjamin Fletcher Harrison who have not already proved their debts, are required, on or before the 4th day of July, 1870, to send their names and addresses, and the particulars of their debts or claims, to me the undersigned, William Shoosmith, of Newland, Northampton aforesaid, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 21st day of June, 1870.

WM. SHOOSMITH, Trustee.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Sheffield. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted Richarn Sturley Hunt, of Sheffield Moor, Sheffield, in

the county of York, Draper.

THE creditors of the above-named Richard Sturley Hunt who have not already proved their debts are required, on or before the 2nd day of July, 1870, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Unwin Wing, of Prideaux-chambers, Sheffield, Accountant, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 20th day of June, 1870.

J. UNWIN WING, Trustee.

The Bankruptey Act, 1869. In the County Court of Lincolnshire, holden at Lincoln. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Sargent Hill, of Nettleham, in the county of Lincoln, Joiner and Builder. CEORGE JAY, of No. 5, Bank-street, in the city of Lincoln, Accountant, has been appointed Trustee of the property of the Debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the said debtor must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 16th day of June, 1870.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Sheffield,
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by
Joel Eaton Walker and William George Walker, both of Sheffield, in the county of York, Engineers, Tool Makers, and Copartners, trading under the style or firm of Walker, Brothers.

MEETING of the joint creditors of the above-named persons will be held at the offices of Messrs. Burdekin, Smith, and Pye Smith, Solicitors, No. 25, Norfolkstreet, Sheffield, on Monday, the 4th day of July, 1870, at two o'clock in the afternoon, and meetings of the separate creditors of the above-named persons respectively will be held at the same place, and on the same day, at half-past two o'clock in the afternoon, for the purpose of considering the propriety of sanctioning the assent by the Trustee to a scheme of settlement of the affairs of the debtors, and each of them, that is to say, a sale by the Trustee of the assets of joint and separate estates of the debtors for sums which will yield to the joint creditors ten shillings in the pound, and to the respective separate creditors twenty shillings in the pound.

WM. FISHER TASKER, Public Accountant,

North Church-street, Sheffield, Trustee.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

To John Jackson (trading as John Jackson and Co.), of No. 17, Gracechurch-street, in the city of London, Civil Engineer and Commission Agent.

In the Matter of a Debtor's Summons issued against you by John Charles Wilson (trading as John C. Wilson and Co.), of No 17, Gracechurch-street aforesaid, Mechanical

NAKE notice, that a Debtor's Summons having been granted against you by this Court, the Court has ordered that the publication of this notice in the London Gazette shall be deemed to be service of such Summons on you on the seventh day after such publication. The Summons can be inspected by you on application to this Court.

—Dated this 23rd day of June, 1870.

St. Faiths Estate and adjoining Property.

Maidstone, Kent.

Maidstone, Kent.

PY virtue of an Order of the Bankruptcy Court, London,
dated the 22nd day of February 2007 DY virtue of an Order of the Bankruptcy Court, London, and the 22nd day of February, 1870, made in the matter of Edward Ladd Betts, of No. 9, Great Georgestreet, Westminster, in the county of Middlesex, and of Aylesford, in the county of Kent, Contractor, and of a Petition of John Monckton, of Maidstone, in the county of Kent, Gentleman, Messrs. Tootell and Sons, are directed to sell by auction at the Concert Hall, Corn Exchange, Maidstone, on Wednesday, July 13th, 1870, at three o'clock in the afternoon precisely, in one lot.

That valuable freehold estate, known as St. Faith's, corn.

That valuable freehold estate, known as St. Faith's, com prising nearly four acres of garden ground, well enclosed and planted with fruit trees, situate at St. Faith's green, nearly in the centre of the town, with approaches to the principal streets, in a healthy and good situation, with a southern aspect, offering sites most eligible for building

purposes.

Also ten houses and cottages adjoining with stables, out-buildings, timber yards, &c., abutting to Week-street, and other public thoroughfares.

Tolbe seen by applying to Mr. Southwell, who occupies

the garden ground.

Particulars and conditions of sale with plans to be had at the Auction Mart, Tokenhouse-yard, London; of Messrs. Markby and Tarry, Solicitors, No. 57, Coleman-street, London; of Messrs. Monckton and Son, Solicitors, Maidstone; of Messrs. Monckton and Monckton, No. 1, Raymond-buildings, Gray's-inn, London; at the principal inns in the neighbourhood; and of Messrs. Tootell and Sons, Land Surveyors and Valuers, of No. 67, King-street, Maidstone.

In the County Court of Lancashire, holden at Liverpool.

A MEETING of the creditors of William Hall, of Nos. 354 and 356, Great Howard-street, Liverpool, in the county of Lancaster, Licensed Victualler, adjudicated a backrupt on the 4th day of May, 1870, will be held at the office of Mr. Thomas Etty, Unity-buildings, No. 22, Lord-street, Liverpool aforesaid, Attorney-at-Law, on the 12th day of July, 1870, at three o'clock in the afternoon, for the purpose of considering the propriety of sanctioning the acceptance by the trustee of a composition offered by the bankrupt of six shillings in the pound upon the amount of his several debts, by three instalments of two shillings each, such several instalments to be paid at three, six, and nine calendar months from the said 12th day of July.

In the County Court of Yorkshire, holden at Halifax.

MEETING of the creditors of Joseph Richardson Walton, of Halifax, in the county of York, Woolstapler, adjudicated a bankrupt on the 14th day of April, 1870, will be held at the office of Joseph Priestley Birthyllich and the State of Stat whistle, Accountant, No. 9, Crown-street, in Halifax, in the ocunty of York, on the 4th day of July, 1870, at eleven o'clock in the forenoon, for the purpose of considering the propriety of sanctioning the assent by the trustee to a scheme of settlement of the affairs of the bankrupt, and for the annulling thereafter of the order of adjudication made against the bankrupt.—Dated this 22nd day of June, 1870.

In the County Court of Yorkshire, holden at Halifax.

MEETING of the creditors of Joah Fawthrop, of
Pellow-lane, Halifax, in the county of York, Wholesale Druggist, trading under the style or firm of J. Fawsale Druggist, trading under the style or firm of J. Faw-throp and Co., adjudicated bankrupt on the 16th day of April, 1870, will be held at the Royal Oak Inn, in Halifax, in the county of York, on the 4th day of July, 1870, at four o'clock in the afternoon precisely, for the purpose of considering the propriety of sanctioning the acceptance by the trustee of a composition offered by the bankrupt of 7s. 6d. in the pound, or such other composition as may be agreed upon by the creditors in satisfaction of their debts, and for the annulling thereafter of the order of adjudication made against the bankrupt.—Dated this 22nd day of June,

Declaration of Dividend under a Petition, dated 28th December, 1869, against Samuel Cleazer Harris and Alex-

cember, 1869, against Samuel Cleazer Harris and Alexander Harris, of No. 6, Titchborne-street, in the county of Middlesex, and No. 69, High-street, Borough, in the county of Surrey, Woollen Warehouseman.

OTICE is hereby given, that the First Dividend, at the rate of 5s. 7d. 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 29th instant, or the following Wednesday, between the hours of eleven and two of the clock on each day. No warrants can be delivered unless the 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 Court. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.—June 23, 1870.

M. PARKYNS, Official Assignee.

Declaration of Dividend under a Petition, dated 19th October, 1866, against William Edmonds, of No. 37, Archerstreet, Bayswater, in the county of Middlesex, Cheese-

monger.

OTICE is hereby given, that the First Dividend, at the rate of 1s. 12d. 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 29th instant, or the following Wednesday, between the hours of eleven and two on each day. No warrants can be delivered unless the securities within the securities of the debt he myedned excent by exhibited at the proof of the debt be produced, except by the special direction of the Court. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.—June 23, 1870.

M. PARKYNS, Official Assignee.

Declaration of Dividend under a Petition, dated 26th October, 1869, against William Cheshire, of West-street, Dunstable, in the county of Bedford, Builder and Uphol-

TOTICE is hereby given, that the First Dividend, at the rate of 2s. 5 dd. in the pound, is now payable, and 1 the rate of 2s. 54d. 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 29th instant, or the following Wednesday, between the hours of eleven and two o'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 the Court. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration. produce the probate of will or letters of administration .-June 23, 1870.

M. PARKYNS, Official Assignee.

Declaration of Dividend under a Petition, dated 24th October, 1868, against George Frederick Gardener, of No. 76, Stoke's-croft, in the city of Bristol, Manager of a Brewery, previously of No. 158, Hoxton-street, Shoreditch, in the county of Middlesex, Wine Merchant.

OTICE is hereby given, that the First Dividend, at the rate of 83d 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 29th instant, 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 he produced without the special directions of the debt be produced, without the special directions of the Court. Executors and administrators of deceased creditors will be required to produce the probate of will or letters of administration.—June 23, 1870.

M. PARKYNS, Official Assignee.

In the Matter of the Reverend George Peake, of Aston Vicarage, Aston, Birmingham, in the county of Warwick, Clerk and Vicar of Aston aforesaid.

HEREBY give notice, that the creditors who have proved their debts under the above adjudication, bearing date the 19th day of November, 1862, may receive a First Dividend of 20s. in the pound, upon application at my office as under on any Chursday, between the tion at my office, as under, on any Thursday, between the hours of eleven and three o'clock. No Dividend can be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will for the letters of administration under which they will be required to produce the probate of the will for the letters of administration under which they will be the required to produce the probate of the will for the letters of administration under which they will be the required to the req

To Markette GEORGE KINNEAR, Official Assignee, Waterloo Rooms, Birmingham. ... on of their depten

In the Matter of Charles Harrison, of Market-place, Leek, in the county of Stafford, General Hardware and Smallware Dealer.

HEREBY give notice, that the creditors who have A proved their debts under the above Petition for adjudication, bearing date the 7th day of March, 1865, may receive a First Dividend of 7th in the pound, upon application at my office, as under, on any Thursday, between the hours of eleven and three. No Dividend can be paid without the production of the securities exhibited at the without the produced of the secutions and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

GEORGE KINNEAR, Official Assignee,

Waterloo Rooms, Birmingham.

In the Matter of G. W. Jones, Wine Merchant, Liverpool.
Petition dated 26th July, 1869.

HEREBY give notice, that the creditors who have

proved their debts under the above estate, may receive E proved their debts under the above estate, may receive a First Dividend of 6d. in the pound, upon application at my office, Central-chambers, No. 17c, South Castlestreet, Liverpool, on Wednesday, the 22nd day of June, 1870, or any subsequent Wednesday, between the hours of twelve and two o'clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

CHARLES TURNER, Official Assignee.

In the Matter of William Richmond, Llanhagal, near Den-

high. Petition dated 30th December, 1869.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 1s. in the pound, upon application at my office, Central-chambers, No. 17c, South Castle-street, Liverpool, on Wednesday, the 22nd day of June, 1870, or any subsequent Wednesday, between the hours of twelve and two o'clock. No Dividend will be paid without the production of the securities exhibited at the time of proving production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of ad-ministration under which they claim.

CHARLES TURNER, Official Assignee.

In the Matter of William Gardner, Commission Agent,
Liverpool. Petition dated 4th January, 1867.

Liverpool. Petition dated 4th January, 1867.

HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 6s. 8d. in the pound, upon application at my office, Central-chambers, No. 17c, South Castle-street, Liverpool, on Wednesday, the 22nd day of June, 1870, or any subsequent Wednesday, between the hours of twelve and two o'clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the trators will be required to produce the probate of the will, or the letters of administration under which they

CHARLES TURNER, Official Assignee.

In the Matter of J. N. Shankliv, Coal and Commission In the Matter of J. N. Shankliv, Coal and Commission Agent, Liverpool. Petition dated 28th March, 1863.

I HEREBY give notice, that the creditors who have proved their debts under the above estate, may receive a First Dividend of 1s. 2d. in the pound, upon application at my office, Central-chambers, No. 17c, South Castle-street, Liverpool, on Wednesday, the 22nd day of June, 1870, or any subsequent Wednesday, between the hours of twelve and two o'clock. No Dividend will be paid without the production of the securities exhibited at the time of proving the debt. Executors and administrators will be required to produce the probate of the will or the letters of administration under which they claim.

CHARLES TURNER, Official Assignee.

The Bankruptcy Act, 1861.

In the London Bankruptcy Court.

In the Matter of Benjamin Bellhouse, of No. 25, Crozierterrace, Homerton, in the county of Middlesex, Carpenter and Builder, a Bankrupt.

**TATHEREAS under a Penhamter Political Actions of the Carpenter and Builder, and Penhamter Political Action and Penhamter Penhamter

CHARLES TURNER, Official Assignee.

HEREAS under a Bankruptcy Petition presented to this Court against the said Benjamin Bellhouse, an order of adjudication was made on the 18th day of June, 1869; this is to give notice, that the said adjudication was, by Order of this Court, annulled on the 16th day of June, 1870.—Dated this 21st day of June, 1870.

In the Court of Bankruptcy, London. In the Matter of Edwin Kay, of the Red Lion Public-house, Duke-street, Manchester-square, in the county of Middlesex, and of the Black Horse, Rushy-green, Lewisham, in the county of Kent, Licensed Victualler, a Bankrupt.

OTICE is hereby given, that the adjudication of Bankruptcy bearing date the 11th day of July, 1856, and made by the London Court of Bankruptcy against the said

Edwin Kay, has, by an Order of the Court bearing date the 23rd day of June, 1870, been annulled.

HEREAS a P. tition for adjustication of Bankruptey Was filed on the 6th day of December, 1869, by Hugh Ellis the younger, of Llantair, in the county of Montgomery, Innkeeper, under which he was adjudicated a bank-rup; this is to give notice, that the said adjudication was, by order of the County Court of Montgomery, holden at Welshpool, bearing date the 17th day of June, 1870, annulled.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court, Basinghall-street. In the Matter of a Backruptcy Petition against John Harris, of No 3, Goldsworthy-place, Depiford Lower-road, Rotherbithe, in the county of Surrey, Carpenter and Pile Driver.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petiti mer, and of the act or acts of the Hankrup cy alleged to have been committed by the said John Harris having been given, it is ordered that the said John Harris be, and he is hereby, adjudged bankrupt,—Given under the Seal of the Court this 29th day of April, 1870

By the Court,

Win. P. Murray, Registrar.

A Second General Meeting of the creditors of the said John Harris is hereby summoned to be held at this Court. on the 14 h day of July, 1870, at haif-past twelve o'clock in the afternoon, and that the Court has ordered the bankrupt to attend therest for examination, and to produce thereat a statement of his affairs, as required by the statute

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debs due to the bankrupt must be paid to the Honourable William Cecil Spring-Rice, one of the Registrars, at the office of Mr. Peter Paget, Official Assignee, No. 22. Basinghall-street, London. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869. In the London Bankruptcy Court, Sasinghall-street. In the Matter of a Bankruptcy Petition against Thomas Harradine, of No. 5, Birchiusiane, in the city of London, Discount Broker.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the act or acts of the Bankruptcy alleged to have been committed by the said Thomas Harradine having been given, it is ordered that the said Thomas Harradine be, and he is hereby adjudged bankrupt—Given under the Seal of the Court this 12th day of May, 1870.

By the Court,
P H. Pepys, Regis'rar. The Second General Meeting of the creditors of the said Thomas Harradine is hereby summoned to be held at this Court, on the 14th day of July, 1870, at one of the clock in the afternoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debt, due to the bankrupt must be paid, to the Honourable William Cecil Spring-Rice, one of the Registrars, at the office of Mr. Peter Paget, Official Assignee, No. 22, Basinghall-street, London. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court, Basinghall-street.
In the Matter of a Bankruptcy Petition against James Cherry and Samuel Fletcher, of No. 18, Paul's-alley, Red Cross-street, Aldersgate-street, in the city of London,

General Primers and Newspaper Proprietors.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, Henry William Caslon, and of the act or acts of the Baukruptcy alleged to have been committed by the said James Cherry and Samuel Fietcher having been given, it is ordered that the said James Cherry and Samuel Fietcher be, and they are hereby, adjudged bankrupts.—Given under the Seal of the Court this 16th day of June, 1870.

By the Court, P. H. Pepys, Registrar.

P. H. Pepys, Registrar.
The First General Meeting of the creditors of the said
James Cherry and Samuel Fletcher is hereby summoned to
be held at this Court, on the 7th day of July, 1870, at
twelve o'clock at moon, and that the Court has ordered the
No. 23627.

bankrupts to attend thereat for examination, and to produce thereat a statement of their affairs, as required by the

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupts must deliver them, and all debts due to the bankrupts must be paid to the Honourable William Cecil Spring-Rice, one of the Registrars of the said Court, at the office of Mr. Peter Paget, Official Assignee, No. 22. Basinghall-street, London. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869. In the London Bankruptcy Court, Basinghall-street. In the Matter of a Bankruptcy Perition against Samuel Hume, of No. 5. Kilmarsh-road, Hammersmith, in the county of Middles-x, Glass and China Dealer.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or ac's of Bankruptcy alleged to have been committed by the said Samuel Home having been given, it is ordered that the said Samuel Hume be, and he is bereby, adjudg d bankrupt. - Given under the Scal of the Court this 20th day of June, 1870.

By the Court. P. H. Pepys, Registrar.

The First General Meeting of the creditors of the said Samuel Hume is hereby summoned to be held at this Court, on the 12th day of July, 1870, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend therest for examination, and to produce therest a statement of his affirs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to Politip Henry Pepys, Esq., one of the Reg strars of the sid Court, at the office of Mr. George John Graham, Official Assignee, No. 25, Coleman-street, Loudon. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court, Basinghall-street.
In the Matter of a Bankruptcy Petition against William Winter, of No. 51, Lower-marsh, Lambeth, in the county of Surrer, Cheesemonger.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of the Bankrupicy alleged to have been committed by the said William Winter having been given, it is ordered that the said William Winter be, and he is bereby, adjudged bankrupt. -Given under the Seal of the Court this 21st day of June,

By the Court.

P. H. Pepus, Registrar.
The First General Meeting of the creditors of the said William Winter is hereby summoned to be held at this Court on the 12th of July, 1870, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to artend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the ap continent of a Truster, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to Philip Henry Pepys, Esq , one of the Registrars, at the office of Mr. George John Graham, Official Assignee, No. 25, Coleman-street, London. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court, Basinghall-street.

In the Matter of a Bankruptcy Petition against F. L.

Hiller and Joseph Hart, trading as Hiller and Company. of No. 12, Jewry-street, Aldgate, in the city of London, Merchants and Copartners.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act of the Bankruprey alleged to have been committed by the said L. F. Hiller and Joseph Hart having been given, it is ordered that the the said L. F. Hiller and Joseph Hart be, and they are hereby, adjudged bankrupts.—Given under the Seal of the Court this 23rd day of June, 1870.

By the Court,

W. Haslitt, Registrar, The First General Meeting of the creditors of the said F. I. Hiller and Joseph Hart is hereby summoned to be held at this Court, on the 6th of July, 1870, at twelve at noon, and that the Court has ordered the bankrupts to attend thereat for examination, and to produce thereat a statement of their affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupts must

deliver them, and all debts due to the bankrupts must be paid to William Hazlitt, Esq., one of the Registrars, at the office of Mr. George John Graham, Official Assignee, No. 25. Coleman-street, London. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act. 1869.

In the London Bankruptcy Court.

In the Matter of a Bankruptcy Petition against Joseph Robinson, of Southampton-street, Camberwell, and

Peckham-rye, in the county of Surrey, Stonemason.
UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading and of the act or acts of the Bankruptcy alleged to have been committed by the said Joseph Robinson having been given, it is ordered that the said Joseph Robinson be, and he is hereby, adjudged hankrupt—Given under the Seal of the Court this 23 d day of June, 1870.

By the Court,

H. P. Roche, Registrar.

The First General Meeting of the creditors of the said London Bankruptcy Court Basinghall-street, in the city of London, on the 6th of July, 1870, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustie all persons having in

their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to Henry Philip Roche, Eq., one of the Registrars, at the office of Mr. Mansfield Parkyns, Official Assignee, No. 36 Basinghall-street, London. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

> The Bankruptcy Act. 1869. In the London Bankruptcy Court.

'In the Matter of a Bankruptes Petition against Henry George Prince, of No. 18, Cross-street, Frampton Pack-Well-street, Hackney, in the county of Middlesex, Builder and Stonemason.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of the Bouk-ruptcy alleged to have been committed by the said Henry George Prince having been given, it is ordered that the said Henry George Prince be, and he is hereny, adjudged bankgrupt .- Given under the Seal of the Court this 24th day of June, 1870.

By the Court, H. P. Roche, Registrar, The First General Meeting of the creditors of the said Henry George Prince is hereby summoned to be held at the London Bankruptey Court, Basinghall-street, in the city of London, on the 6th day of July, 1870, at eleven in the forenoon, and that the Court has ordered the bankmust to attend thereat for examination, and to produce therent a statement of his affairs, as required by the statute.

** Until the appointment of a ! rustee all persons having in their poss suon any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be mpaid, to Henry Philip Roche, E.q., one of the Registrars, at the office of Mr. Mansfield Parkyns, Official Azsignee, No. 36, Basinghall street, London. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of a Bankruptcy Petition against Sidney Bennett, of No. 13, Q centreet, Mayrair, in the county of Middlesex, Orthopædic Practitiouer.

UPON the hearing of this Petition this day, and upon proof, sailstactory to the Court, of the debt of the Petitioner, and of the act or acts of the Bankruptcy alleged to have bren committed by the said Sidney Bennett having been given, it is ordered that the said Sidney Bennett be, and he is hereby adjudged bankrupt.—Given under the Seal of the Court this 23rd day of June, 1870.

By the Court, W. Hazlitt, Registrar.

The First General Meeting of the creators of the said Sidney Bennett is hereby summoned to be held at the London Banktuptcy Court, Basinghati-street, in the city of London, on the 14th day of July, 1870, at cleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce therest a statement of his affairs, as required by the statute.

Until the appointment of a trustee, all persons having in their possession any of the affects of the banktupt must deliver them and all debts due to the banktupt must be paid, to William Powell Murray, E-q., one of the Registers, at the office of Mr. Manafield Parkyns, Official

Assignee, No. 36, Basinghall-street, London. Creditots must forward their Proofs of Debts to the Registrar at the said address.

The Bankruptey Act, 1869.
In the County Court of Lancasnire, holden at Liverpool. In the Matter of a Bankruptcy P tition against Carlos Legal, of No. 9, James-street, Liverpool, in the county of Lancaster, Merchant.

UPON the hearing of this Peririon this day, and vpon proof satisfac ory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of Bankruptcy alleged to have been committed by the said Carlos Legal having been given, it is ordered that the said Carlos Legal be and he is hereby adjudged hankrups .- Given under the Seal of the Court this 20th day of June, 1870.

By the Court,

Henry Hime, Registrar.

The First General Meeting of the creditors of the said Carlos Legal is bereby summoned to be held at the County Court, No. 80, Lime-street, Liverpool aforesaid, on the 6th day of July, 1870, at two o'clock in the afternoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs as required by the statute.

Until the appointment of a Trustee all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to the Registrar. Creditors must forward their Proofs of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

In the Matter of a Bankruptcy Petition against Walter

Works of Complete in the country of Lancaster Boot Wright, of Orm-kirk, in the county of Lancaster, Boot Manutacturer, Dealer and Chapman.

UPON the hearing of this Petition this day, upou proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of Bankruptcy alleged to have been committed by the said Walter Wright having been given, it is ordered that the said Walter Wright be, and he is hereby, adjudged bank-rupt.— Given under the Seal of the Court this 17th day of June, 1870.

By the Court, Henry Hime, Registrar.

The First General Meeting of the creditors of the said Walter Wright is hereby summoned to be held at the office of the County Court, No. 80, Lime-street, Liverpool, on the 5th day of July, 1870, at two o'clock in the afternoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat.a statement of his affairs as required by the statute.

Until the appointment of a Trustee, all persons having in

their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must he paid, to the Registrar. Creditors must forward their Proofs

of Debis to the Registrar.

The Bankruptcy Act, 1869. In the County Court of Herefordshire, holden at Leominst T

In the Matter of a Bankruptcy Petition against Thomas Marshall, of the borough of Leominster, in the county of Hereford, Coal and General Merchant.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the act of the Bankrupicy alleged to have been committed by the said Thomas Marshall having been given, it is ordered that the said Thomas Marshall be, and he is hereby, adjunged bank upt.—Given under the Seal of the Court this 20th day of June, 1870.

By the Court,

Geo. Thos. Robinson, Registrar. The First General Meeting of the creditors of the said Thomas Marshall is hereby summoned to be held at the Townhall, Leominster, on the 7th day of July, 1870, at ten o'clock in the torenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce therent a statement of his affairs as required by the statute.

Until the appointment of a Trustee all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to the Registrar. Creditors must forward their Proofs of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Lincolnshire, holden at Lincoln.'
In the Matter of a Bankruptcy Petition against William

Skelton, of Walesby, in the county of Lincoln, Farmer, UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the act racts of the Bankruptcy alleged to have been committed by the said William Skelion having been given, it is ordered that the said William Skelton be, and he is hereby, adjudged bankrupt,... Given under the Seal of the Court this 20th day of June, 1870.

By the Court F. Uppleby, Registrar;

The First General Meeting of the creditors of the said William Skelton is hereby summoned to be held at the office of Messrs. Rhodes and Sons, Solicitors, in Market Rasen, on the 6th day of July, 1870, at eleven of the clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce

thereat a statement of his affairs, as required by the statute.
Unit' the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptey Act, 1869.
In the County Court of Northamptonshire, holden at

No thampton.

In the Matter of a Bankruptcy Perition against William Roberts, of Wicken, in the county of Northampton, .. Blacksmith.

UPON the hearing of this Petition this day, and upon UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the act or acts of Bankruptey alleged to have been committed by the said William Roberts having been given, it is ordered that the said William Roberts be, and he is hereby adjudged bankrupt.—Given under the Seal of the Court this 18th day of June, 1870.

"By the Court, William Daniel Registers.

William Dennis, Registrar. The First General Meeting of the creditors of the said William Roberts is hereby summoned to be hed at the County Court Office. Northampron, on the 9th day of July, 1870, at eleven o'clock in the forenoon, and that the Court has or tered the hankrupt to attend thereat for examination. and to produce thereat a statement of his affairs, as required

by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be pail to the Registrar. Creditors must forward their Proofs of Deats to the Registrar.

of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Leeds.

In the Matter of a Bankruptcy Pention against Thomas

Crabtree and Edmund Smith, of Beeston Mills, near

Leeds, in the county of York, Corn Millers.

UPON the hearing of this Petition this day, and upon

proof satisfactory to the Court of the debt of the Petitioners, proof sansfactory to the Court of the debt of the Petitioners, and of the irading, and of the act or acts of Bankruptoy alleged to have been committed by the said Thomas Crabtree and Edmind Smith having been given, it is ordered, that the said Thomas Crabtree and Edmind Smith be, and they are hereby, adjudged bankrupts.—Given under the Seal of the Court this 21st day of June, 1870.

By the Court Thos. Marshall, Registrar.

The First General Meeting of the creditors of the said Thomas Crabtree and Elmund Smith is hereby summoned to be held at this Court, on the 8th day of July, 1870, at eleven o'clock in the forenoon, and that the Court has ordered the bank-upts to attend thereat for examination and to produce thereat a statement of their affairs, as

required by the statute.
Until the appointment of a Trustee, all persons having in their possession any of the effects of the backrupts, must deliver them, and all debts due to the backrupts must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptcy Act, 1869. In the County Court of Devoushire, holden at East Stonehouse.

In the Matter of a Bankiuptcy Petition against Edward
Tully, of Galmpton, in the parish of Churston Ferrers,
in the said county of Devon, late Butcher and Farmer.
UPON the hearing of this Petition, this day, and upon
proof satisfactory to the Court of the debt of the Petitioner,

and of the act or acts of the Bankruptcy alleged to have been committed by the said Edward Tuly having been given, it is ordered that the said Edward Tuliy be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 22nd day of June, 1870.

By the Court,
P. Pearce, Registrar. The First General Meeting of the creditors of the said Edward Tully is hereby summoned to be held at St. George's Hall, East Stonel-ouse, in the county of Devon, on the 13th day of Ju y, 1870, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statute.

Until the appointment of a Trustee, all persons having in. their possession any of the effects of the bankrupt must. deliver them, and ale debts due to the bankrupt must be paid to the Registrar. Creditors must forward their Proofs of Debts to the Registrar.

The Bankruptcy Act, 1869.
In the County Court of Cheshire, holden at Birkenhead.
In the Matter of a Bankruptcy Petition against John
Hunter, at Westbourne-terrace, Grove road, Rock Ferry,

in the county of Chester, Builder,

UPON the hearing of this Perition this day, and upon proof satisfactory to the Court of the debt of the Petitioner and of the trading, and of the act of Bankruptey alleged to have been committed by the said John Hunter. having been given, it is ordered that the said John Hunter be, and he is hereby adjudged bankrupt.—Given under the Seal of the Court this 18th day of June, 1870.

By the Court,

J Wason, Registrar.

The First General Meeting of the creditors of the said John Hunter is hereby summoned to be neld at this Court, on the 5th day of July, 1870, at ten o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs as required by the sistute.

Until the appointment of a Trustee all persons having in

their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Lucoinshire, holden at Boston. In the Matter of a Bankruptcy Petition against Benjamin Grant, of Wrangle, in the county of Lincoln, Potato Dealer and Batchers

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the act or acts of the Bankruptcy alleged to have heen committed by the said Benjamin Grant having been given, it is ordered that the said Benjamin Grant be, and be is hereby, adjudged bankrupt, - Given under the Seal of the Court this 2 is day of June, 1870.

By the Court,

R. W. Staniland, Registrar.

The First General Meeting of the creators of the said Benjamin Grant is hereby summoned to be held at the County Court Office, Boston, on the 12th day of July, 1870, at twelve o'clock at noon precisely, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs as required by the statute.

Until the appointment of a Trustee all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to the Registrar. Creditors must torward their Proofs

of Debts to the Registrar.

The Bankruptcy Act, 1869.
In the County Court o York here, holden at York.
In the Matter of a Bankrup cy Petition against Thomas Wardman Bulmer, of Riccail, in the county of York,

UPON the hearing of this Petition this day, and upon proof satisfactory to the court of the debt of the Petitioner, and of the trauing, and of the ac or acts of the Bankruptey alleged to have been committed by the said Thomas Wardman Bumer having been given, it is ordered that the said Thomas Wardman Bulmer be, and he is hereby, adjudged bankrupt —Given under the Seal of the Court this 14th day of June, 1870.

By the Court,

Richard Perkins, Registrar.

The First General Meeting of the creditors of the said Thomas Wardman Bulmer is hereby summoned to be held. at the office of Mr. Richard Perkins, the Registrar of this the office of art. Included the restaurance of the city of York, on the 7th day of July, 1870, at eleven o clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required by the statu e.

Until the appointment of a Toustee, all persons having in their possession say of the effects of the bankrupt must deliver them, and all dents due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankraptcy Act, 1869.
In the County tourt of Surrey, holden at Croydon.
In the Matter of a Bankraptcy Petition of this Matthew
Napper, of Dorking, in the county of Surrey, a person who seeks his living by letting for hire Horses and Car-

UPON the hearing of this Pe ition this day, and upon proof satisfactory to the Court of the debt of the Petitioner,

and of the trading, and of the act or acts of Bankrupt " alleged to have been committed by the said Matth w Napper having been given, it is ordered that the said Matthew Napper he, and he is hereby, adjudged ban rupt. - Given under the Seal of the Court this 21st day of June, 1870.

'By the Court, W. H. Rowland, Registrar. The First General Meeting of the creditors of the said

Matthew Knapper is hereby summoned to he held at this Court, at the Townhall, Croydon, on the 7th day of July, 1870, at twelve o'clock at noon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs as required by the statute.

Until the appointment of a Trustee all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid to the Registrar. Creditors must forward their Proofs of Debts to the Registrar.

The Bankruptcy Act, 1869. In the County Court of Hertfordshire, bolden at Saint Albans.

In the Matter of a Bankrupte, Petition against G M Greene, of Stanmore, in the county of Middlesex,

UPON the hearing of this Petition this day, and upon proof, satisfactory to the Court, of the debt of the Petitioners, and of the trading, and of the act or acts of Bankruptcy alleged to have been committed by the said G M Greene, having been given, it is ordered that the s id G M Greene be, and be is hereby, adjudged bankrupt. -Given under the Seal of the Court this 22nd day of June, 1870.

By the Court,
Thos. Ward Blagg, Registrar.
The First General Meeting of the creditors of the said Greene is hereby summoned to be held at the office of this Court, on the 9th day of July, 1-70, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs as required by the statute.

Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt mu-t deliver them, and all debts due to the bankrupt must be paid to the Registrar. Creditors must forward their Proofs of Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Blackburn. In the Matter of a Bankruptcy Petition against Charles Henry Scholes, commonly casted Charles Henry Duval,

of Blackburn, in the county of Lancaster.

UPON the hearing of this Petition this day, and upon proof satis actory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of the Bankruptcy alleged to have been committed by the said Charles Henry Scholes, having been given, it is ordered that the said Charles Henry Scholes be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 20th day of June, 1870.

By the Court,

John Bolton, Registrar.
The First General Meeting of the creditors of the said Charles Henry Scholes is hereby summoned to be held at the office of this Court, on the 6th day of July, 1870, at eleven o'clock in the forenoon, and that the Court has ordered the bankrupt to attend thereat for examination, and to produce thereat a statement of his affairs, as required

b) the statute.
Until the appointment of a Trustee, all persons having in their possession any of the effects of the bankrupt must deliver them, and all debts due to the bankrupt must be paid, to the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankruptcy Act, 1861.

Notice of Adjudication and First Meeting of Creditors.

Jeremiah O'Brien (sued and committed as Jerry O'Brien), late of No. 1, Ann-street, Greenhill, Swansea, in the county of Glamorgan, Haulier, Dealer in Coal and Sand, and Dealer and Chapman, having been adjudged bankrupt by the Registrar of the County Court o Glamorganshite. holden at Cardiff, attending at Cardiff Gaol, on the 15th of January, 1r64, and the adjudication being directed to be prosecuted at the County Court of Glamerganshire, holden at Swansea, is hereby required to surrender himself to

Lewis Morris, Esq., the Registrar of the said last-mentioned Court, at the first meeting of creditors to be held before the said Registrar, on the 6th day of July next, at two o'clock in the afternoon precisely, at the Townhull, Swansea. Mr. Lewis Morris, of No. 3 Fisher street, Swansea, is the Official Assignee, and Mr. Henry Marris, o' No 7, Rutland-street, Swansea, is the Solicitor acting in the bankruptcy.

A public sitting will be appointed by the Ccurt for the said bankrupt to pass his Last Examination, of which sitting due notice will be given in the London Gazette. At the said first meeting of Creditors the Registrar will receive the Proofs of the Debts of the Creditors, and the Creditors may choose an Assignee or Assignees of the bankrupt's estate and effects. At the public sitting proofs of debts of creditors will also be received, and the said bankrupt will be required to submit himself to be examined, and to make a full disclosure and discovery of all his estate and effects and to finish his examination.

Notice is also hereby given to all persons indebted to the said bankrupt, or that have any of his 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, 1869.
In the London Bankruptcy Court.
In the Matter of "Phomas Sharpe. o" No. 5, Copthall Court, Throgmorton Street, in the city of London, Wine Mer-

chaut, a Bankrupt Henry Arthur Dubois, of No. 2, Gresham Buildings in the city of London, Accountant, has been appointed Trustee of the Property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Pankruptcy Court, Lincoln's-inn-fields, on the 27th day of July, 1870, at eleven o'clock in the forencen. All persons having in their possession any of the effects of the bank upt must deliver them to the trustee, and all debts due to t.e bankrupt must be paid to the trustee. Creditors who have not yet proved their debte must forward their proofs of debts to the trustee .- Dated this 20th day of June, 1870.

> The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Wardle Eastland Evans, of No. 40, Welbeck-street, Marylebone, in the county of Middlesex,

Harmonium Manu'acturer, a Bankrupt.
Eustratius Constantine Ionides, of No. 29, Thread-needle-street, in the city of London, Insurance Broker, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, in Lincoln's-inn fields, on the 14th day of July, 1870, at eleven o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. of debts to the trustee.-Dated this 16th day of June, 1870.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of William Edward Hughes, formerly of Sutton Cottage, in the county of Laucaster, and of No. 3, Albany, Piccadilly, in the county of Middlesex, and now of Ostend, in the Kingoom of Belgium, and of Nice, in

the Empire of France, a Non-trader, a Bankrupt.
Carles Lee N chols, of No 1, Gresham buildings, in the city of London, Public Accountant, has been appointed Trustee of the property of the bank upt. The Court has appointed the Public Examination of the bankrupt to take place at the Loudon Bankrupter Court, Lincolns-innfields, on the 27th day of July, 1870, at eleven o'clock in the to enoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustees, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts of the trustee. -Dated this 20th day of June, 1870.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Angelo Dakin, of No. 11, Westhourne-road. North, Barnsbury-park, in the county of Middlesex. and of No. 29, Finsbury-circus, in the city of London,

Merchan's Clerk, a Bankrupt. Frederic Propert, of No. 6, New Cavendish-street, in the county of Middlesex, Gentleman, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankraptcy Court, Lincoln's inn-fie'ds, in the county of Middlesex, on the 18th day of July, 1870, at eleven o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all deb's due to the bank-rupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee .- Dated this 20th day of June, 1870.

The Bankruptey Act, 1869.
In the London Bankruptey Court.
In the Matter of William Bennett the elder, of the Bath Dairy, Queen's road, Peckham, in the county of Surrey, Cowkeeper and Dairyman, a Binkrupt.

Henry Reader, of No. 31, James-street, Vassall-road, Brixton, Agent, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, Lincoln's-inn-fields, on the 21st day of July, 1870, at eleven o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 17th day of June, 1870.

The Bankruptoy Act, 1869.
In the County Court of Worcestershire holden at

Worcester.

In the Matter of George William Williams, of the Talbot Inn, Sidbury, in the city of Worcester, Innkeeper, a

Bankrupt.

Stephen Woodley, of Shrub-hill, in the city of Worcester, Licensed Victualier, has been appointed Trustee of the property of the bankrupt. The court has appointed the Public Examination of the bankrupt to take place at the Guildhall, in the city of Worcester, on the 20 h day of July, 1870, at eleven o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all deb & due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 21st day of June, 1870.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Sheffield.
In the Matter of James Whitehead, of Park-gate, in the parish of Rawmarsh, in the county of York, Roller and Butcher, a Bankrupt.

William Fisher Tasker, of Sheffield, in the county of York, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the County Court-hall, Bank-street, Sheffield, on the 7th day of July, 1870, at twelve o'clock at noon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bank-rupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 8th day of June, 1870.

The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Tonbridge Wells. In the Matter of Liberty Taylor, of Tunbridge Wells, in the county of Kent, Plumber, Painter, and Glazier, a

Bankrupt.

Thomas Fox Simpson, of Tunbridge Wells, in the county of Kent, Attorney, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Townball, Tonbridge Wells, in the county of Kent, on the 14th day of July, 1870, at eleven o'clock in the forenoon. All person having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.—Dated this 20th day of June, 1870.

The Bankruptcy Act, 1869. In the County Court of Carnarvonsuire, holden at Bangor.

In the Matter of John Reeves, of Llanduino, in the said county, Licensed Victual er, Bankrupt.

William Cannell Cheever, of Live pool, in the county

of Lancaster, Wine Merchant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Rechabite Hall, Bangor, in the said county of Carnarvon, on the 11th day of July, 1870, at three o'clock in the afternoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the binkrupt must be paid to the trustee. Creditors who have not yet proved the r debts must forward their proofs of debts to the trustee .- Dated this 13th day of June, 1870.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Wolverhampton.

In the Matter of Heron Hudson, of Oaks-crescent, Wol-verhampton, in the county of Stafford, Traveller, a.

Bankrapt.

Wil jam Alfred Green, of No. 21, Darlington-street, Wolverhampton, in the county of Stafford, Gentleman, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at Wolverhampton, at the offices of the Court aforesaid, on the 29th day of July, 1870, at twelve o'clock at noon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the. trustee.—Dated this 22nd day of June. 1870.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Bradford.
In the Matter of Jonathan Craven, of Bradford, in the county of York, Worsted Stuff Manufacturer, a Bank-

rapt.
The Court has appointed the Public Examination of the bankrupt to take place at the said Court, on the 19th day of July, 1870, at eleven o'clock in the forencon. All persons having in their possession any of the effects of the bankrupt must deliver them to the Trustee, and all debts. due to the bankrupt must be paid to the Trustee. Creditors who have not yet proved their debts must forward; their proofs of debts to the Trustee.—Dated this 21st day. of June, 1670.

The Bankruptcy Act, 1861.

Notice of Sittings for Last Examination.

Simon Kidner, of Puriton, in the county of Somerset" Farmer, having been adjudged bankrupt under a Petition Farmer, having been adjudged bankrupt under a Petitionfor adjudication of Bankruptey, filed in the County Courtof Somersetshire, holden at Bridgewater, on the 29th day
of Feb uary, 1868, 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 Bridgewater, on the 8th day of July next, at nine o'clock in the
forenoon precisely, the day last aforesaid being the day
limited for the said bankrupt to surrender. Henry Lovibond,
of Bridgewater is the Official Assignee, and Messra, Reed of Bridgwater, is the Official Assignee, and Messrs. Reed and Cook, of Bridgwater, are the Solicitors acting in the bankruptey.

Edward Froggatt, of No. 29, Argyll-street, in the county. of Middlesex, Attorney-at Law, having been adjudged bankrupt under a Petition for adjudication of Bankruptcy (in forma paup-ris), filed in the County Court of Sussex, holden at Lewes, on the 7th day of December, 1869, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held at the County Court Hall, Lewes, on the 12th day of July next, at twelve o'clock at noon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Moutague Spencer Blaker, of Lewes afore-said, the Registrar of the Court, is the Official Assignee 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. Debts of creditors who have not proved will be 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.

In the County Court of Cornwall, holden at Truro. On the 9th day of August 1870, at ten o'clock in the Brencon, William James, of the Borough of Helston, in the county of Cornwall, Grosey, adjudicated bankrupt on the 187d day of February, 1870, will apply for an Order of Discharge.—Dated this 1:th day of June, 1870.

In the County Court of York hire, holden at Bradford.
On the 19th day of July, 1840, at eleven o'clock in the forenous, Jonathan Craven, of Bradford, in the county of York, Worsted Stuff Manufacturer, adjudicated bankrupt on the 15th day of March, 1870, will apply for an Order of Discharge.—Dated this 21st day of June, 1870.

The Bankruptcy Act, 1861.

WillLIAM HAZLI "T. E-q. one of the Registrars of the Cour of Bankruptcy in London, authoris d to act under a Peticion for adjudicacion of Bankruptcy, filed in the said Court on the 24th day of October, 1865, against Robert Russell, of No. 38, Rokeby-road, Lewisham-road, New Goss, Deptford, in the county of Kent, and of White Hart-yard, in the borough of Southwark, in the county of Sarreys. Seed Merchant, will six on the 6th day of July, 1870, at eleven o'clock in the forenoon precisely, at the Court of Bankruptcy, in Basinghall-street, in the cit of London, in order to proceed to a new choice of an Assignee, or Assignees, of the estate and effects or the said bankrupt, under the said Petition, when and where the creditors who have not already-proved their debts, are to come prepared to prove the same, and with those who have already proved to vote in such choice.

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; Basinghall-street, in the city of London, before James Rigg Brougham, Esq., a Registrar:

Ferdinand Martin Briggs, of No. 2, Cranfield-road, New Cross, in: the county of Surrey, late of No. 2, Rocalparade, Blackheath, in the county of Kent, Family Grocer and Wine Merchant, out of business, adjudicated bankrupt one the 22nd day of December, 1869. A Dividend Meeting will be held on the 8th day of July next, at eleven o'clock in the forenoon precisely.

Robert Johnson the younger, of Elm Lodge; Lowestoft, in the county of Suffolk, carrying on business at Commercial-road. Lowestoft aforesaid, and also of Whitefriers Bridge Wharf, St. Martin's-at-Palace, in the city of Norwich, Coal, Slate, and Timber Merchant, and Barge Owner, adjudicated bankrupt on the 5th day of Augu t, 1869. A Dividend Meeting will be held on the 3th day of July next, at half-past twelve o'clock in the afternoon precisely.

At the Court of Bankruptcy, Basinghall-street, in the city of London, before William Hazlitt, Esq., a Registrar:

William Robert Chalmers, of No. 48. Eastcheap, formerly of No. 32; St. Mary-at-Hill, both in the city of London, Wing Merchant, formerly residing at No. 96, St George's-road', Pimlico, in the county of Middlesex, and now at Clare-villar, St. James's, New Cross, in the county of Kent, adjudicated bankrupt on the 1st day of October, 1869 A Dividend Meeticg will be held on the 13 h day of July next, at eleven o'clock in the forenoon precisely.

At the Court of Bankruptcy for the Birmingham District, at Birmingham, before Alfred Hill, Ésq., Registrar:

Antoine Dury, of Warwick, in the county of Warwick, framerly of Brighton, in the county of Susa x, Decorative Painter, adjudated backrupt on the 11th day of May. 1869: A Dixidend Meeting will be held on the 22nd day of July next, at twelve clock at noon precisely.

At the Court of Bankruptcy for the Birmingham District, at Nottingham, before Owen, Davies, Tudor, Esq., a. Registrar:

Ebenezer Hickling, of the town of Nottingham, Maltster, Dealer and Chapman, adjudicated bankrupt on the 20th day of January, 1863. A Dividend Meeting will be held on the 5-b day of July next, at eleven o'clock in the forencon precisely.

Robert Haylock, of Boston, in the county of Lincoln, Chemist and Druggist, adjudicated bankrupt on the 1st day of January, 1867. A Dividend Meeting will be held on the 5th day of July next, at eleven o'clock in the forenoon precisely.

James Harby, of Somerby, in the county of Leicester, formerly a Cattle Dealer and Grazier, but now out of business, adjudicated bankrupt on the 7th day of July, 1866. A Dividend Meeting will be held on the 5th day of July next, at eleven o'clock in the forenoon precisely.

Henry Ormond, of Laughton, near Falkingham, in the county of Lincoln, Farmer and Valuer, adjudicated hank-rupt on the 24th day of November, 1869. A Dividend Meeting will be held on the 5th day of July next, at eleven o'clock in the forenoon prec sely.

Benjemin Howard, of Tollerton, in the county of Nottingham, Farmer and Thrashing Machine Owner, adjudicated bankrupt on the 12th day of March, 1867. A Dividend Meeting will be held on the 19th day of July next, at eleven o'clock in the forenoon precisely.

William Hepworth, residing at Beeston, in the county of Not ingham, and carrying on business in Butcher-street, in the town of Nottingham, and at Awsworb, in the said county of Nottingham, as a Chemical and Nattha Manufacturer, Dealer and Chapman, adjudicated ankrupt on the last day of Ma ch, 1869. A Dividend Meeting will be held on the 19th day of July next, at eleven o'clock in the foremoon precisely.

At the Court of Bankruptey for the Leeds District, at Leeds, before a Registrar:

Ephraim Sykes, of Huddersfield, in the county of York, Cotton Spinner and Doubler, adjudicated bankrupt on the 22nd day of Uctober, 1864. A Dividend Meeting will be held on the 7th day of July next, at eleven o'clock in the torenoon precisely.

. Thomas Lister, of Castleford, in the county of York, Draper, adjudicated bankrupt on the 2nd day of November, 1869. A Dividend Meet ng will be held on the 7th day of July next, at eleven o'clock in the foren on precisely.

George Calvert, Edward Calvert, George Henry Locking, and Feancis Calvert, all of the city of York, I confounders and Coparine's, adjudicated bankrupts on the 27th day of February, 1862. A Dividend Meeting of the joint and separate estate of the said bankrupts will be held on the 7th day of July next, at eleven o'clock in the forenoon precisely.

James Young, of Goole, in the county of York, Builder and Contractor, adjudicated bankrupt on the 20th day of February, 1868. A Dividend Meeting will be held on the 7th day of July next, at eleven o clock in the forenoon precisely.

At the Court of Bankruptcy for the Liverpool District, at Liverpool, before the Officer duly appointed, or the Court having jurisdiction to dispose of pending business of the said Liverpool Court:

William Martin Pendlebury and Timothy Gittins, of Cow-lane-bridge, Chester, in the county of Chester, Iron-Merchants, trading there under the firm of Pendlebury and Gittins, as Iron Merchants and Copartners, adjudicated naukrupts on the 10th day of Ju y, 1869. A Dividend Meeting of the separate estate and effects of Timothy Gittins, one of the said bankrupts, will be held on the 4th day of July next, at twelve o'clock at noon precisely.

At the County Court of Derbyshire, holden at Chesterfield, before the Registrar:

John Scott, of Chesterfield, in the county of Derby, Journeyman Joiner, Toy Dealer, and Newspaper Vender, adjudicated bankrupt on the 19th day of November, 1869. A Dividend Meeting will be held on the 12th day of Julynext, at ten o'clock in the forenoon precisely.

At the County Court of Dorsetshire, holden at Poole, at the other of the Registrar, Fish-street, Poole, before the Registrar:

Edward Dunford, of Hunger-hill, in the parish of Saint James, in the town and county of the town of Poole, Coach Builder, adjudicated bankrupt on the 3 st day of December, 1869. A Dividend Meeting will be held on the 7th day of July next, at eleven o'clock in the forencon precisely.

At the County Court of Glamorganshire, holden at Swansea. before Lewis Morris, Esq., Registrar:

Joseph Benjamin Rees, of Swansea, in the county of Glamorgan, Build r, Dealer and Chapman, adjudicated bankrupt on the 25th day of October, 1867. A Dividend Meeting will be held on the 7th day of July next, at two o'clock in the afternoon precisely.

At the said Meetings the Assignees will, in pursuance of the 174th section of the sail Act, submit statements of the Bankrupt's estate rocovered and outstanding, and of all receipts and of all payments made on 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 :-

Thomas William Higham, of No. 50, Ernest-street, Regent's Park, in the county of Middlesex, Cheesemonger, adjudicated bankrupt on the 28th day of December, 1869. An Older of Discharge was granted by the Court of Bankruptcy, Loudon, on the 9th day of June, 1870.

George Wallen, late of No. 52. Offord-road, Barnsbury, and previously of No. 6. Hinde street, Manchester-square, both in the coun y of Middlesex, Commission Agent and Timber Dealer, adjudicated bankrupt on the 18th day of November, 1864. An Order of Discharge was granted by the Court of Bankrupicy, London, on the 19th day of January, 1865.

Henry Brumhy, of Loughborough, in the county of Leicester, late Fishmonger, but now out of business, adjudicated bankrupt on the 30th day of December, 1868.

An order of Discharge was granted by the County Court of Leicestershire, holden at Loughborough, on the 20th day of June, 1870.

George Holmes, of Prebend-street, in the town of Bedford, in the county of Bedford, Gentleman, adjudicated bankrupt on the 8th day of October, 1869. An Order of Discharge was granted by the County Court of Bedfordshire, holden at Bediord, on the 16th day of June, 1870.

THIS is to give notice, that the Court acting in the prosecution of a Petition for adjudication of Bankruptcy, filed in the Birmingham District Court of Bankrupery, at Birmie gham, on the 18 h day of October, 1869, ey Samuel Broom and Francis Lea Broom, of Kidderminster, in the county of Worce-ter, Worsted Spinners, Commission Agents and Copartners, trading under the style or firm of S. and F. L. Broom, did, on the 20th day of June, 1870, grant the Discharge of the said Samuel Broom and Francis Lea Broom, subject to suspension (in the case of the said Samuel Broom) for six calendar months from the date bereof; and that such Discharge will be delivered to the bankrupt-, unless an appeal be duly entered against the judgment of the Court, and notice thereof be given to the

NOTICE is hereby given, that Theodore Thring, Esq., the Commissioner of Her Majesty's Court of Bank-rupicy for the Liverpool District, did, on the 30th day of June, 1869, grant an Order of Discharge to Isaac Walker late of No. 6, Chesnut-road, Scaforth, afterwards of No. 7, Rake-lane, Liverpool, both in the county of Lancaster,

Wool Broker, but now living in lodgings at Church-street, Bradford, in the county of York, who was adjudged bankrupts under a Perition for adjudication, filed by him in the said Court, on the 27th day of May, 1869, and that such Order of Discharge will be drawn up and delivered to the said Lease Welling to the said Isaac Walker.

LFRED HILL, Eq., one of Her Majesty's Registrars authorised to act under a Petition for adjudication of Bankruprov, bearing date the 24th day of October, 1859, and filed by Wil iam Manhin, of Bars'em, in the county of Stafford, Merchant, will sit on the 15th day of July, 1870, at twelve o'clock at noon precisely, at the Birmingham District Court of Bankruptey, at Birmingham, in order to Audit the Accounts of the Assignees of the estate and effects of the said bankrupt under the said Petition, pursuant to the Acts of Parliament made and now in force relating to bankrupts.

THE estates of John Newbigging, presently residing in Dalry Park-terrace, Edinburgh, were sequestrated on the 21st day of June, 1870, by the Sheriff of the county of Edinburgh.

The first deliverance is dated the 21st June, 1870.

The meeting to elect the Trustee and Commissioners is to be held at two o'clock, afternoon, on Friday, the 1st day of July, 1870, within the Sale Rooms of Francis Dewar, No. 13, Frederick-street, Edinburgh.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and

grounds of deht must be lodged on or before the 21st day of October, 1870.

A Warrant of Protection has been granted to the Bankrupt.

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

JAS. M. STACEY, S.S.C. 35, Hanover-street, Edinburgh, Agent.

THE estates of John Kilpatrick, Painter, in Renfrew, were sequestrated on the 20th day of June, 1870, by

the Sheriff of the county of Renfrew.

The first deliverance is dated the 20th day of June,

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Thursday, the 80th

A composition may be offered at this meeting; and to entitle cree i ors to the first dividend their oaths and grounds of debt must be lodged on or before the 20th day of Oc ober, 1870.

A Warrant of Protection against Arrest or Imprisonment for Civil Debt has been granted to the Bankrupt until the

said meeting for the election of Trustee.

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

THOS. MACROBERT,
Writer, Paisley, Agent.

THE estates of Donald Calder, Merchant, Castletown, in the parish of Christ and communications. in the parish of Orig, and county of Caithness, wer sequestrated on the 20th day of June, 1870, by the Sheriff-Subsitute of said county.

The first deliverance is dated 20th June, 1870. The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Saturiay, the 2nd day of July, 1870, within the Royal Hotel, Thurso.

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 20th day of October, 1870

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

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

BRIMS & MACDONALD, Writers, Thurso, Agents.

THE estates of Alexander Hardie, Baker, Bathgate, in the county of Linlithgow, were sequestrated on the 20th day of June, 1870, by the Sheriff of Linlingow, Cackmannan, and Kuross.

The first deliverance is dated the 20th June, 1870.

The meeting to elect the Trustee and Commissioners is

to be held at one o'clock, afternoon, on Thursday, the 30th day of June, 1870, within Mrs. Rankine's Hotel, in Bathgate.

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 20th day of October, 1870.

A Warrant of Protection has been granted to the Baukrupt till the meeting for the election of Trustee. All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

T. DODDS, Solicitor, Bathgate, (of Sinclair & Dodds, Solicitors, Bathgate,) Agent.

All Letters must be Post-paid, and all communications on the business of the London Gazette to be addressed to the Office, No. 45, St. Martin's Lane.

Published by Thomas Walker, Editor, Manager, and Publisher, of and at No. 45, St. Martin's Lane, in the Parish of St. Martin's-in-the-Fields, in the county of Middlesex.

Printed by Thomas Harrison and James William Harrison, Printers, at their Office, No. 45, St. Martin's Lane, in the Parish and County aforesaid.

Friday, June 24, 1870.

Price One Shilling.