

The London Gazette.

Published by Authority.

FRIDAY, NOVEMBER 18, 1870.

Foreign Office, October 19, 1870.

THE Queen has been graciously pleased to appoint Gustavus Gaggiotti, Esq., now British Vice-Consul at Ancona, to be Her Majes'y's Consul at Ancona.

(C. 1300.)

Board of Trade, Whitehall, November 17, 1870.

WITH reference to the notice in the London Gazette of the 1st instant, publishing a translation of a Spanish Decree approving certain General Customs Ordinances, the Right Honourable the Lords of the Committee of Privy Council for Trade give notice, that they have received from the Secretary of State for Foreign Affairs a translation of the Appendices to the said General Customs Ordinances, and that these Appendices may be inspected upon application at the Board of Trade, Whitehall Gardens.

Admiralty, 14th November, 1870.

In accordance with the provisions of Her Majesty's Order in Council of the 22nd February, 1870—

Commander Marcus Edmiston Smithett has been placed on the Retired List from the 7th October last.

County of Sussex.

Robert Loder, Esq., to be Deputy Lieutenant. Dated 10th November, 1870.

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

Sir William Stirling Maxwell, Bart., to be Deputy Lieutenant. Dated 14th November, 1870.

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

9th Deubighshire Rifle Volunteer Corps.

Arthur Charles Tanqueray, Gent., to be Lieutenant, vice Tottenham, promoted. Dated 12th November, 1870.

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

1st Flint Engineer Volunteer Corps.

Henry Wilson, Gent., to be First Lieutenant, vice Bury, resigned.

John Merryman Gibson, Gent., to be Second Lieutenant, vice Wilson, promoted.

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

1st Administrative Brigade of Hants Artillery
Volunteers.

Edwin Galt to be Lieutenant-Colonel. Dated 14th November, 1870.

1st Hants Artillery Volunteer Corps.

Second Lieutenant Edward Rubie Hill to be First Lieutenant, vice Le Feuvre, resigned. Dated 14th November, 1870.

15th Hampshire Rifle Volunteer Corps.

Joseph Lancaster Wetherall to be Lieutenant, vice Cave, promoted. Dated 14th November, 1870.

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

Forfar and Kincardine Artillery Militia.

Alexander Carnegie, Gent., to be Lieutenant.

Dated 2nd November, 1870.

MEMORANDA.

Her Majesty's Lieutenants for the City of London have been pleased to accept the resignation of the Commission held by Colonel Samuel Wilson in the Royal London Militia.

Her Majesty has been pleased to approve of Colonel Samuel Wilson retaining his rank and wearing the uniform of the Regiment of Royal London Militia on retirement.

Commission signed by Her Majesty's Lieutenants for the City of London.

Royal London Militia.

Lieutenant-Colonel Sir William Anderson Rose to be Colonel, vice Samuel Wilson, resigned, Dated 16th November, 1870. Commissions signed by the Lord Lieutenant of the 1 County of Norfolk, and of the City and County of the City of Norwich.

2nd Norfolk Rifle Volunteer Corps.

Lieutenant Ambrose John Palmer to be Captain, vice Youell, resigned. Dated 12th November,

Ensign Edward Henry Harvey Combo to be Lieutenant, vice Palmer, promoted. 12th November, 1870.

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

2nd Monmouthshire Rifle Volunteer Corps.

Ensign Robert Jordan to be Lieutenaut. Dated 11th November, 1870.

William Henry Powell, Gent., to be Ensign. Dated 11th November, 1870.

Alfred Lewis Davies, Gent, to be Ensign. Dated 11th November, 1870.

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

2nd Warwick Militia.

Charles George Wood Moore, Gent., to be Lieutenant, vice Allenby, promoted. Dated 11th November, 1870.

MEMORANDA.

Her Majesty has been pleased to approve of Major Nicholas Blundell, of the 2nd Regiment of the Duke of Laucaster's Own Militia, being granted the honorary rank of Lieutenant-Colonel. Dated 9th November, 1870.

Her Majesty has been pleased to approve of Lieutenant-Colonel John Edward Madocks, of the 7th Regiment of Royal Lancashire Militia, being granted the honorary rank of Colonel. Dated 12th November, 1870.

Quartermaster Stephen Orrell, of the Essex Rifles Militia, to serve with the rank of Licutenant.

The 13th Essex Rifle Volunteer Corps having been struck off the records of the War Office will henceforth cease to hold any number or designation in the Volunteer Force of the County of Essex.

COURT OF QUEEN'S BENCH.

Michaelmas Term, 34th Victoria, November 17, 1870.

THIS Court will on Saturday, the 26th, Monday, the 28th, and Tuesday, the 29th days of November instant, hold Sittings, and will proceed in disposing of the cases in the New Trial, Special, and Crown Papers, and any other matters then pending, and will also hold a Sitting on Saturday, the 10th day of December next for the purpose of giving Judgments only.

By the Court.

LOCAL GOVERNMENT ACT, 1858.

Notice of Adoption of Act by the Parish OF LLANVRECHVA UPPER, IN THE COUNTY OF MONMOUTH.

WHEREAS notice is writing was duly given to me, as one of Her Majesty's Principal Secre- | painted with black and white vertical stripes, the

taries of State, that the Local Government Act, 1858, had on the 22nd day of September, 1870, been adopted by the parish of Llanvrechva Upper, in the county of Monmouth: now, I, as one of Her Majesty's Principal Secretaries of State, do hereby, under the provisions of the said Act, issue the following notice and Order:—
That the Local Government Act, 1858, was

duly adopted by the parish of Llanvrechva Upp. r. in the county of Monmouth aforesaid; and I do also order, that though such parish is a place with a population of less than 3,000, by the last census, it has appeared to me that by reason of the special circumstances of the case, it is expedient that the said parish should be allowed to adopt the said Act, I do hereby approve of such adoption; and do further order, that such Act shall, from and after the date of this Notice have full force of law within the said parish of Llanvrechya Upper.

Given under my hand this 17th day of

November, 1870.

H. A. Bruce. (Signed)

Home Office, Whitehall.

LOCAL GOVERNMENT ACT, 1858.

ORDER APPOVING OF ADOPTION OF ACT BY THE DISTRICT OF TENBURY WELLS, IN THE COUNTY of Worcester.

WHEREAS a resolution for the adoption of the Local Government Act, 1858, was, on the 28th day of September, 1870, passed by the owners and ratepayers of the district of Tenbury Wells, in the county of Worcester, as settled for the purposes of the said Act; and notice of such adoption has been given, in writing, to me, as one of Her Majesty's Principal Secretaries of State, as required by such Act: and whereas it has now been certified to me, that a copy of such notice has been duly advertised, and that copies have also been affixed to the principal doors of each church and chapel in the district to which notices are usually affixed, and the period fixed by the said Act for appeal has now expired, and no such appeal has been made: And whereas, although the said district is a place with a population of less than 3,000 by the last census, it has appeared to me, as one of Her Majesty's Principal Secretaries of State, that by reason of the special circumstances, it is expedient that the said district should be allowed to adopt the said Act, I do hereby approve of such adoption by the district aforesaid: and do further Order that such Act shall, at the expiration of two months from the date of the aforesaid resolution of adoption, have the force of law within such district of Tenbury Wells.

Given under my hand this 17th day of November, 1870.

H. A. Bruce.

(Signed) Home Office, Whitehall.

NOTICE TO MARINERS.

(No. 119.)—England—East Coast.

Buoyage of the Port of Boston.

The Boston Harbour Commissioners have given Notice, that the following alteration has been made in the buoyage of the approaches to Boston,

All the buoys in Boston Deeps have been relaid. The buoys on the port side going in through the North, South, and Gat Channels, are

The channel north of the Scullridge Sand having become dangerous for navigation, the black buoys have been removed and placed to mark the channel South of Scullridge Sand,

Four additional buoys with black and white vertical stripes have been placed on the south side of the Deeps between the Dogs Head buoys and the Bar Sand buoy.

By command of their Lordships, Geo. Henry Richards, Hydrographer. Hydrographic Office, Admiralty, London,

This Notice affects the following Admiralty Charts:—Thames to St. Abbs Head, No. 2092 a; Cromer to Trusthorpe, No. 1455; Orfordness to Flamborough Head, No. 2182; Lynn and Boston Deeps, No. 108; also, North Sea Pilot, Part III., 2d editon, page 109.

17th November, 1870.

NOTICE TO MARINERS.

(No. 120.)—SCOTLAND—WEST COAST.

Port Patrick.

INFORMATION has been received through the Board of Trade, that the buoys marking the channel into Port Patrick have been displaced by late gales, and will not be replaced, as the management of the harbour has been relinquished; also, that in consequence of the rapid demolition, by storms, of the works of the harbour, great alterations have taken place-and are still likely to take place-in the depths as denoted in the Mariners seeking the port are cautioned charts. accordingly.

By command of their Lordships, Geo. Henry Richards, Hydrographer. Hydrographic Office, Admiralty, London, 17th November, 1870.

This notice affects the following Admiralty Charts: - Port Patrick, No. 2026.

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 Upleadon, in the county of Gloucester, and in the diocese of Gloucester and Bristol, and to his successors, Incumbents of the same vicarage, all those annual 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 charged and chargeable at all times for ever hereafter in exoneration of all other property whatsoever, now or formerly belonging to the Dean and Chapter of Gloucester, with the liability to repair and maintain the chancel of the church of the parish of Upleadon aforesaid; and provided also, 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 twentieth day [

huoys on the starboard side remaining black, as I of July, in the year one thousand eight hundred and seventy.

> In witness whereof, we have hereunto set our common scal, this tenth day of November, 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 and convey to the Incumbent of the vicarage of Saint Paul, Tupsley, in the county of Hereford, and in the diocese of Hereford, and to his successors, Incumbents of the same vicarage, all that tithe commutation rent charge, amounting to nine shillings and nine pence, charged on and payable to us in respect of the close of land numbered 160 upon the tithe map of the parish of Hampton Bishop, in the said county of Hereford, upon which close the church, parsonage, and schools of the new parish of Saint Paul, Tupsley aforesaid, have been built, to have and to hold the said tithe commutation rent charge to the use of the said Incumbent and his successors for ever.

> In witness whereof, we have hereunto set our common seal, this tenth day of November, 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 twentyninth 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 Llantwit Major with the rectory of Llyswarney annexed, in the county of Glamorgan, and in the diocese of Llandaff, one capital sum of one 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 Llantwit Major with the rectory of Llyswarney annexed.

> In witness whereof, we have hereunto set our common seal, this tenth day of November, 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 Christ Church, Hougham, in the county of Kent, and in the diocese of Canterbury, one capital sum of three hundred pounds sterling, to be applicable towards defraying the cost of certain improvements in the parsonnge or house of residence of 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 În.

cumbent for the time being of the said vicarage of Christ Church, Hougham. | qualified to act as Commissioners in the execution of the last-mentioned Act, to be holden at the

In witness whereof, we have hereunto set our common seal, this tenth day of November, 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 Ormskirk, in the county of Lancashire, 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 Law Association Rooms, in Cook-street, Liverpool, on Wednesday, the 23rd day of November, 1870, at twelve o'clock at noon, 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 district of Ormskirk, 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.

Alfred Montyomery. Henry Roberts.

Inland Revenue, London, November 17, 1870.

New South Wales Government Debentures for £850,000, issued in September, 1866, under the authority of Acts Nos. 4 and 5 of Vic. 29 of the Colonial Legislature.

THE Bank of New South Wales, as Agents for the Government of New South Wales, hereby give notice, that the Fourth Annual Drawing of £100,000 of the above Debentures for payment, will take place (in conformity with the terms of the Loan), at their office, No. 64, Old Broad-street, in the city of London, on Monday, the 12th day of December next, at noon precisely, when holders of the said debentures are entitled, and invited to be present.

By order of the London Board,

John Currie, Secretary.

London, No. 64, Old Broad-street,

November 17, 1870.

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 16th day of November, 1870.

ISSUE DEPARTMENT.

Notes Issued	512	•••	•••	£ 86,317,655	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	*** *** ***	***	£ 11,015,100 8,984,900 21,817,655
				سيستبائي عديديوس	ļ		-	
				£36,317,655			;	£36,317,655
					,		_	

Dated the 17th day of November, 1870.

Geo. Forbes, Chief Cashier.

BANKING DEPARTMENT.

	£				£
Proprietors' Capital	14,553,000	Government Securities	•••		12,925,862
Rest	3,109,825	Other Securities	•••	•••	16,048,646
Public Deposits (including Ex-		Notes	•••	•••	12,661,470
chequer, Savings Banks, Com-		Gold and Silver Coin		***	783,732
missioners of National Debt, and					
Dividend Accounts)	4,878,894			,	
Other Deposits	18,891,930				
Seven day and other Bills	986,061				
•		ŧ		-	
	£42,419,710				£42,419,710
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Dated the 17th day of November, 1870.

Geo. Forbes, Chief Cashier.

AN ACCOUNT, pursuant to the Act 8 and 9 Vict., cap. 38, of the Amount of BANK NOTES authorized by Law to be issued by the several Banks of Issue in SCOTLAND, and the Average Amount of Bank Notes in Circulation, and of Coin held during the four Weeks ending Saturday, the 5th day of November, 1870.

		Head Office or	Circulation authorized by Certificate.				Average Amount of Coin held during four Weeks ending as above.		
Name and Title as set forth in Licence.	Name of the Firm.	Principal Place of Issue.		£5 and upwards.	Under £5.	- Total.	Gold.	Silver.	Total.
Bank of Scotland	The Governor and Company of the Bank of Scotland	Edinburgh Edinburgh Edinburgh Edinburgh Edinburgh Aberdeen Aberdeen Glasgow Glasgow Inverness	£ 343418 216451 438024 374880 297024 454346 70133 154319 274321 72921 53434	226920 247408 196755 228113 193460 291866 81532 152005 186812 210653 30697	391563 383731 319680 444073 337653 433700 89523 138535 285429 249472 61622	618483 631139 516436 672186 531113 725566 171055 290540 472241 460125 92319	322421 448271 137430 339462 258092 315165 117318 145156 208667 425624 43907	47802 47223 31744 30012 33907 47099 7833 8251 34181 36359 6002	370223 495495 169175 369474 292000 362264 125152 153408 242848 461984 49910

I hereby certify, that each of the Bankers named in the above Return, who have in Circulation an Amount of Notes beyond that authorized in their Certificate (with the exception of), have held an Amount of Gold and Silver Coin, not less than that which they are required to hold during the period to which this Return relates.

AN ACCOUNT of the Importations and Exportations of Bullion and Specie registered in the Week ended 16th November, 1870.

	Imported into the United Kingdom.								
Countries from which Imported.		Gold.		Silver.					
	Coin.	Bullion.	Total.	Coin.	Bullion.	Total.			
France	Ounces. 1,181	Ounces.	Ounces. 1,181	Ounces.	Ounces.	Ounces.			
Malta Egypt	2,076 995	•••	2,076 995	3,200	•••	3, 200			
(except Brazil) Brazil	16,551 4,121	1,779 3,907	18,330 8.028	3 44,960 4, 032	90,856	435,816 4,032			
United States of America Other Countries	967 4 53	16,724 565	17,691 1,018	314,252 34,685	491,836	806,088 34,685			
	•••	•••	•••		• • •	•••			
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	•••	•••	•••		•••	•••			
	•••	•••	•••	•••	•••	•••			
	•••	.***	•••	•••	***	•••			
Aggregate of the Importations registered in the Week	26,344	22,975	49,319	701,141	582,692	1,283,833			
Approximate Value of the said Importations computed at the rates specified below	£ 101,428	£ 84,768	£ 186,196	£ 172,008	£ 148,101	£ 320,109			
the rates specified below)	£ s. d.	£ s. d. 3 10 0;		8. d. 4 10 ⁷ 1	s. d.				
Rates of Valuation, per ounce	3 17 10½	3 15 0	400 -	5 05	5 1	***			

	Exported from the United Kingdom.									
Countries to which Exported.		Go	LD.		· SILVER.					
myhorean.	Cò	in.	Bullion.	Total.	Coin.		D 11:	/B		
	British.	Foreign.	Dunion,	Totai.	British.	Foreign.	Bullion.	Total.		
Hamburg Holland Belgium France Egypt Other Countries	Ounces. 36 1,215 15,655 1,648 	3,900 841	Ounces. 250 198	Ounces. 4,186 2,254 15,655 1,648	1,000 69	•••	Ounces 148,000 453,200 944,946 17,920 4,000	Ounces. 448,000 453,200 945,746 18,920 4,069		
Aggregate of the Exporta-)	18,554	4,741	448	23,743	1,069	800	1868066	•••		
Approximate Value of the said Exportations computed at the rates specified below	£ 72,245	£ 17,779	£ 1,781	£ 91,805	£ 270	£	£ 474,800	£ 475,266		
	£ s. d. 3 17 10½	£ s. d. 3 15 0	£ s. d. 3 19 6	•••	s. d. 5 05	s. d. 4 10 ⁷ / ₈	s. d. 5 1	epę .		

EDW. BERNARD, Inspector-General of Imports and Exports,

Office of the Inspector-General of Imports and Exports, Custom House, London, November 17, 1870, Dottice is hereby given, that a separate building, named the Primitive Methodist Chapel, situated at the Lower or South end of the parish of Stewkley, in the county of Buckingham, in the district of Winslow, being a building certified according to law as a place of religious worship, was, on the 11th day of November, 1870, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. 1V., cap. 85.

Witness my hand this 16th of November, 1870.

D. T. Willis, Superintendent Registrar.

OTICE is hereby given, that a separate building, named Wesleyan Chapel, situated at Green-row, in the parish of Portsmouth, in the county of Southampton, in the district of Portsea Island, being a building certified according to law as a place of religious worship, was, on the 12th day of November, 1870, duly registered for solemnizing marriages therein, pursuant to the Act of 6th and 7th Wm. IV., cap. 85.

Witness my hand this 14th of Nevember, 1870.

Thomas Pratt Wills, Superintendent

Registrar

Lee Conservancy.

OTICE is hereby given, that all persons who desire to claim under "The Lee Conservancy Act, 1868," to have their names inserted in the List of Electors of Representatives of Landowners, are required to deliver a statement of their respective claims to the Lee Conservancy Board at their office, No. 1, St. Helen'r-place, in the city of London, on or before the first day of January, 1871.

Forms of claims can be obtained on application to the undersigned.—Dated this 16th day of November, 1870.

By order of the Board, Geo. Corble, Clerk.

Lee Conservancy Office, 1, St. Helen's-place, London, E.C.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for 2951. Inventions.

TOTICE is hereby given, that the petition of William Robert Lake, of the firm of Hazeltine, Lake, and Co., Southampton-buildings, London, Patent Agents, praying for letters patent for the invention of "improvements in apparatus for effecting and regulating the supply of the decodorizing material in earth closets,"—a communication to him from abroad by William R. C. Clark, of Chicago, Illinois, and James E. Aiken, of New Orleans, Louisiava, both in the United States of America, — was deposited and recorded in the Office of the Commissioners on the 9th day of November, 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—

1973. To John Ambrose Coffey, of 9, Lincoln'sinn-fields, in the county of Middlesex, Engineer, for the invention of "improvements in the process and apparatus employed for drying and roasting coffee, chicory, malt, and other vegetable substances, also applicable to baking and desiccation generally."

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

2126. To Thomas Rice Hayes and Charles Rolla Peters, of the city and county of San Francisco, State of California, United States of America, Gentleman, for the invention of "improved means for preventing the fraudulent use of bonds, receipts, cheques, tickets, and other like articles."

On their petition, recorded in the Office of the Commissioners on the 29th day of July, 1870.

2736. To John Knox Dallison, of Camberwell, in the county of Surrey, Accountant, for the invention of "a new or improved leaf-guard and book mark."

On his petition, recorded in the Office of the Commissioners on the 18th day of October, 1870.

2752. To George George, of Liverpool, in the county of Lancaster, Gas Engineer, for the invention of "improvements in numerical registering and indicating apparatus."

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

2799. To William Firth, of Farsley, near Leeds, in the county of York, Mechanic, and John Eshelby, of Stanningley and Dudley Hill, in the same county, Iron and Tin Plate Worker, for the invention of "improvements in the manufacture of fountain lamps."

On their petition, recorded in the Office of the Commissioners on the 24th day of October, 1870.

2803. To William Edwin Buckland, of the city and county of Gloucester, Gentleman, for the invention of "improvements in securing the rails in the chairs for the permanent way of railways."

On his petition, recorded in the Office of the Commissioners on the 25th day of October,, 1870.

2811. To William Hill, of Upper Holloway, in the county of Middlesex, Builder, for the invention of "improvements in machinery or apparatus for beating and cleansing carpets, rugs, and other articles."

and other articles."
2813. To William George Reeve, of Haydon
House, New Cross, in the county of Kent, for
the invention of "a new or improved fountain."

2815. To Alexander Hawkins the younger, of London-road, and Charles Pickering, of Waterloo-road, both in the county of Surrey, for the invention of "improvements in the construction of knife cleaning machines."

2817. And to Robert Adams, of Forest Hill, in the county of Surrey, Son of the late Robert Adams, of the same place, and George Henry Greenwood, of Huddersfield, in the county of York, for the invention of "improvements in the construction of horse shoes."—The result partly of a communication made to them by the late Robert Adams, of Forest Hill, in the county of Surrey, and partly of invention and discovery made by themselves.

On their several petitions, recorded in the Office of the Commissioners on the 26th day of October, 1870.

2819. To John Westray, of the firm of Westray and Forster, of Barrow in Furness, in the county of Lancaster, Engineer, for the invention of "improved moulding apparatus for cast iron ingots and other castings."

2821. To Robert Lees, of Hyde, in the county of Chester, Engineer, for the invention of "improvements in 'low-water alarms' for steam

generators or water heaters."

2823. To Peter Spence, of Newton Heath, Manchester, in the county of Lancaster, Manufacturing Chemist, for the invention of "improvements in the manufacture of sulphuric acid, and in apparatus connected therewith."

2825. To William Riddle, of Lansdowne-terrace. South Lambeth, in the county of Surrey, for the invention of "improvements in pencil

cases."

2827. To Robert Brewitt, of Stockport, in the county of Chester, for the invention of "improvements in the construction of bowls or rollers used in calendering and other pressing

or squeezing machinery."

2829. To William Robert Lake, of the firm of Haseltine, Lake, and Co., Southampton-buildings, London, Patent Agents, for the invention of "improvements in springs for railway carriages."-A communication to him from abroad by Richard Vose, of the city and State of New York, United States of America.

2831. To Jacob Geoghegan Willans, of No. 9, Saint Stephen's crescent, in the parish of Paddington, for the invention of "improvements in the preparation and use of peat or turf and bituminous, resinous, and ligneous substances, as fuel, and for other purposes."

2833. To Frederick Ryland, of West Bromwich, in the county of Stafford, Mechanical Engineer, for the invention of "improvements in machinery for shaping or raising sheet metal."

2835. And to Alfred Bennett, of Birmingham, in the county of Warwick, Manufacturer, for the invention of "improvements in mechanism for giving a slow rotatory motion to the bottoms of ovens, to frames or supports for exhibiting articles in shop windows, and for other like purposes, and in frames or supports to be actuated by the said mechanism."

On their several petitions, recorded in the Office of the Commissioners on the 27th day of October,

2837. To William Gadd, of Manchester, in the county of Lancaster, Consulting Engineer, and John Moore, of the same place, Manufacturer, for the invention of "improvements in smallware looms.'

2839. To Henry Crook, of East-road, City-road, in the county of Middlesex, for the invention of "improvements in the manufacture of um-

2841. To Edwin Sunderland, trading under the style or firm of Coney and Company, of Birmingham, in the county of Warwick, Steel Toy Manufacturer, for the invention of "improvements in corkscrews."-The result partly of a communication made to him from abroad by Robert Stothert Kirkpatrick, of Brussels, in the Kingdom of Belgium, and partly of invention and discovery made by him.

2845. And to Richard Herring, of St. Mary'sroad, Canonbury, in the county of Middlesex, Wholesale Stationer, and Robert Alexander Novare, of Twickenham, in the same county, Gentleman, for the invention of "improvements

in telegraphic printing apparatus."

On their several petitions, recorded in the Office of the Commissioners on the 28th day of October,

2847. To Richard Hornsby and James Edwin Phillips, both of Spittlegate Ironworks, Grantham, in the county of Lincoln, for the inven-

tion of "improvements in ploughs."

2849. To John Coope Haddan, of 41, Treherneroad, Brixton, in the county of Surrey, Civil Engineer, for the invention of "improvements in street railway carriages, and in permanent way for street and other railways."

2851. To Auguste Lafage, of Liverpool, in the county of Lancaster, for the invention of "an improved camp-bed which may be used for

several various other useful purposes."

2853. And to Joseph Vero, of Dewsbury, in the county of York, Hat Manufacturer, for the invention of "improvements in machinery or apparatus for hardening felt hat bodies and other coverings for the head."

On their several petitions, recorded in the Office of the Commissioners on the 29th day of October,

To George Walter Dyson and Henry Arthur Hall, of the Carbrook Forge and Rolling Mills, Tinsley, near Rotherham, in the county of York, for the invention of "improvements in rolling and finishing circular metal, plain or irregular rods, and tubes.

2857. To Thomas Schoenberger Blair, of Pittsburg, Pennsylvania, in the United States of America, but at present residing at Swansea, in the county of Glamorgan, for the invention of

"improvements in spiral pumps."

2859. To Hezekiah Bradford, of Reading, in the State of Pennsylvania, United States of America, for the invention of "improvements in ore

washing machines."

2860. To William Shepard Wetmore, of New York, United States of America, at present of 123, Chancery-lane, in the county of Middlesex, for the invention of "an improved mode of protecting troops under fire."

2861. To James Ashby Newnham, of Mallow, in the county of Cork, Ireland, for the invention of "improvements in the preservation of milk."

2863. To William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "an improved silicious compound, applicable for the manufacture of pipes, tiles, bricks, and other articles for buildings, also for paths, floors, roofs, and other analogous purposes.' A communication to him from abroad by William Augustus Battersby, of Brooklyn, Timothy Reed Crawford, of the city of New York, and Robert Brown, of Brooklyn aforesaid, both in the State of New York, United States of America.

2867. And to Robert Punshon, of 3, St. Nicholasbuildings, Newcastle-on-Tyne, Merchant, for the invention of "improvements in the manu-

facture of gun cotton.' On their several petitions, recorded in the Office of the Commissioners on the 31st day of October, 1870.

2869. To Andrew Ballantyne, of the city of Glasgow, in the county of Lanark, North Britain, Mechanic, for the invention of "improvements in the modes, means, or apparatus for or connected with the manufacture of malleable iron or steel tubes and like structures.'

2871. To William Dawes, of Kingston-grove, Leeds, in the county of York, Engineer, for the invention of "improvements in steam engines."

2875. To Arthur Charles Sterry and John Sterry. both of the Rotherhithe New-road, in the county of Surrey, Oil Refiners, for the invention of "improvements in purifying hydrocarbon and rosin oils,"

2877. To Joseph Vero, of Dewsbury, in the county of York, Hat Manufacturer, for the invention of "improvements in machinery or apparatus employed in the manufacture of felt hats and other like coverings for the head."

2879. And to John Henry Johnson, of 47, Lincoln's-inn-fields, in the county of Middlesex, Gentleman, for the invention of "improvements in boxes and bearings for axles and other shafts, and in compositions to be applied thereto."—A communication to him from abroad by Eliza Dexter Murfey, of the city, county, and State of New York, in the United States of America. On their several petitions, recorded in the Office of the Commissioners on the 1st day of November, 1870.

2883. To Thomas Saunderson, of Upper Holloway, in the county of Middlesex, for the invention of "improvements in apparatus, and in the manufacture of leather laces and strips."

2885. To George Hatton, of Southport, in the county of Lancaster, for the invention of "improvements in the mechanism used for working venetian blinds and articles of such like character."

2887. To Thomas Brooks, of West Hackney, in the county of Middlesex, for the invention of "an improvement in postal and other wrappers."

2893. And to Pierre Combaluzier, of Walbrook, in the city of London, for the invention of "improvements in the construction of cartridges for chassepots and other similar rifles."

—A communication to him from abroad by Pierre Marie Fouque, of Paris, France.

On their several petitions, recorded in the Office of the Commissioners on the 2nd day of November. 1870.

2895. To Robert James Goodbody, of Charleville-square, Tullamore, King's county, Ireland, and Matthew Joseph O'Farrell, of North King's-street, in the city and county of Dublin, Ireland, for the invention of "improvements in the manufacture of roll-tobacco, also applicable to coils of tobacco."

2899. To William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "improved machinery for pointing nails."—A communication to him from abroad by Lawrence Barnes, of Burlington, in the State of Vermont, United States of America.

2900. To Alfred Vincent Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Mechanical Draughtsman, for the invention of "improvements in cutting, boring, grinding, and pulverizing stone and other hard substances."—A communication to him from abroad by Benjamin Chew Tilghman, of Philadelphia, in the State of Pennsylvania, United States of America.

2901. To Henry Armitage, of Heckmondwike, in the county of York, Carpet Manufacturer, for the invention of "improvements in the manufacture of padded quilts and other articles."

2903. To Joseph Breeden, of the firm of J. and W. Breeden and Booth, of Birmingham, in the county of Warwick, Manufacturers, for the invention of "improvements in self closing taps or valves."

2905. To William Robert Lake, of the "International Patent Office," Southampton-buildings, London, Consulting Engineer, for the invention of "improvements in pneumatic telegraphs."—A communication to him from abroad by Edward Augustine Calahan, of Brooklyn, and No. 23650

George Baker Field, of the city of New York, both in the State of New York, United States of America.

2907. And to Alexander Melville Clark, of 53, Chancery-lane, in the county of Middlesex, Patent Agent, for the invention of "improvements in breech loading fire arms and cartridges."—A communication to him from abroad by Paul Ganidel, of Bordeaux, France, Civil Engineer.

On their several petitions, recorded in the Office of the Commissioners on the 3rd day of November, 1870.

2910. To Thomas Richardson, John William Richardson, and Adam Spencer, all of West Hartlepool, in the county of Durham, Iron Masters, for the invention of "improvements in the manufacture of rails"

2912. To James Emmott, of Farsley, near Leeds, in the county of York, Machine Wool-combing Overlooker, for the invention of "improvements in machinery for preparing wool for combing."

2913. To Frederick Francis Jones, of Middlesborough-on-Tees, in the county of York, Engineer, for the invention of "improvements in puddling furnaces, and in the preparation and application of certain materials for building and fettling the same."

2914. To Francis Best Fawcett, of Kidderminster, in the county of Worcester, Carpet Manufacturer, for the invention of "improvements in the manufacture of carpets and other pile fabrics."

2915. To John Somerville, of Dublin, Gas Engineer, for the invention of "improvements in pipes and in the means of connecting them together."

2916. To Edmund Walker, of the firm of Emerson, Walker and Company, of Londonstreet, in the city of London, Ship's Windlass Manufacturers, and William Clarke, of Gateshead-on-Tyne, in the county of Durham, Engineer, for the invention of "improvements in windlasses."

2917. To Henry Macaulay, of Kingston-on-Thames, in the county of Surrey, Lieutenant in the Fifth Royal Lancashire Regiment of Militia, for the invention of "improvements in breech loading fire-arms."

2918. And to Charles William Meiter and Thomas William Smith, both of 85, Gracechurch-street, in the city of London, for the invention of "an improved method of tapping barrels, casks, and other vessels in which taps or cocks are used to draw off the liquid contents thereof."

On their several petitions, recorded in the Office of the Commissioners on the 4th day of November, 1870.

2919. To Norman Stewart Walker, of Liverpool, in the county of Lancaster, Merchant, for the invention of "improvements in or additions to apparatus employed in the production of lead, lead-encased-block-tin, and other soft metal pipes from ingots."

2920. To Walter Morgan, of Liverpool, in the county of Lancaster, Brush Manufacturer, for the invention of "improvements in roofs for

buildings."

2922. To William Henry Tooth, of 2, Brooksby's-walk, Homerton, in the county of Middlesex, Engineer, for the invention of "improvements in the construction and working of furnaces, bakers' oven fireplaces, stoves, and stove grates, for the purpose of igniting and consuming smoke."

2923. To John William Kenyon, of Manchester, in the county of Lancaster, Engineer, for the invention of "improvements in steam boilers or

generators."

2924. To William Robert Lake, of the firm of Haseltine, Lake, and Co., Southampton-buildings, London, Patent Agents, for the invention of "an improved buoyant mattress, designed to serve either as a bed or a life preserver."-A communication to him from abroad by Joshua Hunt, of Providence, Rhode Island, United States of America.

2925. To John Garrett Tongue, of the firm of Tongue and Birkbeck, Patent Agents and Engineers, of 34, Southampton-buildings, Chancery-lane, in the county of Middlesex, for the invention of "improvements in the axles of railway and tramway carriages, and in apparatus to be employed in combination therewith." A communication to him from abroad by Henry Graham Thompson, of New York, United States of America.

2926. To George Doig Nicol, of the firm of Alexander Nicol and Company, Canvas Manufacturers, of Arbroath, in Scotland, for the invention of "improvements in the manufacture of sail cloth and such like fabrics."

2928. And to George Dominy, of Weymouth, in the county of Dorset, for the invention of "improved means of, and apparatus for, turning over the leaves of music and other books."

On their several petitions, recorded in the Office of the Commissioners on the 5th day of Novem-

2929. To Josiah Bailey, of the borough of Southwark, in the county of Surrey, for the invention of "improvements in the construction of lifting apparatus."

2930. To Robert Boyd, of the firm of Herbert and Company, Patent Agents, of 67, Strand, in the city of Westminster, for the invention of "improvements in machinery for tracing and multiplying patterns, designs, and such like." A communication to him from abroad by F. Henry Langsdorff, of Hamburg.

2931. To David Lang, of Houndsditch, in the city of London, India Rubber Manufacturer, for the invention of "an improved tell tale mechanism applicable to clocks and watches.' A communication to him from abroad by Cyrille Duquet, of Quebec, in the Dominion of Canada.

2932. To John Clayton, of Bradford, in the county of York, Mechanic, for the invention of "improvements in machinery for cropping or

shearing textile fabrics."

2933. To William Henry Maitland and William Lauderdale Maitland, both of Thurloe-square, in the county of Middlesex, for the invention of "improvements in apparatus for registering and checking the money taken for admission to theatres and other places."

2934. To Alexander Melville Clark, of 53, Chancery-lane, in the county of Middlesex, Patent Agent, for the invention of "an improved machine for cutting and printing lozenges and crackers."-A communication to him from Philipp abroad by Ernest Greenfield and Strauss, both of the city, county, and State of New York, United States of America.

2935. To William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of " an improved metallic composition for roofing, linings, pipes, and other purposes."—A communication to him from abroad by David Johnson Millard, of Clayville, in the State of New York, United States of America

2936. 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 improvement applicable to treadles used in working sewing and other machines."-A communication to him frem abroad by Charles Gordon Patterson, of the city and State of New York, United States of America.

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

2938. To Isham Baggs, of High Holborn, in the county of Middlesex, Chemist and Engineer, for the invention of "improvements in smelting

or reducing metals from their ores."

2939. To Alexander Melville Clark, of 53, Chancery-lane, in the county of Middlesex, Patent Agent, for the invention of "improvements in machinery for manufacturing carpet lining,"-A communication to him from abroad by Joel Fisher Fales, of Walpole, in the county of Norfolk, and State of Massachusetts, United States of America.

2942. To William Thomas, Overlooker, of Luddenden, in the county of York, and William Rothwell, of Luddenden foot, in the said county, Mechanic, for the invention of "improvements applicable to machinery for washing or scouring wool and other fibrous materials, applicable also to other machinery for conveying, opening, and cleaning fibrous materials."

2943. To William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for the invention of "an improved process for extracting the useful substance of hops, and for manufacturing a pure and concentrated extract of hops."communication to him from abroad by Charles Augustus Seely, of the city and State of New

York, United States of America. 2945. And to James Broadley, of Bradford, in the county of York, Mechanic, Copartner with

Jonathan Thornton Richinson Newell and John Vanston, under the style or firm of James Broadley and Company, Mechanical Engineers, for the invention of "improved mechanical arrangements for coupling and uncoupling railway locomotives, carriages, trucks, vehicles."

On their several petitions, recorded in the Office of the Commissioners on the 8th day of November, 1870.

2946. To John Dorrell, of West Bromwich, in the county of Stafford, Iron Roller, and John Frederick Rudge, of Swan Inn, Smethwick, in the county of Stafford, Mechanical Engineer, for the invention of "improvements in machinery for slabbing or blooming iron and steel."

2947. To Montague Alex, of Cheltenham, in the county of Gloucester, Dentist, for the invention of "improvements in apparatus for lowering

and disengaging boats."

2948. To William Vincent Wallace, of Clapham, in the county of Surrey, Gentleman, for the invention of "improvements in the preparation of surfaces adapted for painting photographic

and other printing."
2949. To Nedrick Jarvie, William Miller, and William Calderwood, all of Glasgow, in the county of Lanark, North Britain, for the invention of "improvements in or connected with furnaces for boilers, evaporating vessels, and stills."

2950. To Bristow Hunt, of No. 1, Serle-street, Lincoln's-inn, in the county of Middlesex, Gentleman, for the invention of "improvements in the means or method of securing or locking screw bolts and nuts."—A communication to him from abroad by Robinson Rutter, of Vallejo Solano, county California, Civil Engineer.

2952. To William John Cockburn-Muir, of Westminster, in the county of Middlesex, but at present residing at Glasgow, in the county of Lanark, North Britain, Civil Engineer, for the invention of "improvements in the permanent

way or track of tramways."

2953. And to Thomas James Smith, of the firm of Robertson, Brooman, and Company, of 166, Fleet-street, in the city of London, Patent Agents, for the invention of "improvements in sewing machines, and in tables for sewing machines."—A communication to him from abroad by John Niel Tarbox, of the firm of R. M. Wanzer and Company, of Hamilton, Ontario, Canada West.

On their several petitions, recorded in the Office of the Commissioners on the 9th day of November, 1870.

2954. To John Addy Hopkinson and Joseph Hopkinson, junior, both of Huddersfield, in the county of York, Engineers, for the invention of "improvements in safety valves."

2956. To Thomas Henry Simmonds, of Oldstreet, St. Luke's, in the county of Middlesex, for the invention of "an improvement in

boxes for containing furs."

2958. To William Henry Gittins, of Liverpool, in the county of Lancaster, for the invention of "a portable apparatus for turning, airing, and screening wheat and other grain, which machine is particularly applicable for the removal of dust and weevils."

2960. To Thomas George Webb, of Manchester, in the county of Lancaster, Glass Manufacturer, for the invention of "improvements in apparatus for the manufacture of articles of

pressed glass."

2962. And to Thomas Cooper, John Cooper, and Frederick Cooper, of Pudsey, near Leeds, in the county of York, Manufacturers, and Joseph Ogden, of the same place, Overlooker, for the invention of "improvements in looms for weaving."

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

ber, 1870.

PATENTS WHICH HAVE BECOME YOID.

A 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 12th day of November, 1870.

- 3126. Robert Leake, of the Strangeways Engraving Works, Manchester, in the county of Lencaster, and Joseph Beckett, of the same place, Machine Superintendent, for an invention of "improvements in machinery for polishing cylinders."—Dated 6th November, 1867.
- 3129. Henri Adrien Bonneville, of the British and Foreign Patent Offices, 24, Rue du Mont-Thabor, Paris, in the Empire of France, and 38, Porchester-terrace, Bayswater, in the

- county of Middlesex, Patent Agent, for an invention of "improvements in the method or means for preserving pasty matters and substances, and apparatus therefor."—It is a communication to him from Edouard Churton, a person resident at Rue Lepic, in Paris aforesaid, Painter.—Dated 6th November, 1867.
- 3136. 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 the manufacture of water-proof fabrics and in articles formed of the same."—Communicated to him from abroad by William Augustus Torrey, of Mont Clare, New Jersey, United States of America, Manufacturer.—Dated 6th November, 1867.
- 3138. Charles Louis Hett, of Bolton, in the county of Lancaster, Engineer, for an invention of "improvements in the governors of steam and other motive power engines."—Dated 7th November, 1867.
- 3139. Thomas Rothwell Bardsley, of the city of Manchester, Watchman, and William Blackshaw, of Manchester aforesaid, Boot Maker, for an invention of "improvements in apparatus for smoke-consuming in steam boiler and other furnaces."—Dated 7th November, 1867.
- 3143. Charles Herbert Bright, of Victoria-street, Westminster, in the county of Middlesex, Civil Engineer, for an invention of "improvements in tramways or railways for streets or roads, and wheels adapted to run thereon."—Dated 7th November, 1867.
- 3146. Benjamin Thomas Newnham, of the city-of Bath, Carriage Builder, for an invention of "improvements in tables or apparatus to be used in playing games with balls."—Dated 7th November, 1867.
- 3150. Ralph Robinson, of Rochdale, Chemist and Druggist, for an invention of "improvements in the mannfacture of filtering paper."—Dated 7th November, 1867.
- 3151. Thomas Clark, of 11, Gray's-inn-square, in the county of Middlesex, for an invention of "improvements in the permanent way of railways."—Dated 7th November, 1867.
- 3152. Thomas Blackburn, of Blackburn, in the county of Lancaster, Mechanic, for an invention of "improvements in looms for weaving."

 Dated 8th November, 1867.
- 3157. George West Royston Pigott, of Halifax, in the county of York, for an invention of "improvements in means and apparatus for covering wire with metal or other material."—Dated 8th November, 1867.
- 3159. William Inglis, of Manchester, in the county of Lancaster, Engineer, for an invention of "improvements in shaft couplings."—Communication to him from abroad by Ebenezer Edwin Gilbert, residing at Montreal, Canada.—Dated 8th November, 1867.
- 3163. William Chippindale, of Harrogate, in the county of York, for an invention of "improvements in apparatus employed in coupling railway carriages."—Dated 8th November, 1867.
- 3164. George Tomlinson Bousfield, of Loughborough Park, Brixton, in the county of Surrey, for an invention of "improvements in machinery for setting types." That the said invention has been communicated to him from abroad by Joseph Thorne, of the city, county, and State of New York, United States of America.—Dated 8th November, 1867.

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3166. Samuel Hall, of Birmingham, in the county of Warwick, Brassfounder, and Maurice Whit-tingham, of Wolverhampton, in the county of Stafford, Lock Manufacturer, for the invention of "improvements in locks."-Dated 9th November, 1867.

3167. Henry Ellis, of the firm of Bishop, Ellis, and Company, of 63, Ludgate-hill, in the county of Middlesex, Umbrella and Parasol Manufacturers, for an invention of "improvements in the manufacture of parasols."-Dated

9th November, 1867.

3170. Siegfried Simon, of 29, Falcon-square, London, Leather Merchant, for an invention of "improvements in the manufacture of aprons, bibs, and pouches, for the use of children and infants."-Communicated to him from abroad by Siegfried Simon, of Berlin, Prussia.—Dated 9th November, 1867.

3171. Mark Rollason, of Birmingham, in the county of Warwick, Modeller, for an invention of "improvements in suspended gas lamps."-

Dated 9th November, 1867. 3173. Caleb Bedells, of Leicester, for an invention of "improvements in the manufacture of elastic fabrics, part of which invention is especially applicable to the production of shaped slipper fronts and similar articles."— Dated 9th November, 1867.

3178. William Thompson, of No. 85, Lower Gardiner-street, in the city of London, and of Clare Hall, in the county of Dublin, Ireland, for an invention of "improvements in omnibuses and similar vehicles, and in apparatus in connection therewith, part of which improvements are also applicable to railway and other carriages."-Dated 11th November, 1867.

3179. William Payne, of Birmingham, in the county of Warwick, Engine Fitter, for an invention of "improvements in clack and bucket door pieces for pumps."-Dated 11th Novem-

ber, 1867.

3180. Charles · Blakemore Hodgetts, of Corngreaves, near Cradley Heath, in the county of Stafford, Blast Furnace Manager, for an invention of "improvements in tuyeres for blast furnaces."-Dated 11th November, 1867.

3181. Samuel Buxton and William Gardam, both of Leeds, in the county of York, for an invention of "improvements in the construction of safety-lamps for mines."-Dated 11th November, 1867.

- 3185. 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 defensive armour for war vessels and forts."- Communicated to him from abroad by Obadiah Marland, of Boston, Massachusetts, United States of America. - Dated 11th November, 1867.
- 3186. 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 cylinder printing machines, more especially designed for producing coloured patterns upon textile fabrics and paper hangings." -Communicated to him from abroad by George Henry Babcock, Joseph Potter Manton, and Jonathan Boyd, all of Providence, Rhode Island, United States of America. - Dated 11th November, 1867.
- 3187. William Robert Lake, of the "International Patent Office," No. 8, Southampton buildings,

Consulting Engineer, for an invention of "improvements in cartridges for breech-loading fire-arms."—Communicated to him from abroad by John Webster Cochran, of the city and State of New York, United States of America. -Dated 11th November, 1867.

3189. 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 breech-loading fire-arms."-Communicated to him from abroad by John Webster Cochran, of the city and State of New York, United States of America - Dated 11th November, 1867.

3190. William Campion, of the town and county of the town of Nottingham, Sewing Machine Manufacturer, and William Campion, of Sneinton, in the county of Nottingham, Mechanic, for an invention of "improvements in knitting machinery."-Dated 11th November, 1867.

3191. Francis Louis de Gerberth, of Hope Wharf, Haggerstone, in the county of Middlesex, for an invention of "improvements in treating oils and spirits, and in apparatus to be used for this purpose."-Dated 11th November, 1867.

3194. John Clowes Bayley and Daniel Campbell, of 10, John-street, Adelphi, in the county of Middlesex, Engineers, for an invention of "improvements in fire lighters and fire revivers."— Dated 12th November, 1867.

- 3195. Henri Adrien Bonneville, of the British and Foreign Patent Offices, 28, Porchesterterrace, Bayswater, in the county of Middlesex, and 24, Rue du Mont Thabor, Paris, in the Empire of France, Patent Agent, for an invention of "new and useful improvements in lubricating boxes."—Is a communication from Isaac Pennington Wendell, a person resident at Philadelphia, in the State of Pennsylvania, United States of America.—Dated 12th November, 1867.
- 3196. Henri Adrien Bonneville, of the British and Foreign Patent Offices, 38, Porchester-terrace, Bayswater, in the county of Middlesex, and 24, Rue du Mont-Thabor, Paris, in the Empire of France, Patent Agent, for an invention of "improvements in machines for pressing or moulding bricks, tiles, or other blocks."—Is a communication from John North, a person resident at New York City, in the State of New York, United States of America.—Dated 12th November, 1867.
- 3202. Marcus Brown Westhead, of Manchester, in the county of Lancaster, Merchant, and Robert Smith, of the same place, Manager, for an invention of "improvements in arranging tapes or other narrow fabrics in boxes or other receptacles for use."-Dated 12th November, 1867.
- 3206. James Carter and Thomas Chalmers, both of Dunfermline, in the county of Fife, North Britain, for an invention of "improvements in the details and fittings of windows, doors, and other similar contrivances applied to buildings and other structures."-Dated 12th November. 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 Chancery-lane, in the county of Middlesex, from the date of such Patents, pursuant to the

Act of the 16th Vict., c. 5, sec. 2, for the week ending the 12th day of November, 1870.

2755. Charles Henry Southall and Robert Heap, of Staleybridge, in the county of Lancaster, for an invention of "improvements in self acting machinery or apparatus worked by steam or other power for cutting and shaping the soles and heels of boots and shoes, and screwing them on to the uppers or coverings, and also in vices for holding the same, and tools for paring, blacking, and glazing, or otherwise ornamenting the edges of the soles and heels."-Dated 6th November, 1863.

2758. Joseph Townsend, of Glasgow, in the county of Lanark, North Britain, Manufacturing Chemist, for an invention of "improvements in the manufacture of nitrate of potash."-

Dated 6th November, 1863.

2764. William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for an invention of "improvements in sewing machines."-Communicated to him from abroad by Walter Davis Richards, of Boston, in the United States of America.—Dated 6th November, 1863.

2771. Lewis Braham, of Hatton-garden, in the county of Middlesex, Optician, for an invention of "improvements in spectacles and hand frames."-Dated 7th November, 1863.

2775. Andrew Barclay and Alexander Morton, Engineers, both of Kilmarnock, in the county of Ayr, North Britain, for an invention of "improvements in certain apparatus for injecting and ejecting fluids."-Dated 7th November, 1863.

2782. William John Cunningham and Herbert Connop, both of Everett-terrace, Victoria Dockroad, in the county of Essex, for an invention of "improvements in sawing machines."-Dated 9th November, 1863.

2796. Samuel Faulkner, of Blackley, in the county of Lancaster, Cotton Spinuer, for an invention of "improvements in carding engines."-

Dated 10th November, 1863.

2799. John Smith, of Cheetham, in the city of Manchester, in the county of Lancaster, Dyer and Finisher, for an invention of "improvements in machinery for finishing or beetling woven fabrics, which improvements are also applicable to fulling machines."-Dated 11th November, 1863.

2800. William Renwick Bowditch, of Saint Andrew's, Wakefield, in the county of York, Clerk, for an invention of "improvements in apparatus used in gas lighting."-Dated 11th November, 1863.

2806. Walter Davis Richards, of the city of Boston, in the United States of America, for an invention of "improvements in caloric or heated air engines."-It is a communication from Henry Messer, a person resident at Rox-bury, in the county of Norfolk, and State of Massachusetts, and United States of America. —Dated 11th November, 1863.

2825. Douglass Munro Fife, of Maidenhead, in the county of Berks, Adjutant of the 19th Regiment of Berks Volunteers, for an invention of "improvements in carriages and apparatus for raising, removing, and transporting heavy bodies from place to place."-Dated 12th November, 1863.

In the Matter of McConnel & Co. Limited and Reduced, and in the Matter of the Companies Act, 1867.

OTICE is hereby given, that a petition has been presented to the Court of Chancery for confirming a resolution of the above Company for reducing its capital from £250,000 to £175,000. A list of the persons admitted to have been creditors of the Company on the 31st day of August, 1870, may be inspected at the offices of the Company, at No. 90, Henry-street, Ancoats, Manchester, in the county of Lancaster, or at the office of Messrs. Cunliffe and Beaumont, Solicitors, No. 43, Chancery-lane, London, at any time during usual business hours, on payment of the charge of one shilling. Any person who claims to have been on the last-mentioned day and still to be a creditor of the Company, and who is not entered on the said list and claims to be so entered, must, on or before the 17th day of December, 1870, send in his name and address, and the particulars of his claim, and the name and address of his Solicitor (if any), to the undersigned, Messrs. Cunliffe and Leaf, at No. 56, Brown-street, Manchester aforesaid, or in default thereof he will be precluded from objecting to the proposed reduction of capital.—Dated this 10th day of November, 1870.

Cunliffe & Beaumont, of No. 43, Chancery-lane, London; Agents for

Cunliffe & Leaf, of No. 56, Brown-street, Manchester, Solicitors for the said Com-

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the La Mancha Irrigation and Land Company Limited.

OTICE is hereby given, that a petition for the winding up of the above-named Company by the Court of Chancery was, on the 17th day of November, 1870, presented to the Lord Chancellor by Josiah Taylor Plimley and William Moseley the younger, both of Wolverhampton, in the county of Stafford, Wholesale Ironmongers, trading under the style or firm of J. T. Plimley and Co., creditors of the said Company; and that the said petition is directed to be heard before the Vice-Chancellor Sir Richard Malins, on the 3rd day of December, 1870; and any creditor or contributory of the said Company desirous to oppose the making of an Order for the winding up of the said Company under the above-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 Company requiring the same by the undersigned, on payment of the regulated charge for the same.

Wedlake and Letts, of No. 3, Mitre-court,

Temple, London; Agents for Deakin and Dent, of Wolverhampton, in the county of Stafford, Solicitors for the Petitioners.

In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Stowmarket Paper Making Company Limited.

Y an Order made by the Master of the Rolls. in the above matter, dated the 14th day of November, 1870, on the petition of James Easton, junior, of the Grove, Southwark, in the county of Surrey, Engineer, and Eustace Cary Prentice, of Stowmarket, in the county of Suffolk, Merchant, contributories and creditors of the said Company, it was ordered that the voluntary winding up of the said Company should be continued, subject to the supervision of the Court.

Kimber and Ellis, No. 79, Lombard-street,
E.C., Solicitors for the Petitioners.

In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Bridlington Quay Alexandra Hotel Company Limited.

TOTICE is hereby given, that the Master of the Rolls has fixed the 30th day of November, 1870, at eleven o'clock in the forenoon, at his chambers, in the Rolls-yard, Chancery-lane, in the county of Middlesex, as the time and place for the appointment of an Official Liquidator of the above-named Company.—Dated this 15th day of November, 1870.

In the Matter of the Companies Act, 1862, and of the Companies Act, 1867; and of the Court of Chancery of Lancaster Act, 1850; and of the Court of Chancery of Lancaster Act, 1854; and in the Matter of the Third Saint Peter's Money Company.

OTICE is hereby given, that a petition for the winding up of the above-named Company by the Court of Chancery of the Duchy and County Palatine of Lancaster was, on the 15th day of November, 1870, presented to the Chancellor of the said Duchy and County Palatine by Samuel Whilock, of No. 1, Woodstock-road, Poplar, in the city of London, Coachman, and Peter Chapman, of No. 35, King-street, Manchester, in the county of Lancaster, Butler, shareholders and contributories of the said Company; and that the said petition is directed to be heard before the Vice-Chancellor of the said Duchy and County Palatine, at the next Sittings of the said Court, to be holden within the said County Palatine, at the Assize Courts, Manchester, on the 28th day of November, 1870, at ten o'clock in the forenoon; and any creditor or contributory of the said Company desirous to oppose the making of an Order for the winding up of the said Company under the above Acis, should appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned on payment of the regulated charge for the same.

Slater, Heelis, and Co., Solicitors for the said Petitioners.

In Parliament - Session 1871.

Southampton Docks.

(Alteration or Repeal of Provisions of Dock Act of 1843, as to Income of Harbour Board, Agreements with Corporation and Harbour Board; Alteration of Tonnage and other Rates, and mode of levying same, and estimating Tonnage of Vessels; To levy and to alter Rates and Dues; Depenture Stock; Amendment or Repeal of Acts; Incorporation of Acts; and other Purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session by the Southampton Dock Company (hereinafter called the Company) for leave to bring in a Bill for the following, or some of

the following, among other purposes; that is to say:—

1. To alter and amend section 53 of the Act relating to the Company (Local 6 and 7 Victoria, chapter 65), 1843, intituled "An Act to convert the shares in the capital authorised to be raised by the Acts for making a Dock or Docks at Southampton into Stock; to raise a further sum of money, and to alter and amend some of the powers of the said Acts;" and which section relates to the making up by the Company, in the events in that section mentioned, of the annual income of the Commissioners in that section mentioned (now the Southampton Harbour and Pier Board) to the sum and in the manner mentioned in that section, or to repeal that section and to make other provisions in lieu thereof.

2. To enable the Company and the Mayor, Aldermen, and Burgesses of the town of Southampton, and the Southampton Harbour and Pier Board to enter into contracts, agreements, and arrangements with reference to the provisions for making up the annual income of that Board before mentioned, and any other matters in which the Company and the Corporation and the Board, or any or either of them are interested, and to confirm any contract, agreement, or arrangement which prior to the passing of the Bill may be made touching any of the matters aforesaid.

3. To alter and vary, and to reduce and, if need be, in some instances to increase the tonnage rates and the rates upon goods, wares, and merchandize, and the wharfage rates, and the other tolls, rates, duties, and charges which the Company are now authorised to demand and levy, and to alter or prescribe the manner of charging and levying such tolls, rates, duties, and charges, and to authorise the Company to demand and levy new tolls, rates, duties, and charges in lieu thereof, and particularly to alter all tonnage rates payable to the Company upon or in respect of steamers and ships and other vessels, and the mode of measuring and ascertaining the tonnage of such steamers and other vessels.

4. To levy tolis, rates, duties, and charges, to alter existing tolls, rates, duties, and charges, and to confer, vary, or extinguish exemptions from the payment of tolls, rates, duties, and charges.

5. To enable the Company to create and issue debenture stock.

The Bill will incorporate with itself all or some of the powers and provisions of "The Companies Clauses Consolidation Act, 1845," "The Companies Clauses Act, 1863," "The Companies Clauses Act, 1869," "The Lands Clauses Consolidation Acts, 1845, 1860, and 1869," and "The Harbours, Docks, and Piers Clauses Act, 1847," and will confer upon the Company all other powers, rights, and privileges necessary for carrying into effect the objects of the Bill, and will vary and extinguish all existing rights and privileges which would interfere with its objects, and will confer, vary, or extinguish other rights and privileges.

And it is proposed by the Bill to alter, amend, extend and enlarge, the powers and provisions or some of the powers and provisions of the several Acts following, that is to say:—(local and personal), 6 and 7, Willim. IV, chapter 29; 1 and 2 Victoria, chapter 62; 6 and 7 Victoria, chapter 65; 8 and 9 Victoria, chapter 23; and any other Acts relating to the Southampton Dock Company, or, (if need be), to repeal and re-enact the said Acts either wholly or in part, and to make other

provisions in lieu thereof.

pany (hereinafter called the Company) for leave | To alter and amend "the Southampton Harbour to bring in a Bill for the following, or some of Act, 1863," and the provisions unrepealed of the

local and personal Act, 43 George III, chapter

Printed copies of the intended Bill will on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 17th day of November, 1870.

Sharp, Harrison and Pocock, Southampton, Solicitors for the Bill.

Simson and Wakeford, 11, Great Georgestreet, Westminster, Parliamentary Agents.

In Parliament—Session 1871.

Merionethshire Railway.

(Incorporation of Company; Power to make a Railway from Festiniog to the Railway of the Cambrian Railways Company in the parish of Llandecwyn; Compulsory purchase of Lands; Tolls, traffic, and other arrangements with the Cambrian Railways Company and the Festiniog and Blaenau Railway Company (Limited); Amendment of Acts, and other purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill and to pass an Act to incorporate a Company, for making and maintaining the railways hereinafter mentioned, or some part or parts thereof, together with all necessary and convenient or incidental works, stations, approaches, bridges, roads, and

communications (that is to say):

No. 1 .-- A railway commencing in the parish of Festiniog, in the county of Merioneth, by a junction with the Festiniog and Blaenau Railway at a point situate on the centre line of that railway, between the Festiniog end of the railway and the first bridge over the Festiniog and Blaenau Railway, and distant two hundred and twenty yards, measured in a southerly direction from the centre of such bridge, and terminating at a point situated in the west corner of a plantation belonging to Morgan Lloyd, and now in the occupation of Hugh Roberts, of Hendre Mûr, in the parish of Maentwrog, in the county of Merioneth, and distant eighty-eight yards, measured from the point at which the parish boundary between the parishes of Maentwrog and Trawsfynydd, in the county of Merioneth, crosses the centre of the turnpike-road leading from Maentwrog to Trawsfynydd, and which said Railway No. 1 will pass through or into the parishes, townships, extra-parochial places following, or some of them (that is to say), Festiniog and Maentwrog, both in the county of Merioneth:

No. 2.—A railway commencing by a junction with Railway No 1 at the point described as the termination of that railway, and terminating in the parish of Llandecwyn, in the county of Merioneth, by a junction with the railway of the Cambrian Railways Company at a point distant eight hundred yards, measured in a southerly direction along the centre line of that railway from the centre of the timber truss erected over the widest span of the wooden pile bridge carrying the railway of the Cambrian Railways. Company over the Traeth Bach, and whichso proposed Railway No. 2 will pass from,

extra-parochial places following or some of them (that is to say), Maentwrog, Trawsfynydd, Llandecwyn, all in the county of Merioneth:

No. 3.—A railway situate wholly in the said parish of Llandecwyn, commencing by a junction with Railway No. 2 at a point on that railway distant 400 yards measured along Railway No. 2 from the termination of that railway, and in a field belonging to William Theresby Poole, and now in the occupation of Robert Jones, of Penbrynissa, and terminating by a junction with the railway of the Cambrian Railways Company at a point distant 1,250 yards measured in a southerly direction along the centre line of that railway from the centre of the timber truss erected over the widest span of the wooden pile bridge carrying the railway of the Cambrian Railways Company over the Traeth Bach.

And it is also proposed by the said intended Act to confer on the Company to be thereby incorporated (hereinafter called the Company) all the necessary powers to effect the objects following or some of them (that is to say):

To stop up, alter, or divert, whether temporarily or permanently, all such turnpike and other roads and highways, railways, tramways, aqueducts, canals, streams, and rivers within the aforesaid parishes, townships, extra-parochial and other places, or any of them, as it may be necessary to stop up, alter, or divert, by reason of the construction of the said intended railways and works or any of them.

To purchase, by compulsion or otherwise, any lands or houses for the purposes of the said intended railways and works, and to alter, vary, or extinguish all existing rights and privileges connected with such lands and houses, or which would in any manner impede or interfere with the construction, maintenance, and use of the said intended railways and works or any of them, and to confer other rights and privileges.

To levy tolls, rates, and duties for or in respect of the use of the said intended railways and works, to confer exemptions from the payment of such tolls, rates, and duties, and to confer, vary,

or extinguish other rights and privileges.

To enable the Company and the Cambrian Railways Company and also the Company and the Festiniog and Blaenau Railway Company (Limited) to enter into agreements for the management, use, working, and maintenance of the intended railways and works, or any part thereof, the supply of any rollingor working stock, and of officers and servants for the conduct of the traffic on the intended railways and works, the payments to be made and the conditions to be performed with respect to the matters aforesaid, the interchange, accommodation, conveyance, and delivery of traffic from or destined for the railways of the Company and the railways of the Cambrian Railways Company and the Festiniog and Blaenau Railway Company (Limited), or any railway leased to or worked by them, and the fixing and the division between the said Companies of the receipts arising from such traffic, and to confirm any existing agreements with reference to any of the objects and purposes aforesaid.

To alter, amend, extend, and enlarge, and if need be to repeal the powers and provisions of the following Acts relating to the Cambrian Railways Company and their undertaking, viz.: -local and personal Acts, 27 and 28 Vict., caps. 97, 147, 161, through, or into, the parishes, townships, and 1 262, and 263; 28 and 29 Vict., caps. 277, 283,

and 291; and 29 and 30 Vict., cap. 334; 30 and 31 Vict., cap. 137; 31 and 32 Vict., cap. 177, and any other Acts relating to that Company.

And notice is hereby further given, that duplicate plans and sections of the said intended railways and works, and of the lands and houses proposed to be taken for the purposes thereof, together with books of reference to such respective plans containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands and houses, together with a published map with the lines of the intended railways delineated thereon, and a copy of this notice as published in the London Gazette, will be deposited on or before the 30th day of November instant with the Clerk of the Peace for the county of Merioneth, at his office in Dolgelly, in the said county, and that a copy of so much of the said plans and sections, and books of reference, as relates to the several parishes in or through which the intended railways and works are proposed to be made or in which the lands, houses, and property proposed to be taken are situated, and also a copy of this notice as published in the London Gazette will, on or before the said 30th day of November, be deposited with the parish clerk of each such parish at his place of abode, and in case of any extra-parochial place, with the parish clerk of some adjoining parish at his place of abode.

And notice is hereby further given, that printed copies of the proposed Bill will, on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 11th day of November, 1870.

Wyatt and Hoshins, 28, Parliament-street, Westminster, Parliamentary Agents.

Pontypool, Caerleon, and Newport Railway.

(Revival and Extension of Time for Purchase of Lands and Completion of Railways—Confirmation of Agreement with Great Western Railway Company — Reducing Number of Directors—Amendment of Acts, &c.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session, by the Pontypool, Caerleon, and Newport Railway Company (hereinafter called "the Company"), for an Act for all or some of the following purposes, that is to say:—

To revive, continue, and enlarge the powers granted, and to extend the time limited by "The Pontypool, Caerleon, and Newport Railway Act, 1865," and "The Pontypool, Caerleon, and Newport Railway Amendment Act, 1868," for the compulsory purchase of lands and houses, and also of the railway or tramway known by the name of the Caerleon Tramroad, authorized to be taken by such Acts for the railways and works thereby authorized; and also to extend the time limited by such Acts for the construction and completion of the Railways and Works thereby authorized.

To confirm all or any agreements made between the Company and the Great Western Railway Company in pursuance of the powers to that effect contained in the Act of 1865 for or with respect to the working, maintenance, use, and management of the railways of the Company by the Great Western Railway Company, and the stations, works, and conveniences connected therewith, and the other purposes and objects in the said Act of 1865 mentioned, and if necessary, to grant further powers to the Company, and the Great Western Railway Company in reference to such purposes and objects as aforesaid.

To reduce the number of the Directors of the Company.

To alter, amend, or enlarge the powers and provisions of "The Pontypool, Caerleon, and Newport Railway Act, 1865," "The Pontypool, Caerleon, and Newport Railway Amendment Act, 1868," also the local and personal Acts 5 and 6 William IV., cap. 107, "The South Wales Railway Consolidation Act, 1855," "The Great Western Railway (West Midland Amalgamation) Act, 1863," "The Great Western Railway (South Wales Amalgamation) Act, 1863," and all other Acts relating to The Great Western Railway Company; and to vary or extinguish all rights and privileges which would interfere with the objects of the Bill.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 21st day of December next.

Dated this 9th day of November, 1870.

Burchells, No. 5, Broad Sanctuary, Westminster, Solicitors for the Bill.

Martin and Leslie, No. 27, Abingdonstreet, Westminster, Parliamentary Agents.

In Parliament-Session 1871.

Guild of Literature and Art.

(Repeal of Act of Incorporation; Dissolution of Guild; Sale of Lands; Appropriation of Funds).

OTICE is hereby given, that it is intended to apply to Parliament in the next Session for leave to bring in a Bill to repeal an Act, passed in the 18th year of the reign of Her Majesty, Queen Victoria (cap. 54), entitled "An Act to incorporate the Guild of Literature and Art, and to enable it to hold lands:" To dissolve the Guild, to authorise the sale of the lands held by the Guild: and to appropriate the proceeds of such sale, and the other funds belonging to the Guild, either in founding one or more scholarships in literature and art, or for such other purposes as Parliament shall think fit.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 21st day of December next.

Dated this 9th day of November, 1870.

Farrer, Ouvry, and Co., Lincoln's-innfields, Solicitors.

Dyson and Co., No. 24, Parliamentstreet, Westminster, Parliamentary Agents. In Parliament-Session, 1871.

Northampton Extension and Improvement.

Repeal and Amendment of Local Act.-Further Powers for Sewerage, Drainage, and Improvement of Borough, and Paving, Improvement, and Regulation of Streets and Buildings .-Stopping up and Diversion of Paths and Roads.

New Streets and Improvements.—Transfer to Northampton Improvement Commissioners of Northampton Water Works Company's and Northampton Gas-Light Company's undertakings, Dissolution of Companies.—Sewer Authority.—Utilization of Sewage and Formation of Works, and acquisition of Land for that purpose.—Bye-Laws.—Erection and maintenance of a Fire Engine Station and Brigade .-Transfer of powers to Corporation of Northampton.-Powers to raise money and for Rating.—Extension of Limits, Extension of Time for Payment of Money Borrowed. - Purchase, Sale, and Exchange of Lands, Incorporation of Acts, and other purposes.

OTICE is hereby given, that application is intended to be made to Parliament, in the ensuing Session, by the Northampton Improvement Commissioners (hereinafter called the Commissioners), for leave to bring in a Bill (hereinafter referred to as the Bill) for all or some of the following purposes, that is to say:—

- 1. To repeal wholly or in part, and to re-enact or to alter, amend, extend, or enlarge "The Northampton Improvement Act, 1843," and to confer on the Commissioners further and additional powers, as a sewer authority, and for widening and improving streets, for regulating and determining the width, level, line, mode of laying out, formation, constructing, paving, draining, repairing, and maintaining streets, roads, courts, lanes, and other public and private ways and places in the said borough, and in the extension to the Parliamentary limits and the footways thereof; for regulating the due and proper construction, levels, and foundations of new buildings, and the re-building and alteration of old ones, and for the due ventilation and drainage of the same, and for regulating the structure of walls of buildings, for securing stability and the prevention of fires. for regulating the repair of vaults, arches, cellars, and other like things in or under, and the removal of obstructions upon streets or roads; for regulating the making and repair of house drains and sanitary conveniences, for charging the expenses of all or some of the above works upon owners, lessees, and occupiers of property, and for the apportionment and more easy recovery of such expenses; for prohibiting the inhabiting of buildings unfit for human habitation, and for other like purposes, and for the better recovery of moneys expended or to be expended by the Commissioners, by agreement with the owners or occupiers of property or otherwise, in exercise of their powers in private improvements, and for enabling the Commissioners to charge such moneys upon the properties belonging to such owners or occupiers, and affected by such improvements, and to make further and better provision for the local Government and management of the said borough, and of the extended limits of the said borough.
- To alter and extend the limits defined in the others; on the south by the River Nene; on the Act of 1843 (in this notice referred to as the west by the aforesaid brook dividing the parishes No. 23680.

extended limits), and to include within the extended limits all the lands, houses buildings, roads, works, and property, which are, or may be, comprised within the Parliamentary Boundary of the Borough.

3. To extend the powers and provisions of the Acts herein mentioned (with such modifications and additions as Parliament shall

sanction) to the extended limits.

- 4. To empower the Commissioners to take and purchase by compulsion or agreement, lands, houses, and property, for the purpose of the said widening and improvement of streets, and making of the said new streets, and to extinguish all rights and privileges therein; and to stop up and to extinguish either wholly or in part, all rights of way or other rights in the highway through the churchyard of All Saints, in the town of Northampton, and to cut off 432 square yards of the west end of such yard, and to throw the same into the public road.
- 5. To empower the Commissioners to purchase and take by compulsion or agreement, and to extinguish all rights and privileges in the next mentioned additional lands, and to use and employ such lands for sewage and sewage utilization purposes, and for the purposes of thereon dealing with, receiving, collecting, storing, disinfecting, deodorizing, distributing, utilizing, and applying to purposes of agriculture, irrigation, or fertilization, or other like purposes, and in such manner as they may deem fit, the whole or any part of the sewage and sewage matter, now, or at any time hereafter, flowing through or into, or being in or upon any of the reservoirs, sewers, drains, or channels of the Commissioners, within the said borough of Northampton, and the said extension. The lands to which the compulsory powers above in this paragraph mentioned relate, are in the parishes of All Saints, in the town of Northampton, and Abington, Weston Favell, Little Billing, Great Billing, Ecton, and Earl's Barton, in the county of Northampton, and are known by or are reputed to be known by the following descriptions, viz.:-

All that land containing 148A. OR. 17P., or thereabouts, situate in the said parish of Great Billing, partly arable, partly pasture, and partly meadow, and in the several occupations of James Dunn, John Fairey, and Arthur Britten, and others, bounded on the north partly by the road from Little Billing to Ecton, and partly by land belonging to the living of Great Billing; and on the south by the River Nene; on the West by the public road leading from the Billing-road Railway Station to Great Billing; and on the east by a brook dividing the parishes of Great Billing and Ecton. Together with the cottage, farm, and other buildings standing thereon.

And also all that land containing 677 acres, or thereabouts, situate in the said parish of Ecton, partly arable, partly pasture, partly meadow, and partly wood, in the several occupations of Ambrose Isted, Samuel Sharman, William Whitehead, William Walker, John Pell, Stephen Hawkes, Josiah Dawes, Anthony Barker Childs, and others, bounded on the north partly by land belonging to the living of Ecton, and in the occupation of Samuel Sharman, and partly by land belonging to Ambrose Isted, and in the respective occupations of Anthony Barker Childs, John Pell, William Walker, Ambrose Isted, William Whitehead, and others; on the south by the River Nene; on the west by the aforesaid brook dividing the parishes

ot Great Billing and Ecton; and on the east by a brook dividing the parishes of Ecton and Earl's Barton. Together with the farm and other

buildings thereon.

And also all that land, containing 122A. 2R. 25P. or thereabouts, situate in the said parish of Earl's Barton, partly arable, partly pasture, and partly wood, in the several occupations of John Gaudern, Edmund James, John Ward, H. Line, son, and others, bounded on the north by property in the occupation of Edmund James; on the south by the River Nene; on the west by the aforesaid brook dividing the parishes of Ecton and Earl's Barton; and on the east partly by a public road from Whiston Mill to Earl's Barton, and partly by land in the occupation of John Gaudern. Together with the buildings thereon.

6. To enable the Commissioners to construct and maintain, and from time to time to alter, extend, and improve, cleanse and repair, for the purposes last aforesaid, the following works, or some or one of them, that is to

say:

Firstly.—A main conduit or pipe, conduits or line of pipes with all necessary manholes, storm overflows, and other necessary works and conveniences along the course thereof, commencing in the said parish of Abington, at the end of the main sewer of the Commissioners, at or near the boundary fence between the parishes of St. Giles, in the borough of Northampton, and Abington, at a point about 73 feet south of the nursery grounds occupied by John Perkins, and at the hedge dividing a meadow in the parish of St. Giles, occupied by John Perkins, from the adjoining meadow in the parish of Abington, occupied by Richard Britten, both meadows being the property of Samuel Jones Baron Overstone, and terminating in the said parish of Great Billing, in the north-west corner of a field in the said last-mentioned parish, which field is bounded on the north by the road leading from Little Billing to Ecton; and on the west by the road leading from Brayfield and Billing Bridge to Great Billing, and is in the occupation of John Fairey, and the property of Valentine Dudley Henry Carey Elwes, which said conduit, pipes, and works will pass in, from, through, or into, the parishes of Abington, Weston Favell, Little Billing, and Great Billing.

Secondly.—All necessary and proper sewers, drains, channels, and junctions with sewers, and all necessary sluices, cuts, pipes, filtering, or disinfecting beds, machinery, waste gates, guages, regulating basins, reservoirs, approaches, and conveniences connected with the before-mentioned main conduit or pipe, conduits or lines of pipes, and other works, or any of them, in the

said several parishes, or any of them.

Thirdly.—All necessary and convenient pumping stations, tanks, pumps, pipes, works, and conveniences for the intercepting, lifting, conveying, receiving, storing, disinfecting, distributing, and utilizing the sewage and sewage matter aforesaid; and all such works, matters, and things as may be necessary or convenient for effecting the purposes aforesaid.

To empower the Commissioners for the purposes of the said conduits and works, firstly, pulsion or agreement, lands, houses, and property in the several parishes last aforesaid, and rights, liberties, and easements therein, and to vary and extinguish rights and privileges therein, and to cross, break up, stop up, alter, or divert, for the purposes of the Bill, and either temporarily or permanently, the present road leading from Billing-road Railway Station to Ecton, and to construct on the lands herein-mentioned a new road in lieu thereof, and also any turnpike or other roads, streets, highways, footpaths, railways, tramways, aqueducts, streams, rivers, bridges, sewers, drains, ways, and watercourses, within the parishes and places aforesaid, or any of them, and in particular to stop up so much of the public road leading out of the road from the Billing-road Railway Station to Great Billing to Ecton, as is comprised between a point nine chains and fifty links east of its junction with the aforesaid road from Billing-road Railway Station to Great Billing, and a point where it meets the road leading from Cooknoe-mill to Ecton, and substituting in lieu thereof a new road commencing at the said point, nine-and-a-half chains east of the said junction as aforesaid, and terminating at a point in the said road to Ecton four-and-a-half chains north of the said point, where it meets the said road leading from Cooknoe-mill to Ecton, as aforesaid, the whole of which new road is_situate in the said parishes of Great Billing and Ecton.

And also to purchase or acquire by agreement, other lands, buildings, and hereditaments, and to erect or construct on the site of the lands, buildings, and hereditaments, to be taken, purchased, or acquired under the authority of the said intended Act, or any part or parts thereof, fire engine stations, and other public buildings and erections, or otherwise to appropriate such lands, buildings, and hereditaments, and the site, or any part or parts thereof, to the purposes of their undertaking, or as they may think proper.

To empower the Commissioners to alter existing bye-laws, and to make and alter from time to time, other bye-laws and regulations for all or any of the purposes of the Bill, (or any of the Acts incorporated therewith), and to impose penalties for breach or non-observance of all or any such bye-laws; and the Bill will make provision for recovery, enforcement, and application of all penalties, damages, and expenses recoverable under the provisions of the Bill, or of any such Acts or otherwise, and will prescribe forms of procedure, and will make provision for the publication in newspapers of orders of the Commissioners upon individuals, being sufficient notice to such individuals of such orders.

To provide for the transfer to the Corporation of Northampton of all the powers of the Act, with the other Acts herewith incorporated, or some of them, and in that event to provide for marshalling or enabling the Corporation of Northampton, to marshal against the Borough Fund the cost heretofore incurred under the provisions of the Northampton Improvement Act, 1843, or this Act, in carrying its or their provisions into effect, and to provide for vesting in the said Corporation in their municipal capacity, the rights and property of the Commissioners, and as Corporation property, to be thenceforth subject to the provisions of the Municipal Corporation Acts.

And it is proposed by the intended Act to transfer and vest, or to authorize and provide for the transfer and vesting, or leasing of the undertakings, works, lands, properties (real and personal) powers, rights, privileges, and authorities of the Northampton Waterworks Company, and secondly, and thirdly, in the last preceding para- of the Northampton Waterworks Company, and graph mentioned, to purchase and take by com- the Northampton Gas Light Company (herein-

after called the Companies), to, in and by, the Commissioners, for such price and consideration, and upon such terms and conditions as may be agreed upon between the Companies and the Commissioners, or as may be settled by arbitration, or as may be fixed and prescribed in or otherwise provided for by the intended Act, and to authorize the Commissioners and the Companies to enter into agreements with respect to the several matters aforesaid, or any of them, and to confirm any such agreements as may have been entered into prior to the passing of the intended Act, and to provide for the winding up of the affairs of the Companies, and the distribution of their assets, and to dissolve the Companies, and to authorize the Commissioners, and after certain events, the said Corporation, to carry on the undertakings of the Companies after the purchase or leasing thereof, and to exercise all the powers, rights, authorities, and privileges aforesaid, in like manner, and to the same extent, and throughout the same district as the Company might have exercised the same respectively.

To enable the Commissioners to apply to all or any of the purposes to be authorized by the Bill, and to the payment of the interest of any moneys borrowed as hereinafter mentioned, any money at any time belonging to them, and for all or any of those purposes, and for other the occasions of the Commissioners, whether under the Northampton Improvement Act, 1843, or as a "sewer authority," or otherwise to raise further and additional funds, by borrowing or re-borrowing from time to time, on the security of any property, rates, and moneys respectively, at any time, belonging, ac-quired, receivable, or leviable to, or by them, by virtue of the Bill, or any other power or authority, now or at any time vested in them; and for all or any of the said purposes to levy new or increased general, district, or other rates and assessments upon the owners and occupiers, or owners, or occupiers of houses, lands, tenements, and hereditaments, within the said extended limits, and compel payment, of such rates and assessments, and continue or alter rates and assessments which they are now authorized to take, and continue, confer, vary, or extinguish exemptions from the payments of rates and assessments, and to provide for repayment of moneys borrowed, by instalments, or by a sinking fund, or otherwise.

If and when the powers of this Act are transferred to the Corporation, to provide for and authorise the consolidating into one rate, or into two or more separate rates, of all the rates, of whatever kind (other than the borough rate), which the Corporation have or may have power to assess upon the inhabitants of the said borough for any of the several purposes for which such respective rates may be assessed or imposed, and to apply the same as a common fund for the general purposes for which separate rates might have been assessed or imposed by the Corporation, and to mortgage the property acquired by them under the intended Act, and such consolidated rate or rates from time to time, for raising money for such general purposes, in like manner as they might have mortgaged the separate rates for separate purposes, and to consolidate into one or more account or accounts the receipts and expenditure of the Corporation for such general purposes, and to provide for the effectual recovery of such consolidated rate or rates, and to make other provisions with reference thereto.

To enlarge and extend, with respect to all moneys heretofore borrowed by the Commissioners, under all or any of the borrowing powers already vested in them (but without prejudice to the rights) of existing mortgagess), the times prescribed by the several Acts authorising such borrowing, for the repayment of such moneys, and so far as may be necessary for that purpose, to alter, amend, or repeal the provisions of those Acts respectively.

To enable the Commissioners to exchange for other lands, rights, and easements, or to sell or dispose of, or to grant leases of, any lands, streets, or parts of streets, rights and easements, for the time being vested in them, and to confer, vary, or extinguish rights and privileges in or with respect to such last-mentioned lands.

To confer upon the Commissioners all other powers and authorities necessary for effecting the objects of the Bill, and to provide that the powers to be given by the Bill shall be deemed in addition thereto, and not in derogation of any other powers conferred on the Commissioners by any Act of Parliament, law, or custom, and that the Commissioners may exercise such other powers in the same manner as if the proposed Act had not been passed.

To empower the Commissioners, in the construction of the said several works hereinbefore mentioned, to deviate laterally from the lines delineated on the plans to be deposited as hereinafter mentioned, to the extent to be defined on the said plans, and to deviate vertically to any extent from the level of those works, as shown upon the sections to be deposited as hereinafter mentioned.

To incorporate in the Bill, or to extend and make applicable to the purposes thereof, all or some of the existing powers, indemnities, and authorities of the Commissioners, and all or some of the existing provisions of the following general Acts, viz., "The Lands Clauses Consolidation Act, 1845;" "The Lands Clauses Consolidation Act Amendment Act, 1860;" "The Railways Clauses Consolidation Act, 1845;" "The Markets and Fairs Clauses Act, 1847;" "The Commismissioners Clauses Act, 1847;" "The Towns Improvement Clauses Act, 1847;" "The Towns Police Clauses Act, 1847;" "The Public Health Act, 1848;" "The Local Government Act, 1858;" "The Sanitary Act, 1866;" "The Sewage Utilization Act, 1867;" "The Waterworks Clauses Act, 1847;" "The Waterworks Clauses Act, 1847;" "The Waterworks Clauses Act, 1863;" and all other Acts amending or extending all or any of the Acts herein specified, or any of the provisions thereof respectively.

To amend or repeal, so far as may be necessary or desirable for the purposes aforesaid, or any of them, "The Northampton Waterworks Act, 1861," and any Act or Acts relating to the Northampton Waterworks Company; "The Northampton Gas Works Act, 1858," and any other Act or Acts relating to the Northampton Gas Light Company.

And notice is hereby also given that plans and sections in duplicate describing the several works to be authorized by the Bill and the lines and situations of the whole thereof respectively, and the lands intended to be taken for all or any of the purposes of the Bill, and in or through which the same works will be made, maintained, varied, extended or enlarged, or through which every communication to or from the works shall be made, together with a book of reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of all lands and houses so intended to be taken and in the lines of the proposed works, or within the limits of deviation as defined upon the said plans, and describing such lands and houses respectively, and a copy of this notice as published in the London Gazette will, on or before

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the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the county of Northampton, at his office at Northampton, and a copy of so much of the said plans and sections and book of reference as relates to the several parishes in or through which the intended works are proposed to be made, or in which the lands, houses, and property proposed to be taken are situate, also a copy of this notice as published in the London Gazette will, on or before the said 30th day of November, be deposited with the parish clerk of each such parish, at his place of abode.

And notice is hereby further given, that printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 21st day of December, 1870.

Dated this 7th day of November, 1870.

Arthur Bayley Markham, Northampton, Solicitor for the Bill.

Joseph Whitehouse, 48, Lincoln's Inn Fields, London, Solicitor, Parliamentary

In Parliament—Session 1871.

Rhyl District Water.

(Amendment of Act, revival of Powers, extentension of Time for completion of Works and compulsory Powers of purchase of Land, grant of new Powers for compulsory purchase of additional Land and completion of Works, confirmation of Works already executed, with deviations from the original Plans and Sections, increase of Capital and extension of Borrowing Powers, amendment of Provisions as regards Rating and other purposes.

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Rhyl District Water Company (hereinafter called "The Company") for leave to bring in a Bill for the following purposes, or some of them (that is to say):-

To alter, amend, and enlarge, or partially repeal the powers and provisions of "The Rhyl District Water Works Act, 1865," hereinafter

called "The Act of 1865."

To enable the Company to construct, complete, and maintain, or to revive the powers conferred upon the Company by the Act of 1865, for constructing, completing, and maintaining all or any of the following works, or any part or parts thereof, together with all proper works and conveniences connected therewith, and to authorize or confirm the execution of such works, or some of them, in accordance with the plans and sections hereinafter referred to (that is to say):—

1. The reservoir in the townships of Carregfynydd and Dinasgadfal, or one of them, in the parish of Llanyfydd, in the county of Denbigh, now in course of construction by the Company, which is situate upon the stream commonly called or known by the name of Dolwen, otherwise Caeren, otherwise Nantllwyd, about 1,100 yards or thereabouts, southward of the junction of that stream with the river Elwy.

2. The reservoir already constructed by the Company situate in the township of Meiriadog, in that part of the parish of St. Asaph which is

in the county of Denbigh.

3. A conduit or line of pipes already constructed and laid down commencing from and out of the north side of the said reservoir No. 1, in the parish of Llanyfydd, and terminating on the south side of the said reservoir No. 2, in the said parish of St. Asaph, and passing from, in, through, or into the several parishes, townships, extra-parochial, and other places following, or some of them (that is to say), Llanyfydd, Asaph, St .George, Carregfynydd, Dinasgadfal, Meifod, and Meiriadog, in the county of Denbigh.

4. A conduit or line of pipes already constructed and laid down, commencing from and out of the north side of the said reservoir No. 2, and terminating at the north end of the Highstreet, in the township of Rhyl, in the parish of Rhyddlan, in the county of Flint, and passing from, in, through, or into the several parishes, townships, extra-parochial and other places following, or some or one of them (that is to say), St. Asaph and Meiriadog, in the county of Denbigh, St. Asaph, Rhyddlan, Bodelwyddan, Faenol, Pengwern, Brynbychan, Pentre, Bryn y wal, Scawen, Cefndy, and Rhyl, in the county of Flint

5. A conduit or line of pipes commencing at the said reservoir No. 2, and terminating at or near the entrance of the St. Asaph Station of the Vale of Clwyd Railway, in the parish of St. Asaph, in the county of Flint, and passing from, in, through, or into the several parishes, townships, extra-parochial and other places following, or some of them (that is to say), St. Asaph, Meiriadog, and Wigfair, in the county of Denbigh; St. Asaph, Bodelwyddan, Talar, Wigfair, and Gwernglefryd, in the said county of Flint.

And it is also intended to apply for the following powers, or some of them (that is to

say):—
To revive the powers for purchasing by compulsion any land rights of water or other property for the purposes of the said reservoirs and works respectively, and to alter, stop up, or divert the line or level of any turnpike road, public carriage road and highway, stream or watercourse which it may be necessary to stop up, divert, or alter for the purposes of the aforesaid works within the parishes, townships, and extra-parochial places aforesaid, and also to vary and extinguish any existing rights and privileges which would in any way impede or inter-fere with the construction of the said works or the obtaining of supplies of water and to confer, vary, and extinguish exemptions from and to determine the mode and measure of payment of rates, rents, or charges, and to authorize the Company to hold and purchase by agreement other lands, springs, and streams.

To extend and enlarge the powers of the Company with respect to the levying, demanding, and recovering of rates, rents, and charges for or in respect of the supply of water.

'o purchase by compulsion or agreement, and to hold for the purposes of the undertaking of the Company, certain other land in the township of Carregfynydd and Dinasgadfal, both or either of them in the parish of Llanefydd, in the county of Denbigh, adjoining and on the north and west sides of the land of the Company purchased by them for the reservoir firstly hereinbefore described, and 330 yards or thereabouts westward of the bridge in the said parish of Llanyfydd, known as Pontddol.

To incorporate with the said Bill "The Lands Clauses Consolidation Act, 1845," "The Lands Consolidation Act Amendment Act, 1860," "The Water Works Clauses Act 1847 and 1863," "The Companies Clauses Consolidation Act, 1845," and Part I. of "The Companies Clauses Act, 1863," or some part or parts thereof respectively.

To authorize the Company for the purposes aforesaid to increase their share capital and to raise further money by the creation of new shares

or stock with or without preference, priority, or guarantee in payment of interest or dividends or with special rights and privileges, and by borrowing on mortgage or debendure stock, or by all or any or either of those means, and to enable the Company to create and issue debenture stock and alter and regulate the existing capital of the Company, and to apply to the general purposes of the undertaking any money which the Company were empowered to raise by the Act of 1865, or may hereafter raise under or by virtue of any new powers which may be conferred by the intended Bill.

To make proper provisions for preventing the waste, illegal use, abstraction or misuse, and wrongful use of the water supplied by the Company, and to adopt proper and needful regulations

in reference thereto.

Duplicate plans and sections showing the lines and levels of such parts of the works hereinbefore described as are proposed to be authorized or confirmed by the said intended Bill, and describing the lands taken or to be taken for the purposes thereof, and also duplicate plans describing the other lands in respect of which compulsory powers of purchase will be sought, to-gether with a book of reference to such plans respectively containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands respectively, and also a copy of this Notice, as published in the London Gazette, will, on or before the 30th day of November, 1870, be deposited for public in-spection with the Clerk of the Peace for the county of Denbigh, at his office in the town of Ruthin, and with the Clerk of the Peace for the county of Flint, at his office in Mold; and on or before the said 30th day of November, 1870, a copy of so much of the said plans, sections, and book of reference as relates to each of the parishes or extra-parochial places in or through which such parts as aforesaid of the said works are made, or intended to be made and completed, or in which any other lands are situate in respect of which compulsory powers of purchase arc sought, together with a copy of the Gazette notice, will be deposited as follows: in the case of parishes with the parish clerk of each such parish at his residence, and in the case of any extra-parochial place, with the parish clerk of some parish adjoining thereto at his residence.

Printed copies of the intended Bill will, on or before the 23rd day of December next, be deposited in the Private Bill Office of the House of

Commons.

Dated this 1st day of November, 1870.

Oliver George, Rhyl, Solicitor for the

Barnet Gas.

(Incorporation of Company; Purchase and maintenance of existing Gas Works belonging to the Barnet Gas Light and Coke Company, Limited; Power to supply Gas.)

A PPLICATION will be made to Parliament next session for leave to bring in a Bill for all or some of the following purposes, that is

to sav :—

To incorporate a Company (hereinafter referred to as "the Company") and to confer upon them the powers, or some of the powers, and enable them to carry into effect the objects, or some of the objects following, that is to say:—

To light with gas the parishes and places following, or some of them, or some part or parts thereof respectively, viz.:—The parishes of Chipping Barnet, in the county of Hertford, and the

parishes of Monken Hadley, South Mimms, and Enfield, all in the county of Middlesex.

To purchase and acquire, or take on lease the existing gas works belonging to the said Barnet Gas Light and Coke Company, Limited, now on lease to Robert Douglas and Thomas Douglas, and situate next a road or lane called Hoggylane, in Chipping Barnet, aforesaid. And the messuage or dwelling house and premises, and the several offices, sheds, workshops, gasholders, and other buildings adjoining thereto, and used therewith, and gasometers and pipes, mains and services, meters and other apparatus in use by the said Company or their lessees in connection with the said works.

To maintain, alter, enlarge, renew, and improve

such existing gas works.

To erect, maintain, and use gas works, with all necessary buildings, gas holders, and apparatus, upon the lands hereinafter described, or some part thereof, that is to say: A piece of land situate in the parish of Chipping Barnet, in the county of Hertford, and in May's-lane-road, on Barnet Common, leading from May's-lane to Workhouse-road, bounded on the North by Workhouse-road, aforesaid, on the east and south by land belonging to Thomas Wilson and others, and on the west by May's-lane-road, being formerly allotments from the waste of the manor of Chipping Barnet and East Barnet in the parish of Barnet, in the county of Hertford, and numbered respectively 751, 752, 753, 754, 755, and 756, and containing by admeasurement 3 acres or thereabouts.

To manufacture gas and the several matters and things produceable from the residual products arising, resulting, or obtainable from the manufacture of gas, and to supply, sell, and dispose of gas, coke, coal-tar, and other residual and manufactured products, and matters, and things, and to carry on the business usually carried on by Gas Companies, or which is or may become incident thereto, and to acquire and to hold patent rights, or to take licenses to hold and use patent rights for the manufacture and distribution of gas, or the utilization of the residual products from gas; and to maintain, alter, or renew, any existing mains and pipes, within the said parishes and places aforesaid, and to lay down, maintain, and renew other mains, pipes, and other apparatus in, through, across, along, or under streets, roads, highways, canals, rivers, bridges, yards, courts, footways, and other public ways, passages, and places within any of the places supplied or to be supplied with gas by the Company within the parishes and places aforesaid, and to pass gas through the same: and to open, break up, and divert, alter, stop up, and interfere with such streets, roads, canals, rivers, highways, bridges, yards, courts, footways, and other public ways, passages, and places, and also sewers, drains, water pipes, gas pipes, railways, telegraphic apparatus, and other works in, over, or under the same within the parishes and places aforesaid.

To purchase or hire gas meters, pipes, fittings, and other gas apparatus, and to sell or let the same.

To levy and to collect rates, rents, and charges for the sale and supply of gas for public and private lighting, and of gas meters, pipes, apparatus, and fittings.

And it is further proposed by the Bill to enable the Company to enter into and carry into effect contracts and arrangements for the supply of gas with any local board, public trustees, highway board, surveyors of highways, and other corporations, bodies, or persons, and to confer all

necessary powers upon all such corporations, bodies, and persons, and to enable them to apply for the purposes of any such contracts, any funds or moneys which they have raised, or may raise, or have power to raise, and to confirm and give effect to any contracts or agreements made by any of the corporations, bodies, or persons aforesaid with any other Company or person, and to vest in the Company the interests and rights of any third persons under any such contracts or agreements. And the Bill will or may incorporate with itself all or some of the provisions of "The Gas Works Clauses Act, 1847," "The Companies' Clauses, Consolidation Act, 1845," "The Companies' Clauses Act, 1863," "The Lands Clauses Consolidation Act, 1845," and "The Lands Clauses Consolidation Act Amendment Act, 1860," and it will confer upon the Company all other rights, powers, and privileges necessary or expedient for carrying into effect the objects of the Bill, and it will vary or extinguish all such existing rights and privileges as may interfere with the attainment of any of those objects.
Printed copies of the intended Bill will, on or

Printed copies of the intended Bill will, on or before the 21st day of December ucxt, be deposited in the Private Bill Office of the House

of Commons.

Dated this 11th day of November, 1870.

Stibbard and Beck, Solicitors, 2, East India Avenue, Leadenhall Street, London.

H. Cruse, Parliamentary Agent, 23, Parliament Street, S.W.

In Parliament.—Session 1871.

Folkestone Waterworks.
(Construction of New Works. Additional
Capital. Amendment of Acts.)

OTICE is hereby given, that the Folkestone Waterworks Company, intend to apply to Parliament in the next Session thereof, for leave to bring in a Bill to confer upon them the following or some of the following among other powers.

To construct and maintain the following works

in the parish of Folkestone, in the county of

Kent.

1. To maintain the existing high level reservoir, called the Hill Tank, constructed by the Company on land of theirs, situate towards the north-east of the Company's upper uncovered reservoir, and which said Hill Tank is for the most part used by the Company for the supply of water to the Shorncliffe Camp.

2. To maintain the following conduits or pipes,

videlicit :--

 A pipe or conduit to connect the upper uncovered reservoir, and the filter tank, with the Company's Engine House, at the upper

pumping station.

2. A pipe or conduit to connect the works of the Company at the last-mentioned enginehouse, with the Hill Tank and the existing supply main of the Company below, but near to the lower uncovered reservoir of the Company.

3. To construct and maintain a new high level reservoir or new high level reservoirs, on certain land known as the Cherry Garden Hill, belonging to the Company, and occupied under them by Francis Parks.

 Also a conduit or pipe to connect the said high level reservoir or reservoirs with the works of the Company, at the upper pumping

station.

5. Also a conduit or pipe to connect the said last-mentioned reservoir or reservoirs with the existing supply main of the Company below, but near to the lower uncovered reservoir of the Company.

6. To construct and maintain two wells or shafts, on land agreed to be purchased of the Earl of Radnor, situate in the parish of Folkestone, known by the name of Shireway Field, in the occupation of Thomas

Griffin.

7. To construct and maintain five other wells or shafts, on land belonging to Sir Courtney Honeywood, baronet, or his trustees, and in the occupation of John Bowley, situate near to and partly adjoining the said Shireway field.

8. To construct and maintain a conduit or pipe (herein referred to as No. 8) to connect three of the wells or shafts intended to be sunk on the land lastly referred to, and one of the two wells or shafts intended to be sunk on the said Shireway field, with an existing conduit or pipe, on land of the Company which leads into a well under the engine-house of the lower pumping station of the Company.

 Also a conduit or pipe to connect the other two wells or shafts intended to be sunk on the land of the said Sir Courtney Honeywood and his trustees, with the intended conduit or pipe lastly before described.

10. Also a conduit or pipe to connect the other of the two wells or shafts intended to be sunk on the said Shireway field, with the conduit or pipe No. 8.

To construct all needful wells, cuts, and shafts, drains, engines, works, and conveniences in con-

nection with the proposed works.

To take, use, and appropriate for the purposes of the said works and of the Company's existing undertaking, all such springs and streams as may be found in, upon, or under any of the lands belonging to the Company, or to be acquired by them under the powers of the Bill, or in the construction of the intended works.

To purchase lands, houses, and other property, compulsorily and by agreement, for the purposes of the Bill, and to enable the Company to purchase additional lands for extraordinary purposes.

To extend to the said intended high level reservoirs the 20th section of "The Folkestone Waterworks Act, 1848," relieving the Company from the obligation to supply water above the working level of the reservoirs, and to extend to the said intended reservoirs the powers as to additional water rent conferred by "The Folkestone Waterworks Acts Amendment Act, 1864," with respect to the reservoir by that Act authorized.

To enable the Company for the purposes of the before-mentioned works, and of their authorized undertaking, to raise additional capital by shares or by stock, or by borrowing, and to attach to such shares and stock any preference or priority of dividend, or any other advantage which the

Bill may define.

To amend the powers and provisions of the existing Acts of the Company, namely, "The Folkestone Waterworks Act, 1848," "The Folkestone Waterworks Amendment Act, 1855," The Folkestone Waterworks Acts Amendment Act, 1858," and "The Folkestone Waterworks Acts Amendment Act, 1864," and to confer other rights, powers, and privileges upon the Company.

rights, powers, and privileges upon the Company.

The Bill will incorporate with itself the necessary provisions of "The Companies Clauses Consolidation Act, 1845," "The Companies Clauses Act, 1863," "The Lands Clauses Consolidation

Acts, 1845, 1860, and 1869," and "The Waterworks Clauses Acts, 1847 and 1863."

Duplicate plans and sections showing the line or situation and levels of the intended works, and the lands in or through which the same will be made, and the springs and streams intended to be taken and diverted; and plans also showing the lands sought to be acquired by compulsion, with books of reference to the plans containing the names of the owners and lessees, or reputed owners and lessees, and of the occupiers of the lands, houses, and other property, which may be taken under the powers of the Bill; and also a copy of this notice will, on or before the 30th day of November instant, be deposited for public inspection at the office of the clerk of the peace for the county of Kent, at his office at Maidstone; and on or before the said 30th day of November, a copy of the said plans, sections, and books of reference, and a copy of this notice, will be deposited with the parish clerk of Folkestone, at his residence.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons on or before the 21st day of December next.

Dated this 9th day of November, 1870.

Richard Hart, Solicitor, Folkestone.

Dyson and Co., 24, Parliament-street,
Westminster, Parliamentary Agents.

In Parliament.—Session 1871.

Mitcheldean-road and Whimsey Railway.
(Incorporation of Company; Railway from the Hereford, Ross, and Gloucester Railway at Mitcheldean-road Station to the Whimsey Branch of the Forest of Dean Railway; Powers to Company and to Great Western Railway Company; Amendment of Acts.)

Company; Amendment of Acts.)

OTICE is hereby given, that it is intended to apply to Parliament in the ensuing session, for a Bill for the following or some of the following purposes:—

To incorporate a Company (hereinafter referred to as "the Company") and to enable the Company to make and maintain a railway with all proper stations, sidings, approaches, works, and conveniences, commencing in the parish of Lea, in the county of Hereford, by a junction with the Hereford, Ross, and Gloucester Railway of the Great Western Railway Company, at or near their Mitcheldean-road station, and terminating in the township of East Dean, in the county of Gloucester, by a junction with and at or near to the Northern Terminus of the Whimsey Branch of the Great Western Railway Company's Forest of Dean Railway; which said intended railway will be situated in and pass from, through, or into the several parishes, townships, and places of East Dean, Ruardean, Mitcheldean, and Lea Bailey, in the county of Gloucester, and Hopemansell, Lea, and Hounall, in the county of Hereford.

To enable the Company to lay down rails, or an additional rail, on, and to adapt to the narrow gauge so much of the said Forest of Dean Railway as is situate between the Northern Terminus thereof at Churchway and the point where that railway crosses on the level the turnpike road leading from Cinderford to Coleford at the south side of Cinderford station.

To enable the Company and all other companies and persons lawfully using the said intended railway to run over and use with their engines, carriages, waggons, and trucks of every description, and with their clerks, officers, and

servants, so much of the Forest of Dean Railway and the Whimsey Branch thereof as shall be adapted to narrow gauge traffic as aforesaid, together with the stations, watering places, booking offices, warehouses, sidings, works, and conveniences connected therewith. The terms and conditions upon which such rails shall be laid down on the aforesaid portions of railway and branch, and the tolls and other payments to be made for the use of the same will, if not agreed upon, be defined by the Bill or settled by arbitration.

To enable the Company and the Great Western Railway Company from time to time to enter into contracts, agreements, or arrangements for or with respect to the maintenance, working, and using of the proposed railway and works, or any part thereof, and with reference to the regulation, management, interchange, and transmission of the traffic on their respective railways, the supply and maintenance of engines, rolling stock and plant, and fixing, collecting, payment, division, appropriation, and apportionment of the tolls and other income and profits arising therefrom, and the employment of officers and servants; and the Bill will provide for securing the forwarding, transmission, collection, and delivery of traffic passing from or destined for the railway of the Company to, from, at, and over the railways of the Great Western Railway Company, and confirm any agreement already made, or which may be made, touching any of the matters aforesaid.

To empower the Great Western Railway Company to promote the Bill, and to take and hold shares in and subscribe towards the said intended undertaking of the Company, or any part thereof, and to guarantee interest dividends, or annual or other payments, and for those purposes to empower the Great Western Railway Company to raise further capital by the creation of new shares or stock, with or without preference or priority in payment of interest or dividends, or other privileges, or by borrowing on mortgage, and to empower the Great Western Railway Company to appoint directors of the Company.

To enable the Company to cross, divert, alter, or stop up, whether temporarily or permanently, roads, railways, drains, sewers, pipes, streams, and watercourses, so far as may be necessary in constructing or maintaining the said intended railway and works, or in adapting the Forest of Dean Railway to the narrow gauge; to deviate from the lines of railway both laterally and vertically; to purchase, lands, houses, and other property compulsorily for the purpose of the said intended railway and works; to levy tolls, rates, and charges in respect thereof, and to exercise other rights and privileges.

The Bill will vary and extinguish all rights and privileges which would interfere with its objects, and it will incorporate with itself the necessary provisions of "The Companies' Clauses Consolidation Act, 1845," "The Companies' Clauses Act, 1863," "The Lands Clauses Consolidation Act, 1845," "The Lands Clauses Consolidation Acts Amendment Act, 1860," "The Railways Clauses Consolidation Act, 1845," and "The Railways Clauses Act, 1863," and it will amend and enlarge the powers and provisions of any Acts relating to the South Wales Railway or to the Great Western Railway Company which the provisions of the Bill may affect.

Duplicate plans and sections describing the line, situation, and levels of the proposed railway and works, and the lands, houses, and other property in or through which they will be made, or which may be taken under the powers of the Bill, together with a book of reference to such

plans, containing the names of the owners and lessees, or reputed owners and lessees, and of the occupiers of such lands, houses, and other property, together with a published map, with the lines of railway delineated thereon, so as to show its general course and direction, and a copy of this notice will, on or before the thirtieth day of November instant, be deposited for public inspection with the Clerk of the Peace for the county of Gloucester, at his office at Gloucester, and with the Clerk of the Peace for the county of Hereford, at his office at Hereford, and at the Speech House in the Forest of Dean; and on or before the same day a copy of so much of the said plans, sections, and book of reference as relates to each parish in or through which the intended railway and works will be made, or in which any lands, houses, or other property are intended to be taken, and a copy of this notice will be deposited with the Parish Clerk of each such parish, at his residence, and in the case of any extra parochial place with the clerk of some parish immediately adjoining, at his place of abode; and as regards the township of East Dean, with the clerks of the District Churches of East Dean, at their respective residences.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 21st day of Decem-

ber next.

Dated this 8th day of November, 1870. Carter and Goold, Newnham, Gloucestershire, Solicitors for the intended Bill. William Bell, 27, Great George-street, Westminster, Parliamentary Agent.

North London Railway.

(Extension of Time for Construction of Works-Purchase of Additional Lands-Power Grant Leases and to hold and dispose of Surplus Lands-Alteration of Certain Works - Agreements with London and North Western, and London, Tilbury, and Southend Railway Companies, and others-Regulation and Increase of Capital-Repeal or Amendment of Acts).

TOTICE is hereby given, that application is intended to made to Parliament in the next Session by the North London Railway Company (hereinafter called the Company) for an Act for the following purposes, or some them, that is to

To extend and enlarge the time limited by certain warrants issued by the Board of Trade, in pursuance of the provisions of "The Railways Extension of Time Act, 1868," for completing the additional bridges and works over the London and Blackwall Railway and the new dock or basin at Poplar, authorized to be constructed under "The North London Railway (Additional Powers) Act, 1864," and for completing the new cut or dock entrance to the River Thames, authorized to be constructed under "The North London Railway Act, 1865.

To repeal or amend the 87th section of "The East and West India Docks and Birmingham Junction Railway Act, 1846," relating to arches on the Camden Estate, and also the 11th section of "The North London Railway (City Branch) Act, 1861," relating to an access to the Company's Broad-street or Liverpool-street Station.

To empower the Company to purchase by compulsion or agreement, for the purposes of their undertaking, the lands and houses following, or

some of them, that is to say :-

of the Company's railway, and adjoining and to the west of a house and other property belonging to the Company, and now under lease to Messrs. Green and Branscombe.

Certain houses or other buildings in the parish of St. Mary, Islington, in the county of Middlesex, on the west side of Albert-street, partly in the occupation of John Dennison, and partly of John Morrell.

Certain other lands and houses in the same parish, situate on the south-west side of, and fronting the Holloway-road, and known as Nos. 49 and 51, in such road, and also the gateway

running between the said houses.

Certain other lands and houses lying respectively on the north side of, and near to the Company's railway, and on east and west sides respectively of the road known as Crane-grove, and also a part of the ground and soil of the same road lying between the houses so to be purchased, and also certain other lands lying at the rear of and adjoining to the said houses on the west side of Crane-grove aforesaid, all of such lands and houses being situate in the aforesaid parish of St. Mary, Islington.

A certain house also situate in the same parish, and lying north of the Company's railway, and on the east side of and fronting upon the Liver-pool-road, and known as No. 300 in such road, and also certain lands and buildings in the same parish, on the south side of the Company's railway, and on the east side of and fronting upon Liverpool-road aforesaid, and being part of the cattle sheds or layers formerly known as Laycock's Dairy, and now in the occupation of Ellen Nicholls.

Certain houses in the parish of St. Pancras, in the county of Middlesex, situate on the south east side of, and known as Nos. 24 and 25, Priory-street, and a way or passage adjoining No. 25, Priory-street, and running at the rear of that and several adjoining houses.

To vary and extinguish all existing rights and privileges connected with any lands and houses proposed to be purchased for the purposes of the undertaking of the Company, which would in any manner impede or interfere with such purposes, and to confer other rights and privileges.

To authorize the Company to vary the execution of certain of the works authorized by "The North London Railway Act, 1867," so far as relates to proposed diversions of Plough-yard and Maria-street, in the parish of St. Leonard, Shoreditch, in the said county of Middlesex, and to empower the Company to extend and enlarge the bridges or arches by which it is proposed to carry the widening of their railway authorized by "The North London Railway Act, 1867," over Cumberland-street and Thomas-street respectively, so as to enable them to carry the said widening over the portions of Plough-yard and Maria-street respectively, at or near their junctions with Cumberland-street and Thomas-street respectively, in lieu of diverting the said Plough-yard and Mariastreet to the extent contemplated by the said Act.

To authorize the Company to grant building or repairing leases or leases for terms of years of houses and buildings erected over the line of railway or works of the Company, or connected in any way with the structure of such railway and works, including the arches under the same, and also of lands, houses, and buildings adjoining or near to and within a distance to be defined from the railway and works, or any of them, and to relieve the Company from any obligation for Certain lands in the parish of St. John, at the sale thereof, and to authorize them to hold Hackney, in the county of Middlesex, lying south such lands, houses, and buildings in perpetuity,

and with all the rights and powers over the same

of an ordinary owner in fee simple.

To empower the company to grant building leases for terms of years of any lands which may have been heretofore, or may from time to time be hereafter used or occupied for the purposes of their railway, or for any purpose incidental to the traffic or business thereof, and which may at any time, or from time to time, cease to be so used or occupied, and any other lands which may have been or may be hereafter acquired by the Company, and which may be found not to be required for the purposes of their undertaking, and to sell and dispose of all or any of such lands within a period or periods to be limited by the said Act.

To exempt all buildings forming part of, or connected with, or occupied as part of the Company's railway and stations, or erected over the Company's railway, from the provisions of the Metropolitan Building Acts, and to make other provisions with

reference thereto.

To confirm and give effect to certain heads of agreement, dated the 20th day of March, 1867, and made between the London and North Western Railway Company of the 1st part, the Company of the 2nd part, the London, Tilbury, and Southend Railway Company of the 3rd part, and Messrs. Peto, Brassey, and Betts of the 4th part, in relation to the user and working of the railway of the London, Tilbury, and Southend Railway Company by the London and North Western Railway Company and the Company, and any other contract or agreement to be hereafter entered into between the companies and parties before mentioned, or any of them, for extending or carrying into fuller effect the same heads of agreement.

To regulate and define the capital of the Company in shares and stock, and in mortgage and bond debt, and the amount of money which they are authorized to raise by the creation of shares and stock, and by borrowing, and by the creation of debenture stock, and to make further provision

in respect thereof.

To authorize the Company to apply their corporate funds towards the purposes of the intended Act, and to raise additional capital for such purposes, and for the general purposes of the undertaking of the Company, by shares or by stock, with or without any priority of dividend, or interest, or other advantages over all or any part of the existing and authorized capital of the Company, and by mortgage, or bond, or by any or either of those means, and to enable the London and North Western Railway Company to contribute money towards all or any of the purposes of the intended Act, and to take their rateable proportion of any new capital which may be raised by the Company, and to create new shares in their own capital, with or without preference or priority of dividend, or interest, or other advantages, over all or any part of their existing and authorized capital, and by mortgage, or by either of those

And it is proposed by the said intended Act, to alter, amend, extend, and enlarge, or to repeal some of the powers and provisions of "The Lands Clauses Consolidation Act, 1845," relating to the sale of superfluous lands, and also of the several Acts of Parliament following, or some of them, relating to the Company (that is to say), local and personal Acts 9 and 10 Vict., cap. 396; 13 and 14 Vict., cap. 36; 16 and 17 Vict., cap. 97; 17 and 18 Vict., cap. 80; 23 and 24 Vict., caps. 14, 52, and 67; 24 and 25 Vict., caps. 132 and 196; 27 and 28 Vict., cap. 246; 28 and 29 Vict., cap. 72: 30 Vict., cap. 78; and 31 Vict., cap. 4. And

No. 23680.

a'so of the (local and personal) Act 9 and 10 Vict., or p. 204; and any other Acts relating to the London and North Western Railway Company, and also of the (local and personal) Act 15 and 16 Vict., cap. 84, and any other Acts relating to the London, Tilbury, and Southend Railway

Company.

And notice is hereby also given, that on or before the 30th day of November instant, plans showing the lands proposed to be purchased, and also plans and sections of the proposed variations in works, and a book of reference to such plans, and a copy of this notice, as published in the London Gazette, will be deposited for public inspection with the Clerk of the Peace for the county of Middlesex, at his office at the Sessions House, Clerkenwell, in that county; and on or before the same day, a copy of so much of the said plans and book of reference as relates to each parish in which land proposed to be purchased, or works proposed to be varied, is situate, together with a copy of this notice, will be deposited for public inspection as follows (that is to say), as to the parish of St. John, at Hackney, in the county of Middlesex, with the clerk of the Hackney District Board of Works, at his office in the Town Hall, Church-street, Hackney; as to the parish of St. Mary, Islington, in the county of Middlesex, with the vestry clerk of the same parish, at his office in the Vestry Hall, Upperstreet, Islington; as to the parish of St. Pancras in the county of Middlesex, with the vestry clerk of that parish, at his office, in the Vestry Hall, King's-road, St. Pancras; and as to the parish of St. Leonard, Shoreditch, in the county of Middlesex, with the vestry clerk of that parish, at his office, in the Town Hall, Old-street-road, Shoreditch.

And notice is hereby further given, the t printed copies of the proposed Bill will be de posited in the Private Bill Office of the House of Commons on or before the 21st day of December, 1870.

Dated this 9th day of November, 1870.

Paine and Layton, Gresham House, E.C.

In Parliament—Session 1871.

Ince Water.

(Power to the Local Board of Ince in Makerfield to better supply their district, and adjoining places, with water, and to enter into agreements in connection therewith; Compulsory taking of Lands; Compulsory Water supply to certain houses; Levying of Water and other Rates and Charges; Borrowing Powers and other pur-

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Local Board for the district of Ince in Makerfield, in the county palatine of Lancaster (hereinafter called "the Local Board"), for leave to bring in a Bill to empower the Local Board to afford a better supply of water for domestic, trade, sanitary, and other purposes, and to carry into effect the objects and purposes following, or some of them; viz.:—

To make and maintain the water works and other works and conveniences following, or some of them; that is to say:—

14 Vict., cap. 36; 16 and 17 Vict., cap. 97; 17 and 18 Vict., cap. 80; 23 and 24 Vict., caps. 14, 52, and 67; 24 and 25 Vict., caps. 132 and 196; 27 and 28 Vict., cap. 246; 28 and 29 Vict., cap. Legh, and in the occupation of Abel Wiswall, 72: 30 Vict., cap. 78; and 31 Vict., cap. 4. And

in an easterly direction from the house in Factorylane, occupied by the said Abel Wiswall, in the

same township.

2. An aqueduct or line of pipes commencing from and out of the proposed reservoir, and passing thence, from, along, through, and into the parishes, townships, and places of Golborne, Ashton-in-Makerfield, Abram, Hindley, and Ince, or some or one of them, in the said county, and terminating in such last-mentioned township in the public highway leading from Golborne to Ince, at a point adjoining or near to the boundary between the township of Ince and Hindley, and on the northerly side of and near to the bridge which carries the Manchester, Eccles, Tyldesley, and Wigan branch of the London and North-Western Railway over the last-mentioned road.

To sink wells and shafts and make borings and other works for collecting water from the lands in the said parishes, townships, and places, or some or one of them.

To deviate from the lines of the intended new works within the limits shown upon the plans hereinafter mentioned, and to deviate vertically from the levels shewn upon the sections hereinafter mentioned.

To make and maintain in the said parishes, townships, and places aforesaid, or any of them, in connection with the intended works above-described, all necessary and convenient approaches, roads, ways, embankments, tanks, filtering beds, dams, sluices, channels, drains, pipes, engines, and conveniences for collecting, raising, filtering, and draining, and distributing water.

To lay down and maintain mains, pipes, culverts, and other works for the distribution of water within the before-mentioned parishes, townships, and places, and for supplying water in bulk or otherwise to any Local Board or other public body or private consumer in any parish, township, district, or place adjoining or near to the hereinbefore-mentioned parishes, townships, and places, and to enable the Local Board, and any other Local Board, public body, or persons, to enter into contracts and agreements for carrying into effect such last-mentioned object, or any other object of the said Act, and to confirm existing agreements.

To break up, alter, divert, or stop up, either temporarily or permanently, any roads, streets, highways, footpaths, bridges, canals, towing-paths, railways, tramroads, sewers, drains, streams, and watercourses within the parishes, townships, and places aforesaid, which it may be necessary or convenient to break up, alter, divert, and stop up for the purposes of the intended works, or of the said Bill.

To enable the Local Board to acquire, compulsorily or otherwise, easements or rights of way or other rights over or affecting the several roads, lanes, and ways hereinafter mentioned, or some or one of them, or some part or parts thereof respectively, and the site and soil thereof respectively; that is to say:—

Factory-lane, Cow-lane, Smithy-lane, Windy Bank-lane, Lightshaw Hall-lane, Heybridge-lane, Dover, Dover Bridge, Abram Brow, and Platt Bridge.

To purchase and take by compulsion and otherwise, and take leases and grants of, or easements over, lands, houses, water, and hereditaments in the parishes, townships, and places aforesaid, for any of the purposes of the said Bill; and the Bill will or may confer or extinguish any rights or privileges connected with any such lands, houses, roads, water, and hereditaments.

To levy rates, rents, and charges in addition to any rates, rents, and charges which they are now authorized to levy, and to apply the same and any moneys belonging to, or under the control of, the Local Board to all or any of the objects and purposes of the Bill, and to borrow money for such purposes.

To ensure to every house within the district of the Local Board a proper supply of water, and to require the owners and occupiers of all such houses to procure such supply at their expense.

To diminish the several amounts which the Lecal Board are now required to set apart and appropriate annually for paying off any moneys borrowed by them, or which they are authorized to borrow, and to extend the time limited for paying off monies borrowed by the Local Board.

And it is proposed by the intended Act to confer upon the Local Board all or some of the powers conferred by the clauses and provisions of "The Railways Clauses Consolidation Act, 1845," with respect to the temporary occupation of lands, and to amend "The Public Health Act, 1848," and "The Local Government Act, 1858," as applicable to the Local Board, and all other public Acts applicable within their limits.

And notice is hereby further given, that, on or before the 30th November instant, duplicate plans and sections of the works proposed to be authorised by the Bill, and plans shewing also the lands proposed to be compulsorily taken under the powers of the Bill, and a book of reference to such plans, together with a copy of this notice, as published in the London Gazette, will be deposited with the Clerk of the Peace for the county palatine of Lancaster, at his office at Preston; and that on or before the same day a copy of so much of the said plans, sections, and book of reference, as relates to each parish and extra-parochial place, in, through, or into which the proposed works will be made, or in which any lands are intended to be taken; and a copy of this notice, as published in the London Gazette, will be deposited, in the case of each parish, with the parish clerk of such parish, at his residence, and, in the case of each extra-parochial place, with the parish clerk of some parish immediately adjoining thereto, at his residence.

Printed copies of the proposed Bill will, on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 9th day of November, 1870.

M. W. Peace, Solicitor, Wigan.

Wyatt and Hoskins, 28, Parliament-street, Westminster, Parliamentary Agents.

Robert Winstanley, Clerk to the Local Board of Ince in Makerfield.

In Parliament.—Session 1871.

Dover Harbour.

(Acquisition of lands and easements by compulsion or agreement; Power to borrow money; Alteration of tolls; Extinguishment of certain rights and exemptions; Amendment of Acts and other purposes).

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, by the Dover Harbour Board (hereinafter called the Board), for leave to bring

in a Bill and to pass an Act for all or some of the

following purposes:-

1. To purchase by compulsion or agreement lands, houses, and easements, for improving the access to the harbour basins and works of the Board, and particularly the land forming a part of the bed and foreshore of the sea, and lying seawards of and adjoining or near to the entrance of Dover Harbour, and situate in the parishes of Saint James the Apostle, and Saint Mary the Virgin, in Dover, or one of them, or the bed of the sea, and to extinguish rights and interests in and over such lands and houses, and all easements in and over the same.

2. To cross, stop up, alter, and divert, either temporarily or permanently, all roads and highways, footways, railways, tramroads, sewers, navigations, and bridges within the several parishes of Saint Mary the Virgin and Saint James the Apostle, in Dover, or either of them, which it may be expedient to cross, stop up, alter, or divert, for improving the access to the

harbour and works of the Board.

3. To levy additional tolls, rates, and duties in respect of the use of the harbour, basins, bridges, and works of the Board, or to alter, modify, increase, or diminish the existing tolls, rates, and duties, and to confer, vary, or extinguish exemptions from the payment of tolls, rates, or duties, or other rights or privileges, and particularly the exemptions contained in the "Harbours and Passing Tolls, &c., Act, 1861," and in the following Acts (local and personal), 9 Geo. 4, cap 31; 6 and 7 William 4, cap. 125; and 11 and 12 Vict., cap. 97, relating to Dover Harbour.

4. To borrow on mortgage, bond, or by other means on the security of the lands, houses, harbour works, and property belonging to the Board, and of the tolls, rates, and duties leviable under the before mentioned Acts, or either of them, or which may be authorized to be levied under the proposed Act or by any of these means, such sums of money as may be necessary for carrying into effect the objects of the intended Bill, or may be required by the Board for improving their harbour and works, or the general purposes of their undertaking, and to sell and dispose of any of the lands, houses, and property of the Board, and to apply the proceeds in the improvement of the said harbour and works.

5. So far as it may be necessary for all or any of the objects and purposes of the intended Act, the following local or personal Acts will be repealed, altered, or amended, that is to say, 9 Geo. 4, cap. 31; 6 and 7 William 4, cap. 125, 11 and 12 Vict., caps. 11 and 97; and the "Harbours and Passing Tolls, &c., Act, 1861," and all other Acts relating to Dover Harbour or to

the Board.

And notice is hereby given, that on or before the 30th day of November instant, duplicate plans, showing the lands which will or may be taken under the compulsory powers of the intended Act, with a book of reference thereto containing the names of the owners and lessees, or the reputed owners and lessees and occupiers of such lands, and a copy of this notice, as published in the London Gazette, will be deposited for public inspection with the Clerk of the Peace for the county of Kent, at his office, at Maidstone, in the said county; and on or before the same 30th day of November instant, a copy of so much of the said plans and book of reference as relates to each parish and extra-parochial place in which any lands are situate, which may be taken under compulsory powers of the said Bill, together with a copy of this notice, as pub-

lished in the London Gazette, will be deposited for public inspection in the case of each parish with the parish clerk thereof, at his residence, and in the case of each extra-parochial place with the parish clerk of some parish immediately adjoining thereto, at his residence.

And notice is hereby further given, that printed copies of the Bill will, on or before the 21st day of December next, be deposited in the Private

Bill Office of the House of Commons.

Dated this 9th day of November, 1870.

James Stilwell, Dover, Solicitor;

Wyatt and Hoskins, 28, Parliament Street,
Westminster.

In Parliament.—Session 1871.

Maryport and Carlisle Railway.

(Conversion of Preference Stocks B and C into Ordinary Stock, and the extinction of their Preferential Rights and Privileges; Power to raise Additional Moneys; Amendment of Acts.)

OTICE is hereby given, that the Maryport and Carlisle Railway Company (hereinafter called "the Company,") will, in the ensuing Session of Parliament apply for an Act (hereinafter referred to as "the Act") to effect the following objects, or some of them:—

1. The conversion of or authority or obligation on the part of the Company to convert the Preference Stocks of the Company, designated as Stock B and Stock C, with the consent of the holders thereof, into Ordinary Stock of the Company, with all the rights and privileges of Ordinary Stock of the Company, and the alteration or extinguishment of the preferential rights and privileges of the holders of those Stocks B and C respectively, on and after such conversion. Such Stocks were created by a resolution of the Company, dated the seventeenth day of August that, in lieu of, and in substitution for, the four percent. and four and a half per cent. pre erence shares respectively, created by resolutions of the Company, dated respectively the sixteenth day of December, 1850, and the twenty-seventh day of August, 1851.

2. The raising by the Company of additional capital by the creation of New Shares or Stock and by borrowing on mortgage and the granting to such New Shares or Stock such preferences, priorities, privileges, or advantages (if any) as

may be deemed expedient.

3. The incorporation in the Act of the provisions, or some of them, contained in "The Companies' Clauses Consolidation Act, 1845," and "The Companies' Clauses Act, 1863."

4. The alteration, amendment, and extension, and (if need be) the partial repeal of the provisions of "The Maryport and Carlisle Railway Act, 1855, the Maryport and Carlisle Railway Act, 1862, and the Maryport and Carlisle Railway Act, 1865.

And notice is hereby further given, that printed copies of the Bill will, on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 5th day of November, 1870.

Tyson and Hobson, Solicitors, Maryport.

John Newall, Parliamentary Agent, 36, Great George - street, Westminster, London.

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Batley Corporation Water.

(Powers to construct new Works for supplying Batley with Water; to lay pipes through public and private streets, &c.; to purchase private Waterworks; to supply water within or beyond the borough, in bulk or otherwise; for sale of Corporation's share and interest in the Dewsbury, Batley, and Heckmondwike Waterworks; to apply funds, levy rates, &c.; amendment of Acts.)

NOTICE is hereby given that application is intended to be made to Parliament in the next session for an Act to make better provision for supplying with water the Borough of Batley, in the West Riding of the county of York, and to authorize the Mayor, Aldermen, and Burgesses of the Borough of Batley (hereinafter referred to as "the Corporation") in their municipal capacity, or as Local Board of Health for the District, to make and maintain the following reservoirs, aqueducts, waterworks, and roads, with all necessary proper, or convenient sluices, embankments, weirs, overfalls, bridges, dams, aqueducts, pumping stations, filtering beds, steam engines, pipes, tunnels, drains, approaches, and other works and conveniences, that is to say:—

- 1. A reservoir, hereinafter called "The Yate-holme Reservoir," to be situate in the townships of Holme and Austonley, otherwise Austonley detached, and parish of Almond-bury and West Riding of the county of York, to be formed by an embankment commencing at a point where an imaginary line measured 88 yards or thereabouts, in a southerly direction from the south corner of the building known as "Yateholme Cote," would intersect an imaginary line measured 364 yards or thereabouts, in an easterly direction, from the centre of the bridge known as "Great Bent Bridge," thence extending in a north-westerly direction about 109 yards, thence in a south-westerly direction about 521 yards, thence in a southerly direction about 48 yards to its termination at a point where an imaginary line measured 202 yards or thereabouts, in a south-westerly direction from Great Bent Bridge, would intersect an imaginary line measured 444 yards or thereabouts, in a south-westerly direction from the point of junction of the Great Bent Dike with the Holme Woods Dike; such reservoir will extend up the Great Bent Dike for a distance of 220 yards or thereabouts, measured in a direct line from the intended line of embankment, or 252 yards or thereabouts, measured in a direct line from the centre of Great Bent Bridge.
- 2. A reservoir, hereinafter called "The Riding Wood Reservoir," to be situate on the stream known as "Ramsden Clough," to be formed by an embankment across the said stream, about 189 yards in length, from north-east to south-west, placed 55 yards or thereabouts, measured in a straight line, in a south-easterly direction from the centre of the bridge across the said Clough, known as "Rake-bridge." The said reservoir will commence at the said embankment, and will extend to and terminate at a point on Ramsden Clough, 454 yards or thereabouts, measured in a straight line in a south-easterly direction from the said embankment, and will be situate in the township of Holme, in the parish of Almondbury, and in the township of Cartworth, in the parish of

Kirkburton, all in the West Riding of the county of York.

- 3. A reservoir, hereinafter called "Ramsden Reservoir," to be situate on Ramsden Clough and Netherly Clough, to be formed by an embankment across Kamsden Clough, about 139 yards in length from east to west, placed 252 yards or thereabouts, measured in a straight line in a southerly direction from the junction of Rake Dike with Ramsden Clough to the point at which such embankment will cross Ramsden Clough, at which embankment the said reservoir will commence and extend to and terminate at a point on Ramsden Clough 540 yards or thereabouts, measured in a direct line, in a south-easterly direction from the point where the said embank-ment will cross the said Clough, and will extend to and terminate at a point on Netherley Clough, 650 yards or thereabouts, measured in a direct line in a south-westerly direction, from the point where the said embankment will cross the Ramsden Clough, and which reservoir will be situate in the township of Holme, in the parish of Almondbury and in the township of Cartworth, in the parish of Kirkburton, all in the West Riding of the county of York.
- A reservoir, hereinafter called "The Holme Reservoir," to be situate on the River Holme, the Ramsden Clough, and Rake Dike, to be formed by an embankment across the River Holme, about 147 yards in length from east to west, to be placed 255 yards or thereabouts, measured in a straight line in a south-westerly direction, from the most westerly corner of the main building of the mills known as "Brownhill Mills," to the point at which such embankment will cross the River Holme, at which embankment the said reservoir will commence, and will extend to and terminate at a point on Ramsden Clough, 462 yards or thereabouts, measured in a straight line in a southerly direction, and extend to and terminate at a point on Rake Dike, 482 yards or thereabouts, measured in a straight line in a southwesterly direction from the point at which the said embankment will cross the River Holme, and will be situate in the township of Holme, in the parish of Almondbury, and in the township of Cartworth, in the parish of Kirkburton, all in the West Riding of the county of York.
- 5. A reservoir, hereinafter called "The Bat-ley Reservoir," to be situate wholly in the township and parish of Batley, on land belonging to the Corporation, occupied in part by William Turner, and in part by the Corporation, which reservoir will be formed by an embankment which will commence at a point where an imaginary line, measured 31 yards or thereabouts, in a south-westerly direction from the most southerly corner of the Wesleyan Chapel, called the Centenary Chapel, would intersect an imaginary line measured 27 yards or thereabouts, in a southwesterly direction from the most westerly corner of the said chapel, and will thence extend in a south-westerly direction for a distance of about 58 yards, thence in a north-westerly direction for a distance of about 33 yards, thence in a northerly direction for a distance of about 60 yards, thence in a south-easterly direction for a distance of about 55 yards, to its point of commencement, and will there terminate.

- 6. An aqueduct, conduit, or line of pipes, in this notice called Aqueduct No. 1, to be situate wholly in the township of Holme and parish of Almondbury and West Riding of the county of York, and to commence in and out of Ramsden Clough, at a point on Ramsden Clough, measured 46 yards or thereabouts, in a direct line in a southerly direction from the junction of Hoar Clough with Ramsden Clough, and to terminate in the "Yateholme Reservoir," at a point where an imaginary line measured 107 yards or thereabouts, in a southerly direction from the south corner of the building known at "Yateholme Cote," would intersect an imaginary line measured 326 yards or thereabouts, in an easterly direction from the centre of the bridge known as "Great Bent-bridge."
- 7. A road to be situate wholly in the township of Holme and parish of Almondbury, in the West Riding of the county of York, to commence at a point in the existing road known as "Intake-lane," 6 yards or thereabouts measured along such road in a northeasterly direction from the centre of the bridge known "Great Bent-bridge," and to terminate in the said existing road at a point 127 yards or thereabouts, measured in a direct line in a westerly direction from the south corner of the building known as "Yateholme Cote."
- 8. An aqueduct, conduit, or line of pipes, in this notice called Aqueduct No. 2, in the township of Cartworth and parish of Kirkburton, and in the township of Holme and parish of Almondbury, in the West Riding of the county of York, to commence at a point in Ramsden Clough within the Ridingwood reservoir, measured 148 yards or thereabouts, in a direct line in a southeasterly direction from the centre of the bridge known as "Rake-bridge," and to terminate at a point where an imaginary line measured 154 yards or thereabouts, in a south-westerly direction from the most westerly corner of the main building of the mills known as "Brownhill-mills," would intersect an imaginary line measured 219 yards or thereabouts, in a northerly direction from the most northerly corner of the most northerly building of the buildings at Brownhill.
- 9. An aqueduct, conduit, or lines of pipes, in this notice called Aqueduct No. 3, to be situate wholly in the township of Holme and parish of Almondbury, in the West Riding of the county of York, to commence at a point on the stream known as "Great Bent-dike," in the Yateholme reservoir, 77 yards or thereabouts, measured in a southerly direction from the centre of Great Bent-bridge, and to terminate by a junction with Aqueduct No. 2, at a point in Ramsden Clough, 26 yards or thereabouts, measured in a direct line in a north-westerly direction from the centre of the bridge known as "Rake-bridge."
- 10. An aqueduct, conduit, or line of pipes, in this notice called Aqueduct No. 4, to be wholly situate in the township of Holme and parish of Almondbury, in the West Riding of the county of York, to commence by a junction with Aqueduct No. 3, at a point 6 yards or thereabouts, measured in a north-easterly direction along the road known as "Intake-lane," from the centre of the Great Bent-bridge, and to terminate in

the stream known as "Great Bent-dyke,' at a point on such stream, 18 yards or thereabouts, measured in a northerly direction from the centre of the said bridge.

- 11. An aqueduct, conduit, or line of pipes, in this notice called Aqueduct No. 5, to be situate in the township of Holme and parish of Almondbury, and in the township of Cartworth and parish of Kirkburton, to commence in Ramsden Clough, within the Ramsden reservoir, at a point 88 yards or thereabouts, measured in a direct line in a southerly direction, from the point where the embankment of the said reservoir will cross the said clough, and to terminate by a junction with Aquequet No. 2, at a point where an imaginary line, measured 209 yards or thereabouts, in a southerly direction from the junction of Rake-dyke and Ramsden Clough, would intersect an imaginary line, measured 55 yards or thereabouts, in a north-easterly direction, from the point where the embankment of the Ramsden Reservoir will cross the said clough.
- 12. An aqueduct, conduit, or line of pipes, in this notice called Aqueduct No. 6, in the township of Cartworth and parish of Kirkburton, and in the township of Holme and parish of Almondbury, to commence in the river Holme within the Holme Reservoir, at a point measured 88 yards or thereabouts, in a direct line in a southerly direction up the said river, from the point where the embankment of the Holme Reservoir is described as intended to cross the said river, and to terminate by a junction with the aqueduct No. 8, hereinafter described, at the the point at which such aqueduct is described to commence.
- 13. An aqueduct, conduit, or line of pipes, in this notice called Aqueduct No. 7, in the township of Cartworth, in the parish of Kirkburton, and in the township of Holme and parish of Almondbury, to commence in Ramsden Clough at a point measured 524 yards or thereabouts, in a direct line in a south-easterly direction, from the centre of the bridge known as "Rake-bridge," which crosses the said clough, and to terminate in river Holme at a point in the said river, 270 yards or thereabouts, measured in a direct line in a northerly direction from the point of junction of Rake-dike with Ramsden Clough.
- 14. A road in the township of Holme and parish Almondbury, and in the township of Cartworth and parish of Kirkburton, to commence in the existing road called "Rake Stones," at a point in the said road 132 yards or thereabouts, measured in a north-easterly direction from the northerly corner of the farm-house called "Yate-holme," and to terminate at a point in the road known as "Brownhill-lane," measured 33 yards or thereabouts, in a north-easterly direction from the north-east corner of the building called "Bright-hill."
- 15. A road in the township of Cartworth and parish of Kirkburton, to commence in and out of the existing road called "Brownhill-lane," at a point in the said road measured 374 yards or thereabouts, in a direct line in a northerly direction from the north-east corner of the building called "Bright-hill," and to terminate at a point where an imaginary line, measured 55 yards or thereabouts, in a north-westerly direction from the point of junction of the Greenhouse-

lane with the Brownhill-lane, would intersect an imaginary line, measured 264 yards or thereabouts, in a northerly direction from the north-east corner of the building called "Bright-hill."

16. A road in the township of Cartworth and parish of Kirkburton, to commence in the existing road callled "Brownhill-lane," at a point in the said road measured 139 yards or thereabouts, in a northerly direction from the most northerly corner of the most northerly building of the buildings at Brown-hill, and to terminate at a point where an imaginary line measured 88 yards or thereabouts, in a north-westerly direction from the most northerly corner of the most northerly building of the buildings at Brown-hill, would intersect an imaginary line measured 242 yards or thereabouts, in a south-westerly direction from the most westerly corner of the main building of the mills known as "Brownhill Mills.

17. An aqueduct, conduit, or line of pipes, in this notice called Aqueduct No. 8, to commence in the township of Holme and parish of Almondbury, at a point where an imagi-nary line measured 154 yards or thereabouts, in a south-westerly direction from the most westerly corner of the main building of the mills, known as "Brownhill Mills," would intersect an imaginary line, measured 219 yards, or thereabouts, in a northerly direction from the most northerly corner of the most northerly building of the buildings at Brown-hill, and to terminate in the town-ship and parish of Batley, in the Batley Reservoir, at a point 61 yards or thereabouts, measured in a south-westerly direction from the most southerly corner of the Wesleyan Chapel, called "Centenary Chapel," would intersect an imaginary line, measured 51 yards or thereabouts in a south-westerly direction from the most westerly corner of the said chapel, which said aqueduct, conduit, or line of pipes, will pass through or into the townships of Holme, Austonley, and Austonley (detached), Upper Thong, Nether Thong, Honley, Almondbury, Lockwood, Huddersfield, Clifton, Hartshead, Mirfield, Liversedge, Heckmonwike, and Batley, or some of them, also the borough of Huddersfield, and the several parishes of Almondbury, Huddersfield, Printed Research Dewsbury (detached), Mirfield, Birstall, and Batley, or some of them, all in the West Riding of the county of York.

18. An aqueduct, conduit, or line of pipes, in this notice called Aqueduct No. 9, to be wholly situate in the township and parish of Batley, to commence in the Batley Reservoir, at a point in the said reservoir where an imaginary line, measured 60 yards or thereabouts, in a south-westerly direction from the most southerly corner of the Wesleyan Chapel, called "Centenary Chapel," would intersect an imaginary line, measured 50 yards or thereabouts, in a south-westerly direction from the most westerly corner of the said chapel, and to terminate at a point in the road known as "Staincliffe Hall Road," 113 yards or thereabouts, measured in a north-easterly direction along such road from the most easterly corner of the publichouse, known as "The Butcher's Arms," at the junction of the Wakefield and Halifaxroad with the said road.

them, for the purposes of the intended Act, the streams or waters of the Great Bent Dike, Ramsden Clough, Netherley Clough, Rake Dike, River Holme, and affluents thereof and therein, and all or any other steams or waters which are capable of being intercepted or collected by means of the intended works, and to use and appropriate the same for supplying water to the town and borough of Batley, and to the inhabitants thereof, and to provide compensation-water to persons whose present supply of water may be affected by, or in consequence of the works to be authorized by the intended Act, or any of them, and which streams or waters so to be taken and appropriated are situate in the townships of Holme, Cartworth, Upperthong, and Austonley, otherwise Austonley detached, and in the parishes of Almondbury and Kirkburton, all in the West Riding of the county of York, and now directly or derivatively flow into the River Holme, the River Colne, the Huddersfield Canal, Sir John Ramsden's Canal, the River Calder, the Calder and Hebble Navigation, the River Aire, the Aire and Calder Navigation, the Knottingley and Goole Canal, the Selby Canal, the River Ouse, the River Humber, and thence into the German

And it is proposed to take powers for the compulsory purchase of lands and buildings, streams and waters, in the several townships and parishes aforesaid, or some of them, and of rights, easements, and privileges, in, over, or affecting lands and buildings, streams and waters, and also to purchase by agreement, lands, buildings, streams, waters, rights, easements, and privileges, and to lay down and maintain mains, culverts, pipes, drains, tunnels, and other works, for the conveyance of water through or under any turnpike road, or highway, or any public or private road, street, passage, place, or land within or beyond the said borough, and to stop up, alter, divert, or remove, temporarily or permanently, all, or any turnpike, or other roads, highways, bridges, railways, tramways, sewers, brooks, streams, watercourses, sewers, pipes, telegraphic wires or apparatus, or other works, which it may be necessary or convenient to stop up, alter, divert, or remove for the purposes of the intended works, or any of them.

And it is proposed by the intended Act to authorize the Corporation to purchase by compulsion or agreement, all or any of the waterworks, pipes, plant, apparatus, and property of any Company, or private person or persons supplying water within any part of the borough of Batley, and to empower the Corporation, and all or any such persons or Companies as last aforesaid, to make agreements for the sale and transfer of any such waterworks, pipes, plant, apparatus, or property.

And it is proposed to amend and extend the powers of the Corporation with respect to the supply of water, and to confer upon them full powers to supply water, whether for domestic, trading, manufacturing, or other purposes, within or without the borough, and to authorize agreements between the Corporation and any other Corporation, Local Board, or other Local Authority, or private persons, for the supply of water to any district or place, whether within or without the borough, and whether in bulk, or otherwise, and to authorize the Corporation to levy rates, rents, and charges, whether within or without the borough with respect to any such supply.

And it is proposed to confirm all or any such And it is proposed to take, impound, and store agreements as aforesaid, whether with respect up in the said intended reservoirs, or some of to the sale and transfer to the Corporation of any waterworks, pipes, plant, apparatus, and the purposes of the intended Act or any of them, property, or for the supply of water to any district or place which may have been entered into prior to the passing of the intended Act.

And it is proposed to vary or extinguish all existing rights and privileges connected with any lands, buildings, streams, or waters to be purchased, taken, used, or interfered with under any of the powers, or for any of the purposes of the intended Act, or which might in any way prevent or interfere with the carrying into effect of any such purposes, and to confer other rights and privileges.

And it is proposed to make provision and con-fer powers upon the Corporation for preventing any abstraction, diversion, appropriation, misapplication, fouling, injury, use, misuse, or waste of or to any waters for the time being belonging to the Corporation, or which they may be entitled to appropriate under the powers of the intended Act, and to make and from time to time alter or repeal bye-laws for regulating the waterworks and other works and property belonging to them or under their control, and the several persons using or frequenting the same.

And it is proposed to authorize the Corporation to sell and transfer their share and interest in the undertaking known as the Dewsbury Batley, and Heckmondwike Waterworks, and all or certain of their rights, powers, authorities, and privileges, mains, pipes, works, machinery, plant, and property conferred or acquired by, under, or through means of the Acts relating to the said undertaking to the mayor, aldermen, and burgesses of the borough of Dewsbury (hereinafter called "The Corporation of Dewsbury") in their municipal capacity, or as Local Board of Health for the district of Dewsbury, and the Local Board of Health for the district of Heckmondwike, and any other Corporations, Local Boards of Health, bodies of commissioners, and private companies, or to some or one of the parties aforesaid, upon such terms and conditions, and if more than one in such shares and proportions as may be agreed upon between the parties or prescribed in, by, or under the provisions of the Act; and to authorize the Corporation of Dewsbury, the Local Board of Health for the district of Heckmondwike, and all other such Corporations, Local Boards of Health, bodies of commissioners, and private companies aforesaid, or some or one of them to purchase, hold, enjoy, use, and exercise the premises aforesaid, and to confer upon them respectively all powers, rights, authorities, and privileges necessary, proper, or convenient for such purposes, including powers to levy rates, rents, and charges, to alter existing rates, rents, and charges, and to grant exemptions from the payment of rates, rents, and charges, and to raise or borrow money by annuities or on mortgage, and to charge therewith their several and respective undertakings, rates, and property, and to authorize agreements between the Corporation on the one hand, and the suid several and respective Corporations, Local Boards of Health, bodi s of commissioners, and priv te companies, or some or one of them on the other hand, for effecting any such sale and purchase or otherwise in relation thereto, and to confirm all or any such agreements as may have been entered into prior to the passing of the intended Act, and to make full provision for carrying the same respectively or some or one of them into complete effect.

And it is proposed to authorize the application of any existing funds or revenues of the rents and charges, to alter existing rates, rents and charges, and to confer, vary or extinguish exemptions from payment of rates, rents or charges, and to raise money by mortgages, bonds, debentures, rent charges or annuities, to be charged upon the security of all or any part or parts of the undertakings, property, rates or revenues of the Corporation.

And it is proposed to confer upon the Local Board all or some of the powers conferred by the clauses and provisions of "The Railways Clauses Consolidation Act, 1845," with respect to the temporary occupation of lands, and to amend or repeal all or certain of the provisions of the "Dewsbury, Batley and Heckmondwike Waterworks Act, 1856," "The Dewsbury, Batley and Heckmondwike Waterworks Amendment Act, 1861," and "The Dewsbury, Batley and Heckmondwike Waterworks Amendment Act, 1867," and any other Act, if any, relating to the Corporation, or to the town, district or borough of Batley.

And notice is hereby also given, that a plan and section in duplicate, describing the situation, lines and levels of the intended reservoirs, aqueducts and works, and the lands in, through, or upon which the same respectively will be situate or made; a book of reference to the plan containing the names of the owners or reputed owners, lessees or reputed lessees and occupiers of the lands and buildings which will be liable to be taken under the compulsory powers of purchase, to be conferred by the Act will be deposited for public inspection at the office of the Clerk of the Peace for the West Riding of the county of York, at his office at Wakefield, and that a copy of so much of the said plan, section, and book of reference as relates to any parish or extra-parochial place will be deposited as follows, that is to say, in the case of a parish, with the parish clerk of such parish, at his residence, and in the case of an extra-parochial place, with the parish clerk of a parish immediately adjoining thereto, at his residence; and that each such deposit will be made on or before the 30th day of November instant, and will be accompanied by a copy of this Notice; and that printed copies of the proposed Bill will, on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 10th day of November, 1870.

Thomas Dean, Town Clerk, Batley. Sherwood, Grubbe, Pritt, and Cameron, 7, Great George-street, Westminster, Parliamentary Agents.

In Parliament-Session 1871.

Mining Company of Ireland.

(Incorporation of the Mining Company of Ireland; Repeal or Amendment of Act; Cancellation or Amendment of Dred of Agreement, &c.; Transfer of Property, and Powers of Existing Company; Extension of those Powers; Power to hold Land and other Property; Power to frade and Manufacture; To Subscribe to other Companies; Regulation as to Capital and Management of Company, and for other purposes).

TOTICE is hereby given, that application is intended to be made to Parliament in the Corporation, from whatever source, derived for leasuing Session for leave to bring in a Bill for the purposes, or some of the purposes following:-

- 1. To repeal, alter, or amend all or some of the provisions of the Act, local and personal, 5 Geo. IV., cap. 158, intituled "An Act to enable the Mining Company of Ireland to sue and be sued, in name of their Secretary, or of one of the Members of said Company," and also to cancel and annul, or to amend and extend the Deed of Agreement of the Mining Company of Ireland (herein called the existing Company), and the resolutions under which the existing Company is at present constituted; and to dissolve the existing Company, and to confirm any acts done by the existing Company under the said Act, Deed, and Resolution, or otherwise, howsoever.
- 2. To incorporate into a Company (herein called the Company) the Proprietors or Shareholders in the existing Company, and such other Corporations and persons as may become Proprietors or Shareholders in the Company, and to confer on such Company powers to sue and be sued, and the other usual powers of a Corporate Body, and all necessary powers for carrying out the objects of the Bill.
- 3. To enable the Company to continue to exercise the powers and effect the objects for which the existing Company were associated, and also to extend these powers and objects, and to hold, work, and maintain or dispose of the lands, mines, and works, and other property belonging to the existing Company, wherever situated; and also to acquire, and hold, and dispose of other mines, or of shares in mines, or in mining com-panies, and of quarries, and of other lands, buildings, machinery, ships, and other property of every nature and kind, in the United Kingdom or elsewhere; and also to enable the Company to purchase, smelt, and sell and dispose of ores and mining produce of all kinds, and to manufacture and sell the products of any ores, whether home or foreign; and to enable the Company to grant leases of lands, mines, or works belonging to the existing Company, or which the Company may here.ifter acquire.
- 4. To enable the Company to subscribe towards, or make other pecuniary contributions or advances out of their capital or funds, to any company, firm, landowner, or undertaking, where the operations of the Company may be facilitated thereby.
- 5. To transfer to, and vest in the Company, all the lands, and all mines, works, buildings, rights, powers, interests, privileges, easements, agreements, moneys, shares, credits and trusts, and property of every description, at law or in equity, belonging to the existing Company, and vested in them, or in any person or persons in trust for them, and to dispense with the necessity of any conveyances, or other deeds or writings for the purpose of conveying to and vesting in the Company, any property held in trust for the existing Company.
- 6. To apply, for the purposes of the Company and of the Bill, the capital, property, and funds of the existing Company, and to alter, define, and regulate the capital of the existing Company, and if deemed expedient to reduce the same, and to alter the shares of the existing Company, and to limit the liability of the holders thereof; to borrow, on mortgage, bond, or otherwise; to alter and regulate the mode of voting, and other rights and privileges of the shareholders, and the provisions as to increasing or reducing the number and the

manner of electing the Directors, and to make further provision for the regulation and management of the Company and its affairs.

- 7. To provide for the continuance of any secretaries, clerks, officers, and servants of the existing Company, and of other persons employed by them, and for the future appointment and remuneration of all such persons respectively.
- 8. To incorporate in the Bill all or some of the provisions of "The Companies Clauses Consolidation Acts, 1845, 1863, and 1869," and all or some of the provisions of the existing Company's Deed of Agreement, and of the resolutions modifying or amending the same, and the provisions of any other public Acts which may be expedient or desirable for the purposes of the Bill.
- 9. To vary or extinguish all existing rights and privileges which would interfere with any of the objects of the Bill, and to confer other rights and privileges on the Company.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 21st day of December next.

Dated this 7th day of November, 1870.

D. and T. Fitzgerald, Solicitors, No. 20, St. Andrew-street, Dublin.

Holmes, Anton, Greig, and White, Parliamentary Agents, No. 18, Abingdonstreet, Westminster.

In Parliament-Session 1871.

Macclesfield, Knutsford, and Warrington Railway.

(Extension of Time for Purchase of Land and Construction of Works. Amendment of Acts.)

PPLICATION is intended to be made to Parliament in the next Session thereof, by the Macclesfield, Knutsford, and Warrington Railway Company (who are hereinafter referred to as "The Company") for leave to bring in a Bill for the following, or some of the following, among other purposes:—

- 1. To revive and extend the powers granted to the Company for the compulsory purchase of lands for the purpose of their undertaking, by the Act incorporating the Company (29 and 30 Vic., cap. 159), such powers being restricted by the 20th section of the same Act; and also to extend the period defined by the 21st section of the same Act for the completion of their railway, and to provide that the 35th section of the same Act shall be read as though the extended period had been named therein instead of the period prescribed in the said 21st section.
- 2. To alter and extend certain provisions of the same Act with relation to the Company.
- 3. Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 21st day of December next.

Dated this 11th day of November, 1870.

Parrott, May, and Sons, Solicitors, Macclesfield.

Dyson and Co., Parliamentary Agents.

In Parliament.—Session 1871.

Huddersfield Improvement Bill.

(Repeal, Consolidation, and Amendment of Acts; Severance from South Crosland of parts of that Township; General Powers as to Improvement of Borough and Prevention of Nuisances; New Streets and Improvements; Rebuilding of Long Bridge, and Contribution of West Riding thereto; Compulsory Purchase of Markets and of Property; Establishment of New Markets, &c.; Power to acquire existing Gasworks, and to establish Inland Bonding Warehouses; alteration of existing and levying of New Rates; Powers to Borrow Money; and other purposes.)

NOTICE is hereby given, that the mayor, aldermen, and burgesses of the borough of Huddersfield, in the West Riding of the county of York (herein called the Corporation), intend to apply to Parliament in the next Session thereof for leave to bring in a Bill for the following or some of the fellowing, among other purposes, and to confer upon them the following or some of the following among other powers (that is to say):—

To declare that such parts of the township of South Crosland, in the parish of Almondbury, as are now within the municipal borough of Huddersfield, shall for all purposes be part of the township of Lockwood, in the said parish and

borough:

To rescind all resolutions and provisional or other orders whereby "The Public Health Act, 1848," "The Local Government Act, 1858," or any Act wholly or partially incorporated with the two last-named Acts or either of them, has been put in force within the said borough of Huddersfield (hereinafter called the "Borough"), and to repeal, so far as they relate to the borough, all Acts of Parliament confirming such orders:

To alter, amend, and enlarge, or repeal wholly or partially, and to consolidate and re-enact the Act (11 and 12 Vict., cap. 140) intituled "An Act for better paving, lighting, watching, sewering, draining, cleansing, and otherwise improving the town and neighbourhood of Huddersfield, in the West Riding of the county of York; for maintaining an efficient Police, and removing and preventing nuisances and annoyances therein," (which said Act is hereinafter referred to as the Act of 1848), also "The Huddersfield Burial Ground Act, 1852," and the Act of the 18 and 19 Vict., chap. 89, amending that Act, and to re-enact or incorporate with the said Bill, in extenso or by reference, all or some of the powers and provisions of the before-mentioned Acts, and of, amongst other Acts, "The Commissioners Clauses Act, 1847," "The Towns Improvement Clauses Act, 1847," "The Waterworks Clauses Acts, 1847 and 1863," "The Gas Works Clauses Acts, 1847," "The Markets and Fairs Clauses Act, 1847," "The Lauds Clauses Consolidation Acts, 1845, 1860, and 1869," "The Public Health Act, 1848," "The Local Government Act, 1858," and any other supplemental Act, and "The Sewage Utilization Acts 1865 and 1867:"

To repeal so much of the local and personal Act of the 32 and 33 Vict., cap. 124, as relates to the borough and corporation of Huddersfield:

To vest in the corporation all needful powers for the improvement and good government of the borough, and subject to the provisions of the Bill to extend the operation of the Bill to the whole of the borough, and to confirm the letters of the weights and measures we and to extend the powers of the said Bill as to weight beams, scales, and other mach for weighing and measuring:

patent bearing date the 7th day of July, 1868, granted to the corporation by her present Majesty, in the 32nd year of her reign, and to confirm the transfer to the corporation of the powers of the Commissioners acting in execution of the Act of 1848:

To enable the corporation to pave, light, watch, cleanse, regulate, and otherwise improve the borough, to remove ruinous and dangerous buildings, to remove or compel the removal of obstructions, projections, and encroachments in, and otherwise to regulate the streets, roads, lanes, passages, places, and thoroughfares within

the borough:

To vest in and place under the control or management of the corporation all present and future streets, roads, bridges, lanes, footpaths, courts, yards, and passages within the borough, with powers to repair, alter, widen, and improve the same, and to enforce the flagging and paving thereof, and to make and maintain all needful sewers and drains, and to compel the better and more effectual drainage of houses, buildings. and other property:

To restrain the collection of tolls upon any

turnpike road within the borough:

To make provision as to the laying out and completion of new streets and the levels, width, and direction thereof, and the paving, sewerage, and drainage thereof and of roads and buildings, and the erection and alteration of houses and buildings and the drainage thereof, and the prevention of nuisances, and the exhibition of dangerous or offensive articles within view of any public street, and the imposing and enforcing of fines and penalties, and the making and revision of bye-laws, rules, and regulations, or to prescribe in the Bill any of such bye-laws, rules, and regulations:

To make provision as to the prevention of fire, the consumption of smoke, the position of sizem and smoke pipes, the discharge of steam from factories and other works, the issuing of smoke or steam from buildings and locomotive engines, the ventilation of public buildings, the means of ingress and egress thereto and therefrom, and the provision of urinals for such buildings and for public houses, the preventing or regulating the letting of cellars or underground rooms as residences, and regulating the building of houses in

courts:

To regulate the height and construction of furnaces and chimneys, to prevent the disfiguring of the front of buildings by sighboards and advertisements, the defacing of walls and fences by placards or writing, and to prevent the carrying on of any offensive trade or business in or near to any street or dwelling-house within the borough:

To regulate and licence brokers, hawkers of marketable goods, pawnbrokers, scavengers, lodging houses, marine store dealers, places of public entertainment, porters, hackney carriages, carts, and animals plying for hire, and their

drivers and attendants:

To authorize the closing of any public place of amusement or entertainment improperly conducted, and to impose penalties upon and otherwise punish the keepers thereof, and the keepers of brothels and other places of ill-fame:

To authorize the corporation to appoint an officer of health and an inspector or inspectors of weights and measures, and to vest in the corporation the sole and exclusive jurisdiction over weights and measures within the borough, and to extend the powers of the Public Acts and of the said Bill as to weights and measures, to beams, scales, and other machines and apparatus for weighing and measuring:

No. 23680.

To authorize the corporation to provide and fit up rooms or premises for the reception of the dead, and to make bye-laws as to the management of and charges for the use of such rooms and premises, and as to the interment of the dead, and to enforce the removal to such rooms or premises of any corpse which shall be lying where there is no proper accommodation for the keeping of such corpse:

To enable owners of property with limited interest to charge the property with the sums leviable upon them by the corporation for the expense of paving, flagging, levelling, draining, sewering, and improving such property, or the streets or roads adjoining thereto, or any of them, and to make property and the owners thereof chargeable with the expenses aforesaid

or some of such expenses:

In like manner to charge property and the owners thereof with the cost of alterations in streets, and of forming and paving footpaths on the side or sides of such streets, and also with the repair and maintenance of occupation roads

and bridges and of footpaths:

To confer upon the corporation the power to superintend, control, and cleanse, and to prevent the pollution of streams and rivers within the borough, or any nuisance arising therefrom, and to require the owners of property abutting upon such streams and rivers to make good and maintain the banks and fences, with power also to the corporation to cover in and arch over or to require the covering in and arching over offensive streams:

To enable the corporation to purchase and hold lands for outfall and other sewage works, and for the deposit of manure and refuse, and for the utilization and distribution of the sewage, and other purposes in connection with the

sewage:

To transfer to and vest in, or to provide for the transferring to and vesting in the corporation (for such price or consideration and upon such terms and conditions as may be agreed upon between the corporation and the owner or owners thereof, or as may be settled by arbitration, or as may be fixed or prescribed in or otherwise provided for by the Bill) all fairs and markets now held or authorized to be held by charter, prescription, or otherwise, within the borough, together with all lands, properties, tolls, rents, stallages, rights, and privileges connected with any such market or fair:

To authorize the corporation to abolish the existing and authorized markets and fairs, and to establish and hold other markets and fairs within the borough, and to appoint times for the holding thereof, and to erect stalls, sheds, and other buildings and conveniences in connection therewith, and to make bye-laws for the holding thereof, and to take tolls, rates, and rents in respect of such markets, fairs, stalls, sheds, buildings, and conveniences and to alter the tolls now taken or authorized to be taken in respect of any market or fair within the borough, and to vary and extinguish the franchises, rights, and privileges relating to the existing and authorized markets and fairs, and to determine any existing lease thereof, and of the tolls and profits arising therefrom:

To provide, construct, maintain, and regulate a covered market or covered markets, with approaches thereto, within the township and parish of Huddersfield, upon the following sites, or one of them, or some part or parts thereof respectively, namely: upon the land or ground now known and used as the lower market and shambles, and bounded northward by King-

"reet, southward by Victoria-street, eastward by Shambles-lane, and westward by Victoria-lane; also upon or over the street called Shambles-lane, from its junction with Victoria-street, for about 70 yards in length towards King-street; also upon the land or ground situate to the east of and adjoining to Shambles-lane, from its junction with Victoria-street, for the said distance of 70 yards, or thereabouts, towards King-street, and for a distance eastwards of Shambles-lane, towards Queen-street, of 18 yards, or thereabouts, throughout the said length; also upon such other land or ground as the corporation may have or acquire by agreement for such purpose:

To provide, construct, maintain and regulate a cattle market and fair ground, with all necessary buildings, works, conveniences and approaches, and also a slaughter-house or slaughter-houses upon the land or ground or upon some part or parts thereof next hereinafter described, namely,

Upon the closes of land belonging to Sir John William Ramsden, Baronet, or his trustees, situate within the township and parish of Huddersfield, and bounded northwardly by the Hebble Beck or stream; eastwardly in part by the Huddersfield Canal, in part by the property of Mr. William Learoyd, and in other part by land belonging to the said Sir John William Ramsden, Baronet, or his trustees; southwardly in part by the property of Mr. William Learoyd, and in other part by land belonging to the said Sir John William Ramsden, Baronet, or his trustees, set out or intended for a street to be called Beaumont-street; and westwardly in part by land belonging to the said Sir John William Ramsden, Baronet, set out or intended for a back street or road extending from Viaduct-street to Beaumont-street;

With power also to make in connection with the said market and fair ground the following approaches, or some of them, all of which will be in the said township and parish of Hudders-

ield, viz. :

A road, about 14 yards in width, commencing on the north side of Fitzwilliam-street at a point about 133 yards east of the street called Northgate, running in a northerly direction for a distance of about 110 yards, and terminating at the site of the proposed cattle market;

Also a road, about 14 yards in width, commencing at the south side of the street called Hillhouse-lane, about 25 yards east of the railway arch, running in a southerly direction for about 145 yards, and terminating at the site of the proposed cattle market:

With power also to use as roads or approaches to the said Cattle-market, the said road called Viaduct-street, and the said intended street to be called Beaumont-street and the said intended back street or road from Viaduct-street to Beaumont-street:

To erect and provide public slaughter-houses and knacker's yards, and to make regulations with respect thereto; and to prohibit, restrict, licence, and regulate the use of existing slaughter-houses and knacker's yards, and to prevent the slaughter of animals elsewhere than in public or licensed slaughter-houses or knacker's yards, and to enable the corporation to take tolls and charges in respect of such public slaughter-houses and knacker's yards:

To prohibit the holding of any market or fair and the exposing or offering for sale within the

shops or dwelling-houses, and in any marketplace or fair authorized by the corporation:

To let the fairs, and markets, market-places and buildings, stands, stalls, and shops, weighing-machines, slaughter-houses, and knacker's

yards:

To authorize the corporation to enter into agreements with Sir John William Ramsden, Baronet, or his trustees, and to confirm any agreement which may be entered into with him or them prior to the passing of the intended Bill with respect to fairs and markets, or any rights claimed by him or them in respect thereof:

To enable the corporation on any land now belonging to or occupied by them, or hereafter to be acquired by them, to erect a town-hall, municipal offices, court-house, gaols, station-houses, and other offices and buildings for public purposes.

To maintain and pay a police force and fire

brigade.
To provide and maintain and to regulate the use of public parks or places of public recreation, and to lay out, drain, plant, and ornament the same, and to erect therein such buildings as may be expedient for the better enjoyment thereof by the public:

To provide, and maintain, and regulate the use of public libraries and museums, and to provide, and erect, and maintain public clocks:

To empower the corporation to erect buildings suitable for public baths and washhouses, and from time to time to alter, enlarge, repair, and improve the same, and to furnish and supply the same with all necessary furniture, fittings, and conveniences, and to make and receive rents or charges in respect of such baths and wash-

To enable the corporation to accept grants of land for public parks and recreation grounds, and to levy general or special rates in respect thereof, and to confirm agreements for the grantiug of lands to the corporation:

To enable the corporation to make and maintain the following new streets and street and bridge improvements and works, namely:

Long Bridge Improvement.

The pulling down and removal of the existing bridge, called Long-bridge, over the River Colne, and the construction of a new bridge partly upon the site of the existing bridge, and partly upon land adjoining thereto on the north side thereof; also the widening and improving of the existing approaches, and the construction of new approaches thereto on the east and west sides thereof, commencing at the west side thereof at a point of Aspley-road opposite the junction of Aspley-street therewith, and terminating in Wakefield-road, Moldgreen, about 70 yards eastward of the centre of the existing bridge; also the widening and improving of King's Milllane, on the west side thereof, for a distance of about 20 yards southwards of its junction with the said Wakefield-road:

The said works will be partly in the township and parish of Huddersfield, partly in the town-ship of Dalton and parish of Kirkheaton, and partly in the township and parish of Almond-bury, all in the West Riding of the county of

York:

2.—Shorehead and Aspley Improvement.

The widening and improving of the streets known as Aspley-road, Shorefoot, and Shorehead, and of the bridge carrying the Aspleyroad over the canal at Aspley, and the alteration and improvement in level of the said streets com- | known as Beast-market, from its junction with

borough of animals or goods elsewhere than in | mencing at a point of the said Aspley-road where it joins Aspley-street, and terminating at a point. of the said street called Shorehead, about 145 yards westward of the centre of the said canal bridge at Aspley, with power to alter the line and levels of any side roads, yards, and approaches communicating with the said streets between the points aforesaid.

3.—New Street from Aspley to Leeds-road.

A new street from Aspley to Leeds-road, commencing at Aspley at the junction of the Canal Basin-road with Aspley-road, and terminating by a junction with the road called Leeds-road, at a point about 220 yards southward of the junction of Bradley Mill-lane with the said Leeds-road:

4.—Westgate Improvement.

The widening and improving of the existing street called Westgate on the north side thereof from the junction therewith of the street called Station-street to a point opposite to and about 7 yards westward of the junction of Chancerylane and Westgate.

5.—Kirkgate Improvement.

The widening and improving of the street called Kirkgate on its north side from the point of junction thereof with the market place to a point opposite the premises known as the Old Vicarage, and also on its south side where it adjoins the premises of Mr. William James Clarke, with powers to take, use, and interfere with a portion of the churchyard attached to Saint Peter's Church for the purpose of such improvement.

Swan-yard Improvement.

A new street at or near the site of the premises known as Swan-yard, and extending from Kirkgate immediately westward of the western gate of Saint Peter's churchyard there, to Saint eter's-street, opposite the junction of that street with Byram-street, with powers to take, use, and interfere with a portion of the said churchyard for the purpose of such improvement.

7.—Viaduct-street Improvement.

The widening and improving of Viaduct-street on the eastern side thereof, where the same adjoins the New Town Brewery and premises, now or lately belonging to Mr. Godfrey Berry's representatives, and situate at or near to the junction of Viaduct-street and Oxford-street.

8.—Saint John's-road Improvement.

The widening and improving of Saint John's-road on the west side thereof from the junction therewith of the street called Bath-street or Bath-buildings to a point opposite the junction of Saint John's-road and Green-street:

The foregoing improvements and works numbered 2, 3, 4, 5, 6, 7 and 8, will be wholly situate within the township and parish of Huddersfield: -Chapel-hill and Engine Bridge-road Improve-

ment.

The widening and improving of the streets or roads known as Chapel-hill and Engine Bridgeroad and of the bridges carrying such roads over the Huddersfield Canal and the River Colne, commencing at or near the junction of Stablesstreet with Chapel-hill, and terminating at or near the junction of Deadwaters-road and Engine Bridge-road:

These works will be partly in the township and parish of Huddersfield, and partly in the township of Lockwood, in the parish of Almond-

bury:

10.—Beast-market Improvement.

The widening and improving of the street

Kirkgate and Lord-street to its junction with Northgate and Lowerhead-row:

11.—Lowerhead-row Improvement.

The widening and improving of Lowerheadrow, on the north side thereof, where the same adjoins the buildings and premises now or lately belonging to Robert Skilbeck and Jane

The foregoing works Nos. 10 and 11 will be wholly within the township and parish of Huddersfield:

12.—Swan-lane (Lockwood) Improvement.

The widening and improving of the street known as Swan-lane, Lockwood, on the south side thereof, opposite or near to the Boardroom and premises known as the Town-hall, Lockwood:

13.—Woodhead-road (Lockwood) Improvement.

The widening and improving on the east side thereof of the street or road known as Woodhead-road, Lockwood, commencing near the Lockwood Toll-bar from the junction of the said Woodhead-road with Water-street, and terminating at the junction of the said Woodheadroad with a footpath called the Ginnel.

14.—Rashcliff Hill-road Improvement.

A diversion and improvement of the street known as Rashcliff Hill-road, by the construction of a new street commencing at a point about 50 yards south of the junction of the Woodheadroad with the existing Rashcliff Hill-road, and terminating by a new junction with the said Woodhead-road, at a point about 12 yards north of the present junction of the said Woodheadroad and Rashcliffe Hill-road; also the stopping up and discontinuance of that portion of Rashcliff Hill-road situate between its present junction with the said Woodhead-road and the point of commencement of the said diversion or new portion of street:

The foregoing works, numbered 12, 13, and 14, will be wholly within the township of Lock-

wood, in the parish of Almondbury: To confirm any agreements already made, or which, prior to the passing of the Bill, may be made between the corporation and the said Sir John William Ramsden, Baronet, or his trustees, as to payments of moneys, and the giving of land by him or them in aid of the intended new streets and improvements:

· To authorize the grant by the justices of the West Riding of the county of York of £3,000 towards the cost of the said Long Bridge Improvement, and to confirm the order made at the general quarter sessions held in and for the West Riding on the 6th day of October, 1869,

with reference to such grant:

To relieve the West Riding of Yorkshire, in consideration of such grant, from any liability to maintain the said bridge and approaches, and to make provision for charging the cost of such maintenance upon the inhabitants of the districts of the borough in which the said bridge and approaches will be respectively situate:

To authorize the corporation on the one hand, and the said Sir John William Ramsden, Baronet, or his trustees on the other hand, to make and enter into agreements as to a contribution by him or them of money towards the cost of the said Long Bridge Improvement, and of land for the purposes thereof, in consideration of his or their receiving in exchange surplus land, now forming part of the highway approach to the existing bridge, and which may not be required in connection with the new or improved bridge, and to confirm any agreement already made, or | and privileges:

which prior to the passing of the Bill may be made, touching the matters aforesaid:

To charge upon the borough and upon the borough fund rates and property, the moneys borrowed in respect of the Huddersfield Burial Ground, and to enable the corporation to levy rates within the borough in respect of such burial ground, and to exercise other powers in respect thereof:

To alter any existing tolls, rates, and charges now authorized to be levied within the borough, or any part thereof; and to authorize the corporation from time to time to make and levy new tolls, rates, and charges, general and special, for all or any of the purposes of the Bill, and to confer, vary, and extinguish exemptions from the payment of any existing or future

tolls, rates, and charges:

To provide for an uniform method of making, levying, and collecting the various rates, or of some of the rates, leviable for the time being by the corporation, and to authorize the corporation to appoint officers for the collection of such rates, and to confer on the corporation and their officers all needful powers for the recovery of such rates, and where any rate is to be collected through the overseers of the poor, to enable such overseers to allow exemptions in accordance with the Acts now in force within the borough, or with the provisions of the intended Bill:

To enable the corporation to divide the borough into districts for the purpose of rating, or for the purpose of making and levying any particular rates, and to confer upon them all necessary powers for the recovery and application of such rates; and to vary the method of giving notices of the making of rates, with power also to consolidate the rates which can be made by the corporation under the Municipal Corporation Acts, and to alter the mode of levy-

ing and collecting such rates:

To amend and enlarge the present borrowing powers of the corporation, and to enable them to apply their corporate funds and any moneys which they are already authorized to raise, or any rates which they are now authorized to levy, to any of the purposes of the Bill, and to enable them for all or any of those purposes to borrow further moneys, and to charge therewith the borough fund, and any moneys from time to time carried to the credit of that fund, and any of the lands, tenements, and hereditaments, rates, and revenue of the corporation, or any such securities:

To enable the corporation to borrow money by way of terminable or other annuities:

To authorize the corporation to acquire, and if need be by compulsion, the fee of all or any leasehold lands now held by them, or which they may acquire for the purposes of the Bill, and to enable them to accept grants of land, and to hold such land for any of the purposes of the Bill:

To authorize the corporation to purchase and take by compulsion, and to take leases or grants of, or easements in, under, or over all lands, houses, buildings, and hereditaments required for any of the purposes of the Bill; and to appropriate any land now held by or vested in the corporation, for any of those purposes, and to vary and extinguish any rights and privileges connected with any such lands and hereditaments, and to free the same from all covenants and restrictions, obligations, and conditions to which they are now subject; and the Bill will vary and extinguish all such other rights and privileges as would in any way interfere with any of the objects of the Bill, and it will confer other rights

To enable the corporation on the one hand, and the Huddersfield Gas Company, and other Companies and persons, or any of them supplying gas to the inhabitants of the borough on the other hand, to contract and agree for the purchase by the corporation of the undertakings, works, and property of the said companies and persons respectively, and to confer upon the corporation all necessary powers for enabling them to effect such purchases, and for the supply of gas to the inhabitants of the said borough, and to maintain and enlarge any works which they may so acquire, and for the purposes aforesaid to borrow money upon the credit of any property belonging to them, or of any rates which they are or may be authorized to levy, or of any moneys belonging to them or under their control, and if necessary to levy a new rate or new rates, and to alter the rates and charges now authorized to be taken by the said companies or persons respectively:

To authorize arrangements between the corporation and the Huddersfield Gas Company, or any other company or persons now supplying gas to the inhabitants of the said borough, for the purchase by the corporation of the undertakings of such companies and persons respectively by payment of a sum in gross or by way of permanent or terminable annuities, and to confirm any agreement which previously to the passing of the Bill may be made between any such company or person and the corporation:

To enable the corporation to erect and provide, or to take on lease, buildings for inland bonding warchouses, and to borrow money in respect thereof, and to let and regulate the use of such

warehouses:

To authorize the corporation to stop up, divert, either wholly or partially, appropriate, use, and arch over any street, court, road, footpath, or passage, and to remove and alter sewers, drains, pipes, and telegraph wires, where necessary or expedient, in carrying into execution the various powers of the Bill, and particularly to extinguish all rights of way or other public rights in or over or in connection with the sites of the proposed covered markets, and in connection with the proposed cattle-market and fair ground to stop up so much of the existing public footpath leading from Fitzwilliam-street to Hillhouse-lane, both in the said borough, as traverses the site of the proposed cattle-market and fair ground hereinbefore described:

To enable the corporation to accept and hold lands, whether in or in the neighbourhood of Huddersfield, in connection with the Huddersfield General Infirmary, or for other charitable or public purposes, and to accept and hold grants of

money in respect thereof:

To authorize the corporation, in respect of any lands belonging to them, or which they may acquire under the powers of the Bill, to demise, sell, or otherwise dispose of such lands:

To exempt the corporation from the provisions of the ninety-second section of "The Lands Clauses Consolidation Act, 1845," in respect of all or some of the properties to be acquired by the corporation under the powers of the Bill:

Duplicate plans and sections, showing the line or situation and levels of the proposed new streets and street improvements, and of the intended new bridge, and other new works, and the lands, houses, or other property in or through which they will be made, and plans showing the lands sought to be acquired by compulsion, with books of reference to the plans containing the names of the owners and lessees, or reputed owners and lessees, and of the occupiers of the

lands, houses, and other property which may be taken under the powers of the Bill, and also a copy of this notice, will, on or before the 30th day of November instant, be deposited for public inspection at the office of the Clerk of the Peace for the West Riding of the county of York at Wakefield; and on or before the said 30th day of November a copy of so much of the said plans, sections, and books of reference as relates to each of the parishes in or through which the said intended works will be made or be situate, or in which any lands or houses intended to be taken are situate, and a copy of this notice, will be deposited with the Parish Clerk of each such parish at his residence:

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons on or before the 21st day of December

next.

Dated this 9th day of November, 1870.

Joseph Batley, Town Clerk, Huddersfield.

Dyson and Co., 24, Parliament-street,
Westminster, Parliamentary Agents.

In Parliament.—Session 1871.

Huddersfield Waterworks.

(Transfer to Corporation of Huddersfield of certain Powers of Wessenden Reservoir Commissioners; Enlargement of Reservoir and Construction of New Works in connection therewith; Alteration of Works for distribution of Compensation Water from Deer Hill Reservoir and Construction of New Reservoirs and other Works; Diversion of Waters; Extension of Waterworks Limits; Construction of New Roads and Powers over existing Roads; Borrowing of Money; Amendment of Acts).

rowing of Money; Amendment of Acts).

TOTICE is hereby given, that the Mayor,
Aldermen, and Burgesses of the borough
of Huddersfield (herein called "the Corporation")
intend to apply to Parliament, in the next session
thereof, for leave to bring in a Bill for the following, or some of the following among other purposes, and to confer upon them the following, or
some of the following among other powers (that
is to say):—

To amend and enlarge some of the powers and provisions of "The Huddersfield Water Act,

1869:"

To enable the Corporation on the one hand, and the Commissioners of the Wessenden Reservoir on the other hand, to agree as to the transfer or grant to the Corporation of certain rights, powers, and interests in, over, or in connection with the Wessenden Reservoir and works of the said Commissioners situate in the township of Marsden in Almondbury, in the parish of Almondbury, in the West Riding of the county of York, also of certain liabilities and obligations of the Commissioners in and over the said reservoir or connected therewith, and to confer on the Corporation other and further rights, powers, and interests in, over, and in connection with the said reservoir and works, and to authorize the Corporation to alter and enlarge such reservoir and the works connected therewith:

To confirm any agreement already made, or which prior to the passing of the Bill may be made, between the Corporation and the beforementioned Commissioners, and to amend and enlarge some of the powers and provisions of the Act 6 and 7 Will. IV, cap. 94, relating to the

said reservoir:

To construct and maintain the following new

works, all in the West Riding of the county of York, namely:

An enlargement and extension of the said Wessenden Reservoir, by means of an addition to the existing embankment thereof, and by other works upon or near the site of the said existing reservoir, so as to raise the height of the present top-water level of such reservoir; such works to be wholly situate in the said township of Marsden in Almondbury:

A main pipe or aqueduct (No. 1), to be wholly situate within the said township of Marsden in Almondbury, to commence at or near the existing outlet or gauge basin of the said Wessenden Reservoir, and to terminate in the stream called Butterley Clough Brook, at a point about three chains above its junc-

tion with the Wessenden Brook;

A catchwater drain or conduit, main pipe, or aqueduct (No. 2), to be also wholly situate within the said township of Marsden in Almondbury, to commence in a tank to be constructed under the powers of the Bill at a point about four chains south of the southern end of the existing waste weir of the said Wessenden Reservoir, and to terminate in a tank or basin to be constructed under the said powers, and herein referred to as Tank No. 2, at or on the stream called Blakeley Clough Brook, at a point about 15 chains above its junction with the Wessenden Brook;

A main pipe or aqueduct, herein referred to as (No. 3), to be also wholly situate within the said township of Marsden in Almondbury, to commence from and out of Tank No. 2, and to terminate in a tank herein referred to as Tank No. 3, to be constructed under the powers of the Bill at or near to the existing course of Wessenden Brook, about three chains above the point at which it is joined by the said Butterley Clough Brook;

A main pipe or aqueduct (No. 4), to be wholly situate within the township of Marsden in Almondbury, to commence from and out of the main pipe or aqueduct No. 3 at a point thereon in the road leading from Marsden to the Wessenden Reservoir, and known as New Lane, about three chains measuring along the said road in a north-westerly direction from the house and premises known as Booth Lathe, and to terminate about three chains east of Binn House by a junction with the catchwater drain, or conduit authorized by the said "Huddersfield Water Act, 1869" to be there constructed;

A reservoir, herein referred to as the Blakeley Reservoir, to be wholly situate within the said township of Marsden in Almondbury, and to be formed by an embankment across the Wessenden Brook about two chains below the point at which it is joined by the

stream called Great Clough Brook;

A reservoir, herein referred to as the Booth Reservoir, to be wholly situate within the said township of Marsden in Almondbury, and to be formed by an embankment across the Wessenden Brook about seven chains above the point at which it is joined by the said Butterley Clough Brook;

A main pipe or aqueduct (No. 5), to be wholly situate within the said township of Marsden in Almondbury, to commence from and out of the Booth Reservoir at or near the point where the embankment thereof is intended to cross the said Wessenden Brook, and to terminate in Tank No. 3;

A main pipe or aqueduct (No. 6) to commence in the said township of Marsden in Almondbury from and out of Tank No. 3, and to pass thence through or into the several townships or places of Marsden in Almondbury, Lingards, and Linthwaite, all in the said parish of Almondbury, and to terminate in the said township of Linthwaite, by a junction with the main pipe or aqueduct authorized by the said "Huddersfield Water Act, 1869," at the point where the Wakefield and Austerlands turnpike road is intersected by the road known as Cowlersley-lane:

To confer upon the Corporation powers to vary, alter, or discontinue the pipe or aqueduct and works, or some of them, already authorized for the distribution and delivery of the compensation water from their authorized Deer-hill reservoir, as prescribed and required by "The Huddersfield Water Act, 1869," and to construct, lay down, and maintain in substitution thereof the following works, namely:

A pipe or aqueduct to commence from and out of the said authorized Deer-hill reservoir, in the said township of Lingards, passing thence through or into the said townships of Lingards and Marsden in Almondbury, and to terminate in the stream called Ram's Clough Brook, near to and to the north-east of Holme, in the said township of Marsden

in Almondbury:

Also a pipe or aqueduct to be wholly situate in the said township of Lingards, to commence from and out of the last-mentioned pipe or aqueduct, at a point about 4 chains from its commencement in the said authorized Deer-hill reservoir, thence continuing in a north-easterly direction along or near to the line of the stream called Bradley Brook, for a distance of about 23 chains, and there to terminate in the said Bradley Brook:

To take, use, divert, and appropriate for the purposes of the said proposed new works, as well as of the waterworks already vested in or authorized to be constructed by the Corporation, and at the times or upon the conditions to be specified by the Bill, all springs, streams, and waters which will or can be intercepted by the said proposed works, or any of them, or which may be found in, upon, or under any lands to be acquired or held by the Corporation under the powers of the Bill:

The waters to be abstracted flow derivatively into the rivers Colne, Calder, Aire, Ouse, Trent, and Humber; and also the following canals and navigations, namely, the Huddersfield Canal, and the canal known as Sir John Ramsden's Canal, both now vested in the London and North Western Railway Company, the Calder and Hebble Navigation, the Aire and Calder Navigation, the Knottingley and Goole Canal,

and the Selby Canal, or some of them:

To construct and maintain a new road or approach to the authorized Deer-hill reservoir of the Corporation to commence on Lingards Moor at or near the south-east corner of the said authorized Deer-hill reservoir, in the township of Lingards and parish of Almondbury, passing thence through or into the several townships of Lingards and Meltham, in the said parish, and to terminate at or near the house called Deerhill or Deer Hill-end, in the said township of Meltham, by a junction there with the occupation road known as the Black Moor and Deerhill-end-road:

To confer on the Corporation the right of using in connection with their waterworks, and in com-

mon with the persons in whom the right of user thereof is now vested, the said occupation road known as the Black Moor and Deer-hill-endroad, situate in the said township of Meltham, from the place called Deer-hill-end to its junction with the highway known as the Black Moor Foot-road, at or near the inn or public house at Cop-end, called "the Spotted Cow Inn," on condition of the Corporation repairing or contributing towards the expense of the repair of such occupation road such proportion, quota, or sum as may be from time to time fixed and determined by justices, or by a surveyor appointed by justices, with power also to the Corporation to do such repairs if and when needed upon the terms to be specified in the Bill:

To alter, widen, and divert the road leading from the Wessenden reservoir to Binn-lane, all in the said township of Marsden in Almondbury, and to vest the said road in the Corporation, or to confer upon them a right to use the

said road:

To divert, widen, alter, and stop up, whether temporarily or permanently, roads and footpaths, and particularly the road leading from Bank Bottom to Hole Top, and thence towards Butterley-hill, and to construct and maintain all needful roads, pipes, conduits, culverts, tanks, basins, wells, adits, cuts, drains, sluices, filtering beds, valves, weirs, byewashes, gauges, engines, pumping establishments, and other works:

To lay down and maintain pipes in, over, and under streets, roads, lanes, bridges, railways, and other passages and places, and to purchase and acquire compulsorily and by agreement, and to take on lease, lands, houses, springs, streams, waters, and other hereditaments, and to acquire compulsorily and by agreement easements over and under lands and other property:

To purchase, and if need be by compulsion, certain lands at or near Brow Grains Dike, Deer-hill-end, and Black Moor Foot, all in the said township of Meltham, in the said parish of Almondbury, for the purposes of the waterworks authorized by the said "Huddersfield Water Act, 1869," and to confer upon the Corporation all the rights of ownership in reference to the lands acquired or held, or to be acquired or held

by them for the purposes of their waterworks:

To enable the Corporation from time to time to resell, demise, or let any of the lands acquired or to be acquired by them, and subject to such reservations, if any, as they may think fit:

To authorize the Corporation to borrow money for the purposes of the Bill upon security of the rates and rents authorized to be levied by them and of the property vested in the Corporation, or for the time being belonging to them or to be acquired by them, and out of any moneys now in the hands of the Corporation or under their control; and to levy further rates or rents for the purposes of the Bill:

To extend the limits of "The Huddersfield Water Act, 1869," and to enable the Corporation to supply with water the several parishes, townships, and places following, or some of them, in the West Riding of the county of York (that is to say): the said township of Marsden in Almondbury, the township of Marsden in Huddersfield in the parish of Huddersfield, the township of Mirfield in the parish of Mirfield, the township of Kirkheaton in the parish of Kirkheaton, and so much of the township or chapelry of Hartshead cum Clifton in the parish of Dewsbury as adjoins or is near to the turnpike road leading from Huddersfield to Leeds:

the construction of the waterworks of the Corporation, until such works are completed and in practical operation, and to alter and extend the provisions of the said Act of 1869 as to paying

off borrowed moneys:

To alter the days fixed by the said last-mentioned Act for the half-yearly water rents becoming payable, and to make additional provision for enabling the owners of property who are by the same Act made primarily liable to pay the water rates or rents, to recover the same from their tenants using the water, for the supply of which such primary liability has been incurred:

The Bill will provide for payment of the expenses of applying for and passing of the Bill out of any moneys in the hands of the Corporation, or under their control, or to arise under

the powers of the Bill:

And the Bill will vary and extinguish all such rights and privileges conferred by the beforementioned Acts, and all such other rights and privileges as would in anywise interfere with the objects of the Bill; and it will incorporate with itself the necessary provisions of "The Lands Clauses Consolidation Acts, 1845, 1860, and 1869," "The Railways Clauses Consolida-tion Act, 1845," and "The Waterworks Clauses Acts, 1847 and 1863," and will extend to the Bill the powers and provisions of the before-mentioned Huddersfield Water Act of 1869, except so far as such powers and provisions may be altered by the Bill:

Duplicate plans and sections, showing the line or situation and levels of the intended works, and the lands in or through which the same will be made, and the springs and streams intended to be taken and diverted, and plans also showing the lands sought to be acquired by compulsion, with books of reference to the plans, containing the names of the owners and lessees, or reputed owners and lessees, and of the occupiers of the lands, houses, and other property which may be taken under the powers of the Bill; and also a copy of this Notice will, on or before the 30th day of November instant, be deposited for public inspection at the office of the Clerk of the Peace for the West Riding of the county of York at Wakefield; and on or before the said 30th day of November a copy of so much of the said plans, sections, and books of reference as relates to each of the parishes in or through which the said intended works will be made or be situate, or in which any lands or houses intended to be taken are situate, and a copy of this Notice, will be deposited with the parish clerk of each such parish at his residence.

Printed copies of the proposed Bill will be de-posited at the Private Bill Office of the House of Commons on or before the 21st day of December next.

Dated this 9th day of November, 1870.

Joseph Batley, Town Clerk, Huddersfield. Dyson and Co., 24, Parliament-street, Westminster, Parliamentary Agents.

In Parliament—Session 1871.

Chesterfield Water Works and Gas Light

Company

(New Conduits; Additional Capital; Supply of Water in Bulk; Diversion of Footpath; Amendment of Acts.)

PPLICATION is intended to be made to To make provision for the payment of the interest on the expenses incurred in and about the Chesterfield Water Works and Gas Light Company (who are hereinafter referred to as "the Company"), for leave to bring in a Bill for the following, or some of the following, among other purposes:—

1. To enable the Company to construct the following works:—

An aqueduct or conduit between their Upper Linacre Reservoir, in the parish of Brampton, in Derbyshire, which reservoir was constructed under the powers conferred by the Company's Act of 1865, and the Club Mill Service Reservoir of the Company, in the township of Newbold, in Derbyshire, constructed under the powers conferred by the Company's Act of 1855.

The said conduit will commence at the eastern end of the Upper Linacre Reservoir, will pass through Linacre Wood to a point at or near to the eastern end of the said Lower Linacre Reservoir, and thence along or near to the course of the existing aqueduct or conduit of the Company, and will terminate in the said Club Mill Reservoir.

Together with such tanks, valves, sluices, and other works as shall be necessary for the purposes of the Bill.

All the said works will be in the said parish of Brampton and township of Newbold, or one of them.

2. To enable the Company to divert a footpath leading from the Hernstone Lane Head Turnpike-road to the Ashgate road across a field in the township of Newbold, such field being contiguous to and lying to the westward of the land and gas works of the Company.

3. To enable the Company to apply their existing capital to the purposes of the Bill, and to raise additional capital by shares and by borrowing, and to attach to such capital such preferences and priority of dividend or other advantages as the Bill shall define.

4. To enable the Company to purchase and take lands, streams, and other property or easements therein by agreement or compulsorily, for the purposes aforesaid, and other the purposes of their undertaking.

5. To enable the Company to supply water in bulk to places in the neighbourhood of their

6. To amend, extend, and if need be, repeal the powers and provisions of the Acts relating to the Company passed respectively in 1855 and in 1865, namely, 18 Vict., cap. 29, and 28 and 29 Vict., cap. 36, and especially the 20th section of the first-mentioned Act relating to the remuneration of Directors, the 15th section of the Act of 1865, limiting the amount of the reserved fund, and so much of the 102nd section of the Companies Clauses Consolidation Act, 1845 (which is incorporated with the said Act of 1855), as provide; that the auditors of the Company shall hold at least one share in the capital of the Companys and the Bill will contain further provisions for the protection of the waterworks of the Company, and the Bill will incorporate with itself the necessary provisions of "The Waterworks Clauses Acts, 1847 and 1863;" "The Lands Clauses Consolidation Acts, 1845," and "The Companies Clauses Acts, 1863 and 1869," and the provisions of "The Railways Clauses Consolidation Act, 1845," with respect to the temporary occupation of lands.

On or before the 30th day of November instant duplicate plans, showing the situation of the proposed works, and the line or situation of the intended Aqueduct and Works, and the lands and houses or other property in or through which the same will be made, duplicate sections showing the levels of the proposed works, a book of reference to such plans, containing the names of the owners and lessees, or reputed owners and lessees and occupiers of such lands, houses, and other property; and also a copy of this notice will be deposited at the office of the Clerk of the Peace for the county of Derby, at Derby, and with the parish clerks of Brampton, Chesterfield, and St. Thomas, Brampton, at their respective residences.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 21st day of December next.

Dated this 11th day of November, 1870.

Shipton and Hallewell, Solicitors to the Company.

In the Matter of "The Gas and Water Facilities Act, 1870," and the Bognor Gas Light and Coke Company Limited.

(Application to the Board of Trade for power tomaintain and continue Gas Works, and to manufacture and supply Gas to the town of Bognorand its vicinity.)

OTICE is hereby given, that application is intended to be made to the Bourd of Trade in December next, by the Bognor Gas Light and Coke Company Limited for a Provisional Order pursuant to the above-mentioned Act, to authorize them to maintain and continue their gas works and works connected therewith, and to manufacture and supply gas to the town of Bognor, and the parishes of Bersted and Felpham, in the county of Sussex, and to demand and recover rates, and rents in respect of such supply.

And notice is hereby given, that on or before the 30th day of November instant, a map showing the land now occupied by the Company's works for the manufacture of gas, and of residual products arising therefrom, together with a copy of this advertisement will be deposited for public inspection in the Office of Clerk of the Peace for the county of Sussex, at his Office at Lewes, in the said county, and on or before the same day a copy of the said plain and advertisement will be deposited at the Board of Trade, Whitehall, London.

Printed copies of the draft of the Provisional Order when deposited at the Board of Trade, and of the Provisional Order when made, will be supplied at the price of one shilling each on application at the office of William Bell, 27, Great George-street, Westminster, to all persons applying for them.

All persons desirous of making any representation to the Board of Trade, or of bringing before them any objections respecting the application, may do so by letter addressed to the Assistant Secretary of the Railway Department of the Board of Trade, Whitehall, London, on or before the 1st day of January, 1871; a copy of such objections must at the same time be sent to the said William Bell for the promoters.

Dated this 10th day of November, 1870.

William Bell, No. 27, Great George-street, Westminster.

In Parliament-Session 1871.

Manchester, Sheffield, and Lincolnshire Railway Company, and Cheshire Lines Committee.

(Purchase of Land in divers places by Compulsion and Agreement; Extension of Time for Construction of Works of the Chester and West Cheshire Junction Railway; the Liverpool Central Station Railway; the Manchester, Sheffield, and Lincolnshire Railway Extension to Liverpool; the Manchester, Sheffield, and Lincolnshire New Lines, 1866; Widening of the Liverpool Central Station Railway in Liverpool; Powers for Protection of Buildings near the Railway; Provisions with respect to Superfluous Land; Level Crossings at Lincoln; Power to stop part of the Manchester, Ashtonunder-Lyne and Oldham Canal in Manchester; New Borrowing Powers; Amendment of Acts; and other purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the next Session for an Act to authorize the Cheshire Lines Committee, incorporated by "The Cheshire Lines Act, 1867" (hereinafter called "The Committee,") to purchase lands by agreement, and also to purchase by compulsion or agreement the following lands, or some of them, or some part or parts thereof respectively (that is to say):

Certain lands in the township of Rixton cum Glazebrook, in the parish of Warrington, in the county palatine of Lancaster, adjoining the Railway No. 1, authorized by the Manchester, Sheffield, and Lincolnshire Railway (Extension to Liverpool) Act, 1865, being parts of land numbered 31, 32, and 34, in the said township and parish on the deposited plans referred to in that Act;

Certain other lands in the township of Woolston cum Martinscroft, in the said parish of Warrington, adjoining the said last mentioned authorized Railway No. 1, being parts of lands numbered 1 in the said township and parish on the deposited plans referred to in the said Act of 1865;

Certain other lands in the hamlet of Risley, township of Culcheth, in the parish of New Church, in the said county palatine of Lancaster, adjoining the said last-mentioned authorized Railway No. 1, and numbered 1A, 2, 3, 3A, 4, 5, 7, 8, 9, 10, 11, and 12, in the said township and parish on the said deposited plans referred to in the said Act of 1865;

Certain lands in the township of Garston, in the parish of Childwall, in the said county palatine of Lancaster, adjoining the said last mentioned authorized Railway No. 1, being part of lands numbered 44 in the said township and parish on the said deposited plans referred to in the said Act of 1865.

Certain other lands in the township of Much Woolton, in the said parish of Childwall, adjoining the said last-mentioned authorized Railway No. 1, being part of lands numbered 3 and 4 in the said township and parish on the said deposited plans referred to in the said Act of 1865;

Certain lands in the township of Partington, and parish of Bowdon, in the county of Chester, abutting upon the southerly side of the Railway No. 2, authorized by the said Act of 1865, and being parts of lands numbered respectively 27, 36, 39, and 40 in that township and parish on the deposited plans referred to in the said Act of 1865:

Certain lands in the township of Dunham Massey, and said parish of Bowdon, abutting upon the southerly side of the said last-mentioned authorized Railway No. 2, and forming parts of

No. 23680.

the lands numbered respectively 44, 45, 47, 49, and 50 in that township and parish on the deposited plans referred to in the said Act of 1865;

Certain other lands in the said township of Dunham Massey, and said parish of Bowdon, abutting upon the north and south sides of the said last-mentioned authorized Railway No. 2, and forming parts of the lands numbered respectively 71 and 72 in that township and parish on the deposited plans referred to in the said Act of 1865:

Certain lands in the township and parish of Warrington, in the said county palatine of Lancaster, containing about eight acres, near to the Railway No. 1, authorized by "The Manchester, Sheffield, and Lincolnshire Railway (New Lines) Act, 1866," and adjoining on the west a certain road or highway in Warrington aforesaid called Batterbys-lane, and on the east by a certain other road in Warrington aforesaid called Marsh House-lane;

Certain other lands at or near a place called Throstle Nest, in the township of Stretford, in the parish of Manchester, in the said county palatine of Lancaster, and in the occupation of Abel Heywood, and being a portion of the garden to the house and premises occupied by the said Abel Heywood, and part of lands numbered 65 in the said township and parish on the deposited plans referred to in "The Manchester, Sheffield, and Lincolnshire Railway (New Lines) Act, 1866," respecting Railway No. 3, mentioned in that Act;

Certain other lands in the parish of Saint Oswald, in the county of the city of Chester, containing about eight acres, belonging to the Earl of Kilmorey, adjoining the Railway No. 3 authorized by "The Chester and West Cheshire Junction Railway Act, 1865," being parts of lands numbered respectively 28, 30, 31, 35, and 36 in the said parish on the deposited plans referred to in the said last-mentioned Act;

To extend the time limited by "The Cheshire Lines Act, 1867," for the construction of the works authorized by "The Liverpool Central Station Railway Act, 1864," "The Manchester, Sheffield, and Lincolnshire Railway (Extension to Liverpool) Act, 1865," "The Chester and West Cheshire Junction Railway Act, 1865," and "The Manchester, Sheffield, and Lincolnshire Railway (New Lines) Act, 1866";

To widen and enlarge so much of the railway authorized to be constructed under the powers of "The Liverpool Central Station Railway Act, 1864" as lies between a point where the said railway is intended to cross Seel-street, in the borough and parish of Liverpool, in the county palatine of Lancaster, and a point where the said railway is intended to cross Parliament-street in the said borough and parish of Liverpool; and to alter the line and levels of such authorized railway, and to put down additional rails thereon, and to purchase and acquire, compulsorily or by agreement, all such lands, houses, and easements as may be necessary for such purposes, and to extinguish all rights, powers, and privileges connected with such lands and houses respectively, and to confer, vary, or extinguish other rights and privileges; the whole of such last-mentioned lands and works will be in the said parish of Liverpool.

To make provision for the preservation and protection of buildings on either side of any railway or work of the Committee already constructed, or which may be hereafter constructed, and to confer upon the Committee powers to underpin or otherwise strengthen, support, or protect from injury any such buildings, and from time to time, as

occasion may require, to enter upon any buildings, lands, tenements, or property adjoining or near the railway, for the exercise of such powers:

And it is proposed by the intended Act to enact provisions with respect to the sale of superfluous lands belonging to or vested in the Manchester, Sheffield, and Lincolnshire Railway Company (hereinafter called "The Company"), either alone or jointly with any other Company or Companies, or in the said Committee, and to exempt such lands from the operation of any provisions requiring a sale thereof within a limited period; and to authorise the Company and the said Committee respectively to maintain and hold all or any part of such lands permanently, or for a further limited period (as the case may be), and to authorise the Company and the said Committee respectively from time to time to sell any such lands for sums in gross or for rent-charges, or other annual payments, or for any other consideration, and from time to time to sell, let, demise, transfer, commute, or redeem for sums in gross any such rent-charges or annual payments, and from time to time to mortgage, charge, let, demise, or otherwise dispose of, use, or enjoy, all or any such lands as the Company or the said Committee respectively may think proper; and to enable the Company and the said Committee respectively to purchase and acquire lands, and for the owners and occupiers thereof, whether incapacitated or not, to sell lands, houses, and other property required for the purposes of the Company or the said Committee.

To enable the Company and the mayor, aldermen, and citizens of the city of Lincoln and the Local Board for the district of the city of Lincoln, to enter into and carry into effect contracts and agreements for substituting bridges over, or subways or passages under, any streets or highways within the said city of Lincoln, in lieu of level crossings upon such streets and highways, or to divert, alter, and if need be, stop up and appropriate, either temporarily or permanently, all or any of such level crossings, and all such streets, roads, footpaths, sewers, drains, watercourses, pipes, and other property, so far as may be necessary for carrying into effect any such contracts and agreements, and to extinguish all rights, powers, and privileges which would interfere with the carrying into complete effect the objects and

purposes of the intended Act:

To authorise the Company to close and fill up and appropriate the site of so much of the Islington Branch of the Manchester, Ashton-under-Lyne, and Oldham Canal as adjoins the works and premises of Messieurs Molyneux and Webb, in the parish of Manchester, or some part thereof, to abandon the same as a canal, and to extinguish all rights of navigation and all other rights and privileges connected with such last-mentioned

portion of the said canal:

To authorise the Company to acquire by agreement or by compulsion certain lands belonging to Thomas Marsden, in the township and parish of Penistone, in the West Riding of the county of York, adjoining the south-west side of their railway, and near to the junction of the Lancashire and Yorkshire Company's Branch Railway from Huddersfield with the Company's Railway, at or near Penistone aforesaid:

To enable the Company to widen and improve the Bridge carrying the public road called Masbrough-street over their canal at Masbrough, otherwise Masborough, in the township of Kimberworth, in the parish of Rotherham, and West Riding of the county of York, and to purchase compulsorily certain lands and hereditaments

east side of the said canal, and adjoining the said

To enable the Company and the Committee respectively to apply, for the purposes of the intended Act, any capital or funds now belonging to them respectively, or which may hereafter belong to them, or under the control of the directors of the Company, or of the Committee respectively, and to raise other moneys by mortgage of all or auy part of their respective undertakings, and to increase their capital by the creation of new or additional shares or stock, with or without any preference or priority in payment of dividends, or by such other ways and means as may be prescribed in the proposed Act:

To alter and extinguish the powers of borrowing money on mortgage, now vested in the said Committee, and for that purpose to repeal, alter, and amend, so far as may necessary, all or any of the following local and personal Acts, viz.: 23 Vict., caps. 16 and 90; 24 and 25 Vict,, caps, 143 and 175; 25 and 26 Vict., cap. 190; 26 and 27 Vict., cap. 147; and 27 and 28 Vict., cap. 240; and in lieu of the powers so intended to be extinguished and altered, to confer on the Company and the Great Northern Railway Company and the Midland Railway Company respectively, powers to raise and borrow in equal proportions and either jointly or severally on mortgage of their respec-tive undertakings a sum equal in amount to the money authorized to be raised by the lastly beforementioned Acts;

To incorporate with the said Act all or some of the powers and provisions of "The Companies Clauses Consolidation Act, 1845," "The Lands Clauses Consolidation Act, 1845," "The Lands Clauses Consolidation Amendment Act, 1860, and "The Railways Clauses Consolidation Act, 1845," "The Railways Clauses Act, 1863," and "The Companies Clauses Act, 1863," and other

general Acts;

So far as may be necessary for all or any of the objects and purposes of the said intended Act, the following local or personal Acts will be repealed, altered, or amended (that is to say), 11 and 12 Vic., cap. 86, relating to "The Manchester, Ashton-under-Lyne, and Oldham Canal, and all other Acts relating to that Canal; "The Liverpool Central Station Railway Act, 1864;" 23 Vict., caps. 16 and 90; 24 and 25 Vict., caps. 143 and 175; 25 and 26 Vict., caps. 112 and 190; 26 and 27 Vict., cap. 147; 27 and 28 Vict.; cap. 240; 28 and 29 Vict., cap. 292; and 30 and 31 Vict., cap. 207, relating to the Cheshire Lines Committee; 12 and 13 Vict., cap. 81; 13 and 14 Vict., cap. 94; 14 and 15 Vict., cap. 114; 15 and 16 Vict., caps. 83 and 144; 16 and 17 Vict., caps. 52 and 145; 18 and 19 Vict., caps. 91 and 129; 21 and 22 Vict. caps. 75 and 113; 22 and 23 Vict. cap. 5; 23 and 24 Vict. cap. 15; 24 and 25 Vict. caps. 66, 86, 113, and 156; 25 and 26 Vict. caps. 91, 98, 112, and 129; 27 and 28 Vict. caps. 77, 78, and 320; 28 and 29 Vict. caps. 248, 327, and 378; 29 and 30 Vict. caps. 158, 162, 191, and 294; 30 and 31 Vict. cap. 4; 32 and 33 Vict. caps. 25 and 26; and all other Acts relating to the Manchester Sheffield and Lincolnshire Railway Company.

And notice is hereby further given, that duplicate plans and sections describing the line, situation, and level of so much of the hereinbefore mentioned Liverpool Central Station Railway as is proposed to be widened and enlarged under the powers of the said Bill, and describing the lands, houses, and other property in or through which the said railway is intended to be widened and which may be required for that purpose on the enlarged, together with a book of reference to

such plans containing the names of the owners and lessees, or reputed owners and lessees, and the occupiers of such lands, houses, and property respectively, and also a published map with the line of the said railway (so far as it is intended to be widened and enlarged) delineated thereon, and also plans showing the lands which will or may be subject to the compulsory powers of purchase to be conferred by the intended Act, together with books of reference to such plans, containing the names of the owners and lessees, or reputed owners and lessees, and the occupiers of such lands, will be deposited for public inspection as follows (that is to say): as regards such of the lands and works as are situate in the county palatine of Lancaster, with the Clerk of the Peace for the county palatine of Lancaster, at his office at Preston; as regards such of the said lands as are situate in the county of Chester, a plan thereof in duplicate, and a book of reference thereto, with the Clerk of the Peace of that county, at Chester, and as regards such of the lands as are situate in the county of the city of Chester, with the Clerk of the Peace for the said county of the city of Chester, at his office at Chester, and as regards such of the said lands as are situate in the West Riding of the county of York, with the Clerk of the Peace for the said riding at his office at Wakefield; and a copy of so much of the said plans, sections, and book of reference as relates to any parish or extra-parochial place will be deposited, in the case of a parish, with the parish clerk of such parish at his residence, and, in the case of an extra-parochial place, with the parish clerk of some parish immediately adjoining thereto at his residence; and that such deposits will be made on or before the 30th day of November, 1870, and each of such deposits will be accompanied with a copy of this notice; and printed copies of the said Bill for effecting the objects aforesaid, or some of them, will be deposited in the Private Bill Office of the House of Commons, on or before the 21st day of December, 1870.

Dated this 7th day of November, 1870.

J. R. and R. Lingard, Westminster and Manchester, Solicitors for the Bill.

Wyatt and Hoskins, Westminster, Parliamentary Agents.

In Parliament.—Session 1871.

Lincoln Water.

(Authorization of Existing Works and construction of Additional Works, and the taking of Water from the Prial Brook, the Catchwater Drain, the Upper River Witham, and the Pike Drain, and other waters, and the prevention of the fouling thereof; Abandonment of certain Authorized Works; Raising additional Moneys; Amendment of Existing Acts; Extension of Limits to Canwick and Greetwell; and other Powers.)

NOTICE is hereby given, that application will be made to Parliament in the next session, for leave to introduce a Bill (in this notice called "the Bill") to authorize the Lincoln Waterworks Company (in this notice called "the Company") to effect the following objects, or some of them, that is to say,—

To continue, maintain, and repair, or to construct, maintain, and repair (as the case may be) the following waterworks, with all necessary approaches, embankments, weirs, filtering beds, drains, sluices, culverts, shafts, bye-washes, pipes, works, and other conveniences, that is to say,—

1st.—A reservoir already constructed on lands formerly belonging to the late Richard Carline,

Esquire, and now to Joseph Shuttleworth, Esquire, in the parish of Skellingthorpe, in the parts of Kesteven, in the county of Lincoln, situate on the southerly side of the public carriage-road leading from Lincoln to Skellingthorpe, and which reservoir is bounded on the northerly, westerly, south-westerly, easterly, and southeasterly sides by lands belonging to the said Joseph Shuttleworth, and occupied by himself, and on the south by lands belonging to the Governors of Christ's Hospital London.

2nd.—An overflow weir in the said parish of Skellingthorpe, already constructed, commencing from and out of the reservoir firstly described, at the northerly end thereof, and thence crossing the said public carriage-road, and terminating in a public drain running nearly due north from the northerly side of the embankment of the said reservoir to the drain called the Catchwater drain, at a point 200 yards, or thereabouts, north

of the said public carriage road.

3rd.—An aqueduct conduit or main pipe, already constructed, commencing from and out of the northerly end of the reservoir firstly described, and thence passing in, through, and out of the said parish of Skellingthorpe and the parish of Boultham, in the parts of Kesteven, in the county of Lincoln, and the parish of Saint Botolph, in the city of Lincoln, and county of the same city, and terminating in the High-street, in the said city and county, at or near the Bargate-bridge.

4th.—A pumping station, with an engine-house, buildings, and apparatus connected therewith, and an aqueduct conduit, or main pipe for abstracting water from the drain called the Catchwater drain, at a point 200 yards, or thereabouts, westward of the intersection of the Upper River Witham by the said Catchwater drain, and three filtering beds near to such pumping station, all which works are already constructed, and are situate upon lands in the said parish of Boultham, purchased by the Company from Colonel Richard Ellison, and at a point varying from 130 to 230 yards westward of the intersection of the Upper River Witham by the said Catchwater drain.

5th.—A pumping station, engine-house, and buildings connected therewith, and two filtering beds, and an aqueduct conduit or main pipe for abstracting water from the said Catchwater drain at a point 66 yards, or thereabouts, westward of the intersection of the Upper River Witham by the Catchwater drain, and another aqueduct conduit or main pipe for abstracting water from the Upper River Witham at a point 44 yards, or thereabouts, southward of the said intersection, and all which works will be situate in the said parish of Boultham, on lands belonging to the said Colonel Richard Ellison, and in the occupation of Charles Pratt, Esquire.

6th.—An aqueduct conduit or main pipe, situ-

6th.—An aqueduct conduit or main pipe, situate wholly in the said parish of Boultham, and on lands of the said Colonel Richard Ellison, in the occupation of the said Charles Pratt, Esquire, for abstracting water from the Pike Drain, and commencing at and from the pumping station fourthly described, and terminating in the said Pike Drain at a point 200 yards, or thereabouts, eastward of Boultham parish church.

7th.—An aqueduct conduit or main pipe, already constructed, commencing by a junction with the aqueduct conduit or main pipe thirdly described, at or near near the said Bargate-bridge, and thence passing in, through, or into the parishes or extra-parochial places of South or Canwick Common, Saint Botolph, Saint Peter-at-Gowts, Saint Mark, Saint Mary-le-Wigford, Saint Benedict, Saint Peter-at-Arches, Saint Martin,

Saint Michael-otherwise Saint Michael-on-the-Mount, Saint Mary Magdalene, Saint Paul, Bail of Lincoln, Close of Lincoln, and Castle Dykings, or some of them in the city of Lincoln, and the county of the said city, and terminating by a junction with the reservoir next hereinafter described on the southerly side thereof.

8th.—A reservoir already constructed on lands formerly belonging to the Dean and Chapter of Lincoln, and Mr. William Harrison their lessee, situate in the said parish of Saint Paul, at a point 140 yards, or thereabouts, northward of the northwest corner of Lincoln Castle wall, and a waste pipe from and out of the south side of such reservoir, to and into the Castle Dykings, at or near a point 65 yards, or thereabouts, measuring in a north-easterly direction from the said north-west

corner of the castle wall.

9th.—An aqueduct conduit or main pipe, commencing at the pumping station fourthly described. and thence passing in and through the said parishes of Boultham and St. Botolph, and the said extra-parochial place of South or Canwick Common, and terminating in the said High-street, at or near the said Bargate-bridge, with a branch from the pumping station fifthly described, to such aqueduct conduit or main pipe, such branch being wholly within the said parish of Boultham.

10th.—An aqueduct conduit or main pipe, commencing at the said Bargate-bridge by a junction with the aqueduct conduit or main pipe ninthly described, and thence passing in and through the said parish of Saint Botolph, the said extra-parochial place of South or Canwick Common, and the parish of Bracebridge in the parts of Kesteven, in the county of Lincoln, and terminating by a junction with the reservoir, next hereinafter described.

11th.—A reservoir, in the said parish of Bracebridge, on lands belonging to Charles Coningsby Waldo Sibthorpe, esquire, and in the occupation of Mr. Edward Clarke, situate on the east side of the turnpike-road leading from Lincoln to Sleaford, and at a point 50 yards, or thereabouts, west of the farm-house called White-hall, in the occu-

pation of the said Edward Clarke.

12th.—An aqueduct conduit or main pipe, commencing at the Bargate-bridge by the junction with the aqueduct ninthly described, and thence passing in, through, and from the said extra-parochial place of South or Canwick Common, and the said parishes of Saint Botolph, Saint Peter-at-Gowts, Saint Mark, Saint Mary-le-Wig-ford, Saint Benedict, Saint Peter-at-Arches, and Saint Martin, in the city of Lincoln, and county of the said city, and terminating in the High-street, in the said city and county, at or near Saint Martin's Church.

To authorize the Company to divert into the said works, and to take and appropriate for the purposes of their undertaking the water of the Prial Brook, the said Catchwater Drain, the Upper River Witham, and the Pike Drain, and also any waters from any lands, and from any streams or springs which may be found in, upon, or under, or adjoining any lands which the Bill may authorize to be taken, and to provide that the said Prial Brook, Catchwater Drain, Upper River Witham, and Pike Drain, shall, for the purposes mentioned in sect. 61 of the Waterworks Clauses Act 1847, be deemed to be belonging to the Company, which waters so intended to be appropriated directly or derivatively flow or proceed into the Upper River Witham, the Brayford Pool, the Lower River Witham, the Fossdyke Canal, the River Trent, the Gainsborough Waterworks Company's Reservoirs, and the River Humber.

To enable the Company to deviate in the construction of the proposed works from the lines and levels delineated on the plans and sections to be deposited as hereinafter mentioned, and to break up, alter, divert, or stop up (temporarily or permanently) roads, bridges, canals, towingpaths, railways, tramways, sewers, drains, streams, and watercourses, in the parishes and places hereinbefore and hereinfter named in this notice, or any of them for the purposes of the intended Act.

To legalise and confirm, if necessary, all the Acts, proceedings, and expenditures of the Company, or their directors or officers in relation

to the existing works of the Company.

To authorize the Company to abandon such of the works authorized by the Lincoln Waterworks Act, 1846, within the parishes and places aforesaid, as are or will be unnecessary by reason of the substituted works to be authorized by the Bill.

To purchase, by compulsion, lands, houses, waters, and other hereditaments and rights of way, and other easements, rights, and privileges in, and over the same, and to confer, vary, and extinguish any rights and privileges necessary to the attainment of the objects of the Bill and

other rights and privileges.

To enable the Company to manufacture, sell, or let on hire, meters and other apparatus in connection with the supply of water, and to make provision for preventing the fouling, waste, illegal use, misuse, or abstraction of the water supplied, or authorized to be appropriated by the Company, and to enable the Company the better to recover rates and rents payable to them.

To enable the Company to raise additional capital in shares or stock, and by borrowing, and to attach to such shares and stock a preferential dividend and other privileges and advantages.

To alter, amend, extend, enlarge, or wholly or 1846," and "the Lincoln Waterworks Act, 1856." partially repeal "the Lincoln Waterworks Act,

To enable the Company to extend their power to supply warter to the parish of Canwick, or part thereof, in the parts of Kesteven, in the county of Lincoln, and the parish of Greetwell, or part thereof, in the parts of Lindsey, in the county of Lincoln.

To enable the Company to hold half-yearly general meetings, and otherwise to increase their powers in reference to their meetings and the

proceedings of the directors.

To incorporate with the Bill all or some of the provisions of "the Waterworks Clauses Acts, 1847 and 1863," "the Lands Clauses Consolidation Act, 1845," "the Lands Clauses Consolidation Acts Amendment Act, 1860," "the Lands Clauses Consolidation Act, 1869," "the Companies' Clauses Consolidation Act, 1845," "the Companies' Clauses Act, 1863," and also sections 30 to 44, both inclusive of "the Railways Clauses Consolidation Act, 1867." Clauses Consolidation Act, 1845."

And notice is further given that on or before the 30th day of November instant, plans and sections describing the situation, lines, and levels of the works proposed to be authorized or constructed, and the lands and other property which may be taken for such works and other the purposes of the Bill, with a book of reference to such plans containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of such lands and other property, and a copy of this notice will be deposited for public inspection with the clerk of the peace for the city of Lincoln and county of the same city, at his office, St. Benedict's-square, in the said city and

county, and with the clerk of the peace for the parts of Kesteven, in the county of Lincoln, at his office, at Stamford, and with the clerk of the peace for the parts of Lindsey, in the county of Lincoln, at his office, at Spilsby, and on or be-fore the said 30th day of November instant, a copy of so much of the said plans, sections, and book of reference, as relates to each parish, in which it is intended to authorize or construct works, or take lands or property with a copy of this notice will be deposited with the parish clerk of each such parish, at his place of abode, and in the case of any extra-parochial place with the parish clerk of some parish immediately adjoining thereto at his place of adode.

And on or before the 21st day of December next printed copies of the proposed Bill will be deposited in the Private Bill Office of the House

of Commons.

Dated this 9th day of November, 1870. Rd. Cotton Carline, Lincoln, Solicitor. John Newall, 36, Great George Street, Westminster, Parliameniary Agent.

In Parliament.—Session 1871.

Birmingham West Suburban Railway. (Incorporation of a Company for making a Railway from Birmingham to King's Norton with a Branch to Harborne—Power to acquire parts of the Lands of the Worcester Canal Company-Agreement with Worcester Canal Company—Compulsory Purchase of Lands—Power to Levy Tolls-Amendment of Acts).

OTICE is hereby given, that it is intended to apply to Parliament in the next Session for leave to bring in a Bill for the following or some of the following, amongst other pur-

To incorporate a Company (hereinafter referred to as the Company) to make and maintain the railways following, or some or one of them, with all needful works, stations, approaches, and conveniences connected therewith, that is to say,

(1.) A Railway (hereinafter called Railway No. 1) commencing at Albion Wharf, Bridge-street, in the parish and borough of Birmingham, and county of Warwick, at a point in Bridge-street aforesaid, 130 yards or thereabouts, south of the place where the west side of Bridge-street strikes Broadstreet, in the said borough, and terminating in the parish of King's Norton, in the county of Worcester, on the west side of the Worcester and Birmingham Canal, at a point thereon 50 yards, or thereabouts, south of the centre of the Breedon Cross Bridge, over the Worcester and Birmingham Canal which said intended railway will pass from, in, through, or into, or be situate within the several parishes, townships, extra-parochial, and other places of Birmingham and Edgbaston, within the borough of Birmingham, and county of Warwick, Northfield, King's Norton, Selly Oak, Stirchley-street, and Breedon Cross, in the county of Worcester.

(2.) A Railway (hereinafter called Railway No. 2) commencing by a junction with Railway No. 1, at its proposed termination aforesaid, and terminating in the parish of King's Norton aforesaid, near to Reachills Wharf, on the north side of the turnpike-road leading from King's Norton towards Walker's Heath, at a point on such road seventy yards or thereabouts west of the centre of the bridge

Worcester and Birmingham Canal, which said intended Railway No. 2 will pass from, in, through, or into, or be situate within, the parishes, townships, extra-parochial or other places of King's Norton, Breedon Cross, and Lifford, all in the county of Worcester.

(3.) A Railway (hereinafter called Railway No. 3) commencing by a junction with Railway No. 1, at its proposed termination as aforesaid, and terminating in the parish of King's Norton aforesaid, by a junction with the Midland Railway, at a point thereon 160 yards or thereabouts, west of the centre of the bridge carrying the Midland Railway over the Worcester and Birmingham Canal, the said bridge being adjacent to the goods station of the Midland Railway Company at Lifford aforesaid, which said intended Railway No. 3 will be wholly situate in the parish and extra-parochial or other place of King's Norton aforesaid and Breedon Cross afore-

said, or one of them.

(4.) A Branch Railway (hereinafter called Railway No. 4) commencing by a junction with Railway No. 1, at a point thereon thirty yards or thereabouts south of the Metchley Park Road Bridge, over the Worcester and Birmingham Canal, in the parish of Edgbaston, in the county of Warwick, and terminating in the parish of Harborne, in the county of Stafford, on the south side of the road leading from the village of Harborne, to Birmingham, and opposite to the Junction Inn, in the said village of Harborne, which said intended Railway No. 4 will be wholly situate in the parishes of Edgbaston aforesaid and Harborne, in the county of Stafford, or one of them.

(5.) A Branch Railway (hereinafter called Railway No. 5) commencing by a junction with Railway No. 1, at a point thereon 250 yards or thereabouts south of Metchley Park-road Bridge over the Worcester and Birmingham Canal, and terminating by a junction with Railway No. 4, at a point thereon 250 yards or thereabouts west of the commencement of Railway No. 4, as above described, which said intended Railway No. 5 will be wholly situate in the parish of Edgbaston aforcsaid.

(6.) A Railway (hereinafter called Railway No. 6) commencing by a junction with Railway No. 4 at its proposed termination aforesaid, and terminating in the parish of Harborne aforesaid by a junction with the authorized Harborne Railway, at a point thereon in field No. 19 on the plans deposited with the Clerk of the Peace for the county of Stafford, in respect of the said Harborne Railway Company, session 1866, 460 yards, or thereabouts, in a direct line from the point where, according to the said plans, the said Harborne Railway strikes the road leading from the village of Harborne to the Ravenhurst Farm, the said road being No. 44 on the said plans, which said intended Railway No. 6 will be wholly situate in the parish of Harborne, in the county of Stafford.

To empower the Company to deviate laterally from the line of proposed works to the extent shown on the plans deposited as hereinafter mentioned, or as may be prescribed by the Bill, and to deviate vertically from the levels of the works shown on the sections deposited as hereinafter mentioned to the extent prescribed by the Bill.

To empower the Company to purchase and takecarrying the said turnpike-road across the by compulsion or agreement lands, houses, and

hereditaments for the purposes of the intended railways, works, and other purposes of the undertaking, and to vary and extinguish any rights or privileges, statutory or other, connected with such lands, houses, and hereditaments, or any of them, all which lands, houses, and hereditaments are situated in the townships, parishes, and extraparochial places following, or some or one of them (that is to say):—Birmingham and Edgbaston, both in the borough of Birmingham, and county of Warwick, Harborne, in the county of Stafford, and Northfield, King's Norton, Selly Oak, Stirchley Street, Breedon Cross, and Lifford, in the county of Worcester.

To enable the Company of Proprietors of the Worcester and Birmingham Canal Navigation (hereinafter called the Worcester Canal Company), from time to time (by agreement) to sell, lease, or exchange, and the Company to acquire and hold lands, houses, and hereditaments belonging to the Worcester Canal Company, and required for the purposes of the proposed undertaking, and situate within the parishes, townships, extra-parochial and other places above-mentioned, with power to narrow parts of the canal of that Company, but so as to leave sufficient water way for the ordinary navigation thereof, also to narrow the towingpath, and to pull down and rebuild or alter bridges, and for the purpose of executing the works authorised by the Bill, to stop (temporarily) the traffic on the canal, and to provide that on any sale or lease to be made or granted by the Worcester Canal Company, that Company may take in lieu of a fixed rent charge, or rent, or in addition thereto, or otherwise, a proportion or share of the profits of the proposed undertaking, and to provide for the application by that Company of their receipts from the proposed Railway Company, to authorize the Worcester Canal Company to appoint some directors of the Railway Company, and to authorize the Worcester Canal Company, or their nominees, to take part in the management of or to control the working of the proposed undertaking. To authorize the Company and the Worcester Canal Company from time to time to enter into and carry into effect agreements for or relating to the objects aforesaid, or relating to any traffic or class of traffic to be carried on the intended railway, and also to confirm and carry into effect any agreement already made, or which previously to the passing of the Bill, may be made touching any of the matters aforesaid, or to make special provision respecting such traffic as aforesaid in the Bill.

To affect any rights or easements of Lords of Manors, owners, or occupiers of land adjoining the Worcester and Birmingham Canal or towingpath, or other persons, over, across, or upon such part of the towing-path of the Worcester and Birmingham Canal as shall be required for the purposes of the intended railways, by providing substituted rights, benefits, or easements in lieu thereof, and extinguishing the same, or otherwise to provide for the continuance thereof, with or without modification, or for the discontinuance thereof in whole or in part, with or without compensation or equivalent.

To stop up, alter, divert, cross, or break up, or otherwise interfere with, either temporarily or permanently, all such turnpike and other roads, streets, highways, tramways, bridges, footpaths, towing-paths, railways, aqueducts, rivers, canals, towing-paths, railways, aqueducts, rivers, canals, streams, brooks, sewers, drams, pipes, and water-cuting the purposes of the Bill, and also for the purposes aforesaid, to alter the level of any streets, roads, bridges, or paths, and to remove with the Clerk of the Peace of that county, at his office at Stafford; and on or before the said 30th day of November, a copy of so much of the said plans, sections, and book of reference as relates to each parish or extra-parochial place, in or through which the said intended railways or works are intended to be made, or in which any lands are intended to be taken, together with streets, roads, bridges, or paths, and to remove

any telegraph posts, apparatus or wires, or alter the positions thereof.

To empower the Company to levy tolls, rates, and duties for or in respect of the railways and works, and to grant exemptions from the payment of tolls, rates, and duties.

To authorize and regulate the intended junctions with the Midland Railway and the Harborne. Railway when made, respectively, and to make provision for facilitating the interchange and transmission of traffic from, to, and over the said. intended railways and the railway belonging to the Midland Railway Company and the Harborne. Railway Company respectively, also for fixing or ascertaining and settling the tolls, rates, and. charges, to be levied or charged or other terms, and conditions to be imposed for or in respect of any of the purposes aforesaid, and to enable the Company, and the Midland Railway Company, and the Company, and the Harborne Railway Company, respectively, from time to time to enter into agreements with respect to the matters aforesaid, and also with respect to the use of the lands, buildings, and works, belonging to the Companies respectively, at or near the junctions of the railways respectively, and to enter into working agreements within Part III of "The Railway Clauses Act, 1863."

To alter, amend, extend, and enlarge or repeal all or some of the powers and provisions of the several local and personal Acts of Parliament following, or some of them; that is to say: 31st Geo. III, cap. 59, 38 Geo. III, cap. 31, 44 Geo. III, cap. 35, 48 Geo. III, cap. 49, and the 55th Geo. III, cap. 66, and also the 7th and 8th Victoria, caps. 18 and 59, and other Act or Acts relating directly or indirectly to the Midland Railway Company.

To incorporate wholly or partially "The Lands Clauses Consolidation Acts, 1845, 1860, and 1869;" "The Companies Clauses Consolidation Act, 1845;" "The Companies Clauses Act, 1863;" "The Companies Clauses Act, 1869;" "The Railways Clauses Act, 1863;" and "The Railways Clauses Act, 1863;" and "The Railway Companies Arbitration Act, 1859."

And notice is hereby further given, that duplicate plans and sections of the proposed railways and works, and the lands, houses, and property intended to be taken for the purposes thereof, together with a book of reference to such plans, a published map with the lines of railway delineated thereon, so as to show their general course and direction, and a copy of this notice as published in the London Gazette will, on or before the 30th day of November, 1870, be deposited as follows; as regards the railways, lands, and works in the borough of Birmingham, with the Clerk of the Peace for that borough, at his office there; as regards the railways. lands, and works situate in the county of Warwick, with the Clerk of the Peace for that county, at his office at Stratford-on-Avon; as regards the railways, lands, and works situate in the county of Worcester, with the Clerk of the Peace for that county, at his office at Worcester; and as regards the railways, lands, and works within the county of Stafford, with the Clerk of the Peace of that county, at his office at Stafford; and on or before the said 30th day of November, a copy of so much of the said plans, sections, and book of reference as relates to each parish or extra-parochial place, in or through which the said intended railways or works are intended to be ma:le, or in which any lands are intended to be taken, together with a copy of this notice published as aforesaid, will

parish, at his residence, and as to any extraparochial place with the clerk of some parish immediately adjoining thereto, at his residence.

And notice is hereby further given, that on or before the 21st day of December next, printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons.

Dated this 11th day of November, 1870.

Ryland and Martineau, Solicitors, Birmingham.

Sharpe, Parkers, Pritchard, and Sharpe, 41, Bedford-row, London, Parliamentary Agents.

Northampton Gas Light Company.

(Application under "The Gas and Waterworks Facilities Act, 1870," to Board of Trade for Provisional Order, authorizing the raising of Additional Capital, and for other purposes).

OTICE is hereby given, that the Northampton Gas Light Company are about to apply to the Board of Trade, under "The Gas and Waterworks Facilities Act, 1870," for a Provisional Order to be confirmed by Parliament in the ensuing session, and that by such Order the Company will seek for powers:

(1.) To raise additional capital by shares or stock, and by borrowing, with power to issue any new shares or stock with a preference or priority of dividend, and upon such terms and conditions as may be prescribed in the Order;

(2.) To amend the Act relating to the Company, namely: "The Northampton Gas Works Act, 1858."

(3.) To extend to the Company the provisions or some of the provisions of "The Companies Clauses Act, 1863."

(4.) To enable the Company to purchase by agreement, land and premises within the limits of the said Act of 1858, and to convert the same, or some part or parts thereof into, or to erect thereon offices, warehouses, workshops, and other buildings, for the use of the Company, their officers and servants.

(5.) To confer upon the Company further powers for the prevention of frauds upon them, and the waste of gas supplied by them.

(6.) To vary and extinguish all existing rights and privileges, which would interfere with the powers to be sought for as aforesaid.

And notice is hereby also given, that a copy of this advertisement will on or before the 30th of this instant November be deposited for public inspection, at the office of the Clerk of the Peace for the county of Northampton, at Northampton, and also at the office of the Board of Trade, Whitehall, London.

And notice is hereby further given, that printed copies of the draft of the Provisional Order can, on and after the 23rd day of December next, be obtained at the office of William Dennis, Esquire, Solicitor, Northampton, or of Messieurs Dyson & Co., No. 24, Parliament-street, Westminster, on payment of sixpence for each copy, and all persons desirous of making to the said Board of Trade any representation, or of bringing before that Board any objection respecting the application to the said Board for the said Provisional Order, may do so by letter addressed to the Assistant-Secretary of the Railway Department of the said Board, on or before the 1st day of January next, and that copies of such objections must at the same time be also sent to the Secretary or Solicitor of the Company.

And notice is hereby also given, that after the Board of Trade have settled the said Provisional Order, printed copies thereof can be obtained at the before-mentioned offices, at a charge of sixpence for each copy, or such sum as the Board of Trade may direct.

Dated this 9th day of November, 1870.

William Dennis, Northampton, Solicitor.

Dyson and Co., 24, Parliament-street,
Westminster, Parliamentary Agents.

In Parliament.—Session 1871.

Cradley Heath Gas Company.

(Re-incorporation of Company, with powers to maintain and extend existing works, and light Cradley Heath and other places in Staffordshire, and Cradley in the parish of Halesowen, and other places in Worcestershire, with Gas).

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill for all or some of the following among other purposes, that is to say—

1. To incorporate by the same or some other name "The Cradley Heath Gas Company" (hereinafter referred to as the Company), and to confer upon the Company all necessary powers and authorities for carrying into effect the powers of the Bill.

2. To dissolve the Company as it now exists, and to cancel the deed of settlement under which the Company are acting, and to confer upon the Company powers for lighting with gas Cradley Heath, Reddal-hill and Old-hill, in the parish of Rowley Regis, in the county of Stafford, and Cradley, in the parish of Halesowen, in the county of Worcester.

3. To authorize the Company to hold lands and to maintain their existing works, and to alter, enlarge, and improve such works, and to erect additional works on the lands or any part of the lands now belonging to or held by or on behalf of the Company, and upon any lands which may be purchased or taken by them under the powers of the Bill; and to enable them to manufacture gas and any residual products arising in the manufacture of gas, and to sell and dispose of gas, coke, coal tar, and other residual and manufactured products, matters, and things.

The lands to be held and used for the manufacture of gas, and for gas works, and for the manufacture and sale of residual products arising from the manufacture of gas, or of the materials used therein, are the lands now belonging to the Company, and on which the existing gas works have been erected or immediately adjoining thereto, and are situate at Cradley Heath, in the parish of Rowley Regis, in the county of Stafford, and are bounded as follows:—Towards the west by the Occupation-road and public footway leading to and joining the public road from Cradley to Cradley Heath, and elsewhere by the colliery and spoil-lands, houses, and outbuildings of Joseph Purser, Esq.

4. To enable the Company to acquire and hold patent rights and licences to use or exercise patent rights, and to carry on the business usually carried on by gas companies, or which is or may become incident thereto, and to maintain, alter, or renew any existing mains and pipes within the limits to be supplied with gas; and to lay down and maintain mains and pipes in, through, across, along, or under streets, roads, railways, rivers, bridges, and other passages and places within the limits of the Bill; and to break up and interfere with such streets, roads, bridges, and other

passages and places, and also with any sewers, drains, and pipes in, over, or under the same.

5. To empower the Company to manufacture, purchase, or hire gas meters, fittings, and other gas apparatus, and to sell or let the same; and to levy and collect rates, rents, and charges for the sale and supply of gas and gas meters and fittings, and other gas apparatus, and, if need be, to alter the existing rates, rents, and charges.

6. To authorize the Company and any local authority within the said limits to make and carry into effect contracts and agreements for lighting and for supplying all things, and for performing all acts incidental to lighting any streets, roads, places, or buildings within such limits.

7. To authorize the Company to purchase additional lands, and from time to time to sell

and dispose of lands.

8. To alter and regulate the capital of the Company and its distribution into shares, and its appropriation amongst the shareholders, and to provide for the capitalisation or conversion into capital of money raised or expended by the Company out of their undivided profits, or otherwise, and to enable the Company to raise further capital by shares or stock and by borrowing, and to attach if they think fit to such shares or stock or any part thereof a preference or priority of dividend over the existing or ordinary [shares of the Company.

The Bill will incorporate with itself the necessary provisions of "The Companies Clauses Consolidation Act, 1845;" "The Companies Clauses Act, 1863;" "The Companies Clauses Act, 1869;" "The Lands Clauses Consolidation Acts, 1845, 1860, and 1869;" and "The Gas Works Clauses Act, 1847;" and it will confer upon the Company all other rights and privileges necessary for carrying into effect the objects of the Bill, and it will vary and extinguish all such existing rights and privileges as may interfere with the

attainment of any of those objects.

Printed copies of the intended Bill will, on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 9th day of November, 1870.

Homfray and Holberton, Solicitors, Brierley Hill.

Dyson and Co., 24, Parliament-street, Westminster, Parliamentary Agents.

Bradford.—Church of St. John the Evangelist. Power to remove the District Parish Church of St. John the Evangelist, in the borough of Bradford, to another site within the district; Provisions with respect to Sale of the existing Church and Churchyard; Purchase of the New Site; Erection of New Church; and other consequential matters

sequential matters.

Notice is hereby given, that application is intended to be made to Parliament in the next Session, for an Act to authorize the removal of the Church of St. John the Evangelist, in the township of Horton, in the borough of Bradford, in the West Riding of the county of York, to another site within the district parish assigned to the said church, and for such purpose to authorize the sale and dissolution of the existing church and the sale of the site thereof, and of the yard and premises adjoining thereto or connected therewith, and all or any part of the materials used in the erection or fitting up and furnishing of the said church, churchyard, and premises, either together or in lots, and either by public

auction or private contract discharged from all ecclesiastical uses or purposes, and so that the same may be used or appropriated to any secular

purposes whatsoever.

And it is proposed to authorize the purchase of a plot or parcel of land, situate at Little Horton, in the said township of Horton, and borough of Bradford, containing 1,887 square yards, or thereabouts, and which said plot or parcel of land is part of a close of land, containing 6A. OR. 24P., or thereabouts, and is bounded on or towards the north-west by Little Hortonlane, on or towards the north-cast by the centre of a certain private street, called Henry-street, on or towards the south-west by the centre of another private street, called Neal-street, and on or towards the south-east by other part of the said close, including part of the said private streets respectively, or of some other plot or parcel of land within the district parish aforesaid, and the erection on the plot or parcel of land to be so purchased, or on some part thereof, of another church, to be the parish church of the said district parish, in lieu of the existing church, with the same endowments, rights, and privileges attached thereto.

And it is proposed to vest the patronage of the new church in the parties entitled to the patronage of the existing church, and to provide that the vicar and officers of the existing church shall be and continue vicar and officers of the new church, with the same property, rights, endowments, fees, salaries, and emoluments, and in all or any other respects to provide that the new church shall be in the place or stead of the existing church as fully as if the new church had been the original edifice, and all that had been given, granted, or done to, for, or with respect to the existing church had been given, granted, or done to, for, or with respect to the new church.

And it is proposed to provide funds for carrying the purposes of the Act into effect, and to direct the application to such purposes of all or part of the purchase money to be received for the existing church and premises, with or without voluntary subscriptions, and to make further provision with reference to such matters.

And it is proposed to confer upon the Lord Bishop of the Diocese for the time being, the Ecclesiastical Commissioners for England, and the patrons, vicar, and churchwardens of the said church for the time being, or some or one of them, and all other persons whose concurrence or consent may be necessary, full powers to sell and convey the said existing church, churchyard, and premises, and to purchase or sell the site for, and build the new church, and to make, do, enter into, and execute any contracts, agreements, deeds, or other instruments, matters, and things which may be necessary, proper, or convenient for carrying into effect all or any of the objects of the intended Act, and to confirm any such contracts or agreements as may have been entered into prior to the passing of the intended Act, and to vary or extinguish all rights and privileges which would or might prevent any of the objects of the Act being fully effected, and to confer other rights and privileges.

Printed copies of the Bill for effecting the objects aforesaid, will be deposited in the Private Bill Office, before the 22nd day of December,

1870.

Wood and Killick, Bradford, Solicitors for the Bill.

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

Dated November 7th, 1870.

In Parliament-Session 1871.

Tottenham Local Board of Health.

(Drainage and Sewerage, and Distribution of Sewage; Acquisition of Lands by Compulsion or Agreement; Power to let Lands on Lease, and to raise Money upon security of Lands and of rates; and to levy increased Drainage and other Rates; Amendment of Acts; and other Purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the next Session by the Tottenham Local Board of Health (hereinafter referred to as "the Local Board") for leave to introduce a Bill, and to pass an Act for all or some of the following purposes; that is to say :-

To empower the Local Board to utilize the sewage of their district, and for that purpose to construct, lay down, and maintain a conduit, aqueduct, or line cf pipes, commencing in the parish of Tottenham, in the county of Middlesex, from and out of the existing sewage works of the Local Board, lying between and near to the junction of the brooks or streams, known by the name of the Stonebridge Brook and the Moselle Brook, and passing thence under the River Lee, and terminating in a piece or parcel of land on the south side of and adjoining the said River Lee, and reputed to belong to Viscount Maynard, and in the occupation of John Rumbal, and at or near the southern abutment of the bridge which carries the Great Eastern Railway over the said River Lee, and which piece or parcel of land is partly in the said parish of Tottenham, and partly in the parish of Walthamstow, in the county of Essex.

A conduit, aqueduct, or line of pipes, to be wholly situate in the said parish of Tottenham, commencing from and out of the hereinbefore mentioned sewage works of the Local Board, and terminating in a piece or parcel of pasture land, lying on the west side of and adjoining the towing path of the River Lee Navigation, and about 130 yards measured in a south or southerly direction from the Tottenham Lock on the said navigation.

To empower the Local Board to exercise all or any of the powers and privileges following.

To deviate in the construction of the intended works and the lines and levels thereof, as shewn on the plans and sections to be deposited as hereinafter mentioned.

To make, construct, lay down, and maintain culverts, drains, bore holes, water courses, pumps, pumping engines, reservoirs, tanks, filtering beds, and other works, machinery, and conveniences for the purposes of, and in connection with, their works, and to use any existing culverts, drains, water courses, and outfalls, which it may be necessary to use for carrying off effluent and other waters, and for carrying into complete effect the objects and purposes of the intended Act.

To purchase and acquire by compulsion or agreement, lands, houses, buildings, easements, and other property for the purposes of the in-tended works, and for purposes connected with the receiving, storing, distributing, and irrigating with sewage, certain other lands, property, and easements in the said parish of Tottenham, comprising the Lammas lands known by the name of the Lock Meadow, containing about 16 acres, and lying to the westward of, and adjoining to, the towing-path of the River Lee Navigation, and numbered on the ordnance map of that parish 884, and certain other lands, buildings, and property in the said parish of Tottenham, lying on the No. 23680.

southern and eastern sides of, and adjoining to, the River Lee, and situate between that river and the boundary between the counties of Middlesex and Essex, and numbered respectively, on the ordnance map of the said parish 885, 886, and 976, and certain other lands, buildings, and property in the said parish of Walthamstow, bounded on the northern and western sides by the last-mentioned lands and county boundary, partly on the western side by the boundary of the parish of Hackney and the River Lee, and on the south side partly by the River Lee and partly by a stream commonly called the Copper Mill Stream, and on the eastern side by the Great Eastern Railway, and numbered respectively on the ordnance map of that parish 638, 799, 804, 805, and 922, and certain other lands, buildings, and property in the said parish of Walthamstow, bounded on the north by the aforesaid county boundary, on the western side by the Great Eastern Railway, on the southern side by the aforesaid Copper Mill Stream, and on the eastern side by the conduits, canals, and reservoirs of the East London Water Works Company, all in the occupation of John Rumbal, and reputed to belong to Viscount Maynard and John Albert Craven, Esq., and others, and numbered respectively on the ordnance map of the said parish of Walthamstow 641, 642, 800, 801, 806,

And certain other Lammas lands, commonly known or called by the name of Walthamstow Marsh and Leyton Marsh, situated partly in the parish of Walthamstow, and partly in the parish of Leyton, in the county of Essex, and bounded on the northern side by the Great Eastern Railway and the aforesaid Copper Mill Stream, on the western side by the River Lee and a part of the boundary between the parishes of Hackney, in the county of Middlesex, and Leyton, in the county of Essex, on the south side by a turnpike road, known as the Lee Bridge-road, and on the eastern side by the canal or acqueduct of the East London Water Works Company, and numbered respectively on the ordnance map of the parish of Walthamstow 985 and 986, and on the ordnance map of the parish of Leyton 171, and certain other lands, houses, buildings, and easements in the before-mentioned parishes, or some or one of them, adjoining the said lands above described, and for the purpose of obtaining access to a portion of the said hereinbefore mentioned lands, to pass over and use at all times, with carts, horses, and servants, that part of the towing-path situate in the parish of Tottenham, on the western side of the said River Lee Navigation, which lies between the hereinbeforementioned Moselle Brook and Ferry-lane, all in the said parish of Tottenham; and to vary and extinguish all existing rights, easements, and privileges connected with any rivers, streams, waters, and other property within the before-mentioned parishes, and with any lands, houses, or buildings proposed to be purchased, taken, or interfered with for the purposes of the intended Act, which would in any manner impede or interfere with such purposes, or any of them, and to confer other rights and privileges.

To exercise beyond, as well as within, their district all such powers as may be deemed requisite for carrying into effect the objects and purposes of the said intended Act, and to extinguish all existing rights, privileges, powers, or customs of all corporations, bodies, and persons whomsoever which are inconsistent with, or might interfere with, the exercise of the powers so to be conferred on the Local Board, or with the objects of the intended Act, and to impose or provide for

the imposition of penalties for any offence committed in respect of any of the matters aforesaid.

To authorise the crossing, stopping up, altering, or diverting, whether temporarily or permanently, all turnpike roads, highways, railways, tramways, canals, rivers, streams, and footpaths within or adjoining to the before-mentioned parishes and places which it may be necessary to cross, stop up, alter, or divert in executing the works and several purposes of the intended Act, and particularly power will be taken to carry a pipe or culvert under the portion of the Great Eastern Railway now in course of construction in the said parishes of Walthamstow and Leyton, or one of them.

To authorise the temporary occupation and use of lands, houses, buildings, and property for the purposes of the intended Act, and to incorporate all or some of the provisions of "The Railways Clauses Consolidation Acr, 1845," with respect to the temporary occupation of lands, or to make

other provisions with reference thereto.

To empower the Local Board to make, levy, and demand, within the district of the Local Board, rates, assessments, and other charges, and to increase, alter, repeal, or extinguish existing rates, assessments, and other charges, and to make or increase other rates, assessments, and charges, and to grant exemptions from rates, assessments, and

To empower the Local Board to raise such sums of money as may be necessary for all or any of the purposes of the intended Act, on the credit of the charges and rates which the Local Board are now authorised, or may by the intended Act be authorised, to make and levy, and on the credit of their existing lands and property, and of any lands and property which they may acquire under the powers of the intended Act, or by such other

means as may be provided by the intended Act.

To extend to the lands and district abovedescribed, and to be acquired under the powers of the intended Act, all or some of the powers possessed by the Local Board within their dis-

trict.

And notice is hereby further given, that duplicate plans and sections describing the line, situation, and level of the hereinbefore-mentioned proposed works, describing the lands, houses, and other property in or through which the said conduit, aqueduct, or main pipes, are intended to be made, together with a book of reference to such plans, containing the names of the owners and lessees, or reputed owners and lessees, and the occupiers of such lands, houses, and properties respectively, and also plans showing the lands which will or may be subject to compulsory powers of purchase to be conferred by the intended Act, together with books of reference to such plans, containing the names of the owners and lessees, or reputed owners and lessees, and the occupiers of such land, will be deposited for public inspection as follows (that is to say):

As regards such lands and works as are situate in the county of Middlesex, with the Clerk of the Peace for that county, at his office, in Clerkenwell; and as regards such of the said lands and works as are situate in the county of Essex, with the Clerk of the Peace for that county, at his office, at Chelmsford; and a copy of so much of the said plans, sections, and book of reference as relates to any parish or extra-parochial place, will be deposited in the case of a parish with the parish clerk of such parish at his residence; and, in the case of an extra-parochial place, with the parish clerk of some parish immediately adjoining thereto, at his residence, and

that such deposits will be made on or before the 30th day of November, 1870, and each of such deposits will be accompanied with a copy of this.

Printed copies of the said Bill for effecting the objects aforesaid, or some of them, will be deposited in the Private Bill Office of the House of Commons, on or before the 21st day of December,

Dated this 11th day of November, 1870.

Wyatt and Hoskins, 28, Parliament-street, Westminster, Parliamentary Agents.

In Parliament.—Session 1871.

Salford Borough Drainage and Improvement. Power to Construct Tanks and other Works for the more effectual Drainage of the borough of Salford, and the collection and disposal of the Sewage thereof-Power to acquire Lands-Power to apply for the purposes of the proposed Act, Money authorised to be borrowed by existing Acts—Amendment of Acts and other powers for effecting the proposed objects.

OTICE is hereby given, that application is intended to be made to Parliament, in the ensuing session, by the Mayor, Aldermen, and Burgesses of the borough of Salford (hereinafter called "the Corporation") for leave to bring in a Bill hereinafter reterred to as "the proposed Act," to authorise the Corporation to effect the objects or some of the objects hereinafter mentioned, that is to say :-

1. To construct the following works or some of them:-

Firstly-A tank or tanks for the purpose of receiving, filtering, or otherwise dealing with the sewage of the borough, such tank or tanks commencing at a point in a field the property of John Dugdale and Anna Maria Worsley Doncaster, and in the occupation of William Brown, situated 420 yards, or thereabouts, in a north-westwardly direction from the Mode Wheel Weir in the River Irwell, and being 150 yards distant from, and in a northerly direction, from the northern bank of the River Irwell, measured from a point on the said bank 230 yards from the said weir, and terminating at a point 570 yards, or thereabouts, to the westward of the point of commencement hereinbefore described.

Secondly - A culvert, 'c nduit, or watercourse, commencing at the westerly side of the said tank or tanks, and terminating by a junction with the River Irwell at a point on the northerly bank thereof, 600 yards or thereabouts below the said Mode Wheel Weir.

Thirdly-A carriage-road, commencing at a point about 50 yards to the west of the junction of Mode Wheel Lane and Eccles New-road, and terminating at or near to the north-easterly side of the tank hereinbefore described.

Together with all necessary works, buildings, conduits, valves, sluices, and other appliances in connection therewith, for the proper control, purification, discharge, and disposal of the sewage, and of the effluent water the efrom.

All which works will be situate wholly within the borough of Salford, and in the parish of Eccles and townships of Pendleton and Pendlebury, all in the county of Lancaster.

2. To convey into such tanks or works, or some of them, the sewage of the serveral districts of the borough now discharging into the River Irwell at various points, and to discharge into the said river the effluent water from such tanks or works.

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3. To purchase by compulsion or agreement lands in the townships of Pendleton and Pendlebury and parish of Eccles, required for the purposes of the said intended works; and to purchase and take by compulsion or agreement easements and other rights and privileges in, over, or upon all or any of the lands authorized to be acquired under the provisions of the proposed Act, or any lands adjoining thereto respectively.

4. To authorize the deviation in the construction of the said several works from the lines and levels delineated on the plans and sections to be deposited as hereinafter mentioned, to the extent to be defined on the said plans and sections, and specified in the intended Act; and also to break up, stop, pass under, alter or divert temporarily or permanently all turnpike and other roadways, streets, railways, tramways, aqueducts, bridges, canals, streams, rivers, sewers, drains, water pipes, canals, streams, rivers, sewers, drains, water pipes, within the aforesaid townships, parishes, and other places adjacent thereto, or any of them, for the purposes of the proposed works.

5. To vary or extinguish all existing rights and privileges in any way connected with the lands, houses, and property proposed to be purchased, which would in any manner impede or interfere with the objects of the proposed Act, and to con-

fer other rights and privileges.

6. To repeal wholly or partially, or to amend "The Salford Improvement Act, 1862," and to extend the powers of the Corporation, for preventing the casting of any solid matters of whatever kind into the River Irwell, within the borough, or the placing of solid refuse in such position on the banks of the said river, as to render it liable to be washed away by floods, and also to prevent the falling or discharge therein of soil, refuse, rubbish, refuse material, polluting liquids, drainage matter, and other matter; and to regulate and prescribe the mode and course in and by which any such polluting liquid or drainage, or refuse water, shall be carried away or disposed of, so as to prevent the pollution of the river, and injury to the health of the inhabitants, and to impose penalties in respect thereof.

7. To authorise any of Her Majesty's Superior Courts, at the instance of the Corporation, or of their authorised servants, or any person whose property, rights, or interests shall be or likely to be injured or prejudicially affected by any offence within the intent and meaning of the proposed act, to restrain the commission of such offence by injunction either perpetually or otherwise, and to award costs against offenders in respect thereof.

8. To amend and extend the powers of the Corporation as to the cleansing or deepening of the River Irwell, so as to embrace the whole of the river in those parts where the river is partly within the borough of Salford and partly within the city of Manchester, and, if need be, to confer powers in respect thereof on the Mayor, Aldermen, and Citizens of the city of Manchester.

9. To authorise the Corporation to exercise additional powers in relation to the sanitary improvement and better regulation and government of the borough, and to the regulation of buildings

or the borough, and to the regulation of buildings or streets hereafter to be erected or formed.

10. To authorise the Corporation to apply the moneys which they have raised or received, or are

moneys which they have raised or received, or are authorised to raise or receive, by borrowing or by means of rates, or from any other source, and also the borough fund of the borough, to all or any of the purposes of the proposed Act, and to apportion the costs of and incident to the obtaining of the proposed Act, and of carrying the same into effect among the several districts of the borough.

11. To incorporate with the proposed Act, the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

12. To alter, amend, extend, and if need be, partially to repeal the following Acts relating to the borough-20 and 21 Vict., cap. 132; 25 and 26 Vict., cap. 205; 30 Vict., cap. 58; 33 and 34 Vict., cap. 129, and any other Acts relating to the borough; also the following Acts relating to the Company of Proprietors of the Mersey and Irwell Navigation, 7 Geo. I, cap. 15, and 34 Geo. III, cap. 37, and any other Acts relating to that Company; also the following Acts relating to the Trustees of the late Duke of Bridgewater, 32 Geo. II, cap. 2; 33 Geo. II, cap. 2; 2 Geo. III, cap. 2; 35 Geo. III, cap. 44; 45 Geo. III, cap. 81; 3 and 4 Vict., cap. 35; 5 and 6 Vict., cap. 30; 8 and 9 Vict., cap. 29; 10 and 11 Vict., cap. 2; 11 and 12 Vict., cap. 12; 14 and 15 Vict., cap. 12; 20 and 21 Vict., cap. 4; 27 and 28 Vict., cap. 308; 28 and 29 Vict., cap. 1; and any other Acts relating to those trustees; also "The Mersey, &c., Protection Act, 1862;" also the following Acts relating to the city of Manchester:—6 Vict., cap. 17; 7 and 8 Vict., caps. 40 and 41; 8 and 9 Vict., cap. 141; 9 and 10 Vict., cap. 219; 10 and 11 Vict., cap. 203; 11 and 12 Vict., cap. 101; 14 and 15 Vict., caps. 79 and 119; 16 and 17 Vict., cap. 91; 17 Vict., cap. 38; 17 and 18 Vict, cap. 28; 18 and 19 Vict., cap. 44; 20 and 21 Vict., cap. 117; 21 and 22 Vict., caps. 25 and 87; 23 Vict., cap. 93; 28 and 24 Vict., cap. 48; 26 and 27 Vict., cap. 68; 28 and 29 Vict., caps. 90 and 145; 29 Vict., cap. 29; 30 and 31 Vict., cap. 36; 31 and 32 Vict., cap. 130; and any other Acts relating to that city.

And notice is hereby further given, that on or before the 30th day of November, in the present year, duplicate plans and sections of the said intended works and plans of the lands proposed to be acquired under the proposed Act, and a book of reference to such plans, together with a copy of this notice as published in the London Gazette will be deposited with the Clerk of the Peace for the county of Lancaster at his office in Preston; and that on or before the same day a copy of the said plans, sections, and book of reference, together with a copy of this notice will be deposited with the Parish Clerk of Manchester, at his place of abude, and with the Parish Clerk of Eccles, at his place of abode; and that on or before the 2:st day of December, in the present year, printed copies of the proposed Act will be deposited in the Private Bill Office of the House of Commons.

Dated this 11th day of November, 1870.

Edwin Andrew, Town Clerk of Salford,
Solicitor for the Bill.

John Newall, 36, Great George-street, Westminster, Parliamentary Agent.

In Parliament—Session 1871.

Northallerton Borough Gas Works.
(Incorporation of Company for carrying on existing Gas Works, with powers to light Northallerton, Romanby, and Brompton with Gas. Powers to Northallerton Local Board of Health and other local Authorities.)

OTICE is hereby given that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill for all or some of the following purposes, that is to

say:-

1. To incorporate a Company, and to transfer, and to vest, or to provide for the transferring to and vesting in the Company (for such price or

consideration, and upon such terms and conditions as may be agreed upon between the Company and James Malam, Esquire, the owner of the works, or as may be settled by arbitration, or as may be fixed or prescribed in or otherwise provided for by the Bill) the existing gas works at Northallerton, together with all the estate, property, rights, and interests of the said James Malam in the said works, and to confer upon the Company all necessary powers to enable them to carry on, improve, and extend those works, and to thereby light with gas the townships and places of Northallerton, Romanby, and Brompton, in the parish of Northallerton, in the North Riding of Yorkshire.

2. To authorize the Company to purchase and hold lands, and to maintain, alter, enlarge, and improve the said existing works, and to erect additional works on the lands, or any part of the lands now held and used by the said James Malam for the purposes of the said works, and upon any lands which may be purchased or taken by the Company under the powers of the Bill, and to enable them to manufacture gas and any residual products arising in the manufacture of gas, and to sell and dispose of gas, coke, coal tar, and other residual and manufactured products,

matters, and things.

The lands to be held and used for the manufacture of gas and for gas works, and for the manufacture and sale of residual products arising from the manufacture of gas, or of the materials used therein, are the lands now belonging to the said James Malam, and on which the existing gas works have been erected or immediately adjoining thereto, and are situate in the township of Northallerton and bounded as follows:—On the north and east by a field belonging to Mrs. Barbara Fairbairn, and occupied by Mr. Charles Fairbairn; on the south side by a field belonging to the Ecclesiastical Commissioners for England, and in the occupation of William Oliver; and on the west by the public highway leading from Northallerton aforesaid to Romanby.

3. To enable the Company to acquire and hold patent rights and licences to use or exercise patent rights, and to carry on the business usually carried on by gas companies, or which is or may become incident thereto, and to maintain, alter, or renew any existing mains and pipes within the limits to be supplied with gas, and to lay down and maintain mains and pipes through, across, along or under streets, roads, lanes, rivers, waters, bridges, and other passages and places within the limits of the Bill, and to break up and interfere with such streets, roads, lanes, bridges, and other passages and places, and also with any sewers, drains, and pipes in, over, or under the same.

4. To empower the Company to manufacture, purchase, or hire gas-meters, fittings, and other gas apparatus, and to sell or let the same, and to levy and collect rates, rents, and charges for the sale and supply of gas and gas-meters and fittings and other gas apparatus, and to alter the existing rates, rents, and charges.

5. To authorize the Company and any of the trustees, local boards, or other local authorities within the said limits, to make and carry into effect contracts and agreements for lighting and for supplying all things, and for performing all acts incidental to lighting any streets, roads, places, or buildings within such limits, upon such terms and conditions as they shall respectively agree upon, and if necessary to enable such trustees, local boards, or other local authorities for any of the purposes of the Bill to appropriate and apply any funds belonging to them respec-

tively or under their control, and to raise moneys by rates and by borrowing upon the credit thereof.

6. To enable the Company on the one hand, and any local board of health or other public authority within the limits of the intended Act on the other hand, to contract and agree for the purchase of the undertaking, works, and property of the Company, and to confer upon the purchasing body all necessary powers for enabling them to purchase and to carry on the said undertaking and works, and to borrow money, with power also to effect such purchase in consideration of the granting of permanent or terminable annuities, and the Bill will confirm any agreement which may be made prior to the passing of the Bill with respect to any such purchase; and it will, if necessary, amend any Act or Acts of Parliament relating to any local authority with whom any such agreement as aforesaid may be made.

7. The Bill will incorporate with itself the necessary provisions of "The Companies Clauses Consolidation Act, 1845;" "The Companies Clauses Act, 1863;" "The Companies Clauses Act, 1869;" "The Lands Clauses Consolidation Acts, 1845, 1860, and 1869;" and "The Gas Works Clauses Act, 1847;" and it will confer upon the Company all other rights and privileges necessary for carrying into effect the objects of the Bill; and it will vary and extinguish all such existing rights and privileges as may interfere with the attainment of any of those

objects.

Printed copies of the intended Bill will, on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 8th day of November, 1870.

W. T. Jefferson, Northallerton, Solicitors.

Robinson and Son, Beverley, for the Bill.

Dyson and Co., 24, Parliament-street,

Westminster, Parliamentary Agents.

In Parliament.—Session 1871.

Metropolis Gas.

(Amendment of Acts relating to the Supply of Gas in the Metropolis and adjacent Districts; To secure Uniformity in the Price, Illuminating Power, and Purity of Gas; Amalgamation of all or some of the Metropolitan Gas Companies, and adjustment of Capitals; Reducing or Altering rates; Charges, and Dividends of Gas Companies; Regulating future Price, Purity, Illuminating Power, and Pressure of Gas; Levying Rates; Borrowing of Money, and other purposes).

OTICE is hereby given, that it is intended to apply to Parliament in the ensuing Session for leave to introduce a Bill and to pass an Act for the following, or some of the following,

among other purposes :-

To secure uniformity in the price, illuminating power, and purity of gas throughout the Metropolis as defined by "The Metropolis Local Management Act, 1855," and in the districts adjacent, and for that purpose to alter, amend, extend, and enlarge, and if need be to repeal all or some of the powers and provisions of "The City of London Gas Act, 1868," and to ensure uniformity in decisions upon questions arising under the said Act and the intended Act.

To alter, amend, extend, and enlarge, or if need be to repeal the whole or some of the powers and provisions of an Act passed in the 23rd and

24th years of the reign of Her present Majesty, cap. 125, intituled "An Act for better Regulating the Supply of Gas to the Metropolis," and of an Act passed in the 31st and 32nd years of Her present Majesty, cap. 125, amending the last-mentioned Act; and also to alter, amend, extend, and enlarge, or repeal the whole or some of the powers and provisions of the several local and personal Acts of Parliament following, or some of them, that is to say, 31 and 32 Vic., cap. 106; and 33 and 34 Vic., cap. 121; and all other Acts relating to the Gas Light and Coke Company. 57 Geo. III., cap. 23; 22 and 33 Vic., cap. 52; and all other Acts relating to the City of London Gas Light and Coke Company. 1 and 2 Geo. IV., cap. 74; 10 Geo. IV., cap. 127; 10 and 11 Vic., cap. 53; 13 and 14 Vic., cap. 82: 15 and 16 Vic., cap. 155; 19 and 20 Vic., cap. 59; and all other Acts relating to the Commercial Gas Light and Coke Company. 5 and 6 Vic., cap. 36; and all other Acts relating to the Equitable Gas Light Company. 14 and 15 Vic., cap. 69, and all other Acts relating to the Great Central Gas Consumers Company. 10 Geo. IV., cap. 118; 27 and 28 Vic., cap. 162; and all other Acts relating to the Independent Gas Light and Coke Company. and 16 Vic., cap. 82; 20 and 21 Vic., cap. 73; the London Gas Light Act, 1866: and all other Acts relating to the London Gas Light Company. 5 Geo. IV., cap. 78; 27 and 28 Vic., cap. 159; and all other Acts relating to the Phoenix Gas Light and Coke Company, 4 Geo. 4, cap. 98; 17 and 18 Vic., cap. 213; 18 and 19 Vic., cap. 12; and all other Acts relating to the Ratcliffe Gas Light and Coke Company. 15 and 16 Vic. cap. 42; 17 and 18 Vic., cap. 94; 18 and 19 Vic., cap. 186; 26 and 27 Vic., cap. 37; and all other Acts relating to the Surrey Consumers' Gas Company; 5 and 6 Vic., cap. 79; 28 and 29 Vic., cap. 14; 32 and 33 Vic., cap. 130; and all other Acts relating to the South Metropolitan Gas Light and Coke Company; 1 and 2 Geo. IV., cap. 117; 4 Geo. IV., cap. 95; 10 Geo. IV., cap. 12; 17 and 18 Vic., cap. 55; 29 and 30 Vic., cap. 352; 32 and 33 Vic., cap. 128; and all other Acts relating to the Imperial Gas Light and Coke Company. The Crystal Palace District Gas Company's Acts, 1858 and 1862; and all other Acts relating to that Company. The Woolwich, Plumstead, and Charlton Consumers' Gas Company's Acts, 1855 and 1865; and all other Acts relating to that Company; and the Wandsworth and Putney Gas Act, 1856, the Wandsworth and Putney Gas Act, 1866; and all other Acts relating to the Wandsworth and Putney Gas Company. The Woolwich Equitable Gas Com-Company. pany's Act, 1855; and all other Acts relating to that Company. The Brentford Gas Act, 1858; The Brentford Gas Act, 1868; and all other Acts relating to the Brentford Gas Company. The West Ham Gas Company's Act, 1856; The West Ham Gas Company's Act, 1869; and all other Acts relating to the West Ham Gas Company. The Mitcham and Wimbledon Gas Act. 1867; and any other Act relating to the Mitcham and Wimbledon Gas Company. The several articles of association and Acts relating to the Western Gas Light Company Limited. articles of association of, and all Acts relating to the Eltham Gas Light and Coke Company Limited. The articles of association of, and all Acts relating to the Mitcham, Merton, and Tooting Gas Company. Also to repeal all contracts and agreements entered into between the Companies, or any of them, and any body or persons for supplying gas, or for any other purpose.

To provide for the amalgamation into one or I local authorities.

more Companies, by compulsion or agreement, of all or any of the before-mentioned gas Companies, upon terms (failing agreement) to be settled by arbitration, and if Purliament shall so think fit to authorize all or any two or more of the amalgamating Companies to enter into any agreement or agreements in relation to any of the objects of the said Act, and to confirm all or any such agreements as may have been or may be entered into prior to the passing of the intended Act, and to vary or extinguish all existing rights or privileges which might in any way prevent or interfere with any of the objects of the intended Act, and to confer other rights and privileges, and to make such other provisions as may be necessary, proper, or convenient for carrying out the objects of the intended Act, and if need be to dissolve all or some of the Companies, so to be amalgamated and to incorporate a new Company or new Companies, and to vest or provide for the vesting in the new Company, or each of the new Companies respectively, all or some, or some part or parts respectively, of the undertakings, buildings. lands, machinery, mains, pipes, plant, property, and effects of every description of the amalgamating Companies, and all or some of the rights, powers, and privileges of, or belonging to or enjoyed by, the amalgamating Companies respectively, of what nature or kind soever, including the making and recovering of the rates, rents, and charges now leviable by those Companies or any of them, or other rates, rents, and charges in lieu thereof; and for enabling the new Company, or each new Company, to use, exercise, and enjoy all or any of those rights, powers, and privileges.

To make provisions with respect to all or some of the mortgage or bond, or other debts of all or some of the amalgamating Companie respectively, and for the security of all or some of their respective creditors and share and stockholders, and to regulate and define the rights and priority of such creditors, share and stockholders.

To alter the limits of the districts of the Companies or some of such districts, and extend, contract, define, and fix or provide for the extension contraction, and fixing of the limits of the district of the new Company, or of each new Company, and to provide for the reduction, regulation, fixing, and determining of the capital and borrowing powers of the new Company, or of each new Company, and the rights, privileges, preferences, and priorities of the proprietors therein, and of the different classes of such proprietors, as amongst themselves, in the capital of the new Company, or of each new Company, and the application of the revenues of the new Company, or of each new Company, from whatever source derived, and the fulfilment and discharge by the new Company, or by each new Company, of all or some of the contracts, agreements, or arrangements entered into, and liabilities incurred, by the amalgamating Companies, or any of them, or in any way relating to or affecting the limits or district of the new Company, or of each new Company, or any part or parts thereof, or the supply of gas therein.

To regulate and improve the quality and illuminating power of the gas to be supplied within the metropolis and adjacent districts, and the mode in which, and the pressure under which, and the price at which the gas shall be supplied, and the terms and conditions of the supply.

To regulate and improve the mode of testing: the illuminating power and quality of the gas, and to provide for charging the expense attending thesame on the gas Companies, or some of them, and local authorities.

To regulate the voluntary and compulsory supply of gas, and meters, and the amount and payment and recovery of gas rents and meter rents,

To alter and regulate the mode of keeping and rendering the accounts of the said Gas Companies, or some of them, and to provide for the inspection, analysis, audit, and publication of their accounts.

To reduce and regulate the capital and borrowing powers of the said Gas Companies, or any of them, and to limit their profits and dividends, and rates of dividend and rates of interest, and to repeal the power to apply surplus profits in the augmentation of previously declared dividends, and to alter and reduce the respective rates, rents, and charges of the said Gas Companies, and to create exemptions from the payment of such rates, rents, and charges.

To appoint officers for all or some of the purposes of the intended Act, and to confer on those officers full powers to enforce the provisions thereof, and to provide for the payment of such officers by the Companies or otherwise; and to repeal, alter, or amend the Act of 1868, with reference to the appointment of a chief gas examiner, and other gas examiners and gas referees, and other officers.

To regulate the property in and the execution of works relating to gas pipes, meters, lamps, and other apparatus for public lighting, and to compel the Companies to supply gas for public purposes by average meter indication.

To provide for the settlement, by arbitration or otherwise, of all differences relating to any of the subject matters of the intended act or incidental thereto.

To authorize the making of bye-laws by an Order in Council or otherwise, for the better regulation of the said Gas Companies, and for ensuring a cheaper and better supply of gas to the metropolis; and to impose penalties for any breach of such bye-laws.

To provide for the more summary recovery of penalties against the Gas Companies.

And all other necessary powers will be inserted in the said Bill for carrying into complete effect the objects and purposes aforesaid.

And notice is hereby also given, that in the event of the proposed Bill being introduced on petition, printed copies of the said Bill will be deposited in the Private Bill Office of the House of Commons, on or before the 21st day of December next.

Dated this 14th day of November, 1870.

By order,

Wyott and Hoskins, No. 28, Parliamentstreet, Westminster, Parliamentary Agents.

Walsall Improvement and Markets.

Power to Borrow Money; to Widen and Improve Streets; To Purchase Lands by Compulsion; To Compel Sewcrage by Owners; Extension of Market; Alteration of Tolls and Regulation and Holding of Markets and Fairs; to Sell and Manufacture Residual Products from from Gas; To Light Streets, &c., beyond Limits; Regulation of Hawkers, &c.; To Remove Nuisances; Consolidation of Debts and Exemption from Rates; To Alter Composition for Rates; Incorporation and Repeal and Amendment of Acts, and other purposes.

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session, for leave to bring in a Bill

for the following or some of the following amongst other purposes.

To alter and amend and extend and in part or wholly to repeal all or some of the powers and provisions of "The Walsall Improvement and Market Act, 1848" (hereinafter called "the Act of 1848"), and "The Walsall Improvement and Market Amendment Act, 1850" (hereinafter called "the Act of 1850"), or either of them, and to grant to and confer on the Mayor, Aldermen, and Burgesses of the borough of Walsall (hereinafter called "the Corporation"), and the Commissioners under the Walsall Improvement Act, 1848 (hereinafter called "the Commissioners"), respectively such further and other powers as may be deemed necessary for effecting the several objects and purposes hereinafter mentioned.

To authorize the Commissioners to manufacture all matters and things producible from the residual and other products arising from the manufacture of gas, and to acquire and hold patent rights or licences for the manufacture and distribution of gas, and the realisation and utilisation of residual and other products from gas.

To authorize the Commissioners to light streets, roads, and other public places situate without the limits defined by the Act of 1848 (hereinafter called the limits), where any of the houses or buildings in or adjoining to such streets, roads, or places are, or may be subject to be rated to the Improvement Rate, or are within the said limits, and for such purposes to lay down and fix mains, pipes, lamp posts, and other apparatus in, through, across, upon, under and along any turnpike or other public or private roads, bridges, streets, lanes, canals, railways, watercourses, and other public and private passages and places, and to break up or otherwise interfere with the same.

To confer on the Commissioners further and additional powers for enforcing the payment of arrears of gas rents and charges.

To authorize the Commissioners to execute the following works, namely:—

- (a.) To widen Green-lane, in the township of the Foreign of Walsall, in the parish of Walsall, on the eastern side thereof, from a dwelling-house numbered 328, and occupied by Thomas Skelton, for a distance of 115 feet or thereabouts to a dwelling-house occupied by John Roberts.
- (b.) To widen Lower Hall-lane, in the township of the borough of Walsall, in the said parish of Walsall, on the south-eastern side thereof from its junction with the street called Digbeth, for a distance of 78 feet or thereabouts, to premises occupied by Joseph Beebee, and from a dwelling-house occupied by John Barnsley (situate about 137 feet from the corner of Digbeth) for a distance of 73 feet or thereabouts, to a dwelling-house occupied by Peter Aspinall.
- (c.) To widen and improve Corporation-street, in the said township of the Foreign of Walsall, on the north-eastern side thereof, from a garden in the occupation of Joseph Sadler, situate opposite to the centre of Rutter-street, for a distance of 285 feet or thereabouts, to the termination of such street with Caldmore-road.
- (d.) To widen Caldmore-road, in the said township of the foreign of Walsall, on the northern side thereof, from the point of junction of such road with Corporation-street, for a distance of 225 feet or thereabouts, to premises occupied by Joseph Sadler.

(e.) To widen and improve West Bromwichroad, in the said township of the Foreign of Walsall, on the north-eastern side thereof, from the western corner of a dwelling-house, numbered 20, in the occupation of Isaac Stanton, for a distance of 104 feet, or thercabouts, to a dwelling-house numbered 21, in the occupation of Peter Fullard; also from gardens occupied by Elizabeth Phillips and John Longstaff, for a distance of 80 feet or thereabouts, to a dwelling house in the occupation of Thomas Woodward, and to widen the same road on the south-western side thereof, from its junction with Spout-lane, for a distance of 170 feet or thereabouts to a dwelling house numbered 39, in the occupation of Sarah Dutton, all of which said streets, roads, lanes, and places, are situate in the parish of Walsall, in the said county of Stafford.

And to purchase by compulsion or agreement lands, houses, and buildings, for the purposes of widening, enlarging, altering, and improving such streets, roads, lanes, and places, and for other

purposes.

To vary or extinguish all existing rights and privileges in any way connected with the lands, houses, and property proposed to be purchased, which would in any manner impede or interfere with any of the objects aforesaid, and to confer other rights and privileges.

To deviate laterally from the lines of the intended works to the extent shewn on the plans

hereinafter mentioned.

To extend and enlarge the limits of the market place, within which the present market for the sale of meat, vegetables, and other like com-modities is by the Act of 1850 authorized to be held, and to extend to such market, when so extended or enlarged, all the powers now in force for the taking, receiving, and levying of stallage, rents, tolls, and other charges for the use and occupation of, and sale within such market or

market place.

To authorize the Corporation to let spaces within the said market or market place for stalls or standings for limited periods, and to fix the terms and conditions of such letting, and from time to time to fix and determine the limits and the situation and placing of all standing places, stalls, booths, waggons, carts, trucks, stands, and other conveniences and appliances for the sale and exposure of goods for sale within the said market or market place, and to provide, and fix such open spaces in the said market or market place free and clear from stalls and other obstructions as from time to time may be deemed necessary or expedient, and to fix and regulate the use, conduct, and management of the markets and fairs, the holding and duration of the same, the sale and disposition of animals and goods, and the conduct of persons having the charge thereof, and to prevent the bringing in, driving, or conveying of any diseased cattle or animal within the said borough or the limits of the said Act, and the exposure and offering for sale thereof.

To prohibit and restrict, or better regulate the hawking, sale, and exposure for sale on market days of any articles or things in streets and other public places not within the authorized market place, and to alter the times at which fairs are now held, and for fixing the times and providing for the holding of future fairs.

To authorize the Corporation to alter and vary the existing rents, tolls, stallage, and other charges now demanded or taken for the use of

rates, and duties for the use of the markets and fairs as may be authorized or extended, or held under the powers of the proposed Bill, and to confer, vary, or extinguish exemptions from the payment of rents, tolls, stallage, and other charges, and to vary or extinguish any rights and privileges which can in any way interfere with the objects and purposes of the said Bill, and to confer, vary, or extinguish other rights and privileges.

To compel the owners of lands and houses in any street, road, or place (not being a highway repairable by the Commissioners) to sewer, drain, flag, pave, and macadamize such street, road, or place to the satisfaction of the Commissioners, and in default to enable the Commissioners to sewer, drain, flag, pave, and macadamize such streets, roads, or places, and to charge and levy the costs and expenses thereof on such owners.

To alter the mode of making, levying, and assessing of the improvement rates within the limits of the said Act so far as relates to tencments let to weekly or monthly tenants or ready furnished or in separate apartments, where the rateable value of such tenements shall be above eight pounds per annum, and to exempt and exclude such tenements, and the owners and occupiers thereof from the provisions of the 29th section of the Act of 1850, and to repeal, alter, or amend the provisions of such Act, so far as may be necessary for effecting such objects.

To prevent nuisances from smoke and noisome gases, gambling, pitch and toss, and offences against decency and morality, and other nuisances and offences within the said limits, and to make sanitary and other regulations and provisions for the good government of the district within the

said limits and of the said borough.

To borrow further money for the several objects and purposes mentioned in the said Bill, and for the purpose of drainage and sewerage works and other general purposes of the Com-missioners upon the security of their lands and property, and upon the improvement rates, and to charge such money when borrowed, together with the money already borrowed, and the interest on such moneys on such improvement rates, and to provide for the repayment of such moneys by a sinking fund or otherwise, within a limited period, and to exempt the property within the said limits from all liability to sewer

To incorporate or extend and make applicable to the purposes and objects of the said Bill, all or some of the existing powers and authorities now vested in the Corporation and the Commissioners respectively, under "The Walsall Improvement and Market Act, 1848;" "The Walsall Improvement and Market Amendment Act, 1850," and the several Acts incorporated therewith, also all or some of the powers and provisions of "The Lands Clauses Consolidation Acts, 1860 and 1869; " "The Railways Clauses Act, 1845;" "The Public Health Act, 1848," "The Local Government Act, 1858;" and all other Acts amending or extending all or any of the Acts hereinbefore specified, or any of the provisions thereof respectively.

And notice is hereby given, that duplicate plans and sections of the several street widenings and other improvements, and of the lands, houses, and buildings to be taken for the purposes thereof, together with a book of reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees and occupiers of such lands, houses, and charges now demanded or taken for the use of buildings, and also a copy of this notice as pubthe markets and fairs, and to take other tolls, lished in the London Gazette will, on or before

the 30th day of November instant, be deposited \ with the Clerk of the Peace for the county of Stafford, at his office at Stafford, in the said county, and that a copy of the said plans, sections, and books of reference, together with a copy of the said Gazette notice will, on or before the said 30th day of November instant, be deposited with the parish clerk of the parish of Walsall, at his residence.

Printed copies of the said intended Bill will be deposited in the Private Bill Office of the House of Commons on or before the 21st day of Decem-

Dated this 10th day of November, 1870.

Samuel Wilkinson, Town Clerk and Commissioners' Clerk, Walsall.

Durnford and Co., 39, Parliament-street, Westminster, Parliamentary Agents.

In Parliament—Session 1871.

Sheppy Gas.

(Dissolution and Re-Incorporation of Company, with Powers for Manufacturing Gas and Sup-plying the same within the Parishes, Townships, and places of Sheerness, Minster, and West-Minster, Queenborough, Eastchurch, Warden, Leysdown, Saint Thomas Harty, Elmley, in the Isle of Sheppy, in the County of Kent; and to Manufacture and sell, or otherwise dispose of residual Products; Power to enlarge existing Works; Regulation and Increase of Capital; and other purposes.)

TOTICE is hereby given, that application is intended to be made to Parliament in the next Session for leave to introduce a Bill and to pass an Act to dissolve The Sheppy Gas Consumers' Company (Limited), and to cancel the Memorandum and Articles of Association, or other instrument or instruments under which they are at present acting, and to re-incorporate the shareholders into a Company by the same or another name, and to vest in the incorporated Company (hereinafter referred to as the Company) the debts, obligations, and liabilities of the existing Company, and all the lands, works, and buildings, and all other the real and personal property, estate, interests rights, powers, privileges, authorities, and easements now belonging to the existing Company, or to any person or persons in trust for them or for their benefit.

Powers will also be taken by and provisions will be inserted in the intended Act for all or some of the several objects and purposes following, that is to say ;-

To confer upon the Company all necessary powers for lighting with gas or other illuminating power the parishes, townships, and places of Sheerness, Minster, West-Minster, Queen-Sheerness, Minster, West-Minster, Queen-borough, Eastchurch, Warden, Leysdown, Saint Thomas Harty, and Elmley, all in the Isle of Sheppy and county of Kent.

To augment and to fix and regulate the capital of the Company, and if thought desirable to capitalize all or any sums which the Company have expended on their works, and to fix and determine the amount of money, whether derived from capital or from profits, or from both conjointly, in respect of which the Company shall be entitled to receive dividends, and to authorize shares, with or without preference or priority, in payment of dividends, or other rights, privileges, or advantages attached thereto.

To authorize the Company to maintain and from time to time to improve, alter, extend, enlarge, and renew their existing gas and other works, or to erect new and additional gas and other works, buildings, apparatus, and meters upon the lands following or some of them, or some part or parts thereof, now belonging to the Sheppy Gas Consumers' Company (Limited), situate within the ecclesiastical district of Sheerness and parish of Minster and county of Kent, that is to say: -a piece of land, part of Digg's estate, situate in the parish of Minister in the said Isle of Sheppy, containing on the front or east side thereof, abutting on a certain road called Montague-road, West-Minister, as well as on the rear or west side thereof, abutting on the sea wall of the River Medway, 295 feet or thereabouts, and in depth from east to west, as well on the north as on the south end thereof, 175 feet or thereabouts, and upon which lands the works of the Company are now situate.

To extend and define the limits within which

the Company may supply gas.

To authorize the Company to manufacture and store, and to sell and supply and light with gas produced from coal or other materials, and to manufacture and sell and dispose of coal, coke, tar, and other residuum and products arising from the manufacture of gas, and to make or convert tar, pitch, ammoniacal liquors, and any residuum into dye wares or other materials, and to sell and deal in the same, and to acquire, hold, use, and exercise patent rights and licences in relation to the manufacture and distribution of gas, and the utilization of the residuum and products, and also to lay down and maintain pipes in, through, across, and under streets, roads, lane, bridges, rivers, and other public passages and places within any of the parishes, townships, districts, and places supplied or to be supplied with gas by the Company, and for that purpose to break up and interfere with such streets, roads, lanes, bridges, railways, canals, rivers, and other public passages and places, and also with any sewers, drains, and pipes in, over, or under the same, and generally to carry on the business usually carried on by Gas Companies.

To authorize the Company and all Corporations and public bodies, Commissioners, Companies, or other local authorities, and all persons whomsoever, to make and carry into effect contracts and agreements for lighting any public place, thoroughfare, building, or otherwise, and for other purposes of the intended Act upon such terms and conditions as they shall respectively think fit.

To authorize the Company to manufacture. purchase, or hire gas meters and gas apparatus, and to sell or let the same, and to levy rents, charges, or other remuneration and rates for the sale and supply of gas and of gas meters and fittings, to alter existing rates or rents, to confer. vary, or extinguish exemptions from payment thereof, and to confer, vary, or extinguish other rights and privileges, and to confer upon the Company all necessary powers and authorities for the purposes of the intended Act.

To incorporate therewith all or some of the powers and provisions of "The Companies Clauses Consolidation Act, 1845." "The Companies Clauses Act, 1863," "The Gas Works Clauses Act, 1847," the Acts for regulating measures used in sales of gas, passed in the years 1859 and 1860 respectively and "The Taraba the Company to raise further money on mort-gage or bond, and by the creation and issue of 1859 and 1860 respectively, and "The Lands

Clauses Consolidation Acts, 1845, 1860, and 1869.

Printed copies of the Bill will, on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 5th day of November, 1870.

Edward Wates, Sheerness, Solicitor for the Bill.

Wyatt and Hoskins, 28, Parliament-street, Westminster, Parliamentary Agents.

London and North Western Railway (Additional Powers);

Railways, Roads, and other Works, Stopping up of Roads, Streets, and Footpaths, and Additional Lands in the Counties of Cumberland, Lancaster, York (West Riding), Chester, Salop, Stafford, Warwick, Worcester, Middlesex, Glamorgan, Monmouth, Brecon, Carnarvon, Merioneth, Denbigh, Flint, Radnor, City of Dublin, and Louth (in Ireland); Powers to Company and Manchester, Sheffield, and Lincolnshire Railway Company for acquisition of Lands at Ashton under Lyne; Further Powers as to Superfluous Lands; Abandonment of Branch Railway in county of Lancaster; Running Powers to Company over portion of Railways of Monmouthshire Railway and Canal Company, and Running and other Powers to that Company over and in respect of portion of Company's Railways, and Agreements between those Companies; Running Powers over portions of Railways of Dowlais Iron Company; Confirmation of Agreement with North London and London, Tilbury, and Southend Railway Companies and others; Powers to Mold and Denbigh Railway Company in respect of Alteration of Road and Stopping up of Level Crossings; Power to Dundalk and Greenore Railway Company to make Junction Railway near Dundalk; Powers to Company in reference to Hotels at Liverpool and at Buxton; Further Powers to Company in respect of Undertakings of the Kendal and Windermere and the Chester and Holyhead Railway Companies and the Shropshire Union Railways and Canal Company; Amendment of Acts.

NOTICE is hereby given, that application is intended to be made to Parliament in the next Session by the London and North Western Railway Company (hereinafter called "the Company"), for an Act for the following purposes, or some of them (that is to say):

To empower the Company to make and maintain the Railways following, or some or one of them, with all proper stations, sidings, approaches, works, and conveniences connected therewith (that is to say):

A Railway (to be called "The Monmouthshire Railway Junction") commencing in the parish of Aberystruth, in the county of Monmouth, by a junction with the Railway of the Monmouthshire Railway and Canal Company, at the junction of that Railway with Messieurs Joseph and Crawshay Bailey's Railway near the Nantyglo Ironworks, and terminating in the parish of Llanelly, in the county of Brecon, by a junction with the Merthyr, Tredegar, and Abergavenny Railway of the Company, No. 23680.

at a point thereon a quarter of a mile, or thereabouts, to the east of the Brynmawr Station on that Railway; which said intended Railway will be wholly situate within the parishes of Aberystruth, in the county of Monmouth, and Llanelly, in the county of Brecon:

A Railway (to be called "The Dowlais and Vochrhiw Railway, No. 1"), to be wholly situate in the parish of Merthyr Tydfil, in the county of Glamorgan, commencing by a junction with the Dowlais Extension Railway of the Company authorised by and sixthly described in "The London and North-Western Railway (New Lines) Act, 1867," at a point thereon eighty yards or thereabouts southwest of the bridge carrying the Brecon and Merthyr Railway over the turnpike-road from Abergavenny to Merthyr, at Dowlais Top, and terminating by a junction with the Brecon and Merthyr Railway, at a point thereon forty-seven yards or thereabouts to the northeast of the booking office of the Dowlais Top

Station on that Railway;
A Railway (to be called "The Dowlais and Vochrhiw Railway No. 2"), commencing in the parish of Merthyr Tydfil, in the county of Glamorgan, by a junction with the said intended Dowlais and Vochrhiw Railway No. I, at a point thereon two hundred and twenty yards, or thereabouts, south-west of the bridge carrying the Brecon and Merthyr Railway over the turnpike-road from Abergavenny to Merthyr at Dowlais Top, and terminating in the parish of Gellygaer, in the same county, by a junction with the Dowlais Iron Compainy's Pantywain Railway at a point thereon one hundred and eighty yards, or thereabouts, to the east of the level crossing of the said Pantywain Railway, by the public road leading from Dowlais to Vochrhiw; which said intended railway will be wholly situate within the said parishes of Merthyr Tydfil and Gellygaer;

A Railway (to be called "The Dowlais and Vochrhiw Railway No. 3"), to be situate wholly in the parish of Gellygaer, in the county of Glamorgan, commencing by a junction with the Dowlais Iron Company's Pantywain Railway, at a point thereon one hundred and ninety yards, or thereabouts, to the east of the level crossing of the said Pantywain Railway, by the public road leading from Dowlais to Vochrhiw, and terminating at a point three hundred and three yards, or thereabouts, north-west of the Dowlais Iron Company's Mine Pit No. 2;

A Railway (to be called "The Dowlais and Vochrhiw Railway No. 4"), to be situate wholly in the parish of Gellygaer, in the county of Glamorgan, commencing by a junction with the Dowlais Iron Company's Pantywain Railway at a point thereon two hundred and ten yards or thereabouts to the north of the Dowlais Iron Company's disused coal pit known as the Rase-lace Pit, and terminating by a junction with the Dowlais Iron Company's Tunnel Pit Railway, at the bridge which carries that railway over the Vochrhiw Pits Railway of that Company:

A Railway (to be called "The Dowlais and Vochrhiw Railway No. 5"), to be situate wholly in the parish of Gellygaer, in the county of Glamorgan, commencing by a junction with the said intended Dowlais and Vochrhiw Railway No. 4, at a point thereon one hundred and thirty-three yards or thereabouts to the north-west of the bridge that carries the Dowlais Iron Company's Tunnel Pit Railway over that Company's Vochrhiw Pits Railway, and terminating by a junction with the said Vochrhiw Pits Railway at a point thereon one hundred and eighty-three yards or thereabouts to the south-east of the No. 1 Engine House at the Vochrhiw Colliery of the Dowlais Iron Company:

A railway (to be called "The Dowlais and Vochrhiw Railway No. 6") to be wholly situate in the parish of Gellygaer, in the county of Glamorgan, commencing by a junction with the said intended Dowlais and Vochrhiw Railway No. 4, at a point thereon three hundred and seventeen yards, or thereabouts to the north of the Dowlais Iron Company's Tunnel Pit, and terminating by a junction with that Company's Tunnel Pit Railway at a point thereon ten yards or thereabouts to the south-east of that Company's Tunnel Pit;

A railway (to be called "The Dowlais and Vochrhiw Railway No. 7") to be wholly situate in the parish of Gellygaer, in the county of Glamorgan, commencing by a junction with the Dowlais Iron Company's Tunnel Pit Railway at the bridge carrying that railway over that Company's Vochrhiw Pits Railway, and terminating by a junction with the said intended Dowlais and Vochrhiw Railway No. 5, at a point thereon one hundred yards or thereabouts south-east of the

bridge last above mentioned; A Railway (to be called "The Bettws and Festiniog Railway No. 1"), commencing in the parish of Bettws-y-Coed, in the county of Carnarvon, in the yard of the Bettws-y-Coed Station of the Company, and terminating in the parish of Festiniog, in the county of Merioneth, at a point upon the turnpike road leading from Bettws-y-Coed to Festiniog distant five hundred and seventy yards or thereabouts in a south-easterly direction from the reservoir belonging or reputed to belong to the Welsh Slate Company; which said intended Railway will pass from, in, through, or into the several parishes and extra-parochial or other places following, or some of them (that is to say); Bettws-y-Coed and Dolwyddelen, in the county of Carnarvon, and Festiniog, in the county of Merioneth;

Railway (to be called the Bettws and Festiniog Railway No. 2"), to be situate wholly in the parish of Festiniog, in the county of Merioneth, and to commence by a junction with the said intended Bettws and Festiniog Railway No. 1, at or near the intended termination thereof above described, and to terminate by a junction with the Rhiw Bach Tramway, at a point thereon three hundred and twenty yards or thereabouts in a northerly direction from the Weighing Machine House between the middle and lower inclines on that Tramway;

To authorise the construction of the said intended Bettws and Festiniog Railways No. 1 and No. 2 on a gauge of two feet, or such other gauge as may be provided for by the intended Act, and so far as may be necessary to alter and amend the provisions of the Act 9 and Vict., cap. 57:

To empower the Company to widen and improve and lay down an additional line of rails upon or in connection with their Bangor and Carnarvon Railway, the same to commence in the parish of

the junction of that Railway with the Chester and Holyhead Railway of the Company, and to terminate in the parish of Llanbeblig, in the same county, near to and on the south-east side of the engine-house at the Carnarvon Station of the Company, and to pass from, in, through, or into the several parishes and extra-parochial or other places following, or some of them (that is to say): Bangor, Llanfair-ys-gaer, and Llanbeblig, all in the county of Carnarvon:

To empower the Company to levy, demand, and recover tolls, rates, and charges for or in respect of the said intended Railways, and to grant exemptions from the payment of tolls, rates,

and charges:

To empower the Company (for the purpose of connecting their station land at the North Wall, Dublin, with the Railways of the Dublin and Drogheda Railway and the Midland Great Western Railway (of Ireland) Companies) to alter and raise the levels of so much of the carriage way and footpaths of Upper Sheriff-street, in the parish of Saint Thomas, in the county of the city of Dublin, as extends from a point on that street one hundred yards or thereabouts east of the junction of that street with Wapping-street, to another point thereon fifty yards or thereabouts east of the point where Upper Sheriff-street crosses the Royal Canal, and to carry the same over the present site of that portion of Upper Sheriff-street partly by means of arching or other openings and partly by embankment; and to appropriate to and use for the purposes of their undertaking the present site of the portion of Upper Sheriffstreet above described, and to extinguish all rights of way over the same; and to empower the Company to alter and raise the levels of so much of Wapping-street, in the said parish of Saint Thomas, Dublin, as extends for a distance of eighty yards or thereabouts from the junction of that street with Upper Sheriff-street, and of so much of Abercorn-road, in the same parish, as extends for a distance of seventy yards or thereabouts from the junction of that road with Upper Sheriff-street:

To empower the Company to stop up and discontinue and extinguish all rights of way over and appropriate to the purposes of their undertaking the portions of road and footpath in the parish of Saint Thomas, in the county of the city of Dublin, next hereinafter described, or some part or parts thereof (that is to say) :-

So much of Church-road as extends from a point thereon twenty-five yards or thereabouts south-west of the junction of Blythe'savenue with the said road to the junction of that road with Upper Sheriff-street, and so much of the public footpath from West-road to Church-road as lies contiguous to, and on the eastern side of the Liffey Branch of the Midland Great Western Railway (of Ireland):

To empower the Company to stop up and discontinue and extinguish all rights of way over so much of a certain footpath in the township and parish of Prescot, in the county of Lancaster, leading from Shaw-lane to and into the turnpikeroad from Prescot to Rainhill, at a point on that road near the bridge by which it is carried over the Huyton and Saint Helen's Branch Railway of the Company now in course of construction as extends from a point on that footpath one hundred and thirty-five yards or thereabouts, in a northerly direction, from its junction with Shawlane four hundred yards or thereabouts east of the bridge carrying Shaw-lane over the said Branch Railway to another point on the same footpath Bangor, in the county of Carnarvon, at or near | four hundred and fifty yards or thereabouts, in a

northerly direction, from its said junction with ! Shaw-lane, and so much of another footpath, in the same township and parish, as extends from the last-mentioned point on the footpath first above described to and into Hall-lane, at a point thereon one hundred and seventy yards, in a northerly direction, from the said bridge; and to provide for the substitution in lieu of the portions of footpath so to be stopped up of other footpaths from the point first above described, and from Halllane, respectively, to the point secondly above described, and there joining the footpath leading to the turnpike-road above-mentioned:

To empower the Company to make a new footpath or highway to be wholly situate in the township of Clifton, in the parish of Runcorn, in the county of Chester, commencing from and out of the public highway leading from Clifton or Rock Savage to the public road from Weston to Heath House and Runcorn, at a point thereon a quarter of a mile or thereabouts north-west of Clifton or Rock Savage aforesaid, and terminating by a junction with the footpath from Weston to Halton, which, after crossing over the Aston and Runcorn Railway of the Company, falls into the first-named highway half-a-mile or thereabouts north-west of Clifton or Rock Savage aforesaid at a point on the said footpath from Weston to Halton five hundred and fifty yards or thereabouts north-east of the said crossing of the Aston and Runcorn Railway; and another new footpath in the same township commencing from and out of the before-mentioned intended footpath, at a point thereon ninety yards or thereabouts north-east of the point above described as the commencement thereof, and terminating by a junction with an existing footpath at the authorised junction of the Company's Frodsham Branch Railway (now in course of construction) with their Aston and Runcorn Railway; and to empower the Company to stop up and continue as footpaths or public highways so much and such parts of the existing footpaths or public highways as lie between or within the points aforesaid, or as may be rendered unnecessary by reason of the construction of the said intended new footpaths; and to vest in and appropriate to the purposes of the Company so much and such parts of the said existing footpaths or highways as lie between the boundaries of the Company's property:

To empower the Company to make two new roads, to be wholly situate in the township of Hatton, in the parish of Waverton, in the county of Chester, one of such roads commencing from and out of the public road leading from Hatton to Hargrave at a point thereon one hundred and seventy-six yards or thereabouts south-west of the bridge carrying that road over the Chester and Crewe Railway of the Company, and terminating by a junction with the public carriage road from Hatton Heath to the public carriage road from Hatton to Newton at a point thereon two hundred yards or thereabouts east of Hatton Hall Farm House; and the other of such new roads commencing by a junction with the said public carriage road from Hatton Heath at or near the termination above described of the first of such new roads, and terminating by a junction with the said public carriage road from Hatton Heath at a point thereon four hundred and forty yards or thereabouts west of the junction of that road with the before-mentioned public road from Hatton to Newton; and to empower the Company to stop up and discontinue as public roads or highways, and extinguish all rights of way over so much and such parts of the before-mentioned existing public roads or highways as lie between so much of the said northernmost road as extends

the commencement and termination of the two intended new roads respectively, or as will be rendered unnecessary by reason of the construction thereof; and to appropriate to the purposes of the Company such part or parts of the said public road from Hatton to Hargrave as lie between the boundaries of the Company's property:

To empower the Company to alter the levels of so much of the public carriage road leading from Bilston to Sedgley, in the township and parish of Sedgley, in the county of Stafford, as extends from a point thereon twenty-five yards or thereabouts east of the level crossing of that road by the Stour Valley Railway of the Company known as the Ten Score level crossing to another point thereon twenty-five yards or thereabouts west of the said level crossing; and also to alter the levels of so much of the public highway leading out of the said public carriage road on the east side of and adjoining the said Railway towards Deepfields, as extends from the said public carriage road for a distance of thirty yards or thereabouts; and to empower the Company to stop up and discontinue, and to vest in and appropriate to the purposes of the Company, so much of the said public carriage road as lies between the boundaries of the Company's property:

To empower the Company to make a new road to be situate wholly in the parish of Bulkington, in the county of Warwick, commencing from and out of the public carriage road from Bulkington to Bedworth at a point thereon two hundred yards or thereabouts east of the booking office of the Bulkington Station on the Trent Valley Railway of the Company, and terminating at another point on the same road four yards or thereabouts west of the said booking office; and to empower the Company to stop up and discontinue as a public carriage road, and to vest in and appropriate to the purposes of the Company, so much of the said public carriage road as lies between the points aforesaid; and to empower the Company to acquire, by compulsion or agreement, and to hold certain lands, houses, and buildings in the said parish of Bulkington lying between the points aforesaid, and adjoining the portion of road so intended to be stopped up:

To empower the Company to stop up, and discontinue, and extinguish all rights of way over so much of the footpath in the township of Bolehall and Glascote, in the parish of Tam-worth, in the county of Warwick, which crosses the Trent Valley Railway of the Company between the Tamworth Station and the crossing of the River Anker by that Railway on the castern side of that Station, as lies within the boundaries of the Company's property there; and to provide for the substitution by the Company of a footbridge over their Railway in lieu of the portion of footpath so to be stopped up and discontinued:

To empower the Company to make a new road in the parish of Llanarmon, in the county of Carnarvon, commencing from and out of the southernmost of the two roads leading from Llanystumdwy to Llangybi, at a point thereon fifteen yards or thereabouts west of the southern end of the platform of the Llangybi Station of the Company, and terminating at a point on the northernmost of the said two roads eighty yards or thereabouts west of the level crossing of the Company's Railway by the last-mentioned road; and to empower the Company to stop up, and discontinue as a public carriage road, and to vest in and appropriate to the purposes of the Company,

from the termination above-described of the intended new road to the junction of the said northernmost road with the said southernmost

To empower the Company to stop up, and discontinue, and extinguish all rights of footway over so much of the road in the township of Bagilltfechan, in the parish of Holywell, in the county of Flint, leading from Bagillt to the shore of the River Dee, as now crosses the Company's Railway on the level at their Bagillt Station; and to provide for the substitution by the Company of a foot-bridge over their Railway:

To empower the Company to acquire by compulsion or agreement, and to hold lands, houses, and buildings, for all or any of the purposes aforesaid, and also for the purpose of extending the station, siding, and other accommodation of the Company, and for other purposes connected with their undertaking, the lands, houses, and buildings hereinafter described or referred to (that

is to say):

Certain lands, houses, and buildings in the township of Preston Quarter, in the parish of Saint Bees, in the county of Cumberland, lying on the westerly side of and contiguous to the Whitehaven Junction Railway of the Company, and near the Whitehaven Bransty

Certain other lands, houses, and buildings situate partly in the said township of Preston Quarter and partly in the township of Whitehaven, in the said parish of Saint Bees, lying contiguous to the said Whitehaven Junction Railway, and at the eastern corner of the basin of the North Harbour at Whitehaven;

Certain lands, houses, and buildings in the township and parish of Liverpool, lying on the easterly side of Waterloo-road, and on the northerly side of Formby-street, where

that street joins Waterloo-road;

Certain lands, houses, and buildings in the said township and parish of Liverpool, in the county of Lancaster, lying between Waterlooroad and Great Howard-street, and between Oil-street and Stewart-street; and certain other lands, houses, and buildings in the same township and parish lying on the easterly side of Great Howard-street, and on the north and south sides of and adjoining the road leading from Great Howard-street, at a point thereon thirty-five yards or thereabouts south of Stewart-street, to the Goods Station of the Lancashire and Yorkshire Railway; and to empower the Company to make and maintain arching or openings under Stewartstreet, one of such archings or openings commencing at a point in Stewart-street fifty-six yards or thereabouts from the junction of Stewart-street and Waterloo-road, and terminating at a point in Stewart-street sixty-eight yards or thereabouts from the same point; and the other of such arches or openings commencing at a point in Stewartstreet thirty yards or thereabouts from the junction of Stewart-street and Great Howardstreet, and terminating at a point in Stewartstreet forty-two yards or thereabouts from the same point; and also to make and maintain arching or openings under that part of Great Howard-street which extends from the south-east corner of Oil-street to a point in Great Howard-street ninety-five yards or thereabouts south of the same corner, and under so much of the said road leading from Great Howard-street to the said Goods Station of the Lancashire and Yorkshire Railway as extends for a distance of sixteen yards or thereabouts eastward from the western end thereof;

Certain lands, houses, and buildings, in the township of Kirkdale, in the parish of Walton-on-the-Hill, in the county of Lancaster, lying on the southern side of and contiguous or near to the Company's Canada Dock Goods Station, and partly on the east and partly on the west side of Derby Road;

Certain lands, houses, and buildings in the township and parish of Blackburn, in the county of Lancaster, lying contiguous to and on the north-west side of the Blackburn and Preston Line of the Lancashire and Yorkshire Railway, and contiguous to and on the south-west side of the Stout Street Branch of that Railway, and at the junction of the said branch railway with the said Blackburn

and Preston Line;

Certain lands, houses, and buildings in the township and parish of Huddersfield, in the West Riding of the County of York, lying contiguous to and on the east side of the canal of the Company, and on the northeast side of certain coal yards adjoining the canal basin of the Company at Lower Apsley; and to empower the Company to sell to or exchange with the owner of those lands certain other lands of the Company in the same parish formerly used as a portion of the said canal but long since disused; and to authorise or confirm the abandonment by the Company of that portion of their canal, and the use of those other lands for other

Certain lands, houses, and buildings in the township and parish of Huddersfield, in the West Riding of the county of York, lying contiguous to, and partly on the south-east and partly on the north-west sides of the viaduct of the railway of the Company from Huddersfield to Leeds, and on the north-east side of and contiguous to Bradford Road;

Certain lands, houses, and buildings in the township of Beeston, in the parish of Bunbury, in the county of Chester, lying on the south-westerly side of the Crewe and Chester Railway of the Company, and adjoining the Beeston Castle Station; and certain lands, houses, and buildings in the township of Tiverton, in the said parish of Bunbury, lying on the north-easterly side of the same railway, and near the public house known as the Canal and Railway Inn, situated near the said station;

Certain lands, houses, and buildings in the parish of Lymm, in the county of Chester, lying contiguous to and on the south side of the Company's railway between Warrington and Timperley, and adjoining the Lymm

Station;

Certain lands, houses, and buildings in the township of Monks Coppenhall, in the parish of Coppenhall, in the county of Chester, lying contiguous to and on the north side of the Crewe and Chester Railway of the Company, and contiguous to and on the south side of a new street called Bessemer-street;

Certain lands, houses, and buildings in the township and parish of Halford, in the county of Salop, lying on the east side of and adjoining the turnpike road from Shrewsbury to Ludlow, a quarter of a mile, or thereabouts, in a north-easterly direction from the Craven Arms Station on the Shrewsbury and Hereford Railway.

Certain lands, houses, and buildings in the parish of Tipton, in the county of Stafford, lying contiguous to and on the easterly side of the Stour Valley Railway of the Company, and near the Tipton Station;

Certain lands, houses, and buildings in the township and parish of Handsworth, in the county of Stafford, lying contiguous to and on the south-west side of the Grand Junction Railway of the Company, near and on the south-east side of the Perry Barr Station;

Certain lands, houses, and buildings in the township and parish of Nuneaton, in the county of Warwick, lying contiguous to and on the west side of the Trent Valley Railway of the Company, and on the north and south sides of Wheat-lane, where that lane crosses the said railway on the level; certain other lands, houses, and buildings in the same parish lying contiguous to and on the west side of the said railway, and on the south side of the Coventry and Hinckley Turnpike-road where that road crosses the said railway on the level; and certain other lands, houses, and buildings in the same parish lying contiguous to and on the west side of the said railway, and between the bridge carrying the Midland Railway over the said Trent Valley Railway and the River Anker where that river passes under the said Trent Valley Railway about three hundred yards north of the booking office of the Company at Nuneaton Station;

Certain lands, houses, and buildings in the parish of Aston-juxta-Birmingham, in the county of Warwick, lying between the Grand Junction Railway of the Company, Holbornhill (Birmingham), and the public highway leading from Holborn-hill in a southwesterly direction over the said railway;

Certain lands, houses, and buildings in the parish of Leamington Priors, in the county of Warwick, lying contiguous to and on the north-easterly side of the Rugby and Leamington Railway of the Company, and near to and on the north-westerly side of the Avenue-road Station on that railway;

Certain lands, houses, and buildings in the township of Oldbury, in the parish of Halesowen, in the county of Worcester, lying contiguous to and on the south side of the Stour Valley Railway of the Company, and adjoining the Spon-lane Goods Station;

Certain lands, houses, and buildings in the parish of Yardley, in the county of Worcester, lying contiguous to and on the north side of the London and Birmingham Railway of the Company, and near to the Stechford Station;

Certain lands, houses, and buildings in the parish of Saint Pancras, in the county of Middlesex, lying on the western side of Seymour-street, and between that street and the eastern boundary of the Company's property on the northern side of Drummond-street;

Certain lands, houses, and buildings in the liberty of Norton Folgate, in the county of Middlesex, lying between Worship-street and the westerly boundary of Moore's-gardens, and contiguous to the North London Railway between those points;

Certain lands, houses, and buildings in the parish of Llanelwedd, in the county of Radnor, lying contiguous to and on the westerly side of the Builth Junction Railway of the Company, and near the junction of that Railway with the Central Wales Extension Railway of the Company south of the Builth-road Station;

Certain lands, houses, and buildings in the townships of Wepre and Golftyn, or one of them, in the parish of Northop, in the county of Flint, lying on the north-east side of and contiguous to the Chester and Holyhead Railway of the Company, and extending north and south of the works of the Connah's

Quay Chemical Company (Limited); Certain lands, houses, and buildings in the township and parish of Flint, in the county of Flint, lying on the east and west sides of and contiguous to the Chester and Holyhead Railway of the Company, and near to and north-west of the Flint Station on that Railway;

Certain lands, houses, and buildings in the township of Mostyn, in the parish of Whitford, in the county of Flint, and part of the bed or shore of the River Dee, in the same county, lying on the north-east side of and contiguous to the Chester and Holyhead Railway of the Company, and near the Mostyn Station on that Railway

Certain lands, houses, and buildings in the parish of Abergele, in the county of Denbigh, lying on the north side of and contiguous to the Chester and Holyhead Railway of the Company, and to the north of and near to the Abergele Station on that Railway

Certain lands, houses, and buildings in the parish of Llansaintffraid-Glan-Conway, in the county of Denbigh, lying on the southeast side of and contiguous to the Conway and Llanrwst Railway of the Company, and South of and near to the Glan-Conway

Station on that Railway;

Certain lands, houses, and buildings in the parish of Eglwys Rhos, otherwise Llanrhos, in the county of Carnarvon, lying on each side of and contiguous to the St. George's Harbour Railway of the Company, and south of and near the Llandudno Station on that Railway; and certain other lands, houses, and buildings in the same parish, lying on the east side of and contiguous to the St. George's Harbour Railway of the Company, and north of and near to the Llandudno Junction Station of the Company;

Certain lands, houses, and buildings in the parish of Llanbeblig, in the county of Carnarvon, lying on the north-west side of and contiguous to the Bangor and Carnarvon Railway of the Company, and north-west of and near to the Carnarvon Station of the

Company;

Certain lands, houses, and buildings in the parish of Llanwnda, in the county of Carnarvon, lying on the east side of and contiguous to the Carnarvonshire Railway of the Company, and south-west of and near to Glan Rhyd Farmhouse;

Certain lands, houses, and buildings in the parish of Llanllyfni, in the county of Carnarvon, lying on the east side of and contiguous to the Carnarvonshire Railway of the Company, and north of and near to the Penygroes Station on that railway;

Certain lands, houses, and buildings in the parish of Clynnog, in the county of Carnarvon, lying on the east side of and contiguous to the Carnarvonshire Railway of the Company, and north of and near to the level crossing on that railway known as the Graianog Level Crossing;

Certain lands, houses, and buildings in the

parish of Penmorfa, in the county of Carnarvon, lying on the east side of and contiguous to the turnpike road leading from Tremadoc to Carnarvon, and north-east of and near to the Brynkir Station of the Com-

pany

Certain lands, houses, and buildings in the parish of Llanarmon, in the county of Carnarvon, lying on the north-west side of and contiguous to the Carnarvonshire Railway of the Company, and north-east of and near to the level crossing on that railway known as the Rhoscillfawr Level Crossing; and certain other lands, houses, and buildings in the same parish lying on both sides of and contiguous to the Carnarvonshire Railway of the Company, and north of and near to the Llangybi Station on that railway:

To empower the Company and the Manchester, Sheffield, and Lincolnshire Railway Company jointly, or the Company separately, to acquire by compulsion or agreement, and to hold for purposes connected with the Oldham, Ashton-under-Lyne, and Guide Bridge Junction Railway, certain lands, houses, and buildings in the town-ship and parish of Ashton-unde-Lyne, in the county of Lancaster, portions of which lands lie contiguous or near to and on the south side of and include a portion of the slopes and lands of the Lancashire and Yorkshire Railway from Manchester to Ashton, and other portions of which lands lie contiguous or near to and on the south-east side of the said Oldham, Ashtonunder-Lyne, and Guide Bridge Junction Railway at the junction of those railways, with power to stop up and extinguish all rights of way over, and to appropriate to purposes connected with the Oldham, Ashton-under-Lyne, and Guide Bridge Junction Railway, the portion of footpath which now crosses the said lands; and to empower the two Companies to make and carry into effect agreements with respect to the purchase of the said lands, houses, and buildings, and the use and appropriation thereof; and to empower the Manchester, Sheffield, and Lincolnshire Railway Company to apply to the purposes aforesaid any moneys belonging to them:

To empower the Company to purchase and acquire by agreement the absolute fee-simple and inheritance of and in any lands and buildings now held by them on any less tenure than the fee-

simple and inheritance thereof:

To extend the time for the sale of all or any lands acquired by the Company which are not, or eventually may not be, required for the purposes of their undertaking, and to confer further powers on the Company with relation thereto:

on the Company with relation thereto:

To empower the Company to grant building leases for terms of years of any lands which may have been heretofore or may from time to time hereafter be used or occupied for the purposes of their Railway, or for any purpose incidental to the traffic or business thereof, and which may at any time or from time to time cease to be so used, and any other lands which may have been or may be hereafter acquired by the Company, and which may be found not to be required for the purposes of their undertaking, and to sell and dispose of all or any of such lands within a period or periods to be limited by the intended Act, and so far as may be necessary to alter and amend the provisions of "The Lands Clauses Consolidation Act, 1845," in reference to the sale of superfluous lands:

To authorise the abandonment of the Little Hulton Mineral Branch Railway authorised by "The London and North Western Railway (New Works and Additional Powers) Act 1869": To empower the Company to pass over and use with their engines and carriages, and for traffic of every description, and with their clerks, officers, and servants, upon payment of such rates, tolls, or charges, and upon such terms and conditions, as may be agreed upon, or as, failing agreement, may be prescribed by or settled and determined under the provisions of the intended Act, the portions of Railway next hereinafter described, together with the stations, watering places, water, booking offices, warehouses, wharves, sidings, approaches, works, and conveniences connected therewith (that is to say):

So much of the Railway of the Monmouthshire Railway and Caual Company (hereinafter called "The Monmouthshire Company") as lies between the Abertillery Station on that Railway and the termination of the Monmouthshire Company's Railway north of their Nantyglo Station, including the sidings or lines of Railway connecting the before described portion of Railway with the Blaina

lronworks;

To empower the Monmouthshire Company to pass over and use with their engines and carriages, and for traffic of every description, and with their clerks, officers, and servants, upon payment of such rates or tolls, and upon such terms and conditions as may be agreed upon, or as failing agreement may be prescribed by or settled and determined under the provisions of the intended Act, the intended Railway called the Monmouthshire Railway Junction, together with the Brynmawr Station of the Company, and all other stations, watering places, water, booking offices, warehouses, wharves, sidings, approaches, works, and conveniences connected with that Railway:

To empower the Monmouthshire Company to subscribe or contribute towards the construction of that Railway, and to raise additional capital for the purpose, or to apply to such purpose any money

belonging to them :

To make provision for the Monmouthshire Company becoming, if they think fit, joint owners with the Company of the intended Monmouthshire Railway Junction, and all stations, sidings, works, and conveniences connected therewith, upon and subject to such terms and conditions as may be agreed upon between the two Companies, or as may be authorised or prescribed by the intended Act; and to provide for the appointment of a Joint Committee for the purposes of such joint owner-

ship:

To empower the Company and the Monmouthshire Company to make and enter into and carry into effect agreements with respect to all or any of the matters aforesaid, and also with respect to the interchange and transmission of traffic between and over their respective Railways, and the payments to be made in respect of and other the terms and conditions of such user, and with respect to the user by each or either of the two Companies of some portion of the Railways and works of the other Company, and with respect to the station and terminal accommodation and other facilities and services to be afforded and rendered by each of the two Companies to the other of them, both in relation to the running powers before mentioned and otherwise, and with respect to the division and apportionment of the receipts arising from traffic and otherwise in relation thereto; and to confirm any agreements entered into between the two Companies in relation to any of the matters aforesaid:

To empower the Company to pass over and use with their engines and carriages, and for traffic of every description, and with their Clerks, officers,

and servants, and upon payment of such rates or tolls, and upon such terms and conditions as may be agreed upon, or as failing agreement may be prescribed by, or settled and determined under, the provisions of the intended Act, the portions of railway next hereinafter described, together with the stations, watering-places, water, booking offices, warehouses, wharves, sidings, approaches, works, and conveniences connected therewith (that is to sav):

So much of the Pantywain Railway of the Dowlais Iron Company as lies between the termination of the intended Dowlais and Vochrhiw Railway No. 2 and the commencement of the intended Dowlais and Vochrhiw

Railway No. 3;

So much of the same railway as lies between the termination of the intended Dowlais and Vochrhiw Railway No. 3 and the commencement of the intended Dowlais and Vochrhiw

Railway No. 4; So much of the Tunnel Pit Railway of the Dowlais Iron Company as lies between the termination of the intended Dowlais and Vochrhiw Railway No. 6 and the commencement of the intended Dowlais and Vochrhiw Railway No. 7;

and to empower the Company to enter into and carry into effect agreements with the Dowlais Iron Company with respect to the matters aforesaid:

To confirm and give effect to certain heads of agreement dated the 20th day of March, 1867, and made between the Company, of the first part, the North London Railway Company, of the second part, the London, Tilbury, and Southend Railway Company, of the third part, and Messieurs Peto, Brassey, and Betts, of the fourth part, in relation to the user and working of the railway of the London, Tilbury, and Southend Railway Company by the Company and the North

London Railway Company:

To authorise and sanction the formation by the Mold and Denbigh Junction Railway Company of a certain road in the township of Trelan, in the parish of Nannerch, in the county of Flint, commencing from and out of the easternmost of the two public carriage-roads leading from the new turnpike-road between Mold and Denbigh, near the Sun Inn, to the old turnpike-road between Mold and Denbigh, at a point on the said easternmost road two hundred and thirty yards or thereabouts from the junction of that road with the said new turnpike-road, and terminating by a junction with the westernmost of those two public carriage-roads, at a point thereon eighty yards or thereabouts from the junction of that road with the said new turnpike-road; and to empower the Mold and Denbigh Junction Railway Company to stop up and discontinue and extinguish all rights of way over and appropriate to the purposes of their undertaking so much of each of the said two public carriage-roads as lies between the boundaries of their property; and to authorise and sanction the application by the Mold and Denbigh Junction Railway Company of their funds in and about the formation and maintenance of the said road, and other the purposes aforesaid:

To empower the Dundalk and Greenore Railway Company (hereinafter called "the Dundalk Company") to make and maintain the railway next hereinafter described, with all proper approaches, stations, sidings, works, and conveniences connected therewith (that is to say):

A railway (to be called "the Dundalk Curve") commencing in the townland of Mount

main line of the Dublin and Belfast Junction Railway, at a point thereon eighty yards or thereabouts north of the bridge which carries the public road from Dundalk to Ardee over that railway, and terminating in the townland of Townparks, in the same parish and county, by a junction with the Irish North Western Railway at a point thereon one hundred and seventy yards or thereabouts east of the crossing of that railway by the Dublin and Belfast Junction Railway; which said intended railway will be wholly situate within the said townlands of Mount Hamilton and Townparks:

To empower the Dundalk Company to purchase and take by compulsion or agreement lands, houses, and buildings for the purpose of the in-

tended Dundalk Curve:

To empower the Dundalk Company to demand and recover tolls, rates, and charges' for or in respect of the intended Dundalk Curve:

To empower the Lundalk Company to apply to the purposes of the intended Dundalk Curve

moneys belonging to them:

To make provision for the repair of all or any of the new roads or highways to be constructed under the authority of the intended Act by the same persons and by the same means as other roads or highways in the parishes, townships, or places within which the intended new roads or highways respectively will be situate are for the time being legally repairable:

To vary and extinguish all existing rights and privileges connected with any lands, houses, or buildings proposed to be purchased, acquired, or appropriated for the purposes of the intended Act, which would in any manner impede or interfere with such purposes or any of them, and to confer

other rights and privileges:

To authorise the crossing, stopping up, altering, or diverting, whether temporarily or permanently, of all turnpike-roads, highways, tramways, canals, rivers, and streams within or adjoining to the before-mentioned parishes, townships, and extraparachial and other places which it may be necessary to cross, stop up, alter, or divert in executing the several purposes of the intended Act:

To authorise or sanction the application by the Company of a portion of their funds in or towards the crection and establishment of the North Western Hotel at the Company's Lime-street Station, Liverpool, and to confer upon the Company other powers in reference to that Hotel; and to empower the Company to subscribe or contribute towards, and to hold a share or shares in, the Buxton Palace Company Limited, whose hotel is near the Company's station at Buxton:

To empower the Company to grant and issue in their name and under their seal, mortgages, bonds, debentures, or debenture stock, in renewal of or in exchange, substitution, or satisfaction for mortgages or bonds of the following Companies, or any or either of them (that is to say): the Kendal and Windermere Railway Company, the Chester and Holyhead Railway Company, and the Shropshire Union Railways and Canal Company:

To empower the Company to apply to all or any of the purposes of the intended Act any

money belonging to them:

And for the purposes aforesaid it is intended. if need be, to alter and amend, and extend, or to repeal all or some of the powers and provisions of the several local and personal Acts following, or some of them (that is to say): the Acts directly or indirectly relating to the London and North Hamilton, in the parish of Dundalk, in the Western Railway Company, 8 and 9 Vict., caps. county of Louth, by a junction with the 36, 37, 43, 105, 111, 112, 123, 156, and 198;

9 Vict., cap. 67; 9 and 10, Vict., caps. 80, 82, 152, 182, 184, 192, 193, 204, 231, 232, 233, 244, 248, 259, 261, 262, 269, 300, 309, 322, 323, 324, 328, 331, 359, 368, 369, 380, and 396; 10 and 11 Vict., caps. 73, 107, 114, 118, 120, 121, 131, 132, 139, 159, 161, 178, 188, 228, 236, 270, 278, and 294; 11 and 12 Vict., caps. 58, 60, and 130: 12 and 13 Vict., cap. 74; 13 and 14 Vict. cap. 36; 14 Vict., cap. 28; 14 and 15 Vict., cap. 94; 15 Vict., caps. 98 and 105; 16 and 17 Vict., caps. 97, 110, 157, 160, 161, 205, 216, and 222; 17 and 18 Vict., caps. 201 and 204; 18 and 19 Vict., caps. 172 and 194; 19 and 20 Vict., caps. 52, 69, and 123; 20 and 21 Vict., caps. 64, 98, and 108; 21 and 22 Vict., caps. 130 and 131; 22 and 23 Vict., caps. 1, 2, 5, 83, 113, 124, 126, and 134; 23 and 24 Vict., caps. 77 and 79; 24 and 25 Vict., caps. 66, 110, 123, 128, 130, 208, and 223; 25 and 26 Vict., caps. 55, 66, 78, 98, 104, 118, 148, 171, 176, 194, 198, 200, 208, and 209; 26 and 27 Vict., caps. 5, 108, 177, 208, and 217; 27 and 28 Vict.; caps. 194, 226, 263, 273, 288, and 296: 28 and 29 Vict., caps. 333, 334, 22, 72, 110, 193, 260, 267, and 316; 29 and 30 Vict., caps. 168, 249, 189, 190, 134, 276, 311, 87, 233, and 284; 30 and 31 Vict., caps. 94, 95, 113, 144, and 151; 31 and 32 Vict., caps. 21, 38, 49, and 118; 32 and 33 Vict., caps. 78 108, 109, and 115; and 33 and 34 Vict., caps. 79, 84, 112, and 118.

The Act 12 and 13 Vict., cap. 81; and all other Acts relating to the Manchester, Sheffield, and Lincolnshire Railway Company:

The Act 15 and 16 Vict., cap. 84, and all other Acts relating to the London, Tilbury, and Southend Railway Company:

end Railway Company:
The Act 9 and 10 Vict., cap. 396, and all other
Acts relating to the North London Railway Com-

The Monmouthshire Railway and Canal Acts, 1852, 1853, 1861, 1865, and all other Acts relating to the Monmouthshire Railway and Canal Company.

Acts relating to the Mold and Denbigh Junction Railway Company, 24 and 25 Vict., cap. 247; 28 and 29 Vict., caps. 172 and 271; 29 and 30 Vict., cap. 250; 30 and 31 Vict., cap. 164; and any other Act or Acts relating to that Company:

Acts relating to the Dundalk and Greenore Railway Company, "The Dundalk and Greenore Railway Act, 1863;" 8 and 9 Vict., cap. 96; 10 and 11 Vict., cap. 65; 13 and 14 Vict., cap. 76; 15 Vict., cap. 41; 18 and 19 Vict., cap. 105; 20 and 21 Vict., cap. 104; 21 Vict., cap. 16; 22 and 23 Vict., cap. 51; 25 and 26 Vict., cap. 139; 26 and 27 Vict.. cap. 236; 27 and 28 Vict., cap. 253; 30 and 31 Vict., cap. 183; and any other Act or Acts relating to that Company:

The Acts 8 and 9 Vict., cap. 32; 22 and 23 Vict., cap. 124; and all other Acts relating to the Kendal and Windermere Railway Company:

"The Chester and Holyhead Railway Act, 1848;" "The London and North - Western (Chester and Holyhead) Railway Act, 1861;" and all other Acts relating to the Chester and Holyhead Railway Company:

The Acts 9 and 10 Vict., caps. 322, 323, and 324; 10 and 11 Vict., cap. 121; 17 and 18 Vict., cap. 179; and all other Acts relating to the Shropshire Union Railways and Canal Company:

And notice is also hereby given, that on or before the 30th day of November instant, maps, plans, and sections relating to the objects of the intended Act, with a book of reference to such plans, and a copy of this notice as published in the London and Dublin Gazettes, will be deposited as follows (that is to say):—as regards the works the clerk of some adjoining parish, at his residence;

partly in the county of Monmouth and partly in the county of Brecon, with the Clerk of the Peace for the county of Monmouth at his office at Newport, and with the Clerk of the Peace for the county of Brecon at his office at Brecon; as regards the works in the county of Glamorgan with the Clerk of the Peace for that county, at his office at Cardiff; as regards the works and lands wholly in the county of Carnarvon, and the works partly in the county of Carnarvon and partly in the county of Merioneth, with the Clerk of the Peace for the county of Carnarvon, at his office at Carnarvon; as regards the said works and lands partly in the county of Carnarvon and partly in the county of Merioneth, with the Clerk of the Peace for the county of Merioneth, at his office at Dolgelly; as regards the works and lands in the county of Lancaster with the Clerk of the Peace for that county at his office at Preston; as regards the works and lands in the county of Chester with the Clerk of the Peace for that county at his office at Chester; as regards the works and lands in the county of Stafford with the Clerk of the Peace for that county at his office at Stafford; as regards the works and lands in the county of Warwick with the Clerk of the Peace for that county at his office at Stratford-on-Avon; as regards the works and lands in the county of Flint, with the Clerk of the Peace for that county, at his office at Mold; as regards the lands in the county of Cumberland, with the Clerk of the Peace for that county, at his office at Carlisle; as regards the lands in the West Riding of the county of York, with the Clerk of the Peace for that riding, at his office at Wakefield; as regards the lands in the county of Salop, with the Clerk of the Peace for that county, at his office at Shrewsbury; as regards the lands in the county of Worcester, with the Clerk of the Peace for that county, at his office, at Worcester; as regards the lands in the county of Middlesex, with the Clerk of the Peace for that county, at his office at the Sessions House, Clerkenwell; as regards the lands in the county of Radnor, with the Clerk of the Peace for that county, at his office at Radnor; as regards the lands in the county of Denbigh, with the Clerk of the Peace for that county, at his office at Ruthin; as regards the works and lands in the county of the city of Dublin, with the Clerk of the Peace for that county, at his office in Green-street, Dublin; and as regards the works in the county of Louth, with the Clerk of the Peace for that county, at his office at Dundalk; and that copies of so much of the said plans, sections, and books of reference as relates to the several parishes and extra-parochial places in or through which the said intended works are proposed to be made or lands are situate, together with a copy of this notice as published in the London and Dublin Gazettes, will, on or before the said thirtieth day of November, be deposited as follows (that is to say): as relates to the parish of Saint Pancras, with the vestry clerk of that parish, at his office in King's road, Saint Pancras; as relates to the extra-parochial place of Norton Folgate, with the clerk of the district board of works for the district of Whitechapel, at his office in Great Alie-street, Whitechapel; and as relates to the several other parishes in England and Wales, with the parish clerk of each such parish, at his residence; and as relates to the part of the bed or shore of the River Dee, in or adjoining the parish of Whitford, in the county of Flint, with the parish clerk of that parish, at his residence; and as relates to any extra-parochial place, with

dence; and as relates to the parish of Saint | to pass an Act for one or more of the following Thomas, in the county of the city of Dublin, with the Clerk of the North Dublin Poor Law Union, at his office at the North Dublin Union Workhouse. North Brunswick-street, in the county of the city of Dublin; and as relates to the parish of Dundalk, in the county of Louth, in Ireland, with the Clerk of the Poor Law Union of Dundalk, at his office at Dundalk:

And notice is hereby further given, that on or before the 21st day of December next, printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons.

Dated this 10th day of November, 1870.

James Blenhinsop, Euston Station, and 5, Westminster-chambers, Westminster, Solicitor.

Session 1871.

Lancashire Union Railways.

(Abandonment of portion of Railway authorized by the Lancashire Union Railways Act, 1866— Release of Deposit Money-Amendment of

OTICE is hereby given, that application is intended to be made to Parliament in the next Session, by the Lancashire Union Railways Company, for an Act to authorize the abandonment of so much of the Railway No. 2, authorized by "The Lancashire Union Railways Act, 1866," and of the works connected therewith, as lies between the authorized termination thereof, between the Havannah Colliery and the Sankey Canal, in the township of Parr, and parish of Prescot, in the county of Lancaster, and a point in the same township and parish distant 114 chains or thereabouts from such termination, and to provide for the release and repayment to the said Company of all or some part of the money deposited in the Court of Chancery as mentioned in the said Act.

And for the purposes aforesaid the intended Act will, so far as may be necessary, alter, amend, or repeal all or some of the provisions of "The Lancashire Union Railways Act, 1864;" "The Lancashire Union Railways Act, 1865;" "The Lancashire Union Railways Act, 1866'; "The Lancashire Union Railways Act, 1868;" and all other Acts relating to or affecting the Lancashire Union Railways Company.

Printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 21st day of Decem-

Dated this 10th day of November, 1870.

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

In Parliament-Session 1871.

Surrey County Offices.

(Alteration and Enlargement of Sessions House; Purchase of Lands by Agreement; Erection of New Record Office, and Offices of the Clerk of the Peace and other conveniences. Sale of present Record Office, and Residence and Offices of Clerk of the Peace, and removal of Records. Levying Rates and Charges; to borrow Money and Mortgage Rates; Amendment or Repeal of Acts, and other purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session, for leave to introduce a Bill and I his business, and also to settle a Table of Fees to

1 2 2

purposes; that is to say:

1. To empower the Justices of the Peace for the county of Surrey to erect and maintain upon the lands belonging to the said Justices, in or adjoining to Union-road, formerly called Horsemonger-lane, in the parish of St. Mary, Newington, in the said county, or upon other lands belonging to or to be purchased and acquired by the said Justices in the said county, an office or building for depositing the records and other documents of the said county, and for the discharge by the Clerk of the Peace of the said county of his official duties.

2. To enable the said Justices to enlarge and improve the present Sessions House, County Gaol, and the several offices connected therewith, in the said parish of St. Mary, Newington, and to purchase and acquire lands by agreement in the said

county.

3. To empower the said Justices to sell, lease, or otherwise dispose of the present County Record Office and residence of the Clerk of the Peace for the county of Surrey, and the several offices and buildings connected therewith, and the yards, gardens, and appurtenances thereto belonging, respectively situate in the parish of St. Mary, Lambeth, in the county of Surrey, and bounded on the north by the road or street called North-street, on the south by the road or street called Lambeth-road, on the east by the road or street called Kennington-road, and on the west by the road or street called Morton-place or North-street; or to pull down and remove the said offices, residence, and buildings respectively, and to sell, lease, or otherwise dispose of the site thereof.

4. To enable the said Justices to levy a county rate, or other rates and charges, or to apply monies in their hands, or rates now leviable by them, for the several objects and purposes of the intended Act, and to confer, vary, and extinguish exemptions from payments of rates and charges; and to confer, vary, and extinguish

other rights and privileges.

5. To empower the said Justices to borrow money upon the credit of the rates now leviable within the county by the said Justices, or upon the credit of the rates and charges to be levied under the powers of the intended Act; and to apply any moneys belonging to the said Justices, or which shall be under their control, for carrying into effect the objects and purposes of the intended Act, and particularly the monies to arise by the sale of the site of the said Record Office and Residence of the said Clerk of the Peace, or to raise money by way of annuity or

6. To repeal or consolidate, alter, amend, extend and enlarge, so far as may be necessary for the purposes of the said intended Act, the several Acts following, or some of them, that is to say:an Act passed in the 31st year of the reign of His Majesty King George the Third, intituled "An Act for building a new Common Gaol and Session House, with accommodations thereto, for the county of Surrey, and for disposing of the present County Gaol, and the Ground thereto belonging;" an Act passed in the 55th year of the reign of His Majesty King George the Third, intituled "An Act to enable the Justices of the Peace for the county of Surrey to provide a proper place for depositing and preserving the Public Records of the said county, together with a Residence for the Clerk of the Peace, for the safe custody of such Records, and convenient Offices for transacting

No. 23680.

be taken by such Clerk of the Peace;" and all other Acts, charters, or grants which may be necessary for the objects and purposes of the said Bill. And notice is hereby given, that on or before the 21st day of December, 1870, printed copies of the said Bill will be deposited at the Private Bill Office of the House of Commons.

Dated this 11th day of November, 1870. W. H., M., and F. F. Smullpeice, Guildford, Solicitors.

Wyatt and Hoskins, 28, Parliament street, Westminster, Parliamentary Agents.

In Parliament-Session 1871.

Hornsey Local Board.

(Power to construct a Main Sower from Tottenham-lane to the Northern High Level Sewer; Agreements with the Metropolitan Board of Works; Extension of Provisions of the Acts relating to the Government of the Metropolis, the Public Health and Local Government Acts, to the District of the Local Board; Contributions by the parish of Hornsey or the Hornsey Local Board, and the South Hornsey Local Board, towards the Maintenance of the Metropolitan Main Drainage; Powers to the Metropolitan Board of Works; Power to levy Rates and to alter existing Rates; Amendment of Acts; and other Purposes).

NOTICE is hereby given, that the Hornsey Local Board (hereinafter called "the Local Board") propose to apply to Parliament in the cusuing session, for leave to introduce a Bill and to pass an Act to effect the objects and purposes following, or some of them; viz.:—

To empower the Local Board to make and maintain a sewer to be wholly situate in the parishes of Stoke Newington and Hornsey, in the county of Middlesex, and to commence at or near a point in Tottenham-lane, 216 feet or thereabouts measured in an easterly direction from Hornsey Park-road, in the said parish of Hornsey, and terminating by a junction with the Northern High Level Sewer of the Metropolitan Board of Works, at a point about 28 feet west of the Ordnance Bench-mark on the pillar of the gateway to No. 8, Manor-road, in the said parish of Stoke Newington, and to make and, maintain all necessary outfalls, sluices, flood-gates, catch-water drains, banks, and other works and conveniences connected with the said intended sewer, and for draining and cleansing the district under their control, and to alter the existing sewers and drains within or adjoining their district.

To enable the Local Board and the Metropolitan Board of Works to enter into contracts and agreements with reference to the proposed new sewer and the junction thereof with the Northern High Level Sewer of the Metropolitan Board of Works, and for the use of such last-mentioned sewer by the Local Board, and generally for carrying into effect the objects and purposes of the intended Act, and to confirm any existing

agreements with reference thereto.

To extend to the district of the Local Board, all or any of the provisions of the several Acts empowering the Metropolitan Board of Works; and of such other Acts relating to the government of the Metropolis as the said Local Board shall think fit, or which may be necessary for carrying into effect the objects and purposes of the intended Act, and which provisions (with or without modification) will be set forth or referred to in the said Bill.

To purchase, and if need be by compulsion, the lands which may be required in the making and maintaining of the above-mentioned sewer and works, and to alter, vary, and extinguish all existing rights and privileges which may in any way interfere with the attainment of all or any of the before-mentioned objects, and to conter

other rights and privileges.

To levy and collect rates and charges upon the lands and property within the district of the Local Board for constructing the works to be authorized under the powers of the intended Act, and for paying compensation to the Metropolitan Board of Works for the right of draining into their Northern High Level Sewer, and for otherwise carrying into effect the hereinbefore-mentioned objects and purposes of the said Bill, and to apply existing rates and any monies under the control of the Local Board to any of such objects and purposes; and to borrow money upon the credit of such rates and charges respectively for such objects and purposes.

To enable the South Hornsey Local Board to levy and collect rates and charges within their district (in addition to any rates and charges which they are now empowered to levy and collect), for contributing towards the beforementioned compensation to the Metropolitan Board of Works and the Main Drainage of the Metropolis, and to create exemptions from the payment of rates and charges, and to extinguish exemptions from the payment of rates and charges; and to enable the said South Hornsey Local Board to borrow money upon the credit of such rates and charges respectively, for any of the

objects and purposes aforesaid.

To enable the Metropolitan Board of Works to levy and collect a rate or rates throughout the whole of the parish of Hornsey forming the district of the Local Board and the district of the South Hornsey Local Board, or any part of such parish, such rates to be limited to the amount to be set forth in the said Bill, or determined by Parliament, as a fair and proper contribution by the said parish, or portion of the said parish, towards the maintenance of the Main Drainage of the Metropolis, and for that purpose and for all other purposes of the intended Act, the several powers vested in the Metropolitan Board of Works within the Metropolis, may be exercised in all or any part of the said parish; and to enable the Metropolitan Board of Works, and the Local Board and the South Hornsey Local Board, or any two of them, to enter into contracts and agreements with respect to the levying and collecting of such last-mentioned rates, or for paying an annual rent or sum in gross in lieu of such rate or rates, and for that purpose to enable the Local Board and the South Hornsey Local Board, or either of such Boards to levy and collect rates and charges, in addition to the rates and charges which they are now respectively empowered to levy, or to apply any authorized rates for that purpose, and to alter the existing rates and charges leviable in the said parish, and to create exemptions from the payment of rates and charges, and to confer, vary, or extinguish other rights and privileges.

The Act will or may incorporate with itself the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, or some parts of those Acts.

So far as may be necessary for all or any of the objects and purposes aforesaid the intended Act will repeal, alter, amend, and enlarge the powers and provisions of the several Acts following, or some of them; that is to say:—18 and 19 Vic.—cap. 120; 21 and 22 Vic., cap. 104; 25

28 and 29 Vic., cap. 19; and 32 and 33 Vic.. cap. 102, relating to the Metropolitan Board of Works, and any other Acts relating to that Board.

And notice is hereby given, that on or before the 30th day of November instant duplicate plans, shewing the line and situation of the proposed new sewer, and duplicate sections shewing the levels thereof, and a book of reference containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of the property for the purchase of which powers will be sought, and a copy of this notice, as published in the London Gazette, will be deposited for public inspection at the office of the Clerk of the Peace for the county of Middlesex, at his office, at Clerkenwell; and that, on or before the same day, a copy of the said plans, sections, and book of reference, and notice, will be deposited for public inspection with the respective parish clerks of Stoke Newington and Hornsey, at their respective places of abode.

Printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 21st day of December

Dated this 11th day of November, 1870.

W. Hammond, 16, Furnival's inn, London, Solicitor for the Bill.

Wyott and Hoskins, No. 28, Parliamentstreet, Westminster, Parliamentary Agents.

In Parliament-Session 1871.

Tees Conservancy.

(Alteration of the Constitution of "The Tees Conservancy Commissioners;" Amendment of Acts, and other Purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session for leave to bring in a Bill, and to pass an Act to carry into effect all or some of the

following, amongst other purposes:-

To alter the constitution of the Tees Conservancy Commissioners," as constituted and appointed by "The Tees Conservancy and Stockton Dock Act, 1852" (hereinafter called "the Act of 1852"), and the qualification of such Commissioners, and to increase or reduce the number of the said Commissioners, and the number of the Commissioners to be appointed under the Act of 1852, or any Act or Acts amending the same by the Council of the Borough of Middlesbrough, the Council of the Borough of Stockton, the persons rated to the relief of the poor of the parish of Yarm in Vestry assembled, and the Lords Commissioners of the Admiralty, or any of them, and to repeal or extinguish the right of any of the last-mentioned bodies and persons to appoint Commissioners under the Act of 1852, or to reduce the number which they are respectively empowered to appoint, and to enable the said Bodies and Persons to appoint additional Commissioners, and to confer upon other bodies and persons the power of appointing Commissioners under the said Acts, and to make such other provision with reference to the appointment and qualification of Commissioners for the Conservancy of the River Tees, as shall be defined in the said Bill.

To vary or extinguish all rights, powers, or privileges which would be inconsistent or inter-

and 26 Vic., cap. 102; 26 and 27 Vic., cap. 68; Act, and to confer, vary, or extinguish other rights and privileges.

> So far as may be necessary for the objects and purposes of the proposed Bill, it is intended to amend or repeal, wholly or in part, the provisions of the Local and Personal Acts following (that is to say), "The Tees Conservancy and Stockton Dock Act, 1852," "The Tees Conservancy Act, 1854," "The Tees Conservancy Act, 1853," "The Tees Conservancy Act, 1863," and "The Tees Conservancy Act, 1867," and any other Act or Acts relating to the River Tees or to the election or appointment of Tees Conservancy Commissioners.

And Notice is hereby further given, that on or before the twenty-first day of December next printed copies of the said Bill will be deposited in the Private Bill Office of the House of Commons.

Dated this ninth day of November, 1870.

Jno. T. Belk, Solicitor, Middlesbrough. Wyatt and Hoskins, 28, Parliament-street, Westminster, Parliamentary Agents.

In Parliament—Session 1871.

Abolition of the Court of Hustings of the City of London.

(Transfer of the Jurisdiction thereof to the Mayor's Court; Amendment of the "Mayor's Court of Procedure Act, 1857;" Amending and Repealing Acts.)

OTICE is hereby given, that application is intended to be made to Parliament, in the ensuing Session, for leave to bring in a Bill for the following purposes, or some of them;

To abolish the Court of Hustings of the City of London, and to transfer the jurisdiction thereof

to the Mayor's Court of London.

For altering, amending, and repealing certain provisions of "The Mayor's Court of London Procedure Act, 1857."

For amending the procedure and practice of the said Court, and for declaring and extending the jurisdiction thereof.

Printed copies of the intended Bill will, on or before the 21st day of December next, be deposited in the Private Bill Office of the House of Commons.

11th day of November, 1870.

William Corrie, Remembrancer, Guildhall.

CONTRACT FOR BUNTING, WORSTED FLAGS, &c.

Contract Department, Admiralty, Whitehall, November 5, 1870.

TENDERS will be received on the 29th instant, at two o'clock, for supplying

BUNTING, FLAGS, &c.,

to Her Majesty's Dockyard, Deptford, for the use of Her Majesty's Navy, under a contract for twelve months certain, and three months' warning.

A form of tender containing all particulars may be obtained at this Office.

Hand-in-Hand Fire and Life Office,

No. 1, New Bridge-Street, Backfriars. London, E.C, November 16, 1870.

OTICE is hereby given, that on Tuesday, the 6th December next, a Ballot will take fere with the objects or purposes of the intended | place at the office of this Society, as above, for filling up a vacancy in the office of Director of the Society; such ballot will commence at one and close at two o'clock.

And notice is also hereby given, that an Extraordinary General Meeting of the Members of this Society will be held at two o'clock in the afternoon of the same day, for the purpose of announcing the result of such ballot.

By order of the Board,

J. M. Terry, Actuary and Secretary.

British Linen Company Bank.

Edinburgh, November 18, 1870. THE Directors of the British Linen Company hereby give notice, that a Quarterly General Court of Proprietors will be held within their office here, on Monday, the 19th day of December next, at one o'clock in the afternoon, in terms of their Charters.

Will. Spence, Secretary.

Alliance British and Foreign Life and Fire Assurance Company.

OTICE is hereby given, that an Extraordinary General Court of the Members of the Alliance British and Foreign Life and Fire Assurance Company will be holden at the Office of the said Company, in Bartholomew-lane, in the city of London, on Wednesday, the 14th day of December next, at twelve o'clock at noon precisely, for the purpose of confirming a resolution which was passed at an Extraordinary General Court of the Members of the said Company, held on Wednesday, the 16th day of November instant, for amending the powers and provisions contained in the 87th Clause of the Deed of Settlement of the said Company.

Dated London, 17th November, 1870. Robert Lewis, Secretary.

In the Matter of the Morocco Land and Trading Company Limited.

Voluntary Winding up.

The Companies Act, 1862. NOTICE is hereby given, that a Special General Meeting of the Members of the above-named Company, will be held on Tuesday, the 20th day of December next, at the offices in Doncaster, of Messieurs Collinson, Littlewood, and Parkin, at eleven o'clock in the forenoon, for the purpose of laying before the Members of the abovenemed Company an account showing the manner in which the winding up of the above named Company has been conducted, and the property of the Company disposed of, and for the purpose of hearing any explanation that may be given by the Liquidator. - Thorne, near Doncaster, 17th November, 1870.

A. W. Moulton, Liquidator.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Albert Goldman and Abraham Collins, in the business of Money Let ders, carried on by us the under the style or firm of Goldman and Collins, at Liverpool, in the county of Lancaster, has been this day dissolved by mutual consent.— Dated this 1st day of November, 1870.

Albert Goldman. Abraham Collins.

OTICE is hereby given, that the Partnership hereto-fore subsisting between the undersigned. William Gorton and Charles Edward Hill, carrying on business as Cloth and Yarn Agents, at No. 18, Bond-street, in the city of Manchester, under the style or firm of Gorton and Hill, was dissolved on the 22nd day of September last.—Dated this 15th day of November, 1870.

William Gorton. C. E. Hill.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Rendell and James Halsey, both of No. 6, Talbotcourt, Gracechurch-street, in the city of London, Engineers, Smiths &c., is this day dissolved by mutual cons-nt. All debts due from or owing to the said William Rendell and James Halsey, will be paid by and received by the said. William Rendell.—Dated this 2nd day of November, 1870.

William Rendell. James Halsey.

NOTICE is bereby given, that the Partnership lately subsisting between us the undersigned, under the style of Hammersley Freeman and Co., as Manufacturers of China and Millers of Potters Materials, at Longton, in the county of Stafford, has this day been dissolved by mutual consent, so far as concerns the undersigned, Walter Freeman, Asbury, will continue to carry on the business, under the style of Hammersley and Asbury, and will receive and pay all debts due to or from the late firm.—Dated this 14th day of November, 1870.

Titus Hammersley. Walter Freeman. Edward Asbury.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between Thomas Alexander Dickens and Oswald Brown Dickens, under the firm of T. and O. Dickens, at Manchester, in the business of Warehousemen and Tent Dealers, has been dissolved by mutual consent, as from the 18th of July last.—Dated this 5th of November, Thos. A. Dickens.

O. B. Dickens.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by us the undersigned, under the firm of T. J. and W. Green, at Ramadean, in the parish of Eastmeon, in the county of Southampton, in the trade or business of Farmers, was this day dissolved by mutual consent.—As witness our hands this 19th day of October, 1870.

John Green, Samuel Padwick, Thomas Green. Executors of the late. Thomas Green. John Green. The William X Green. Mark of

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, William Norgate, Hugh Hodgson, and Francis Doody, carrying on business at No. 35, Great St. Helen's, in the city of London, as Wine and Spirit Merchants, under the firm, name or style of Norgate, Hodgson and Doody, was this day dissolved by mutual consent, so far as regards the said Francis Doody, and notice is hereby further given, that the said business will in future be carried on by the said William Norgate and Hugh Hodgson, under the firm, name or style of Norgate, Hodgson and Company. All debts due to or from the said late partnership will be received and paid by the said William Norgate and Hugh Hodgson.—As witness our hands this 9th day of November, 1870.

William Norgate. Hugh Hodgson. Francis Doody.

NOTICE is bereby given, that the Partnership heretofore subsisting between the undersigned, John Allcock and Thomas Barker, both of Leftwich, in the county of Chester, Watermen, carrying on business as Hauling Horse Keevers, at Leftwich aforesaid, under the style of Allcock and Barker, was on the 7th day of September, 1870, dissolved by mutual consent. All deuts and liabilities of the said partnership will be received and paid by the said Thomas Barker.—Dated this 14th day of November, 1870.

John Allcock.

Those Barker

Thos. Barker.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by us the undersigned, Stephen Newman and Henry Somers, as Cabinet Makers and Upholsterers, at No. 75, Broad Quay, in the city and county of Bristol, under the style or firm of Newman and Somers, is this day dissolved by mutual consent. All debts owing from or to the late firm will be dis-charged or received by the said Stephen Newman, who for the future will carry on the business on his own account. Dated this 16th day of November, 1870.

Stephen Newman. Henry Somers.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us as Spoon Manufacturers, at Birmingham, in the county of Warwick, was this day dissolved by mutual consent.—Dated the 10th day of November, 1870.

W. F. Hopkins. R. H. Caddick.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, John Lowe and Thomas Blackwell, both of Leicester, in the Lowe and Thomas Blackwell, both of Leicester, in the county of Leice-ter, and lately carrying on business at Leicester aforesaid, as Boot and Shoe Manufacturers, under the style or firm of Lowe and Blackwell, was dissolved by mutual consent on the 8th day of August last and that the said business has been purchased by Mr. Arthur Cooper, of Leicester, Boot and Shoe Manufacturer.—Dated this 8th day of August 1870. day of November, 1870.

John Lowe. Thomas Blackwell. Arthur Cooper.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned James Sherriff and John Linley Pexton, both of Hovingham, in the county of York, Timber Merchants, has been dissolved by mutual content, ou and from the 22nd day of October last.—Witness our hands this 14th day of November, 1870. James Sherriff.

Jno. L. Pexton.

OTICE is hereby given, that the Partnership bere-tofore subsisting between us the undersigned, James Edward Bell and Benjamin Bell, both of Blackburn in the county of Lancaster, Public Accountants, at Blackburn aforesaid, under the style or firm of James E. Bell and Coy, was this day dissolved by mutual consent.—Dated this 31st day of October, 1870.

James E. Rell. Benjn. Bell.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William
Bentley and Thomas Bentley, carrying on husiness as
Masons and Builders, at Halifax, in the county of York, or elsewhere, under the style or firm of Bentley Brothers, has been this day dissolved by mutual consent.—Dated this 16th day of November, 1870.

William Bentley. Thomas Bentley.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Henry
Waite and William Thomas Waite, both of No. 60, Coningham-road, Shepherd's Bush, in the county of Middlesex,
Schoolmasters, was dissolved by mutual consent, on the 29th
day of September, 1870. All debts due and owing by the
said partnership will be paid and received by Henry Waite.—
Dated the 15th day of November, 1870.

H. Naite.

William Thomas Waite

William Thomas Waite.

OTICE is hereby given, that the Partnership hitherto subsising between us the undersigned, Jane Long, George Charles Long, and William James Long, in the trades or businesses of Masons and Bulders, carried on at St. Matthew's-place, in the parish of Lyncombe and Widcombe, and elsewhere, in the city and borough of Bath, was this day dissolved.—Dated this 8th day of November 1870. November, 1870.

Jane Long. Geo. C. Long. William J. Long.

MAKE Notice that the Partnership heretofore subsisting between us the undersigned, George Little and Robert Little, carrying on husiness at Loudoun-square, Cardiff, as Drapers was dissolved by mutual consent, on the 15th day of July, 1867.

George Little. Robt. Little.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Milnes Wood and Joe Thomas Wilde, carrying on business as Gannister Dealers, at Stubbin, in the chapelry of Bradfield, in the parish of Ecclesfield, in the county of York, under the firm of Milnes Wood and Co., has been dissolved as from the 22nd day of October last by mutual consent. All debra the 12nd day of October last by mutual consent. All debts owing to and by the said firm will be received and paid by the said Joe Thomas Wilde by whom the business will for the future be carried on.—Dated this 15th day of November, 1870.

Milies Wood.

Joe Thomas Wilde.

JOTICE. — The Partnership heretofore subsisting between Joseph Peace and John Fisher, under the name or firm of John Fisher and Company, carrying on business as Grocers, at No. 54, New Meadow-street, Sheffield, in the county of York, was dissolved by mutual consent, on the 30th day or June last past. All accounts owing to or hy the said firm will be received and paid by the abovenamed John Fisher.

Joseph Peace. John Fisher.

OTICE is hereby given, that the Partnership hitherto existing between John Dobbin and Thame Allen, carrying on business as Provision Agents, at No. 16, Waterlane, in the city of London, and No. 13, Todd-street, Manchester, under the firm of Dobbin and Allen, has this day been dissolved by mutual consent. All monies due to the firm must be paid to the said John Dobbin, by whom all liabilities will be discharged.—Dated this 5th day of November. 1870. November, 1870.

John Dobbin. Thaine Allen.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, William Sewell and Thomas Sewell, carrying on business as Linen Drapers and Silk Mercers, at No. 30. High-street, Colchester, under the firm of William and Thomas Sewell, was on the 19th day of September last, dissolved by mutual consent; and that all debts due to and owing by the said firm will be received and paid by the said William Sewell, by whom the said the said will be received and paid by the said William Sewell, by whom the said business will in future be carried on. - Dated the 3rd day of November, 1870.

William Sewell. Thos. Sewell.

OTICE is hereby given, that the Partnership hereto-fore existing between the undersigned, Joseph Preston and James Sugden, corrying on business at Leeds, in the county of York, as Ironmongers, under the firm of Sugden and Co., has been this day dissolved by mutual consent. All sums due to the said firm will be received, and all debts owing by them will be paid by the said Joseph Preston, by whom the said business will in future be carried on. -Dated the 11th day of November, 1870.

Joseph Preston. James Sugden.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned John Boothman and Thomas Parkinson, lately carrying on business as Painters, Paper Hangers, and Decorators, at Yorkshire-street, in the town of Rochdale, in the county of Laucaster, has been this day dissolved by mutual consent. All debts owing to or from the said partnership will be received and paid by the said Toomas Parkinson.—Dated this 11th day of November, 1870.

John Boothman. Thomas Parkinson.

NOTICE is hereby given, that the Partnership here-tofore subsisting between us the undersigned, Trevor Addams Williams and Edward Dangerfield, junior, as Colliery Proprietors and Coal Merchants, carrying on business at Swansea, in the county of Glamorgan, under the style or firm of Trevor A. Williams and Company, has been this day dissolved by mutual consent.—As witness our hands this 7th day of November, 1870.

Trevor A. Williams. E. Dangerfield, junr.

OTICE is hereby given, that the Partnership heretofore existing between Charles Seely, Esq., M.P., Charles Seely, Esq., M.P., the younger, and Nathaniel Clayton. Esq., as Colliery Masters, at Birchwood, in the county of Derby, and elsewhere, under the style or firm of Charles Seely and Company, was, on and from the 30th day of June, 1870, dissolved by mutual consent.—Witness our hands the 6th day of August, 1870.

Charles Seely. Nathaniel Clayton. Charles Seely, junr.

Notice is hereby given, that the Partnership heretofore subsisting between the undersigned, Joseph Walsh and Thomas Walsh, carrying on business at Halifax, in the county of York, as Grocers, under the style or firm of J. and T. Walch, has been this day dissolved by mu ualconsent, and in future the business will be carried on by the said Thomas Walsh on his own account, who will pay and receive all debts owing from and to the said parnership in the regular course of trade.—Dated this 15th day of November, 1870.

Themas Walsh.

Thomas Walsh.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned. Thomas Marshall and George Joseph Horwood, both of Newport, in the county of Monmouth, Brewers, carrying on business as Brewers, at N wport aforesaid, under the style or firm of Marshall and Horwood, was on the 8th day of Novemb r, 1870, dissolved by mutual cons at. And notice is hereby given, that all debts due or owing to or by the late firm will be paid or received by the said Thomas Marshall, who will in future carry on the said business on his own account.—As witness our hands this 8th day of November, 1870.

Thomas Marshall.

George Joseph Horwood.

OTICE is hereby given, that the Partnership hereto fore subsisting between us the undersigned, John Gedge, of No. 11, Wellington-street. Strand, in the county of Middlesex, and William Edward Gedge, of No. 11, Wellington-street, Strand aforesaid, Patent Agents, and carried on by us in London, under the firm of John Gedge and Son, was on the 12th day of November instant dissolved by mutual consent and arrangement, and that the debts due or owing by the said late firm will be received and paid by the said William Edward Gedge.—As witness our hands this 12th day of November, 1870.

John Gedge. W. E. Gedge.

NOTICE is hereby given, that the Partnership which has for some time past been carried on at No. 3, Gresham-street, in the city of London, by us the undersigned, George Weyland Taylor and Nicholas Bennett, under the style or firm of Taylor, Bennett, and Co.. in the trade or business of Warehousemen, was this day dissolved by mutual consent. And further notice is hereby given, that the said George Weyland Taylor is alone empowered to discharge and settle all debts due by and to receive all debts due to and settle all debts due by and to receive all debts due to the said partnership firm or business.— Dated this 16th day of November, 1870.

Geo. W. Taylor. Nichs. Bennett.

Re DAVID SMIRTHWAITE, 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

cap. 35, initituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all persons having any debt, claim, or demand against or upon the estate of David Smirthwaite, of Wakefield, in the county of York, Esq., deceased (who died on the 20th day of September, 1870, and to whose estate and effects letters of administration with the will annexed were granted out of the Wakefield District Registry of Her Majesty's Court of Probate, to Mre, Sarah Ann Sanderson, wife of John Sanderson, of Wakefield aforesaid, E-q., on the 12th day of November, 1870), are hereby required to send in particulars of their claim to the administratrix, at the office of her Solicitors, Messrs. Fernandes and Gill, Cross square, Wakefield, on or before the 1st day of February, 1871, at the expiration of which time the said administratrix will proceed to distribute which time the said administratrix will proceed to distribute the assets of the said David Smirthwaite amongst the parties entitled thereto, having regard only to the claims of which she shall then have notice; and she will not be liable for the assets so distributed to any person of whose debt, claim or demand she shall not have had notice at the time of such distribution.—Dated this 14th day of November. 1870.

FERNANDES and GILL.

CHARLES CANTELO, Deceased

CHARLES CANTELO, 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."

NOTICE is hereby given, that all creditors and other persons having any claim, debt, or other demand against the estate of Charles Cantelo, late of the parish of Carisbrooke, in the borough of Newport, in the Isle of Wight, in the county of Hants, Ironmonger (who died an the 24th June, 1868, and of whose estate letters of administration, with the will of the said deceased annexed, were granted on the 23rd day of May, 1870, by the District Registry of Her Majesty's Court of Probate at Wincheseer, to William Clemens Way, the sole executor of the will of the testator's wife, Ann Cantelo, deceased), are required to send particulars of their claims, debts, and demands, on or before the 10th day of January next, to me, the undersigned James Alfred Mew, as the Solicitor of the said administrator; after which day the said administrator will proceed to distribute the assets of the said deceased among the persons tribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims, debts, or demands of which he shall then have had notice; and that he will not be liable for the said assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.—Dated this 10th day of November,

J. A. MEW, Newport, Isle of Wight.

ANN CANTELO, Deceased.

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

cap 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claim, debt, or other demand against the estate of Ann Cantelo, late of Newport, in the I-le of Wight, in the county of Hants, Widow (who died on the 21st day of November, 1868, and whose will was proved on the 2nd day of February, 1870, in the District Registry of Her Majesty's Court of Probate at Winchester, by William Chemens Way, the sole executor therein named), are required to send particulars of their claims, debts, and demands, on or before the 10th day of January next, to me the undersigned, James Alfred Mew, as the Solicitor of the said executor; after which day the said executor will proceed said executor; after which day the said executor will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims, debts, or demands of which he shall then have had notice; and that he will not be liable for the said asse's, or any part thereof, so distributed to any person of whose claim he shall not then have had notice. - Dated this 10th day of November,

. J. A. MEW, Newport, Isle of Wight.

JAMES ROBERT EVANS, Deceased.

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

cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

TOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of James Robert. Evans, late of Birmi gham, in the county of Warwick, Paper Dealer, deceased (who died on the 5th day of January, 1870, and whose wid was proved in the Principal Registry of Her Majesty's Court of Probate, by Mary Anne Evans, James Horsial, and George Smith, the executors therein named, on the 9th day of February, 1870), are hereby required to send in the particulars of their claims or demands to the said James Horsfall and George Smith the surviving executors, at the office of the undersigned, on or before the 20th day of December next, at the expiration of which time the said executors will proceed 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 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 15th day of November, 1870.

ALLCOCK and MILWARD, No. 5, Union-street,

Birmingham, Solicitors to the Executors.

Mr. AARON HERN, 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."

NOTICE is hereby given, that all credi ors and other persons having any debt, claim, or demand against O'TICE is hereby given, that all credi ors and other persons having any debt, claim, or demand against the estate of Aaron Hern, late of Hamerton, in the county of Huntingdon. Farmer, deceased (who died on the 23rd day of June, 1869, and whose will was proved in the District Registry of Peterborough of Her Majesty's Court of Probate, on the 11th day of November, 1870, by Thomas Hern, of Northampton, in the county of Northampton, Wheelwright, and John Hern, of Sandy, in the county of Bedford, Farmer, executors named in the said will), are hereby required to send the particulars of their debts, claims, and demands, and the nature of the securities (if any) held by them, to the said executors, at the office of their Solicitor, Mr. Martin Hunnybun, of Huntingdon, in the county of Huntingdon, on or before the 9th day of December, 1870, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims or demands of which the executors shall then have had notice; and that the said executors will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand the, shall not have had notice.—
Dated this 14th day of November, 1870.

MARTIN HUNNYBUN, Solicitor to the Exe-

Major-General CHARLES THOMAS EDWARD

HINDE, Deceased.

Pursuant to the 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 persons having any claims or demands against the estate of Charles Chomas Edward Hinde, formerly and for many years residing in various parts of India, and late of Brussels, in the oning in various pares of India, and late of Pressels, in the Kingdom of Beigium, a Major-General in Her Majesty's Bengal Army (who died on the 15th day of May, 1870, intestate, and to whose estate and effects letters of ad-ministration were granted on the 11th day of November, 1870, by the Principal Registry of the Court of Probate, to William Hallowes and Clement Uvedale Price, the

lawful attorneys of Harriet Georgina Hinde, the lawful widow and relict of the said intestate, now residing at Brisbane, Queensland, in Australia), are required to send in particulars of their claims or demands to Messra, Tooke, Hallower, and Price, the Solicitors to the said administrators, at their office, No. 39 Bedford-row, in the county of Middlesex, on or before the 16th day of March now next minutesex, on or beto e the total day of March now next ensuing. And notice is also hereby given, that after that day the said administrators will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which they shall thereto, naving regard only to the claims of which they had then have had notice; and that they not be liable for the ness-ts, or any part thereof, so distributed to any person or persons of whose claims they shall not then have had notice.—Dated this 16th day of November, 1870.

TOOKE, HALLOWES, and PRICE, No. 39, Bedford-row, London, W.C.

ELIZABETH DUNN, 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 persons having any OTICE is hereby given, that all persons having any claims or demands upon or against the estate and effects of Elizabeth Dunn, late of Elizabeth Dunn, late of Elizabeth Dunn, late of Elizabeth Dunn, late of Elizabeth Punn, late of Newcastle-on-Tyne, late of Her Majesty's Court of Probate, at Newcastle-on-Tyne, ou the 4th day of October, 1870 by George Dunn, of No. 79, Harley-street, in the county of Middleex, Esq., and Edward Lendbitter, of Newcastle-upon-Tyne aforesaid, Gentleman, the executors therein named), are hereby Gentleman, the executors therein named), are hereby required on or before the 31st day of December next, to send particulars of such claims or demands, to the said executors, at the office of their Solicitor, Mr. Leadbitter, St. John's-chambers, Grainger-street West, Newcastle-up-in Type. And notice is hereby further given, that the said executors will on and after the said 31st day of December next, proceed to distribute the assets of the said decrased among the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that the said executors will not be liable for the assets so distributed, or any part | thereof, to any person of whose claim they shall not then have had notice. - Dated this 14th day of November, 1870.

EDWARD LEADBITTER, Solicitor to the sail

Executors.

FREDERICK ROBINSON EYES, 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."

Property, and to relieve Trustees."

O'I'ICE is hereby given, that the creditors and all other persons having any claims or demands against the estate of Frederick Robinson Eyes, late of Liverpool, in the county of Lancaster, Bookkeeper (who died on the 18th day of January, 1867, and whose will was proved in the Liverpool District Registry of Her Majesty's Court of Probate, the life have of April 1870, her Court of Probate, on the 16th day of April, 1870, by George Armitage Eyes, of Southport, in the country of Lancaster, Bookkeeper, the sole executor named in the said will), are hereby required to send the particulars of their debts, clams, or demands to us the undersigned, the Solicitors of the said executor, on or before the 18th day of December. 1870, after which day the executor will proceed to distribute the assets of the said testator, among the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and that the said executor will not be liable for the said assets, or any part thereof, so distributed to any person or persons of whose debt, claim, or demand he shall not then have had notice. - Dated this 15th day of

November, 1870.

W. and A. CLARE, No. 24, North John-street,
Liverpool, Solicitors to the Executor.

ALEXANDER ANDREW WILSON (commonly called

ALEXANDER WILSON), Deceased,
Pursuant to the Act of Parliament of the 22nd and 23rd Vic.,
esp. 35, intituled "An Act to further amend the Law of

Property, and to relieve Trustees."

NOTICE is hereby given, that any persons having any claim debt, or demand against or upon the estate of Alexander Andrew Wilson, late of North-street, Poole, formerly of Wimborne, in the county of Dorset, before that of Basingstoke, in the county of Hauts, Gentleman (who died on the 9th day of February, 1870, and to whose estate and effects letters of administration were duly granted by the Principal Registry of Her Vajest, a Court of Probate on the 7th day of November, 1870, to Mary Andrew, of Ryde, in the Isle of Wight, in the county of Southampton, Widow, the lawful great grandmother and only next-of kin of, and curatrix or guardian duly elected by Alexander Wilson (a minor), the natural and lawful son and only next-of-kin of the said Alexander Andrew Wilson, for his use and benefit until he shall attain the age of 21 years), are hereby required to send in the particulars of their claims, debts, and demands to the undersigned, the Solicitor of the said administratrix, at his office No. 7, Symonds-inn, Chaucery lane, in the county of Middlesex, on or before the 10th day of January, 1871, after which day the said administratrix will proceed to distribute the assets of the deceased among the parties entitled thereto, having regard only to the claims, debts, or demands of which she shall then have had notice; and the said administratrix will not be liable for any part of such aseets, to any person or persons of whose caim, debt, or demand she shall not then have had notice. — Dated this 16th day of November, 1870.

ALFRED RUTTER. No. 7, Symo ds-inn, Chan-cery-lane, London, Solicitor for the said Adminis-

Mr. JOHN HARDING. Deceased.

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

Property, and to relieve Trustees."

NOTICE is hereby given, that creditors and other persons having any claims or demands upon or against the estate or the executor of the will of John Harding, formerly of Prinknash Park, in the county of Gloucester, but late of Criftouford Co tage, Leintwardine, in the county of Hereford, Coachman (who died on the 9th day of February, 1870, and whose will was proved in the District Registry of Her Maj. sty's Court of Probate, at Hereford, on the 7th day of July. 1870, by B-njamin St. John Ackers, of Prinknash Fark aforesaid, Esq., the surviving executor therein named), are hereby required to send in the particulars of their respective debts. claims, and demands to the said executor, or to me the undersigned, his Solicitor, at my office in the city of Gloucester, on or before the 31st day of December, 1870, after which day the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which the said executor shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so discributed to any person of whose claim or demand the said executor shall not then have had notice at the time of the distribution of the said assets.—Dated this 16th day of November, 1870.
THOS. C. AVERY, Solicitor for the said Execu-

The Reverend MICHAEL O'SULLIVAN, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Vic. сар. 35.

NOTICE is hereby given, that all creditors and other persons having any claims upon the estate of the Reverend Michael O'Sulivan, of Chat am, Kent (who died on the 19th August last, and of whose will probate was granted by the Principal Registry of the Court of Probate, to the executor thereof, on the 5th November instant), are hereby required to send particulars of their claims to me the undersigned, as Solicitor to the said executor, on or before the 1st January next, at the expiration of which time the executor will proceed to distribute the assets of the deceased amongst the parties of whose debrs and claims he shall then have received notice; and he will not be liable for the assets so distributed to any person of whose debt or claims he shall not then have received notice. - Dated this loth day of November, 1870.

> GEO. M. ARNOLD, No. 1, Berkeley-crescent, Gravesend.

EDMUND PENDRED PARSONS, 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."

O'l'CE is hereby given, that all persons having any claims or demands against or upon the estate of claims or demands against or upon the estate of Edmund Pendred Parsons, formerly of Hertford, in the county of Hertford, but late of Great Dunmow, in the county of Essex, Relieving Officer, deceased (who died on the 12th day of June, 1870, and to whose effects letters of administration, with will and codicil annexed, were granted on the 25th day of October, 1870, to William Frederick Parsons one of the natural and lawful children of the said deceased), are required to send in the particulars of their claims or demands to us the undersigned, on or before the 8th day of December next, after which time the said 8th day of December next, after which time the said administrator will proceed to distribute the whole of the assets of the raid deceased among the parties entitled thereto, having regard to the claims and demands only of which the said administrator shall then have had notice; and the said administrator will not be answerable or liable for the assets so distributed, or any part thereof, to any person of whose claim or demand he shall not then have had notice. Dated this 15th day of November, 1870.

> WADE and KNOCKER, Dunmow, Essex, Solicitors to the said Administrator.

JAMES BAYLEY, Deceased.

Pursuant to an Act of Parliament passed in the 23rd year of the reign of the Queen, intituled 's An Act to further amend the Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and others having cl ims against the estate of James Bayley, late of Baker's lane, in the parish of Knowle, and county of Warwick, Coal Master and Farmer (who died on he 27th day of August, 1868, and whose will was on the 16th day of November following, proved in the Birmingham District Registry of the Court of Probate, by John Field, of Hill Top, West Bromwich, in the county of Stafford, Coal Master, and Job Taylor. of Cawney Bank, Dudley, in the county of Worcester, Coal Master, the executors of the said will), are hereby required to send in such claims to the said executors, at the offices of their Solicitors, the undersigned, situate on the Bridge, Walsall, in the said county of Stafford, on or before the 31st day of January, 1871. And further notice is hereby given, that immediately after the day last aforesaid the said executors will distribute the assets of the said testator amongst the persons entitled thereto, having regard to the claims of which the said executors shall then have notice; and will not be liable for the assets so distributed to any person of whose claims the said executors shall not have notice at the time of distributon .- Dated the 14th day of November, 1870.
DUIGNAN, LEWIS, and LEWIS, Solicitors for

the above-named Executors.

VERE PACKE, Deceased.

VERE PACKE, Deceased.

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

NOTICE is hereby given, that all persons having any claims or demands against the estate of Vere Packe, late of Monte Vides, in South America, Gentleman, deceased (who died on the 30th day of September, 1866, and of whose personal estate and effects letters of administration with personal estate and effects letters of administration, with will amezed, were granted by the Principal Registry of Her Majesty's Court of Probate, on the 5th day of November, 1869, to Henry Peregrine Birch, of No. 68, Lincoln's-inn-fields, in the county of Middlesex, Gentleman), are hereby required to send particulars of their claims or demands to Messrs, Birch, Ingram, Harrison, and Co., No 68, Lin-coln's-inn-fields, London, the Solicitors to the said administrator, or to Walter Ralph Congreve, Esq., No. 128, Calle Misiones, Monte Video, the Agent for the sa d administrator, on or before the 1st day of February, 1871, after which day the said administrator will proceed to distribute the assets of the said testator among the parties entitled thereto, having regard only to the claims and demands of which he 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 claim he shall not then have had notice. - Dated this 14th day of November, 1870.
BIRCH, INGRAM, HARRISON, and CO.

No. 68, Lincoln's-inn-fields, London, Solicitors to the said Administrator.

FELIZAMMITCHELL, Widow, Deceased.

Pursuant to the 29th section of the Act of Parliament of the 22nd and 23rd Vic., geap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees.

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Eliza Mitchell, formerly of Eaton-place South, in the county of Middlesex, but late of Riversdale, in the parish of Tornolun, in the county of Devon. Widow, dec-ased (who died at Harroga e, in the county of York, on the 9th day of September, 1870, and letters of administration of whose personal estate, with the will annexed, were duly granted to James Mitchell, of No. 8, Portugal street, in the county of Middlesex, Esq., out of the Principal Registry f Her Majesty's Court of Probate, on the 11th day of November, 1870), are hereby required to send, in writing, the particulars of their claims or demands to the undersigned, Messrs. Cookson, Wainewright, Pennington, and Wainewright, the Solicitors of the said James Mitchell, at the office of the said Mesers. Cookson, Wainewright, Pennington, and Wainewright, situate at No. 6, New-square, Lincoln'sinn, in the county of Middlesex, on or before the 19th day of December, 1870. And notice is bereby also given, that at the expiration of the last-mentioned day the said James Mitchell will be at liberry to distribute the assets of the said El za Mit hell, or any part thereof, amongst the parties entitled thereto, having regard to the claims of which the said James Mitchell has then had notice; and the said James Mitchell will not be linbe for the assets. or any part thereof, so distributed to any person of whose claim the said James Mitchell has not had notice at the time of such distribution. - Dated this 15th day of November, 1870.

COOKSON, WAINEWRIGHT, PENNINGTON, and WAINEWRIGHT, No. 6, New-square, Lincoln's-inn, Solicitors for the said James Mitchell.

Rear-Admiral RICHARD ROBERT QUIN, Deceased. Pursuant to the Act of Parliament 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 the creditors and all persons having any claims or demands upon or against the cetate of Richard Robert Quin, late of Torquay, in the county of Devon, a Rear-Admiral in Her Majesty's Fleet, deceased (who died on the 22nd day of September, 1870), are hereby required to send full particulars, in writing, of their debts or demands to us the undersigned, the Solicitors for Mrs. Georgiana Olivia Quin (Widow), the Right Honourable George William, Baron Lyttleton, and Rear-Admiral Alfred Phillipps Ryder, the executors of the said Richard Robert Quin, deceased, on or before the 20th day of December, 1870, at the expiration of which time the said executors will proceed to deal with the assets of the deceased, 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 dealt with, or any part thereof, to any person of whose claim they shall not then have had notice. And notice is hereby further given, that all persons indebted to the estate of the said deceased are hereby requested forthwith to pay the amount of their respective debts to us the undersigned, on behalf of the said executors.

—Dated the 15th day of November, 1870.

WALTERS, YOUNG, WALTERS, and DEVERELL, No. 9, New-square, Lincoln's-inn, Soli-

citors for the said Executors.

Mrs. MARGARET TOPP, Deceased.

Pursuant to the Act of Parliament of the 22nd and 22rd Vic., cap. 35, intituted "An Act to further amend the Law of

Property, and to relieve Trustees."

A LL creditors and others having any claims or demands upon or against the estate of Mrs. Margaret Topp, late of Bying-street, Bolton, in the county of Lancaster, Widow (who died in the mouth of August last), are on or before the 1st day of January next, to send the particulars of such claims or demands to Miss Esther Lomax, the executrix of the said deceased, at the office of the undersigned, Solicitor for the said executrix, and in default ther of the said executrix will proceed to distribute the assets of the said deceased; and will not be liable for such assets, or any part thereof, so distributed to any person of whose claims she shall not have had notice.—Dated this 10th day of November, 1870.

JAS. GREENHALGH, Solicitor for the said Executrix, No. 8, Acres-field, Bolton,

JOSEPH HODGSON, 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 creditors and other persons having any claims or demands upon or affecting the estate of Joseph Hodgson, late of Brighton Valla, in the parish of Leeds, in the county of York, Gentleman (who died on the 22nd day of July, 1870, and whose will with a codicil thereto was duly proved in the District Registry of Her Maje ty's Court of Probate, at Wakefield, on the 8th day of September, 1870, by George Hodgson, one of the executors named in the said will), are hereby required on or executors named in the said win), are hereby required on or before the 1st day of February next, to send the full particulars of their claims or demands to us the undersigned Messrs. Markland and Davy, of No. 67, Albion-street, Leeds, Solicitors to the executor of the said Joseph Hodgson, deceased, after which day the executor will proceed to apply and distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice; and the said executor will not be liable for the assets, so distributed, or any part thereof, to any person or persons of whose claim he shall not then have had due notice.— Dated this 17th day of November, 1870.

MARKLAND and DAVY, No. 67, Albion-street,

Leeds.

Mr. JOHN CHRISTIE, Deceased.

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

Property, and to relieve Trustees,"

O'TICE is hereby given, that all creditors and other persons having any debts, claims, or demands against or upon the estate of John Christie, late of the town of Kingston-upon-Hull, spirit Merchant (who died at the said town, on the 4th day of April, 1866, and whose will, dated the 2nd day of December. 1865 was proved in the District Registry at York, attached to Her Majerty's Court of Probate, on the 3rd day of May, 18.6, by John Christie Pettingell, of the said town of Kingston-upon-Hull, Wine and Spirit Merchant, the grandson of the said deceased, and Arthur Levest, also of the said sown of Kingston-upon-Huil, Gentieman, the executors and trustees named in the said will), are hereby required on or before the 31st day of December next, to send in to Messrs. Levett and Champney, of No. 6, Parliament-street, in the said town of Kingston-upon-Hull, Solicitors to the said executors and trustees, the particulars, in writing, of their debts, claims or demands against the estate of the said John Christie. And notice is hereby further given, that after the last-mentioned day the said executors and trustees will proceed to distribute assets of the said John Christie among the parties entitled thereto, having regard only to the debts, claims, and demands of which they should then have had notice; and after which date the said executors and trustees will not be liable for the assets, or any part thereof, so distributed, to any person of whose debts, claims, or demands they shall not have had notice.—Dated this 16th day of November, 1870.

LEVETT and CHAMPNEY, No. 6, Parliamentstreet, Hull, Solicitors.

ROBERT KAY, 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 persons having any claims against the estate of Robert Kay, late of Mill bank, within the township of Heap, in the parish of Bury, when the parish of Bury, and the state of the decrease of the state of the decrease of the state of the only, within the township of riesp, in the parish of Bury, in the county of Lancaster, Esq. (who died on the 9th day of January, 1867, and whose will was proved at the District Registry at Manchester of 'Her Majesty's Court of Probate on the 6th day of April, 1867, by Richard Kay and Richard Boughey Monk Lingard, two of the executors therein named), are hereby required to send in the particulars, in writing, of such claims to us the undersigned, on or before the 20th day of January next, on or after which day the said executors will proceed to distribute the assets of the said Robert Kay amongst the parties cutitled thereto, having regard only to the claims of which they shall then have received notice; and the said executors will not be liable for the assets so distributed to any person of whose claim they shall not then have had notice. - Dated this 15th day of November, 1870.

LINGARDS and ROWELL, No. 10, Booth-street, Piccadilly, Manchester, Solicitors to the said

THOMAS LEECH, 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."

NOTICE is hereby given, that all creditors and other persons having any claim or demand against the estate of Thomas Leech, late of Newmarket, Taunton, in estate of Thomas Leech, late of Newmarket, Taunton, in the parish of Ashton-under-Lyne, in the county of Lan-caster, Yeoman, deceased (who died on the 12th day of April, 1870, and whose will was proved on the 25th day of July, 1870, in the District Registry at Manchester of Her Majesty's Court of Probate by Ralph Leech, of New-market, Taunton aforesaid, Roller Maker, the sole executor thereof), are hereby required to send in particulars of their claims and demands to the said executor, at the office of me the undersigned, John Clayton, on or before the 23rd day of December next; at the expiration of which time the said executor will proceed to distribute the assets of the said Thomas Leech, deceased, amongst the parties entitled thereto, having regard only to the claims of which he may then have had notice; and he will not be liable for the assets so distributed to any person or persons of whose claim or demand he shall not then have had notice.—Dated this 2nd day of November, 1870.

JNO. CLAYTON, George-street, Ashton-under-Lyne, Solicitor to the Executor.

CATHERINE PURRIER, Deceased,

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

and to relieve Trustees."

OTICE is hereby given, that all persons claiming debts or liabilities affecting the estate of Catherine Purrier, formerly of Modbury, in the county of Devon, but late of Devizes, in the county of Wilts, Widow, deceased (who died on the 17th day of October, 1870, and whose will was proved on the 12th day of November, 1870, by the Review of Henry Thornton Purview the executor served in Reverend Henry Thornton Purrier, the executor named in the said will), are to send to Messrs. Booty and Butt, No. I, Raymond-buildings, Gray's-inn, Loudon, their claims against the estate of the said testatrix, on or before the 30th day of December, 1870, at the expiration of which time the said executor will distribute the estate of the said testatrix among the parties entitled thereto, having regard to the claims of which he shall then have had notice; and the said executor will not be liable to any person of whose claim he shall not have received notice at the time of such distribution.—
Dated this 16th day of November, 1870.

BOOTY and BUTT, No. 1, Raymond-buildings, Gray's-inn, Solititors for the Executor. No. 23680,

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

OTICE is hereby given, that all creditors and other persons having any claims against the estate of Miss Hannah Gray, late of Barker-lane, in the city of York, Spinster (who died on the 24th of October, 1879, and whose will was proved in the York District Registry of Her Majesty's Court of Probate on the 11th day of November, 1870, by William Gray, late of Barker-lane, but now of Darnborough-street, in the city of York, Gentleman, William Walker, of the city of York, Gentleman, and Frederick Bolton, of the same city, Gentleman, the executors therein named), are required, on or before the 1st day of February next, to send in the particulars of such claims to the said executors, at the office of William Walker, No. 18, Lendal, York, and that the said executors will in due course after the last day of February next proceed to distribute the assets of the said Hannah Gray, deceased, amongst the parties entitled thereto, and will not be liable for any part of such assets to any person of whose claim the executors shall not then have had notice.—Dated this 16th day of November, 1870. WM. WALKER, No. 18, Lendal, York, Solicitor

for the said Executors.

O be sold, pursuant to a Decree of the High Court of Chancery, made in a cause of John v. Smith, with the approbation of the Master of the Rolls, in one lot, and if not sold in one lot, then in six lots, by Messrs. Chinnock, Galsworthy, and Chinnock, the persons appointed by the said Judge, at the Auction Mart, Tokenhouse-yard, in the city of London, on Thursday, the 8th day of December, 1870, at

two o'clock in the afternoon precisely:—
Certain messuages or dwelling-houses, baths, pump room, mineral spa, closes of building land, cottages, and other premises, situate in or near the town of Burnham, in the county of Somerset, late the property of William John, deceased, and now in the occupation of Margaret John and

The whole of the property is freehold except a small portion of Lot 6, which is held under a lease or lives from the dean and chapter of Wells, at the annual reut of one

Particulars whereof, and conditions of sale, with plan aunexed, may be had (gratis), of the Auctioneers, No. 11 Waterloo-place, Pall Mall; Messrs. Richard, White, Beer and Son, Solicitors, Swansea: Messrs. Dawson, Bryan, and Dawson, Solicitors, No. 33, Bedford-square, London; Messrs. Lamb, Brooks, and Challis, Solicitors, Basingstoke; Messrs. Johnson and Weatherall's, No. 7, King's Benchwalk, Temple, London; and on the premises.

70 be sold, pursuant to an Order of the High Court of Chancery, made in certain causes intituled Heaphy v, Heaphy, Heaphy v. Mason, Heaphy v. Heaphy, and Heaphy v. Isaac, with the approbation of the Vice-Chancellor Sir Richard Malins, the judge to whose Court the said causes are attached, by Messrs. Farebrother, Clarke, and Co., the persons appointed by the said Judge, at the Auction Mart, Tokenhouse-yard, London, on Tuesday, the 13th day of December, 1870, at two of the clock precisely, in two

Lot 1. A leasehold detached villa residence, contiguous to Regent's Park, situate and being' No. 22, but formerly No. 8, St. John's Wood-road, in the purish of St. Marylebone, in the county of Middlesex, at present let on lease for the remainder of a term of 28 years, which will expire on the 29th September, 1891, at the annual rent of £00. The leases to pay sewers rate, &c., and to insure. Held by lease dated the 23rd September, 1829, from Michaelmas, 1817, for

99 years at a pepper corn rent.
Lot 2. A leasehold semi detached villa residence also contiguous to the Regent's Park, situate and being No. 44, Alpha-road, in the said parish of St. Marylebone, let on lease for the remainder of a term of 22 years less three days, from the 29th September, 1857, at the annual rent of £45. The lessee to pay the sewers rate, &c., and to insure. Held by lease with another house, since taken by the St. John's Wood Railway Company, dated 13th July, 1812, for 67 years and one quarter, at a yearly rent of £20, but which has since been apportioned at £10 per annum.

The premises may be viewed by permission of the tenants, and printed particulars and conditions of sale may be had (gratis) of Messrs. Vizard, Crowder, and Anstie, Solicitors. No. 55, Lincolu's-inn-fields; or of Mr. Samuel Copping, Solicitor, No. 5, Godliman-street, Doctoris-commons, City; at the place of sale; and of the Auctioneers, at No. 5, Lan-

caster-place, Strand, London.

DURSUANT to a Decree of the High Court of Chan-cery, made in a cause Robert Harris against Robert Seymour and others, the creditors of Charles Seymour, late of Purton, in the county of Wilts, Yeoman, who died in or about the month of April, 1852, are, on or before the 15th

day of December, 1870, to send by post, prepaid, to James Pratt, of Wootton Bassett, in the county of Wilts, the Solicitor of the defendant, Robert Seymonr, the surviving executor of the deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in 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, day, the 9th day of January, 1871, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.--Dated this 5th day of November; 1870.

claims.—Dated this 5th day of November; 1870.

DURSUANT to an Order of the High Court of Chandery, made in the matter of the estate of Elizabeth
Summers, deceased, and in a cause William Summers
against Charlotte Summers, the creditors of Elizabeth
Summers, late of the Baths, Rhyl, in the county of Fliot,
Spinster, who died on or about the 6th day of July, 1869,
are, on or before the 15th day of December, 1870, to send
by post, prepaid, to Messrs. Sisson and George, of Rhyl,
in the county of Flint, the Solicitors of the defendant,
Charlotte Summers, the executrix of the said Elizabeth
Summers, decessed, their Christian and surnames, ad-Summers, decessed, 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 7th day of January, 1871, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 16th day of November, 1870.

PURSUANT to a Order of the High Court of Chancery, made in the matter of the estate of William Burton, and in a cause of Rupert Mellor and Mary, his wi'e, plaintiffs. against Joseph Hurst and another, defendants, the creditors of William Burton, late of Green Dale, in the matter of Green Dale, in the parish of Cheadle, in the county of Stafford, Grocer, deceased, who died in or about the month of September, 1868, are, on or before the 9th day of December, 1870, to send by post, prepaid, to Edward Daniel, of Cheadle, in the county of Stafford, the Solicitor of the defendant, Joseph Hurst, the executor of the said William Burton, 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, Chantar and Middle and the English and the School of Description. cery-lane, Middlesex, on Friday, the 16th day of December, 1870, at eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims.—Dated this 12th day of November, 1870.

DURSUANT to an Order of the High Court of Chan-DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of John Varney, deceased, and in a cause William John Mann against Edward Ashdown, the creditors of John Varney, late of No. 2, Walmer-cottages, Walmer-road, in the county of Middlesex, Carman and Contractor, deceased, who died in or about the month of December, 1868, are, on or before the 3rd day of December, 1870, to send by post, prepaid, to Messrs. Lydall and Sweeting, of No. 12, Southampton-buildings, Chancery-lane, in the county of Middlesex, the Solicitors of the above-named defendant, Edward Ashdown, their Christian and surnames, addresses and descriptions, the 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-buildings, Lincoln's-inn, Middlesex, on Monday, the 12th day of December, 1870, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.— Dated this 14th day of November, 1876.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Smith against Burch, 1870, S. No. 173, the creditors of John Percy Burch, late of Miltord, in the county of Wilts, Gendeman, who died in or about the month of March, 1868, are, on or before the 15th day of December, 1870, to send by post, prepaid, to Messrs, Cobb and Smith, of Salisbury, in the county of Wilts, the Solicitors of George Smith, one of the executors of the said John Percy Burch, their Christian and surnames, addresses and descriptions, the full particulars of 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 Decree. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir Richard Malins,

at his chambers, situate at No. 3, Stone-buildings, Lincoln'sinn, Middlesex, on Thursday, the 22nd day of December, 1870, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.-Dated this 16th day of November, 1870.

DURSUANT to an Order of the High Court of Chancery, made in a cause Susan Sutcliffe against John Richardson and others, the creditors of James Sutcliffe, late of Newlands-in-Warly, in the parish of Halifax, in the county of York, Woolstapler (who died on or about the 28th day of June, 1864), are, on or before the 3rd day of December, 1870, to seud by post, prepaid, to Messrs: Hill and Smith, of Halifax, in the county of York, the Solicitors of the defendants. John Richardson and others, 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 Order. Every creditor holding any security is to produce the same before the Vice-Chancellor Bacon, at his chambers, No. 11, Newsquare, Lincole's inn, in the county of Middlesex, on Tuesday, the 13th day of December, 1870, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 12th day of November, 1870.

COUNTY COURTS' EQUITABLE JURISDICTION.

DURSUANT to an Order of the Whitechapel County Court of Middlesex, holden at Great Prescot-street, Whitechapel, made in a suit Watson against Laws, the creditors of, or claimants against, the estate of William Dempster Laws, late of No. 11, Lawrence-road, Addingtonroad, Bow, in the county of Middlesex, Master Mariner, who died in or about the month of January, 1869, are, on or before the 24th day of November, 1870, to send by post, prepaid, to the Registrar of the Whitechapel County Court of Middlesex, holden at Great Prescot-street, Whitechapel, 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; in default thereof they may be excluded from any benefit in the estate. Every creditor holding any security is to produce or transmit the same to the Registrar aforesaid, on or before the 30 h day of November, 1870, at half-past twelve o'clock in the afternoon, being the time appointed for adjudicating upon the claims.—Dated this 16th day of November, 1870. EDWD. CHAS. RYLEY, Registrar.

The Bankruptey Act, 1869.

OTICE is hereby given, that the creditors of John
Frederick Clarke, of Leeds, Music Seller and Professor of Music, at a Meeting held on the 21st day of October, 1870, resolved that the estate of the said John Frederick Clarke should be liquidated by arrangement, and Mr. Frederick Lucas, of No. 26, Maddox-street, London, Fublic Accountant, was appointed trustee. And notice is hereby further given, that all parties having any claim upon the said John Frederick Clarke, are requested forthwith to forward proof thereof to the said Frederick Lucas, in accordance with the Statute. And all persons indebted to the said John Frederick Clarke, or having any instrument or other property of the said John Frederick Clarke in their other property of the said John Frederick Charke in their possession are requested forthwith to pay and deliver the same to the said Frederick Lucas, or to whom he may appoint to receive the same.—Dated this 16th day of November, 1870.

THOS. SIMPSON, Solicitor to the Trustee.

The Bankruptcy Amendment Act, 1861. In the Matter of a Deed of Arrangement for the benefit of Creditors, executed by Charles Lambert, of Staple Hill, in the parish of Mangotsfield, in the county of Gloucester, Woollen Manufacturer, trading under the firm of Charles Lambert and Co.

NOTICE is hereby given, that a meeting of creditors will be held at my offices, on Saturday, the 3rd day of December next, at twelve o'clock at noon, for the purpose of declaring a Final Dividend, from the benefit of which, and a former Dividend, all claims not proved on or before the 30th day of November instant, will be excluded.—Dated this 15th day of November 1970. this 15th day of November, 1870.

The Bankruptcy Act, 1809. In the County Court of Kent, holden at Canterbury.

In the Matter of Proceedings for Liquidation by Arrangeament with Creditors by John Taylor, of Sutton, near Dover, in the county of Kent, Maltster.

A FIRST and Final Dividend of 1s. 2d in the pound has been declared in the matter of the above-named John Taylor on the 1sth day of November 1870 and may be seen

Taylor, on the 15th day of November, 1870, and may be re-

ceived by creditors who have proved their debts, at any time upon application to Messrs. Mercer and Edwards, Solicitors, Nos. 19 and 20, Queen-street, Deal.—Dated this 15th day of November, 1870.

J. B. KEMBALL, Trustee.

In the County Court of Staffordshire, holden at Burton-upon-Trent, in the county of Stafford. In the Matter of the Liquidation of Richard Brawn, of

Wanfield Hall, in the parish of Kingston, and county of Stafford.

DIVIDEND of 2s. in the pound is now payable at my offices, High-street, Uttoxeter, or will if wished be remitted by post at the risk and expense of the creditor.—
November 14th, 1870.

ABRAM. A. FLINT, Trustee in the above Liqui-

dation, Uttoxeter.

In the County Court of Norfolk, holden at King's Lynn. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Thomas Banks, trading under the style of T. Banks and Co., of King's Lynn, in the county of Norfolk, Wine, Spirit, Ale, and

DIVIDEND of 5s. in the pound has been declared in this matter. Creditors who have proved their debts may receive their Dividends at the office of Mr. William Briscoe Whale, of King's Lynn, in the county of Norfolk, Accountant, on Friday, the 25th day of November, 1870, between the hours of ten and one o'clock,—Dated this 17th

day of November, 1870.

NASH, FIELD, and LAYTON, No. 2, Saffolk-lane, London, E.C., Solicitors for the Trustees.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Herbert Wilford Taylor, of No. 14, Queen-street, Cheapside, and elsewhere, Architect.

Architect.

I HEREBY give notice, that the creditors who have proved their debts under the above estate may receive a First Dividend of 6d. in the pound upon application at my office, No. 24, St. Swithin's-lane, in the city of London, on Monday, the 21st day of November, 1870, or any subsequent day, between the hours of eleven and three 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 administrators will be required to produce the probate of the will or the letters of administration under which they claim. -17 November, 1870.

HENRY KENDRICK, Trustee.

The Bankruptcy Act, 1869. In the London Court of Bankruptcy.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Caplin, of No. 21, Denman-street, Golden-square, and of Starch-green-road, Shepherd's Bush, both in the county of Middlesex, Carman.

OTICE is hereby given, that a First General Meeting of the creditors of the abovenamed person has been summoned to be held at my office, No. 62, Margaret-street,

Cavendish-square, in the county of Middlesex, on the 30th day of November, 1870, at two o'clock in the afternoon precisely.—Dated this 15th day of November, 1870.

WM. DITCHMAN, No. 62, Margaret-street, Cavendish-square, Attorney for the suid George

Caplin.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Hope Moffat, of Albion-place, London-wall, in the city of London, Leather, Hide, Bark, and Glue Factor, and 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 Messrs. Walters and Gush, No. 3, Finsbury-circus, in the city of London, on the 5th day of December, 1870, at two o'clock in the afternoon precisely.—Dated this 15th day of November, 1870.

WILLIAM F. GUSH, Attorney for the said John Hope Moffat.

The Bankruptcy Act, 1869,

In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward George Ayliff, of No. 12, Alfred-place West, Thurloe-square, South Kensington, in the county of Middlesex, and of Holbeach, in the county of Lincoln, Attorney-at-Law.

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. 14, Old Jewry-chambers, in

the city of London, on the 1st day of December, 1870, at three o'clock in the afternoon precisely.—Dated this 15th day of November, 1870.

LAWRANCE, PLEWS, and CO., Attorneys for

the said Edward George Ayliff.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Arthur Wellington Burgess, of No. 53, New Corn Exchange, in the city of London, and No. 94 Shoreditch,

and Redlingtons Silver-street, Enfield, both in the county of Middlesex, Corn and Flour Merchant and Miller.

OTICE is bereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 29. Mark-lane, in the city of London, on the 2nd day of December, 1870, at four o'clock in the afternoon precisely.—Dated this 14th day of

November, 1870.
YOUNG and SUNS, No. 29, Mark-lane, E.C.,
Attorneys for the said Arthur Wellington Burgess.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Perryman Turner, of No. 14, Camden-grove, Camberwell, in the county of Surrey, Builder, before then of No. 109, Fulham-road, in the county of Middlesex, at present carrying on business at No. 38, Grosvenor-mews, Bond-street, in the said county of Middlesex, as a Builder. NorticE 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, Trinity-square, Southwark, in the county of Surrey, on the 29th day of November, 1870, at three o'clock in the afternoon precisely.—Dated this 10th day of November, 1870.

day of November, 1870.

HICKLIN and WASHINGTON, No. 1, Trinitysquare, Southwark, S.E., Attorneys for the said
John Perryman Turner.

The Bankruptev Act. 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Clark, of No. 18, Alexander-terrace, Alexander-road, Kilburn, in the county of Middlesex, and lute of

No. 45. Queen's-street. Edgware-road, in the same county, Licensed Victualler.

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. Nash, Field, and Layton's Office, No. 2, Suffolk-lane, Cannon-street, in the city of London, on the 6th day of December, 1870, at three o'clock in the afternoon precisely.—Dated this 15th day of Novem-

ber, 1870.
NASH, FIELD, and LAYTON, No. 2, Suffolklane, E.C., Solicitors for the Debtor.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrange, ment or Composition with Creditors, instituted by Frederick Henry Palmer, of No. 1, Hollington-street, Camberwell, out of business, formerly of No. 5, Collingwood-terrace, Plough-lane, Wandsworth, Bütcher, and previously of No. 7, Dean's-terrace, Larkhall-lane, Clapham, all in the county of Surrey aforesaid Butcher.

ham, all in the county of Surrey aforesaid, 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 offices of Messrs. Birchall and Rogers, No. 27, Southampton-buildings, Chancery-lane, London, on the 5th day of December, 1870, at two o'clock in the afternoon precisely.—Dated this 16th day of Novem-

ber, 1870.

B. W. NIND, No. 66, Basingball-street, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Clelow, of Weston-hill, Upper Norwood, in the parish of Croydon, and of No. 127, Lambeth-walk, in the parish of Lambeth, both in the county of Surrey, Boot and Shoe Manufacturer.

and Shoe Manufacturer.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at Mr. Frederick Holloway's, Accountant, No. 173, Ball's-pond-road, Islington, in the county of Middlesex, on the 15th day of December, 1870, at twelve o'clock at noon precisely.—Dated this 17th day of November, 1870.

WILLIAM POPE, No. 173, Ball's-pond-road, Islington, Attorney for the said George Clewlow,

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Peter Bavin, of No. 3, Faruham Royal, Upper Kennington-lane, Lambeth, in the county of Surrey, Builder.

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. Grenville Tanner, Solicitor, at No. 41, Blackman-street, Southwark, in the said county of Surrey, on the 26th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 10th day of November, 1870. H. GRENVILLE TANNER, No. 41, Blackman-

street, Southwark, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Henry Walton, of No. 222, Birkbeck-road, Upper Holloway, in the county of Middlesex, Merchant's Clerk.

NOTICE 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 my offices, No. 22, St. Swithin's-lane, in the city of London, on the 1st day of December, 1870, at twelve o'clock at noon precisely.—Dated this 15th day of November, 1870.

T. SEYMOUR SALAMAN, No. 22, St. Swithin's-

lane, in the city of London, Attorney for the said James Henry Walton.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John William Whitehead, of No. 11, Princes-street, Westminster, in the county of Middlesex, Grocer and Tea 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 Blackwall Railway Hotel, Nr. 7, London-street, in the city of London, on the 30th day of November, 1870, at twelve o'clock at noon precisely.

—Dated this 14th day of November, 1870.

J. W. MARSH, Solicitor, No. 18, Billiter-street, E.C.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Josiah George Tilly, of No. 467, Old Kent-road, in the county of Surrey, Gentleman.

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. Woollan, No. 112.

summoned to be held at the office of Mr. Woollan, No. 112, Cheapside, in the city of London, on the 5th day of December, 1870, at two o'clock in the afternoon precisely.—Dated this 15th day of November, 1870.

ROB. PEVERLEY, Attorney for the said Josiah

George Tilly.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Taylor, of No. 1, Market-place, Martin-street, Stratford, in the county of Essex, Plumber, Peinter, and

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. 42. Basinghall-street, in the city of London, on the 30th day of November, 1870, at three o'clock in the afternoon precisely.—Dated this 14th

day of November, 1870.

JOHN LAYTON, Jr., Bow-road, London, E.,
Attorney for the said Charles Taylor.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Theophilus French, of No. 39, Old Change, in the city of Loudon, Warehous man, trading as the Lyons

Company.

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. Lovering and Minton, Public Accountants, No. 35, Gresham-street in the city of London, on the 6th day of December, 1870, at the offices in the afternoon precisely.—Dated this 16th at two o'clock in the afternoon precisely .- Dated this 16th

day of November, 1870.

ROOKS, KENRICK, and HARSTON, No. 16,
King-street, Cheapside, Attorneys for the said

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charlotte Leuver, of No. 85, Holloway-road, in the county of Middlesex, Confectioner.

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 Messrs. Edwards,

Layton, and Jaques, No. 8, Ely-place, Holborn, London, on the 2nd day of December, 1870, at two o'clock in the after-noon precisely.—Dated this 16th day of November, 1870. EDWARDS, LAYTON, and JAQUES, Attorneys for the said Charlotte Leaver.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Matthew Eley, of No. 42, Cheapside, in the city of London, Tie Manufacturer and Warehouseman.

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 Guildhall Coffee-house, No. 33, Gresham-street, in the city of London, on the 30th day of November, 1870, at eleven o'clock in the forenoon precisely.—Dated this 14th day of November, 1870. Dated this 14th day of November, 1870.
W. G. MORRIS.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Harris, of No. 21, Blantyre-street, Chelses, pre-

william Harris, of No. 21, Biantyre-street, Cheisea, previously of No. 48, Highlield-road, Brompton, previously of No. 4, Seymour-piace, Brompton, all in the county of Middl.sex, Billiard Marker.

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. 12, Hatton-garden, in the county of Middlesex, on the 29th day of November, 1870, at three o'clock in the afternoon precisely.—Dated this 2nd day of November, 1870.

E. F. MARSHALL, No. 12, Hatton-garden, Attor-

ney for the said Debtor.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by David Hume, of No. 63, Fairfoot-road, Bow, in the

David Hume, of No. 63, Pairfoot-road, Bow, in the county of Middlesex, Builder.

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 Messrs. Harper, Broad, and Manby, at No. 23, Rood-lane, in the city of London, on the 23th day of November, 1870, at two o'c.ock in the effective of Parad this 18th day of November. in the afternoon precisely .- Dated this 12th day of November, 1870.

·HARPER, BROAD, and MANBY, No. 23, Roodlane, E.C., Attorneys for the Debtor, David

Hame.

The Bankruptcy Act, 1869. In the London Court of Bankruptcy.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creators, instituted by John Denton, of Canning-road, Croydon, in the county of Surrey, and Nos. 2 and 3, Abchurch-yard, in the city of Londou, Builder.

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 Terminus Hotel, Cannon-street, in the city of London, on the 2nd day of December, 1870, at two o'clock in the afternoon precisely .- Dated this 15th day of November, 1870.
HARRISONS, No. 5, Walbrook, in the city of London, Attorneys for the said Debtar.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Lemon Hart and David Hart, of Nos. 1, 2, and 3, George-

street, Tower-hill, in the city of London, trading there in copartnership under the style or firm of Lemon Hart and Son, as Wine and Spirit Merchants.

OTICE is hereby given, that a First General Meeting of the creditors of the allove-named persons has been summoned to be held at the Guidhall Tavern, No. 33, Grapher street in the city to tandon on the 12th day of Gresham-street, in the city o London, on the 12th day of December, 1870, at eleven o'clock in the forenoon precisely.

-Dated this 16th day of November, 1870.

ELMSLIE, FORSYTH, and SEDGWICK, No. 27. Leadenhall-street, Loudon, Attorneys for the said

Lemon Hart and David Hart.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Lemon Hart and David Hart, of Nos. 1, 2, and 3, Georgestreet, Tower-hill, in the city of London, trading there in Copartnership, under the style or firm of Lemon, Hart, and Son, as Wine and Spirit Merchants.

OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named Lemon Hart has been summoned to be held at the Guildiall Tavern, No. 33, Gresham-street, in the city of London, on the 12th day of December, 1870, at two o'clock in the after-noon precisely.—Dated this 16th day of November, 1870. ELMSLIE, FORSYTH, and SEDG WICK, No. 27, Leadenhall-street, London, Attorneys for the said

Lemon Hart and David Hart.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors instituted by Lemon Hart and David Hart, of No. 1, 2, and 3, Georgestreet, Tower-hill, in the city of London, trading there in copartnership, under the style or firm of Lemon Hart

and Son, as Wine and Spirit Merchants.
OTICE is hereby given, that a First General Meeting of the separate creditors of the above-named David Hart has been summoned to be held at the Guildhall Tavern No. 33, Gracecburch-street, in the city of London, on the 12th day of December, 1870, at three o'clock in the afternoon precisely.—Dated this 16th day of November,

ELMSLIE, FORSYTH, and SEDGWICK, No. 27, Leadenhall-street, London, Attorneys for the said Lemon Hart and David Hart.

The Bankruptcy Act, 1869.

In the London Bankruptey Court.

In the Mater of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Francis Dupree, of No. 68, Leather-lane, Holborn, in the county of Middlesex, China and Glass Dealer, and lately carrying on business at No. 24, Greville-street, Leather lane, in the aforesaid county.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, No. 26, Bush-lane, in the city of London, on the 26th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 8th day

of November, 1870.

JOHN EDWARDS, Attorney for the said John

Francis Dupree.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Walker, of No. 49, Median-road, Lower Clapton, in the county of Middlesex, Builder.

TOTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been

of the creditors of the above-named persons has been william Webb, No. 11, Austin-friars, in the city of Loudon, on the 13th day of December, 1870, at four o'clock in the afternoon precisely.—Dated this 17th day of November, 1870.

GEO. and WM. WEBB, Attorneys for the said Robert Walker.

> The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Crotty, of No. 84, Pentonville-road, in the county of Middlesex, Stay Manufacturer, and of No. 368, Holloway-road, in the same county, Outfitter.

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. William Joseph White, Public Accountant, No. 33, King-street, Cheapside, in the city of London, on the 7th day of December, 1870, at twelve o'clock at noon precisely.—Dated this 17th day

of November, 1870.

ROB. PECKHAM, No. 17, Great Knight Riderstreet, Doc:ors' Commons, Attorney for the said John Crotty.

The Bankruptcy Act, 1869.
Int the County Court of Surrey, holden at Wandsworth.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Loud, of No. 102, Grant-road, Battersea, in the county of Surrey, Builder,

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 Freemasons' Tayern, New

Wandsworth, in the county of Surrey, on the 28th day of November, 1870, at three o'clock in the afternoon precisely.

—Dated this 9th day of November, 1870.

JOHN CAVE PAIN, No. 11, Winstanley-road,

Battersea, Surrey, Attorney for the said Debtor.

The Bankrupicy Act, 1869.

In the County Court of Surrey, holden at Guildford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Isaac John Gillam, of Crondall, in the county of South-

ampton, Surgeon and Apothecary.

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 office of Mr. Henry Potter. the Attorney of the said person, situate in the borough of Farnham, in the county of Surrey, on the 1st day of December, 1870, at twelve o'clock at noon precisely.—Dated this 12th day of November, 1870.
HENRY POTTER, Astorney for the said Debtor.

The Bankruptev Act. 1869.

In the County Court of Keut, holden at Rochester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Dariel Willis King, of No. 6, South Eastern-terrace, Sirood, in the county of Kent, late Engineer in Her Majesty's Navy, and now on the Retired List.

of the creditors of the above-named person has been summoned to be held at No. 19, Edward-street. Sheerness, the offices of Mr. John Copland, Solicitor, on the 1st day of December, 1870, at three o'clock in the afternoon precisely.

-Dated this 15th day of November, 1870. JNO. COPLAND, No. 19. Edward-street, Sheer-ness, Attorney for the said Daniel Willis King.

The Bankruptev Act. 1869.

In the County Court of Kent, holden at Canterbury.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Credi ors, instituted by John Court, of Sturry, in the county of Kent, Builder

and Carpenter.

TOTICE is hereby given, that a First General Meeting of the creditors of the above and the charge. of the creditors of the above-named person has been summoned to be held at the Fountain Hotel, in the city of Canterbury, on the 1st day of December, 1870, at eleven o'clock in the forenoon precisely.—Dated this 15th day of

November, 1870.
EVAN LAKE, of Canterbury. Attorney for the

said John Court.

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 William Townsend, of West Bar, in Sheffield, in the county of York, Boot and Shoe Maker and Dealer.

O'TICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been

summoned to be held at the Assembly Rooms-buildings, Norfolk-street, in Sheffield aforesaid, on the 23rd day of November, 1870, at twelve o'clock at noon precisely.— Dated this 15th day of November, 1870. FREDERICK THOMAS HAWKIN, Broombill,

Sheffield, Attorney for the said

Townsend.

The Bankruptey 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 William Collier the younger, of Hereford-street, Sheffield, in the country of York Marketine Charles

in the county of York, Manufacturing Chemist.

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 Messrs. Binney and Son, No. 17, North Church-street, Sheffield, on the 5th day . of December, 1870, at eleven o'clock in the forenoon pre-

cisely.—Dated this 14th day of November, 1870.

BINNEY and SON, No. 17, North Church-street,
Sheffield, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Wakefield.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Heald, of Potovens, near Wakefield, in the county of York, Horse 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 the office of Robert Barratt, Solicitor, Barstow-square, in Wakefield aforesaid, on the 1st day of December, 1870, at eleven o'clock in the forenoon precisely.—Dated this 14th day of November, 1870.

ROBERT BARRATT, of Wakefield, Yorkshire,
Attorney for the said Debtor.

The Bankruptoy Act, 1869. In the County Court of Yorkshire, holden at Wakefield. In the Matter of Proceedings for L quidation by Arrange-ment or Composition with Creditors, instituted by James Leach the younger, of Rawcliffe, in the parish of Snaith, in the county of York, Farmer.

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 Down's Arms, Snaith, on the 3rd day of December, 1870, at ten o'clock in the fore-nocn precisely.—Dated this 9th day of November, 1870. JAMES LEACH the younger,

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Halifax.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Benjamin Littlewood, of Sowerby Bridge, near Halifax, in the county of York, Tobacconist and Hairdesser.

OCTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 10, Cheapside, Halifax, Yorkshire, on the 30th day of November, 1873, at eleven o'clock in the forenoon precisely .- Dated this 14th day of November, 1870.

HOLROYDE and SMITH, Attorneys for the said

Petitioner.

The Bankruptey Act, 1869.
In the County Court of Yorkshire, holden at Leeds.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Sarah Elizabeth Smith, of No. 139, North-street, Leeds, in the county of York, Milliner.

NOTICE 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 Arthur C. Granger, Solieitor, No. 28, Albion-street, Leeds, on the 21st day of November, 1870, at three o'clock in the afternoon precisely. -Dated this 15th day of November, 1870.
ARTHUR C. GRANGER, Attorney for the said

Debtor.

The Bankruptcy Act, 1869. In the County Court of Yorkshire, holden at Dewsbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Carr, of Batley, in the county of York, Saddler.

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 me the undersigned, Joseph Ibberson, in Dewsbury, in the said county, on the 30th day of November, 1870, at three o'clock in the afternoon precisely.—Dated this 15th day of November, 1870.

JO. IBBERSON, Dewsbury, Attorney for the said

Debtor.

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 James Sly and George Yates Pyatt, of the town or borcugh of Kingston-upon-Hull, in the county of the same town or borough, carrying on business in copartnership as Tea Dealers and Grocers, at the town or borough of Kingston-upon-Hull aforesaid, under the style or firm of Sly and Pyatt.

NOTICE is hereby given, that a First General Meeting of the joint creditors of the above named persons has been summoned to be held at the offices of Messra, Carlill and Burkinshaw, No. 4, Parliament-street, Kingston-upon-Hull, on the 26th day of November, 1870, at one o'clock in the afternoon precisely .- Dated this 12th day of November, 1870.

MOSS, LOWE, and MOSS, No. 19, Parliament-street, Kingston-upon-Hull, Attorneys for the said James Sly and George Yates Pyatt.

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 James Sly and George Yates Pyatt, of the town or borough of Kingston-upon-Hull, in the county of the same town or borough, carrying on business in copartnership as Tea Dealers and Grocers, at the town or borough of Kingston-upon-Hull aforesaid, under the style

or firm of Sly and Pyatt.

NOTICE is hereby given, that a General M. e.c.
of the separate creditors of the above-named James
Sly has been summoned to be held at the offices of Messrs.
Carlill and Burkinshaw, No. 4, Parliament-street, Kingston-

upon-Hull, on the 28th day of November, 1870, at one clock in the afternoon precisely .-- Dated this 12th day of November, 1870.

MOSS, LOWE, and MOSS, No. 19, Parliament-street, Kingston upon-Hull, Attorneys for the said

James Sly and George Yates Pyatt.

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 Winspear Turner, of No. 19, Savile-street, in the borough of Kingston-upon-Hull, Basket Maker.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to held at the office of Messrs. W. J. and P.

Reed, Solicitors, Saint Mary's-chambers, Hull, on the 28th day of November, 1870, at eleven o'clock in the forenoon precisely.—Dated this 11th day of November, 1870.

W. J. and P. REED, Attorneys for the said Winspear Turner.

The Bankruptey 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 John Ramsden, Hugh Hamsden, and William Ramsden, of Green-lane Mill, in Wooldale, in the parish of Kirkburton, in the county of York, Woollen Cloth Manufacturers, trading under the style or firm of Robert Ramsden and Sons.

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 White Swan Hotel, Kulgare, Huddersfield, in the said county, on the 23rd day of November, 1870, at cleven o'clock in the forenoon precisely.

— Dated this 9th day of November, 1870.

ROB. MILLER, Attorney for the said Debtors.

The Bankruptey 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 John Ramsden, Hugh Ramsden, and William Ramsden, of Green-lane Mill, in Wooldale, in the parish of Kirkburton, in the county of York, Woollen Cloth Manufactured in the county of Yorkshire, holden at Huddersfield. turers, trading under the style or firm of Robert Ramsden and Sons.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named John Ramsden has been summoned to be held at the White November, 1870, at three o'clock in the afternoon precisely.

--Dated this 10th day of November, 1870.

ROB. MILLER, Attorney for the said Debtor,

John Ramaden.

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 John Ramsden, Hugh Ramsden, and William Ramsden, of Green-lane Mill, in Wooldale, in the parish of Kirk-burson, in the county of York, Woollen Cioth Manufac-turers, trading under the style or firm of Robert Ramsden and Sons.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named Hugh Ramsden has been summoned to be held at the White Swan Hotel, Kirkgate, Huddersfield, on the 23rd day of November, 1870, lat three o'clock in the afternoon precisely.—Dated

this 10th day of November, 1870.
ROB. MILLER, Attorney for the said Debtor, Hugh Ramsden.

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 John Ramsden, Hugh Ramsden, and William Ramsden, of Green-lane Mill. in Wooldale, in the parish of Kirkburton, in the county of York, Woollen Cloth Manu'acturers, trading under the style or firm of Robert Ramsden

OTICE is hereby given, that a First General Meeting of the creditors of the above-named William Ramsden has been summoned to be held at the White S van Hotel, Kirkgate, Huddersfield, on the 23rd day of November, 1870, at three o'clock in the afternoon precisely. - Dated this 10th day of November, 1870. ROB. MILLER, A William Ramsden,

Attorney for the said Debtor,

The Bankruptcy Act, 1869. In the County Court of Hertfordshire, holden at St. Alban's.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Samuel Cherry and Luke Cherry, both of Redbourn, in the county of Hertford; Drapers, trading together in copartnership under the style or firm of S. and L. Cherry. OTICE is hereby given, that a First General Meeting of the creditors of the above-named Luke Cherry has been summoned to be held at the Chamber of Commerce,

No. 145, Cheapside, in the city of London, on the 2nd day of December, 1870, at one o'clock in the afternoon precisely.—Dated this 14th day of November, 1870.

DAVIDSON and CO., No. 70, Basinghall-street,
London, E.C., Attorneys for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Hertfordshire, holden at St. Albans.

St. Albans.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Samuel Cherry and Luke Cherry, both of Redbourn, in the county of Hertford, Drapers, trading together in copartmership, under the style or firm of S. and L. Cherry.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named Samuel Cherry. has been summoned to be held at the Chamber of Commerce, No. 145, Cheapside, in the city of London, on the 2nd day of December, 1870, at twelve o'clock at noon precisely.—Dated this 14th day of November, 1870.

DAVIDSON and Co., No. 70, Basingball-street, London, E.C., Attorneys for the said debtors.

The Bankruptev Act. 1869. In the County Court of Bedfordshire, holden at Bedford. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Ann Surtres, of Renbold, in the county of Bedford, Farmer.

NOTICE 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 Messrs. Whyley and Piper, Dame Alice-street, Bedford, on the 30th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 14th day of November, 1870.

J. P. PIPER, Dame Alice-street, Bedford, Attorney

for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Cheshire, holden at Macclessield.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Esizabeth Foden, of Blackden, in the parish of Sandbach, in the county of Chester, Iunkeeper.

10 FICE is hereby given, that a Second General Meeting of the creditors of the chesh warmed accounts.

of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Thomas and William Cooper, Solicitors, Lawton-street, Congletor Cheshire, on the 26th day of November, 1870, at the coclock in the afternoon precisely.—Dated this 14th day of November, 1870.
THOMAS COOPER, Congleton, Cheshir

ney for the said Debtor.

The Bankroptcy Act, 1869. In the County Court of Cheshire, holden? .t Macclesfield. In the Matter of Proceedings for Liquids' ion by Arrangement or Composition with Credir ors, instituted by George Parker, of Gungo-lane Milly ors, in the county of Chester, Sutton, near Mac-Cotton Spinner.

clessi-id, in the county of Unester, Cotton Spinner.

OTICE is hereby given, that a First General Meeting of the creditors of the abor re-named person has been summoned to be held at the crimes of Messrs. Boote and Edgar, No. 45, George-streer in the city of Manchester, on the 6th day of December 1, 1870, at three o'clock in the forenoon precisely.—Date d this 16th day of November, 1870.

BOOTE and E' DGAR, No. 45, George-street, Manchester, At' orney for the said George Parker.

The Bankruptey Act, 1869.
Court of Durham, holden at Stockton-onTees and Middlesborough. In the County

In the Matter of Proceedings for Liquidation by Arrangement of Composition with Creditors, instituted by Robert Bayles, of Cotherstone, in the county of York, Innkeeper and Shoemaker.

TOTICE is h-reby 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. J. W. and C. Hanton, in Richmond, in the county of York, on the 13th day of December, 1870, at twelve o'clock at noon precisely.—Dated this 16th day of November, 1870.

J. W. and C. HUNTON, Richmond, Yorkshire,

Attorneys for the said Debtor.

The Bankruptcy Act, 1869.

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 Thomas Coulson Park, of Middle Rainton, in the county, of Durham, Grocer, Confectioner, and Newsagent.

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. W. Brignall, junior, Solicitor, No. 37, Saddler-street, in the city of Durham, on the 30th day of November, 1870, at ten o'clock in the forenoon precisely.—Dated this 12th day of November, 1870.

vember, 1870.
WILLIAM BRIGNALL, junr., No. 27, Saddlerstreet, Durham, Attorney for the said Thomas

The Bankruptcy Act, 1869, In the County Court of Suffolk, holden at Bury Saint Edmunds.

Edmunds.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Bentinck Richardson, of Bury Saint Edmunds. in the county of Suffolk, Professor of Music.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been supported to be held at the Angel Held. Bury.

summoned to be held at the Angel Hotel, Angel-hill, Bury Saint Edmunds aforesaid, on the 5th day of December, 1870, at two o'clock in the afternoon precisely.—Dated this 14th day of November, 1870.

SALMON and SON, Attorneys for the said Debtor,

The Bankruptcy Act, 1869.
In the County Court of Staffordshire, holden at Staffordshire, holden at Stafford.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, in Arrange-Albert Clement Mayers, of Foregare-street, Stafford, in the county of Stafford, Wholesale Booten and Shoe Manufacturer.

Stafford, Attorney-at-Level of November, 187°.

T. LAWR' O.

Staff Dr.

Staff

In the County Court of Staffordshire, holden at Walsall.

In the Aster of Proceedings for Liquidation by Arrangey at or Composition with Creditors, instituted by
henry Plant Stanley, of Cheslyn Hay, Wysley Magna,
near Walsall, in the county of Stafford, Draper, Grocer, The Bankruptcy Act, 1869. and Provision Dealer.

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 my offices, No. 66, Park-street,
Walsall, in the county of Stafford, on the 13th day of November, 1870, at twelve o'clock at noon precisely.—Dated
this I4th day of November, 1870.

JOHN GLOVER, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Staffordshire, holden at Walsalf,
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Evans, late of the Castle Inn. Market-street, Lichfield, Licensed Victualler, but now of Whimplebury, near Cannock, all in the county of Stafford, Miner and Carter

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, No. 66, Park-street, Walsall, in the county of Stafford, on the 30th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 14th day of November, 1870.

JOHN GLOVER, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Wolverhampton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Rogers, of Bilston, in the county of Stafford, Locksmith, late a Locksmith and Publican.

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. U. Stratton, Solicitor, No. 57, Queen-street, Wolverhamptog, on the 30th day of November, 1870, at eleven o'clock in the forencon precisely.—Dated this 2nd day of November, 1870.

U. STRATTON, No. 57, Queen-street, Wolverhampton, Attorney for the said William Rogers,

The Bankruptcy Act, 1869.

In the County Court of Somersetshire, holden at Frome. In the County Court of Somersetshire, holden at Frome.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Nash, of Frome, in the county of Somerset, Plumber, Gasfitter, Painter, and Glazier.

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. McCarthy,

Solicitor, in King-street, in Frome aforesaid, on the 30th day of November, 1870, at four o'clock in the afternoon precisely.—Dated this 14th day of November, 1870.

GEORGE NASH.

The Bankruptcy Act. 1869.

In the County Court of Glamorganshire, holden at Cardiff. In the County Court of Glamorganshire, holden at Cardiff.

In the Matter of Proceedings for Liquidation by Arrangment or Composition with Creditors, instituted by Edwin Price, of No. 15, Saint Mary-street, Cardiff, in the county of Glamorgan, out of business.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been suppressed to be held at the officer of Messry David

summoned to be held at the offices of Messrs. David Bielloch, Attorney, Saint John's-chambers, Saint John-street, Cardiff aforesaid, on the 28th day of November, 1870, dzy of Novemb. r, 1870.

DAVID BLEILLOCH, Saint John's - chambers,
Candiff, Attorney for the said Edwin Price.

The Bankruptcy Act, 1869.
In the County Court of Gloucestershire, holden at Cheltenham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Trigg, of Tewkesbury, in the county of Gloucester, Baker.

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. Moores and Romney, at Tewkesbury aforesaid, on the 23rd day of November, 1870, at twelve o'clock at noon precisely.—Dated the 12th day of November, 1870.

MOORES and ROMNEY, Attorneys for the said

Debtor.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

Birmingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Manning, of No. 226, Bristo'-street, Birmingham, in the county of Warwick, 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 the offices of Mr. M. A. Fitter, Solicitor, No. 5, Bennett's-bill, Birmingham, on the 30th day of November, 1870. at eleven o'clock in the forenoon precisely.—Dated this 15th day of November, 1870.

M. A. FITTER, No. 5, Bennett's-hill, Birmingham, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Norfolk, holden at King's Lynn.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Herbert Hebgin Blomfield, of Narborough (and not Masherman, and Arrangement).

borough, as erroneously printed in Gazette of the 11th instant), in the county of Nortolk, Farmer.

OTICE is hereby given, that a Second 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 Globe Ino, King's Long on the 21st day of November, 1870, at twelve o'clock at moon precisely.—Dated this 8th day of November, 1870.

HERBERT H. BLOMFIELD.

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 Michael Lea and Samuel Fretwell Lea, of and carrying on business in copartnership under the style or firm of Michael Lea and Son, at No. 12, James-street, and No. 48, Bevington-hill, Liverpool, in the county of Lancaster, as White Coopers and Basket and Humper Makers.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at the office of Messrs. Harmood, Banner, and Son, Accountants, No 24, North John-street, Liverpool, in the county of Lancaster, on the 28th day of Wovember (and not December, as erroneously printed in last Gazette), 1870, at two o'clock in the afternoon precisely.

—Dated this 8th day of November, 1870.

TYRER, SMITH and KENION, No. 16, North

John-street, Liverpool, Attorneys for the said

Debtors.

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 Godfrey Jonchin Amen, of No. 26, Exchanges treet East, Liverpool, in the county of Lancaster, Cotton

Broker.

Broker.

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 office of Messrs. Harmood, Banner, and Son, Accountants, No. 24, North John-s reet, in Liverpool aforesaid, on the 6th day of December next, at two o'clock in the afternoon precisely.—Dated this 15th

day of November, 1870.

LANE, BANNER, NEWTON, BUSHBY, and
RICHARDSON, No. 1, Union Court, Liverpool,
Attorneys for the said Debtor.

The Bankruptey Act, 1869. In the County Court of Lancashire, holden at Liverpool.

In the County Court of Lancashire, holden at Liverpool. In the Matter of Proceedings for Liquid tion by Arrangement or Composition with Creditors, instituted by John Armstrong Dowler, of No. 120, Scotland-road, Liverpool, in the county of Lancaster, Grocer, Provi ion Dealer, and Brewer's Traveller.

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. Thornley and Heaton, of No. 2, Hatton-garden Liverpool aforesaid, Attornies, on the 2nd day of December, 1870, at three o'clock in the afternoon precisely.—Dated this 16th day of November, 1870.

of November, 1870.

THORNLEY and HEATON, No. 2, Hartongarden, Liverpool, Attorneys 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 Alice Lord, of Heywood, in the county of Lancaster, Widow, Joiner and Builder.

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. T. A. and J. Grundy and Co., Solicitors, Heywood, in the county of Lancaster, on the 30th day of November, 1870, at three

ancaster, on the 30th day of November, 1870, at three o'clock in the afternoon precisely.-Dated this 15th day

of November, 1870.

T. A. and J. GRUNDY and Co., No. 14, Union-street, Bury, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Laucashire, holden at Bolton. In the County Court of Lancastire, noticed at Bolton.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Tector, of Bradshawgate, Bolton, in the county of Lancaster, Boot and Shoe Maker.

OTICE is hereby given, that a First General Meeting of the creditors of the above of the creditors of the above named person has been summoned to be held at the offices of the Undersigned, No. 18, Wood-street, Bolton aforesaid, on the 30th day of November, 1870, at ten o'clock' in the forenoon precisely.

-Dated this 16th day of November, 1870.
RICHARDSON and DOWLING, No. 18, Woodstreet, 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 Edward Pearson, of London-road and Church-street, both in Preston, in the county of Lancaster, Innkeeper and Tobacconist.

OTICE is hereby given, that a Third General Meeting of the creditors of the above-named person has been summoned to be held at the office of Messrs. Cunliffe and Watson, Solicitors, No. 8, Winckley-street, Prestou, on the 25th day of November, 1870, at two o'clock in the afternoon precisely.—Dated this 16th day of November, 1870.

ROBT. G. WATSON, Attorney for the said Debtor, No. 8, Winckley-street, Preston.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Jones, of No. 1A, Tib-street, in the city of Man-

chester, Commission Agent.
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 Manchester, on the 11s day of December next, at three o'clock in the afternoon precisely.—Dated this 16th

day of November. 1870.
SALE, SHIPMAN, SEDDON, and SALE, No. 29,
Booth-street, Manchester, Attorneys for the said

Robert Jones,

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Oldham. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Susannah Greenwood, formerly of College-street, in the borough of Rochdale, in the county of Lancaster, Widow and Innkeeper, but now of Susan Jane-street, in the said borough of Rochdale, Widow, and out of business.

NOTICE is hereby given that a First General Meeting

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my office, The Bulls, Rochdale, in the county of Lancaster, on the 1st day of December, 1870, at eleven o'clock in the forenoon precisely.—Dated this 14th day of November, 1870.

JNO. STANDRING, Attorney for the said

Susannah Greenwood.

The Bankruptcy Act, 1869. In the County Court of Lancasbire, holden at Blackburn.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Holden, of No. 83, Northgate, Blackburn, in the

county of Lancaster, 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 Peter Francis Turner, of No. 7, King-street, Blackburn aforesaid, Accountant, on the 1st day of December, 1870, at eleven o'clock in the forenoon precisely.—Dated this 14th day of November, 1870.

HUGH WILLOUGHBY SWIFT, No. 29, Richmond-terrace, Blackburn, Attorney for the said William Holder.

The Bankruptcy Act, 1869,
In the County Court of Lancasbire, holden at Manchester.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Forden Simpson, of Exchange buildings, Cromford-court, in the city of Manchester, Commission

Agent.

OTICE is hereby given, that a First General Meeting of the creditors of the characteristics. 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 Manchester, on the 29th day of November, 1870, at three o'clock in the afternoon precisely.- Dated this 14th

day of November. 1870.

SALE, SHIPMAN, SEDDON, and SALE, No.
29, Booth-street, Manchester, Attorneys for the
said William Fowden Simpson.

The Bankruptcy Act, 1869. In the County Court of Hampshire, holden at Newport

and Ryde.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles John Pain, of Ryde, in the Isle of Wight.

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 Messrs. Hearn and Fardell, at Ryde, on the 30th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 14th day of November, 1870. November, 1870.

CHARLES JOHN PAIN.

The Bankruptcy Act, 1869. The Bankruptcy Act, 1869.

In the County Court of Suffolk, holden at Ipswich.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Robert Croft, of Brockdish, in the county of Norfolk, Grocer 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 the offices of Mr. J. B. Coaks, Solicitor Bankralia, in the city of Normich, on the 20th

Solicitor, Bank-plain, in the city of Norwich, on the 30th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 16th day of November, 1870.

J. R. CROFT.

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The Bankruptcy Act, 1869. In the County Court of Northamptonshire, holden at

Peterborough.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Douthwaite Swift Spart, of Bourn, in the county of Lincoln, Basket Maker and Dealer in Cocoa Mats.

OTIUE 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 Leonard Bell, at Hourn, in the county of Lincoln, on the 2nd day of December, 1870, at eleven o'clock in the forenoon precisely. -Dated this 14th day of November, 1870.

1. J. DEACON, Peterborough, Northamptonshire,
Attorney for the said Debtor.

No. 23680.

The Bankruptey Act, 1869. In the County Court of Glamorganshire, holden at Aberdare.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by David Davies, of Waterloo House, being Nos. 16 and 17. Commercial-place, in the town and parish of Aberdare, in the county of Glamorgan, Linen and Woollen Draper, and Beerhouse Keeper.

and Bernobe Reeper.

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, Aberdare, on the 2nd day of December, 1870, at eleven o'clock
in the forenoon precisely.—Dated this 14th day of November, 1870.

DAVID ROSSER, No. 17, Canon-street, Aberdare,

Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Swansea. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Johns, of the Saint Clears Inn, Waterloo-street, at Swansea, in the county of Glamorgau, Tailor.

JOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at No. 7, Rutland-street, at Swanses, on the 29th day of November, 1870, at two o'clock in the afternoon precisely.—Dated this 9th day of November,

HENRY MORRIS, No. 7, Rutland-street. Swansea, Attorney for the said John Johns.

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 James Rogers, of No. 9, Castle-street, in the city and county of Bristol, Boot Manufacturer.

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 Mess.s. Heming, Smith, and Co., Accountants, Shannon-court, Bristol, on the 24th day of November, 1870, at two o'clock in the afternoon precisely.—Dated this 16th day of November,

H. H. BECKINGHAM, Albiou-chambers, Broad-street, Bristol, Solicitor in the Matter.

The Bankruptcy Act, 1869. In the County Court of Lincolushire, holden at Great

Grimsby.

In the Mutter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Myers, of Louth, in the county of Lincoln, Dealer

james myers, or Louth, in the county of Lincoln, Dealer in Berlin Wool and Fancy Articles and Optician.
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 Dolby's Hotel, Queen's Headpassage, Newgate street, London, on the 1st day of December, 1870, at two o'clock in the afternoon precisely.—Dated this 14th day of November, 1870. JAMES MYERS.

The Bankruptcy Act, 1869. In the County Court of Lincolnshire, holden at Great

Grimsby.

Grimsby.

In the Matter of Preceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Freeston, of Eastgate, in Louth, in the county of Lincoln, Tailor and Woollen Draper.

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. John Hyde Bell, in the Townhall, in Louth aforesaid, on the 1st day of December, 1870, at eleven o'clock in the forenoon preciselt.—Dated this 14th day of November, 1870. -Dated this 14th day of November, 1870. JNO. HYDE BELL, Townhall, Louth, Attorney

for the said John Freeston. .

The Bankruptcy Act, 1869. In the County Court of Lincolnshire, holden at Lincoln. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Wilson, of Harmston, in the county of Lincoln, Farmer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my office, No. 44. Silver-street, in the city of Lincoln, on the 9th day of December. 1870, at eleven o'clock in the forenoon precisely.—Dated this 16th day of November, 1870.
W. T. PAGE, jr, No. 44, Silver-street, Lincoln,
Attorney for the said William Wilson.

The Bankruptey Act, 1869.
In the County Court of Shropshire, holden at Shrewsbury.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Webster, of Milk-street, Shrewsbury, in the county of Salop, Parish Clerk.

OTICE is hereby given, that a General Meeting of the creditors of the above-named person has been

summoned to be held at the George Hotel, Shrewsbury aforesaid, on the 6th day of December, 1870, at three o'clock in the afternoon precisely.—Dated this 16th day of November, 1870.

SAM. HAILES KOUGH, Swan-bill, Shrewsbury, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Somersetsbire, holden at Taunton. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by

Charles Davis, of Canon Brewery, Taunton, Brewer.

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. Edwin Worton and Co., at No. 28, East-street, Taunton, on the 26th day of November, 1870, at twelve o'clock at noon precisely.— Dated this 16th day of November, 1870.

CHARLES DAVIS.

The Bankruptcy Act, 1869, In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Henry Wright, of Long-row, in the town of Nottingham, Provision Dealer, and Wine, Ale, and Beer Merchant.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at my offices, St. Peter's Church-walk, Nottingham, on the 2nd day of December, 1870, at twelve o'clock at noon precisely.—Dated this 14th day of November, 1870.
D. W. HEATH, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joseph Shippam and George Sargent, of Saint Ann's-Weil-road, and the Market-place, in the town of Nottingham, Fruit and Potatoe Merchants.

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 County Tavern, High Pave-ment, Nottingham, on the 28th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 14th day of

November, 1870. GEORGE BELK, No. 6, High Pavement, Nottingham, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Walker, of Castle Gate, Newark-upon-Trent, in the county of Nottingham, Bank Manager.

OTICE is herehy 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. William Newton, Kirk Gate, in Newark-upon-Trent aforesaid, on the 28th day of November, 1870, at twelve o'clock at noon precisely.—Dated the 9th day of November, 1870.

GEORGE BELK, No. 6, High Pavement, Nottingham, Attorney for the said debtor.

The Bankruptcy Act, 1869. In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by James Spreckley, of Lombard-street, Newark-upon-Trent, in the county of Nottingham, Painter and Deco-

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 Clinton Arms Hotel, Newarkupon-Trent, in the county of Nottingham, on the 1st day of December, 1870, at twelve o'clock at noon precisely.— Dated the 14th day of November, 1870.

GEORGE BELK, No. 6, High-pavement, Not-tingham, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Elijah Hurcomb, of No. 28, Bridlesmith-gate, in the town of Nottingham, Shoe Desler.

Of the analysis of the ordinary of the analysis of the analysi of the creditors of the above-named person has been summoned to be held at my offices, St. Peter's Churchwalk, Nottingham, on the 28th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 16th day of November, 1870.
D. W. HEATH, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Nottinghamshire, holden at Nottingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Brown, of Middle-pavement, in the town of Nottingham, also of No. 49, Bilbie-street, in the said town of Nottingham, Attorney-at-Law.

Town of Nottingham, Attorney-at-Law.

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 Gideon Herbert, No. 12, Weekday Cross, in the town of Nottingham, Accountant, on the 28th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 11th day of November 1870. vember, 1870.

JAMES WOOD, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Sussex, holden at Lewes.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Martin (trading as J. G. N. Martin), of Uckfield. in the county of Sussex, Grocer and Draper,

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 Messrs. Smith, Fawdon, and Low, No. 12, Bread-street, Cheapside, London, on the 29th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 11th day of November, 1870.

CHARLES LAMB, No. 13, Ship-street, Brighton, Attorney for the said John Martin.

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 Rupert Miller, of Kingston-by-Sea, in the county of Sussex, Sailmaker.

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. 17, Middle-street, Brighton, on the 2nd day of December, 1870, at two o'clock in the afternoon precisely.—Dated this 15th day of November,

WILLIAM GREAVES, No. 17, Middle-street, Brighton, Attorney for the said Rupert Miller.

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 Charles Haward, of Church-road, Saint John's Common,

Clayton, in the county of Sussex, Grocer and Draper.
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named parson has been of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Smith, Fawdon, and Low, No. 12, Bread-street, Cheapside, London, on the 30th day of November, 1870, at twelve o'clock at noon precisely.—Dated this 10th day of November, 1870.

CHARLES LAMB, No. 13, Ship-street, Brighton,
Attorney for the said Charles Haward.

The Bankruptoy 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 John Kemsley, of No. 20, Prince Albert-street, Brighton, in the county of Sussex, and of No. 35, St. James'-street, Brighton aforesaid, Boot and Shoe Maker.

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 Mr. Joel Emanuel, Solicitor, No. 5, Austin Friars, in the city of London, on the 23rd day of November, 1870, at two o'clock in the afternoon precisely.—Dated this 15th day of November, 1870.

JOEL EMANUEL, No. 5, Austin Friars, London, Solicitor and Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Worcestershire, holden at Stourbridge.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Corbett, of No. 16, High-street, Stourbridge, in the county of Worcester, Saddler.

TPON sufficient cause this day shown to the satisfaction of the Court, the General Meeting of creditors in this matter summoned for the 23rd day of November, 1870, is hereby directed to be held at the County Court at Stourbridge, at eleven o'clock in the forenoon, in lieu of the place originally named. And hereof let notice be given forthwith.—Dated this 11th day of November, 1870.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frederick Goodwin, of No. 6, Argyll-place, Regentstreet, in the county of Middlesex, Wine Merchant.

street, in the county of Middlesex, Wine Merchent.

THE creditors of the above-named Frederick Goodwin who have not already proved their debts are required, on or before the 28th day of November, 1870, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Henry Frederick Whitford, of No. 3, East India-avenue, Leadenhall-street, in the city of London, Wine Merchant, 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 16th day of November, 1870.

HENRY FREDERICK WHITFORD, Trustee.

HENRY FREDERICK WHITFORD, Trustee.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William George Owen, of No. 86, Brompton-road, in the county of Middlesex, and of Handsworth, in the county of Stafford, late Secretary to a Company, but

now out of employ.

THE creditors of the above-named William George
Owen who have not already proved their debts are
required, on or before the 30th day of November, 1870. to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Joseph John Saffery, of No. 14, Old Jewry-chambers, in the city of London, Public 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 15th day of November, 1870. JOS. J. SAFFERY, Trustee.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Collyer and Charles Philip Strohl, of No. 42, Jewin-street, in the city of London, Wholesale Stationers.

THE creditors of the above-named William Collyer and Charles Philip Strohl who have not already proved their debts are required on or before the let day.

proved their debts, are required, on or before the 1st day of December, 1870, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Robert Alian McLean, of No. 3, Lothbury, in the city of London, 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 14th day of November, 1870.

ROBT. A. McCLEAN, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Frederick Collins, of No. 85, King William street, in the city of London, Wine Merchant, in liqui-

THE creditors of the above-named William Frederick Collus who have not already proved their debts, are required, on or before the 1st day of December, 1870, to send their names and addresses, and the particulars of their debts or claims, to me the undersigned, Robert Allan McLean, of No. 3, Lothbury, in the city of London, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed o be declared.—Dated this 17th day of November, 1870. ROBERT A. McLEAN, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Benjamin Charles Richard Westall, of No. 122, Lambeth-

walk, in the county of Surrey, Oilman.

THE creditors of the above-named Benjamin Charles
Richard Westall who have not already proved their debts, are required, on or before the 7th day of December,

1870, to send their names and addresses, and the particulars of their deb's or claims to me the undersigned, John Bath, of No. 40A, King William-street, London-bridge, 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 16th day of November, 1870.

JOHN BATH, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Liverpool.
In the Matter of a Special Resolution for Liquidation by
Arrangement of the affairs of Thomas Hegarty, of No 11,
Scotland-road, Liverpool, in the county of Lancaster, Provision Dealer, trading under the style or firm of Thomas Hegarty and Company.

HE creditors of the above-named Thomas Hegarty

who have not already proved their debts, are required, on or before the 28th day of November, 1870, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, George Edward Helt of No. 8 Union, and Complete the Union of Complete the Holt, of No. 3, Union-court, Castle-street, Liverpool aforesaid, 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 16th day of November, 1870.

GEO. E. HOLT, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Guildford.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Farmer, of Cranleigh, in the county of Surrey, Butcher.

THE creditors of the above-named James Farmer who have not already proved their debts, are required, on or before the 26th day of November, 1870, to send their names and addresses, and the particulars of their deb's or claims, to me the undersigned, George Bruford, of Cranleigh, Surrey, 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 15th day of November, 1870.

GEORGE BRUFORD, Trustee.

The Bankruptcy Act, 1869 In the County Court of Oxfordshire, holden at Banbury. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Scott, of West-street, Grimsbury, in the parish of Warkworth, in the county of Northampton, Carpenter and Builder.

and Builder.

"HE creditors of the above-named Henry Scott, who have not already proved their debts, are required, on or before the 28th day of November, 1870, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Charles Claridge, of No. 40, High-street, Banbury, in the county of Oxford, Builder, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared an Dated this 14th day of Dividend proposed to be declared .-- Dated this 14th day of November, 1870.

CHARLES CLARIDGE, Trustee.

The Bankruptcy Act, 1869. In the County Court of Norfolk, holden at Norwich. In the Matter of Ellis Newstead Field.

THE creditors of the above-named Ellis Newstead Field, who have not already proved their debts, are required, on or before the 25th day of November, 1870, to send their names and addresses, and the particulars of their debts or claims to me the undersigned, or to Samuel Craske, of Hoit, in the county of Norfolk, Bank Manager and Valuer, 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 11th day of November, 1870.

ABEL TILLETT, Solicitor for the Trustee, No. 8, Saint Andrew-street, Norwich.

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Bradford.
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Stanley Harris

Pickles, of No. 15, Primrose-terrace, in Mauningham, in the parish of Bradford, in the county of York, Dyer.

HE creditors of the above-named James Stanley Harris Pickles who have not already proved their debts, are required, on or before the 10th day of December, 1870, are required, on or before the 10th day of December, 1870, to send their names and addresses, and the particulars of their debts or claims to Mr. William Brunton, of Westgate, in Bradford, in the county of York, 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 15th day of November, 1870.

JAMES HARGREAVE, Solicitor for the Trustee, Market terror Bradford.

Market-street, Bradford.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Merthyr Tydfil.

In the Matter of James Edwards, of Upper Union street, Dowlais, in the county of Glamorgan, Tailor and Draper.

THE creditors of the above-named James Edwards who have not already proved their debts, are required, on or before the 3rd day of December, 1870, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, John Hudson Smith, of the city of Bristol, Public 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 16th day of November, 1870.

JOHN HUDSON SMITH, 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 by Edwin Frederick Loveridge, of Sheffield, in the county

of York, Inkeeper. HE creditors of the above-named Edwin Frederick Loveridge who have not already provid their debts, are required, on or before the 29th day of November, 1870, to send their debts or claims to me, the undersigned, Francis Day, 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 16th day of November, 1870.

FRANCIS DAY, Accountant, St. James-street, Sheffield, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Comberland, holden at Carlisle.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Chambers Glaister, of Wigton, in the county of Cumberland, Druggist, Grocer, and Spirit Merchant.

THE creditors of the above-named Chambers Glaister, who have not already proved their debts, are required, on or before the 25th day of November, 1870, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, John Norman debts or claims, to me, the undersigned, John Norman Hodgson, of Wigton 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 15th day of November, 1870.

JOHN NORMAN HODGSON, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lincolnshire, holden at Lincoln. In the County Court of Lincolnshipe, holden at Lincoln.

In the Matter of a: Special Resolution for Liquidation by
Arrappement of the affairs of William: Sargent Hill, of
Nettleham, in the county of Lincoln, Joiner and Builder.

THE creditors of the above-named William Sargent
Hill, who have not already proved their debts; are
required, on or before the 5th day of December, next, to

send their names and addresses, and the particulars of their debts or claims to me, the undersigned, George Jay, of No. 5, Bank-street, in the city of Lincoln, Accountant and Estate Agent, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be designed. Detect this left day of Dividend proposed to be declared .- Dated this 16th day of November, 1870.

GEORGE JAY, Trustee.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

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In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrange, ment or Composition with Creditors, instituted by Joseph Whitingbam, of Nos. 128 and 129, Long-acre, in the county of Middlesex, Coach Builder.

L'EWIS JAMES LESLIE, of No. 45, Margaret-street, Cavendish-square, Auctioneer, 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 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 14th day of November, 1870.

The Bankruptey Act, 1869.
In the London Bankruptey Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Cartes Brangwyn, of No. 36, Baker-street, Portman-square, in the county of Middlesex, trading under the firm of Brangwyn and Co., Ecclesiastical Embroiderer.

WILLIAM JOSEPH WHITE, of No. 33, King-street, Cheapside, in the city of London, Public 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 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 10th day of November, 1870.

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Walter Cameron, of No. 155, New North-road, Hoxton, in the county of Middlesex, Timber Merchant.

THOMAS ALLEN, of Cumberland-street, Curtain-road, in the county of Middlesex, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the said debtor must deliver them to the trustee, and all debts due to the 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 12th day of November, debts to the trustee.-Dated this 12th day of November, 1870.

The Bankruptcy Act, 1869.

In the London Bankruptey Court.

In the London Bankruptey Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Elizabeth Turner, of the Royal Oak Tavern, Raphaelstreet, Knightsbridge, in the county of Middlesex,

Licensed Victualler.

DWARD MOORE, of No. 3, Crosby-square, in the city of London, 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 irustee, and all debts due to the 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 14th day of November, 1870.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Joseph Morison, late of No. 75, Mark-lane, in the city of London, Merchant, and now of No. 54, Palace-gardens-terrace, Kensington, in the county of

Palace-gardens-terrace, Kensington, in the county or Middlesex, Gentleman.

DMUND VICTOR WHITTING, of No. 60, Grace-church-street, in the city of London, Merchant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effect of the debtor must deliver them to the trustee, and all debts due to the 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 14th day of November,

The Bankruptcy Act, 1869. In the County Court of Carnarvonshire, holden at Bangor.

In the County Court of Carnarvonshire, holden at Bangor. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Roberts, of Talycafo-ucha, in the parishes of Caerhua and Llanbedr, in the county of Carnarvon, Farmer.

WILLIAM GRIFFITHS, of Llichen Issa, in the parish of Caerhun, in the county of Carnarvon, Maltster, 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 debtor must be naid to the trustee. and all debts due to the 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 8th day of November, 1870.

. The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Samuel Curnock, Horsenden Thomas Curnock, and Thomas Cook, of No. 19, North Wharf, Paddington, and Kensal Wharf, Harrow-road, both in the county of Middlesex, trading in copartnership at No. 19, North Wharf aforesaid, under the name, style, or firm of A. and H. Curnock, as Road Contractors, and under

A. and H. Curnock, as Road Contractors, and under the name, style, or firm of Thomas Cook and Company,
Lime and Cement Merchants, at both places aforesaid.

DAVID WILLIAM YOUNG, of Nos. 6 and 19,
Canal-road, Kingaland, in the county of Middlesex,
Cement Manufacturer, has been appointed Trustee of the property of the debtors. "Alfred Samuel Curnock, Horsenden Thomas Curnock, and Thomas Cook, trading under the style or firm of Thomas Cook and Co. All persons having in their possession any of the effects of the debtors must deliver them to the trustee, and all debts due to the debtors must be paid to the trustee." Creditors due to the debtors 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 1st day of Notation by 1870. vember, 1870.

The Bankruptey Act, 1869.
In the London Bankruptey Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Samuel Curnock, Horsenden Thomas Curnock, and Thomas Cook, of No. 19, North Wharf, Paddington, and Kensal Wharf, Harrow-road, both in the county of Middlesex, trading in copartnership at No. 19, North Wharf aforesaid, under the name, style or firm of A. and H. Curnock, as Road Contractors, and under the name. H. Curnock, as Road Contractors, and under the name, style or firm of Thomas Cook and Company, Lime and

atyle or firm of Thomas Cook and Company, Lime and Cement Merchants at both places aforesaid.

AVID WILLIAM YOUNG, of Nos. 6 and 19, Canalroad, Kingsland, in the county of Middlesex, Cement Manufacturer, has been appointed Trustee of the property of the debtors, Alfred Samuel Curnock and Horsenden, Thomas Curnock, trading under the style or firm of A. and H. Curnock. All persons having in their possession any of the effects of the debtors must deliver them to the trustee. of the effects of the debtors must deliver them to the trustee, and all debts due to the debtors 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 1st day of November, 1870.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Samuel Curnock, Horsenden Thomas Curnock, and Thomas Cook, of No. 19, North Wharf, Paddington, and Kensal Wharf, Harrow-road, both in the county of Middlesex, trading in copartnership at No. 19, North Wharf aforesaid, under the name, style, or firm of A. and H. Curnock, as Road Contractors, and under the name, style, or firm of Thomas Cook and Company, Lime and Cement Merchants, at both places aforesaid.

DAVID WILLIAM YOUNG, of Nos. 6 and 19, Canal-road, Kingsland, in the county of Middlesex, Cement Manufacturer, has been appointed Trustee of the property of the debtor, Alfred Samuel Curnock. 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 debtor must be paid to the trustee. Creditors

due to the 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 1st day of November, 1870.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Samuel Curnock, Horsenden Thomas Curnock, and Thomas Cook, of No. 19, North Wharf, Paddington, and Kensal Wharf, Harrow-road, both in the county of Middlesex, trading in copartnership at No. 19, North Wharf aforesaid, under the name, style, or firm of A. and H. Curnock, as Road Contractors, and under the name, style, or firm of Thomas Cook and Company, Lime and Cement Merchants, at both places aforesaid.

name, style, or firm of Thomas Cook and Company, Lime and Cement Merchants, at both places aforesaid.

Note of Nos. 6 and 19, Canal-road, Kingsland, in the county of Middlesex, Cement Manufacturer, has been appointed Trustee of the property of the debtor, Horsenden Thomas Curnock. All persons having in their possession any of the effects of the said 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 1st day of November. 1870. November, 1870.

The Bankruptey Act, 1869. In the County Court of Surrey, holden at Croydon.

In the Matter of a Special Resolution for Liquidation by
Arrangement of the affairs of John Caffyn, of Nutfield,
in the county of Surrey, Wheelwright and Farmer.

EORGE CARTER MORRISON, of Reigate, in the

GEORGE CARTER MORRISON, of Reigate, in the county of Surrey, Solicitor, has been appointed Trustee under this liquidation by arrangement. 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 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 17th day of November, 1870.

The Bankruptcy Act, 1869.
In the County Court of Suffolk, holden at Ipswich.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Elizabeth Burditt, of Woodbridge, in the county of Suffolk, Widow, Watch and Clock Maker, Jeweller, Silversmith, and Optician.

WILLIAM COLMAN, of No. 53, Moorgate-street, in the city of London, Public Accountant, and Mr.

in the city of London, Public Accountant, and Mr. Benjamin Moulton, of Woodbridge, Suffolk, Auctioneer, have been appointed Trustees of the property of the

debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustees, and credits of the debtor must deliver them to the trustees, and all debts due to the debtor must be paid to the trustees. Creditors who have not yet proved their debts must forward their proofs of debts to the trustees.—Dated this 16th day of November, 1870.

The Backruptcy Act, 1869.

The Backruptcy Act, 1869.

In the County Court of Norfolk, holden at Norwich.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Ellis Newstead Field, of Kelling, in the county of Norfolk, Farmer.

SAMUEL CRASKE, of Holt, in the county of Norfolk, Bank Manager and Valuer, has been appointed Trustee of the property of the said Ellis Newstead Field. 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 said Ellis Newstead Field must be paid to the trustee. Creditors who have not yet proved their the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee.— Dated this 11th day of November, 1870.

The Bankruptcy Act, 1869. In the London Bankruptcy Court. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Louis Charles Alexander, of No. 2, Falcon-court, Fleet-street, in the city of London, Accountant.

THIS is to certify, that Mr. Robert Anderson Rust,
of No. 6, Piccadilly, in the county of Middlesex, Pianoforte Manufacturer, has been appointed and is hereby declared to be trustee under this liquidation by arrangement.—Given under my hand, and the Seal of the Court this 14th day of November, 1870.

C. H. KEENE, Registrar.

The Bankruptcy Act, 1869.

In the County Court of Norfolk, holden at Norwich.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Ellis Newstead Field, of Kelling, in the county of Norfolk, Farmer.

A T a Meeting of Creditors held at the office of the Registrar of the Court, on the 7th day of November last, it was resolved that the affairs of the said Ellis Newstead Field should be liquidated by arrangement, and not in bankruptcy, and the discharge of the said Ellis Newstead Field should be forthwith granted.—Dated this Newstead Field should be forthwith granted .- Dated this 11th day of November, 1870.
THOS. H. PALMER, Registrar.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the London Bankruptcy Court.

To James Scott Collins, of No. 113, Murray-street, New North-road, Hoxton, in the county of Middlesex.

TAKE notice, that a Bankruptcy Petition has been presented against you to this Court by John Tafft, of No. 5, Barge-yard, Bucklersbury, in the city of London, Wine Merchant, and the Court has ordered that the publication of this notice in the London Gazette shall be deemed to be service of the petition upon you, and further take notice that the said petition will be heard at this Court, on the 20th day of December, 1870. at eleven o'clock in on the 20th day of December, 1870, at eleven o'clock in the forenoon, on which day you are required to appear, and if you do not appear the Court may adjudge you bankrupt in your absence. The Petition can be inspected by you on application at this Court.—Dated this 14th day of November, 1870. §

The Bankruptcy Act, 1859. In the County Court of Worcestershire, holden at Worcester.

Alexander Hunter, of Love's Grove, in the city of Worcester, Draper.

Take notice, that a Bankruptcy Petition has been presented against you to this Court by William Hathway, of the city of Bristol, Woollen Merchant, trading under the style of William Hathway and Co., and the Court has ordered that the publication of this notice in the London Gazette shall be deemed to be service of the Petition upon you. And further take notice, that the said Petition will be heard at the County Court Office. No. 15. High-street. Worcester, on the 3rd Court Office, No. 15, High-street, Worcester, on the 3rd day of December, 1870, at twelve o'clock at noon, on which day you are required to appear; and if you do not appear, the Court may adjudge you bankrupt in your absence. The Petition can be inspected by you on application at this Court.—Dated this 16th day of November, 1870.

In the London Bankruptcy Court. MEETING of the creditors of Samuel Cotterell, of No. 5, Halkin-place, Belgrave-square, in the county of Middlesex, Horse Dealer, adjudicated bankrup?

on the 23rd day of August, 1870, will be held at the Masons'-hall Tavern, Masons'-avenue, in the city of London, on the 30th day of November, 1870, at eleven o'clock in the forenoon, for the purpose of considering the propriety of sanctioning the acceptance by the trustee of a composition offered by the bankrupt of ls. 6d. in the pound, to be paid in a month. Is secured, and for the sanulling thereafter of the order of adjudication made against the bankrupt.

In the County Court of Lancasbire, holden at Liverpool.

A MEETING of the creditors of James Campbell Baker, of No. 4, South John-street, Liverpool aforesaid, Estate Agent, adjudicated bankrupt a on the 8th day of September, 1870, will be held at the offices of Messrs. Gibson and Bolland, of No. 10, South John-street, Liverpool aforesaid, Accountant, on the 28th day of November, 1870. at half-past three o'clock in the afternoon, for the propose of considering the recognition of severitoring. for the purpose of considering the propriety of sanctioning the assent by the trustee of a scheme of settlement of the affairs of the bankrupt, and for the annulling of the order of adjudication made against the bankrupt.

In the County Court of Kent, holden at Rochester.

MEETING of the creditors of Robert Henderson and Thomas Bell, of No. 9, Ordnauce-street, Ordnauce-place, Chatham, in the county of Kent, Drapers and Copartners, adjudicated bankrupts on the 27th day of October last, will be held at the offices of Mr. William Webb Hayward, High-street, Rochester, Kent, on the 25th dsy of November, 1870, at twelve o'clock at noon, for the purpose of considering the propriety of sanctioning the assent by the Trustee to a scheme of settlement of the affairs of the bankrupts, for granting to the bankrupts their immediate discharge, and the Trustee his immediate release.—Dated this 16th day of November, 1870.

Declaration of Dividend under a Petition, dated 5th May, 1869, against Job Everard, of Yelvertoft, in the county of Northampton, Builder.

NOTICE is hereby given, that the First Dividend, at the rate of 2s. 6d. 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 23rd instant, or the following Wednesday, the content of aloven and two collections are designed. 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, except by the special direction of the Court. Executors or administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.—November 17, 1870.

M. PARKYNS, Official Assignee.

Declaration of Dividend under a Petition, dated 18th October, 1869, against Abel Samels, of High-street, Mortlake, in the county of Surrey, Lime Merchant.

Mortlake, in the county of Surrey, Lime Merchant.

NOTICE is hereby given, that the Second Dividend, at the rate of 2s, 5\frac{1}{2}d, 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 23rd instant, or the following Wednesday between the hours of eleven and two on each day. No warrants can be delivered unless the securities exhibited at the proof of the debt be produced, without the special 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.—November 17, 1870.

M. PARKYNS, Official Assignment.

M. PARKYNS, Official Assignee.

Declaration of Dividend under a Petition, dated 1st December, 1869, against John Kerslake, of Buckingham Palace-road, Pimlico, in the county of Middlesex, and No. 45, High-street, Southwark, in the county of Surrey, Boot and Shoe Dealer.

NOTICE is hereby given, that the First Dividend, at the rate of 6d. 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 23rd 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 and administrators of deceased creditors will be required to produce the probate of will or letters of administration under which they claim.—November 17, 1870.

M. PARKYNS, Official Assignee.

The Bankruptcy Act, 1861.
In the London Bankruptcy Court.
In the Matter of Frederick Arundel Downing, of No. 55, Great Russell street, Bloomsbury, Engineer, a Bankrupt.

HEREAS an adjudication of Bankruptcy was made VV against the above Frederick Arundel Downing, on the 28th day of January, 1870. This is to give notice, that by an order of this Court, dated the 16th day of November, 1870, the said adjudication has been annulled.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Blackburn.
In the Matter of Thomas Jefferson Shaw, of Over Darwen, in the county of Lancaster, Gentleman, a Bankrupt.

WHEREAS under a Bankruptcy Petition presented to this Court against the said Thomas Jefferson Shaw, an order of adjudication was made on the 11th day of July, 1870. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 14th day of November, 1870.—Dated this 14th day of November, 1870. November, 1870.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court, Basingball-street. In the Matter of a Bankruptcy Petition against John Mabson, formerly of No. 3, Paxton-terrace, Anerley-road, Norwood, in the county of Surrey, Dealer in Sew-

ing Machines.

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 John Mahson having been given, it is ordered that the said John Mabson be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 15th day of November, 1870.

By the Court,
P. H. Pepys, Registrar. The First General Meeting of the creditors of the said John Mabson is hereby summoned to be held at this Court, on the 29th day of November, 1870, at eleven o'clock in the forenoon, 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 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 Profession of the Position of the Position of the paid edges. their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869. In the London Bankruptcy Court, Basinghall-street.

In the Mondon Bankruptcy Court, basing unsafeted:
In the Matter of a Bankruptcy Petition against Frederick
Essex and Burton Gibbs, of No. 61, Vauxball-walk, in
the county of Surrey, Rug Manufacturers and Copartners, trading under the style or firm of Essex and Gibbs.
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 the Bankruptcy
alleged to have been committed by the said Frederick Essex alleged to have been committed by the said Frederick Essex and Burton Gibbs having been given, it is ordered that the hard Burton Gibbs be, and they are hereby, adjudged bankrupts.—Given under the Seal of the Court this 17th day of November, 1870.

By the Court,

P. H. Pepys, Registrar.

The First General Meeting of the creditors of the said Frederick Essex and Burton Gibbs is hereby summoned to be held at this Court, on the 29th day of November, 1870, at half-past twelve o'clock in the afternoon, 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 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 Sir Minto Walter Townsend Farqubar, Baronet, of No. 5, Cole-herne-road, Earl's-court, Brompton, in the county of Middlesex, of no occupation.

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 Sir Minto Walter Townsend Farquhar having been given, it is ordered that the said Sir Minto Walter Townsend Farquinar be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 16th day of November, 1870.

By the Court

W. Hazlitt, Registrar. A First General Meeting of the creditors of the said Sir Minto Walter Townsend Farquhar is hereby summoned to be held at this Court, on the 30th day of November, 1870, at one o'clock in the afternoon, and that the Court bas 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 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 County Court of Lancashire, holden at Liverpool. In the Matter of a Bankruptcy Petition against John Halsall, of No. 301 (and not No. 31, as erroneously printed in last Gazette), Scotland-road, Liverpool, in the county of Lancaster, Licensed Victualler.

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 of Bankreprivaleged to have been committed by the said John Halsall having been given, it is ordered that the said John Halsall be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 12th day of November, 1870.

By the Court,

Henry Hime, Registrar. The First General Meeting of the creditors of the said John Halsall is hereby summoned to be held at this Court, on the 28th day of November, 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

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.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

In the Matter of a Bankruptcy Petition against William Doughty Blackburn, of Hulme Farm, Melling, in the parish of Halsall, and Edward Pawson, of No. 134, Beacon-lane, Liverpool, trading together at Nos. 59 and 61, Mason-street, Edge-bill, Liverpool, all in the county of Lancaster, as Common Brewers, under the style or firm of W. D. Blackburn and Co.

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 Bankruptcy alleged to have been committed by the said William

alleged to have been committed by the said William Doughty Blackburn and Edward Pawson having been given, it is ordered that the said William Doughty Blackburn and Edward Pawson be, and they are hereby, adjudged bankrupts .- Given under the Seal of the Court this 15th day of November, 1870.

By the Court,

James F. Watson, Registrar. The First General Meeting of the creditors of the said William Doughty Blackburn and Edward Pawson is hereby summoned to be held at the County Court, No. 80, Limestreet, Liverpool, on the 5th day of December, 1870, at two

o'clock in the afternoon, 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

in their possession any of the effects of the bankrupts must

Until the appointment of a Trustee, all persons having

deliver them, and all debts due to the bankrupts must be paid, to the Registrar. Creditors must forward their Proofs of Debts to the Registrar. Creditors must forward their

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Liverpool. In the Matter of a Bankruptcy Petition against Edmund Ridings and Thomas Ridings, of and carrying on business as Merchants and Cotton Dealers, in copartnership, in Liverpool, in the county of Lancaster, under the style or firm of Edmund Ridings and Co., and at Manchester

Petitioners, and of the trading and of the act of Bankruptcy Retitioners, and of the training and of the act of bankruptey alleged to have been committed by the said Edmund Ridings and Thomas Ridings having been given, it is ordered that the said Edmund Ridings and Thomas Ridings be, and they are hereby adjudged bankrupts.—Given under the Seal of the Court this 10th day of November, 1870.

By the Court,

James F. Watson, Registrar.

The First General Meeting of the creditors of the said Edmund Ridings and Thomas Ridings is hereby summoned to be held at the County Court, No. 80, Lime-street, Liver-pool, on the 1st day of December, 1870, at two o'clock in the afternoon, 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 the Registrar. Creditors must forward their Proofs

of Debts to the Registrar.

The Bankroptcy Act, 1869

In the County Court of Lancashire, holden at Liverpool, In the Matter of a Bankruptcy Petition against John McCollough, of Drury-buildings, Water-street, Liver-pool, in the county of Lancaster, Merchant, Dealer and Chapman,

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 Bankruptcy alleged to have been committed by the said John McCollough having been given, it is ordered that the said John McCollough be, and he is hereby, adjudged bankrupt. —Given under the Seal of the Court this 14th day of November, 1870.

By the Court,

James F. Watson, Registrar.

The First General Meeting of the creditors of the said John McCollough is hereby summoned to be held at the County Court, No. 80, Lime-street, Liverpool, on the 30th day of November, 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 Oxfordshire, holden at Banbury.
In the Matter of a Bankruptcy Petition against Richard
Jarrett, of Mickleton, in the county of Gloucester, Carrier and Shopkeeper.

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 Bankruptcy alleged to have been committed by the said Richard Jarrett having been given, it is ordered that the said Richard Jarrett be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 14th day of November, 1870.

By the Court,

John Fortescue, Registrar.

The First General Meeting of the creditors of the said Richard Jarrett is hereby summoned to be held at the office of this Court, on the 29th day of November, 1870, at three 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 Cornwall, holden at Truro.

In the Matter of a Bankruptcy Petition against James
Warden, of the parish of Saint Austell, in the county of Cornwall, Miller.

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 Bankruptcy alleged to have been committed by the said James Warden having to have been committed by the said sames wanted having been given, it is ordered that the said James Warden be, and he is hereby, adjudged bankrupt.—Given under the Seal of Court this 16th day of November, 1870.

By the Court,

J. G. Chilcott, Registrar.

and Preston, in the same county, under the style or firm of Thomas Ridings and Co., Bankrupts.

UPON the bearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the 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 Bankruptey Act, 1869. In the County Court of Gloucestershire, holden at Bristol. In the Matter of a Bankruptcy Petition against Francis Smith, of, and carrying on business at, No. 14, Sussexplace, Ashley-road, in the city and county of Bristol, Horse Hair Manufacturer.

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 Bankruptcy alleged to have been committed by the said Francis Smith having been given, it is ordered that the said Francis Smith be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 14th day of November, 1870

By the Court, Edward Harley, Registrar. The First General Meeting of the creditors of the said Francis Smith is hereby summoned to be held at the County Court Office, Small-street, Bristol, on the 30th day of November, 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 Worcestershire, holden at

Dudley.

In the Matter of a Bankruptcy Petition against James
Foster, of Hall-street, Dudley, in the county of Worces-

ter, General 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 acts of the Bankruptcy alleged to have been committed by the said James Foster having been given, it is ordered that the said James Foster be, and he is hereby, adjudged bank-rupt.—Given under the Seal of the Court this 14th day of November, 1870.

By the Court,

Thos. Walker, Registrar. The First General Meeting of the creditors of the said James Foster is hereby summoned to be held at this Court, on the 1st day of December, 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 Carmarthenshire, holden at

Carmarthen.

In the Matter of a Bankruptcy Petition against John Davies, of Canton House, in the town of Llandslo, in the county of Carmarthen, General Merchant and Commission Agent.

UPON the Landslow of Carmarthen, General Merchant and Commission Agent.

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 John Davies having been given, it is ordered that the said John Davies be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 29th day of October, 1870.

By the Court, Walter Lloyd, Registrar.

The First General Meeting of the creditors of the said John Davies is hereby summoned to be held at the office of the Court, on the 29th day of November, 1870, at one 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 Essex, bolden at Colchester.
In the Matter of a Bankruptcy Petition against Donald McIntosh, of Colchester, in the county of Essex, Draper.
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 Bankruptey alleged to have been committed by the said Donald McIntosh having been given, it is ordered that the said Donald McIntosh be, and he is hereby, adjudged bankrupt.

—Given under the Seal of the Court this 12th day of November, 1870.

By the Court,
J. S. Barnes, Registrar.
The First General Meeting of the creditors of the said Donald McIntosh is hereby summoned to be held at the Office of this Court, on the 12th day of December, 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

Until the appointment of a Trustce, 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 Proo!s

of Debts to the Registrar.

The Bankruptcy Act, 1869. In the County Court of Devonshire, holden at East

Stonehouse.
In the Matter of a Bankruptcy Petition against John Ford Selmon, of Martin-street, Plymouth, in the county

of Devon, Corn and Forage 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 acts of the Bank-ruptcy alleged to have been committed by the said John Ford Selmon having been given, it is ordered that the said John Ford Selmon be, and he is hereby, adjudged bankrupt.
—Given under the Seal of the Court this 16th day of November, 1870.

By the Court,

P. Pearce, Registrar.

The First General Meeting of the creditors of the said
John Ford Selmon is hereby summoned to be held at
this Court, St. George's Hall, East Stonehouse, in the
county of Devon, on the 2nd day of December, 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.

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 o Debts to the Registrar.

The Bankruptcy Act, 1869.
In the County Court of Glamorganshire, holden at Neath.
In the Matter of a Bankruptcy Petition against John Thomas, of Charles-street, Britonferry, in the parish of Britonferry, in the county of Glamorgan, Draper, Dealer

and Chapman. UPON the hearing of this Petition this dar, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the trading, and of the act or acts of Bankruptcy and of the trading, and of the act of acts of Bankruptey alleged to have been committed by the said John Thomas, having been given, it is ordered that the said John Thomas, be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 16th day of November, 1870.

By the Court,

Isaac Morgan, Registrar.

The First General Meeting of the creditors of the said John Thomas is hereby summoned to be held at the Office of the Court, on the 29th day of November, 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 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 Northamptonshire, holden at
Peterborough.
In the Matter of a Bankruptcy Petition against Robert
Bamford, of Deene, in the county of Northampton,

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 Bankruptcy alleged to have been committed by the said Robert Banford having been given,

it is ordered that the said Robert Bamford be, and he is hereby adjudged bankrupt .- Given under the Seal of the Court this 14th day of November, 1870.

By the Court,
W. D. Gaches, Registrar.
The First General Meeting of the creditors of the said Robert Bamford is hereby summoned to be held at the County Court Office, in Peterborough aforesaid, on the 29th day of November, 1870, at twelve o'clock at noon, and that the Court has or leved the bankrupt to attend thereat for examination, and to produce thereat a 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 Debts to the Registrar.

The Bankruptcy Act, 1869.

In the County Court of Surrey, holden at Kingston.

In the Matter of a Bankruptcy Petition against George Harmsworth, of Surbiton Ale Stores, Surbition Hill, Kingston, in the county of Surrey, and of Teddington, in the county of Middlesex, Wine and Beer 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 trading, and of the act or acts of Bankruptcy alleged to have been committed by the said George Harmsworth having been given, it is ordered that the said George Harmsworth be, and he is hereby adjudged bank-rupt.—Given under the Seal of the Court this 11th day of November, 1870,

By the Court,

James Bell, Deputy Registrar.

The First General Meeting of the creditors of the said
George Harmsworth is hereby summoned to be held at the County Court Office, on the 1st day of December, 1870, at three 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 Norfolk, holden at Norwich.
In the Matter of a Bankruptcy Petition against James Forder and William Forder, of Thurton, in the county of Norfolk, Cordwainers.

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 the Bankrupicy alleged to have been committed by the said James Forder and William Forder having been given, it is ordered that the said James Forder and William Forder be, and they are hereby, adjudged bankrupts.—Given under the Seal of the Court this 15th day of November, 1870.

By the Court.

Thos. H. Palmer, Registrar.

The First General Meeting of the creditors of the said James Forder and William Forder is hereby summoned to be held at the Registrar's Office, Redwell-street, Norwich, on the 30th day of November, 1870, at eleven o'clock in the forenoon, 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 'I'rustee all persons having in

their possession any of the effects of the hankrupts must deliver them, and all debts due to the bankrupts 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 Surrey, holden at Croydon.

In the Matter of a Bankruptcy Petition against George
Augustus Frederick Syers, of Anerley-grove, Upper
Norwood, in the county of Surrey.

UPON the hearing of this Petition on the 12th day of

October, 1870, and upon proof satisfactory to the Court of the debt of the Petitioner, and of the act or acts of Bankruptcy alleged to have been committed by the said George Augustus Frederick Syers having been given, it is ordered that the said George Augustus Frederick Srers be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 12th day of October, 1870.

By the Court,

W. H. Romland, Registrer

W. H Rowland, Registrar.

The First General Meeting of the creditors of the said George Augustus Frederick Syers is hereby summoned to be held at the County Court Office, Croydon, on the 1st day of December, 1870, at three o'clock in the afternoon, and that the Court has ordered the bankrupt to attend No. 23680.

thereat for examination and to produce thereat a statemen 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 London Bankruptcy Court.

In the Matter of William James Scott, of No. 56, Fenchurch-street, in the city of London, General Merchant

and Importer, a Bankrupt.

Henry Arthur Dubois, of No. 2, Gresham-buildings, Basinghall-street, in the city of London, Public Accountant, Basinghall-street, in the city of London, Public 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 Bankruptcy Court, on the 14th day of December, 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 delta due to 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 14th day of November, 1870.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Thomas Roberts, of No. 95. New Bondstreet, in the county of Middlesex, Dentist, a Bankrupt.

Henry Hinchliff Hardinge, of No. 79, Clarendon-road,

Notting-hill, 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 Court of Bankruptcy, Lincoln's-inn-fields, on the 6th day of December, 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. 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 9th day of November, 1870.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of Henry Revill, late of No. 32, New Church-street West, Edgware-road, in the county of Middlesex, Upholsterer, a Bankrupt.

Warwick Hayles, of No 15, King-street, Cheapside, 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 Court of Bankruptce, Lingdle's-inpefields, on the 16th the Court of Bankruptcy, Lincoln's-inn-fields, on the 16th day of December, 1870, at eleven o'clock in the fore-moon. 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 15th day of November, 1870.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Benjamiu Shepherd, of the Newington Arms, King and Queen-street, Walworth, in the county of Surrey, a Bankrupt.

Thomas Phillips, of the French Horn, Crutched Friars, Thomas Philips, of the French Horn, Crutched Friars, in the city of London, Victualler, 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 Court of Bankruptcy, Lincoln's-innfields, in the county of Middlesex, ou the 5th day of December, 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 November, 1870

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.
In the Matter of Robert Keeble, formerly of No. 1, Bowstreet, in the county of Middlesex, but now of No. 162, Oxford-street, in the county of Middlesex, Licensed

Victualler, a Bankrupt.

Silas William Baggs, of No. 28, King-street, in the city of London, Accountant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the adjourned Public Examination of the bankrupt to take place at the Loudon Bankruptey Court, Lincoln's-inn-fields, on the 5th day of December, 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 November, 1870.

The Bankruptcy Act, 1869.
In the London Bankruptcy Court.
In the Matter of Robert Brown, of No. 53, Smith-street,
Mile End, in the county of Middlesex, Draper, a Bank-

Alexander McGaw, of Angel-court, No. 9, Friday-street, in the city of London, Wholesale Clothier, 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, Linrupt to take place at the London Bankruptcy Court, Lin-coln's-inn-fields, on the 13th day of November, 1970, 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 14th day of November, 1870.

The Bankruptcy Act, 1869. In the County Cour: of Carmarthenshire, holden at Bangor.

In the Matter of William Roberts, of Hengapel, in the parish of Beddgelert, in the county of Carnarvon, Farmer, Builder, and Contractor, a Bankrupt.

John Lewis, of Snowdon street, Portmadoc, in the county of Carnervon, Plumber, 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 Court-house, Bangor, on the 5th day of December, 1870, at two 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 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 12th day of November, 1870.

The Bankruptoy Act, 1869. In the County Court of Glamorganshire, holden at Aberdare.

In the Matter of Henry Purdon, of Hirwain, in the parish of Aberdare, in the county of Glamorgan, Surgeon and

Apothecary, a Bankrupt.

John Daniel Thomas, of Neath, in the county of Glamorgan, High Bailiff, 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 Public Examination of the bankrupt to take place at the Temperance Hall, Aberdare, on the 13th day of Nowember, 1870, at one 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 bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their that the state of the trustee. Deted this 16th day of proofs of debts to the trustee.-Dated this 16th day of November, 1870.

The Bankrupicy Act, 1869.
In the County Court of Yorkshire, holden at Leeds.
In the Matter of John Shunn, of Leeds, in the county of York, General Merchant, trading under the firm of John Shann and Co., a Bankrupt.

John Routh, of Leeds, in the county of York, Public 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 house, Leeds, on the 8th day of December, 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 bank-

rapt 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 11th day of November,

The Bankruptcy Act, 1869.
In the County Court of Yorkshire, holden at Leeds.
In the Matter of Sarah Whitwam, of the Prince of Wales Hotel, Kirkgate, Leeds, in the county of York, Licensed Victualler, a Bankrupt.

John Routh, of Leeds aforesaid, 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-house, in Leeds aforesaid, on the 2nd day of December, 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 them. rupt must be paid to the truster. Creditors who have not yes proved their design must forward their proofs of debts to the trustee. - Dated the 14th day of November, 1870.

The Bankruptcy Act, 1869.

In the County Court of Devonshire, holden at Exeter. In the Matter of Edward Humphreys, of Newton Abbott, in the county of Devon, Railway Contractor, a Bankrupt.

In the county of Devon, Railway Contractor, a Bankrupt. Daniel Southwood, of Chudleigh, Devon, Clerk, and Thomas Saoders, of Chudleigh, Carpenter, have been appointed Trustees of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Castle of Exeter, at Exeter, on the 7th day of December, 1870, at ten c'clock in the forenoon. 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 and all debts due to the bankrupt must be paid to the trustees. Creditors who have not yet proved the r debts must forward their proofs of debts to the trustees.—Dated this 8th day of November, 1870.

The Bankruptey Act, 1869. In the County Court of Staffordshire, holden at Walsall. In the Matter of Levi York, of Wednesbury, in the county

of Stafford, Engineer, a Bankrupt.

Frederic Fuhrmann Clarke, the Registrar of this Court, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examinawalsall, on the 30th day of November, 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 15th day of November, 1870.

The Bankruptcy Act, 1869. In the County Court of Devonshire, holden at East Stonehouse.

In the Matter of Francis Horsham, late of St. Budeaux, but now of No. 27, Benbow-street, Stoke, Devonport, in the county of Devon, Market Gardener, Cowkeeper, and

Dairyman, a Bankrupt.

Ward West Arliss, of Plymouth, in the county of Devon, 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 St. George's Hall, East Stonehouse, in the county of Devon, on the 21st day of December, 1870, at ten 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 16th day of November, 1870.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Liverpool. In the Matter of John Usher Cunningham and John Grahame, both of Liverpool, in the county of Lancaster, Cotton Brokers, formerly carrying on business in copartnership with Frederick Vigne Andrews, at Liverpool aforesaid, under the style or firm of Cunningham, Andrews, and Co., and more lately carrying on business in copartnership with the said Frederick Vigne Andrews and Henry Wilson, at Liverpool aforesaid, under the same style or firm, Bankrupts.

John Stanley Blease, of No. 15, Lord-street, Liverpool,

in the county of Lancaster, Accountant, has been appointed Trustee of the property of the bankrupts. The Court has appointed the Public Examination of the bankrupts to take place at the County Court, Eldon-chambers, South John-street, Liverpool aforesaid, on the 3rd day of December, 1870, at eleven o'clock in the forenoon. All persons having in their possession any of the effects of the bankrupts must deliver them to the trustee, and all debts due to the bankrupts 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 14th day of November, 1870.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Liverpool. In the Matter of William Winn, of No. 112, Bold-street, Liverpool, in the county of Laneaster, Silk Mercer and Draper, a Bankrupt.

Samuel Hunt the younger, of No. 54, Portland-street, Manchester, Public 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, Eldon-chambers, South John-street, Liverpool aforesaid, on the 12th day of December, 1870, at eleven o'clock in the forenoon precisely. 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.—Dates this 14th day of November,

The Bankruptcy Act, 1869.

In the County Court of Derbyshire, holden at Derby. In the Matter of Samuel Harrison, formerly of Belper, and now of Derby, in the county of Derby, Draper, a Bank-

Mr. Joshua Crowther, of Bath-chambers, York-street, in the city of Manchester, 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 Hall, Derby, on the 6th day of December, 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 7th day of November,

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Hanley, Burslem, and Tunstall.

In the Matter of William Chidler, of Audley, in the county of Stafford, Joiner and Builder, a Bankrupt.

Thomas Derry, of Burslem, in the county of Stafford, Auctioneer, 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 Regis-Examination of the bankrupt to take place at the Registrar's Office, No. 32, Cheapside, Hanley, on the 10th day of December, 1870, at eleven 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 12th day of November, 1870.

The Bankruptcy Act, 1861.

Notice of Sitting for Last Examination.

Robert Walker, late of No. 11, Crane-court, Fleet-street, London, and residing at No. 72, Piccadilly, in the county of Middlesex, Newspaper Proprietor and Advertising Agent, having been adjudged bankrupt by a Registrar of the Court of Bankruptcy in London, attending at Whitecross-street Prison, on the 21st day of September, 1866, and the adjudication being directed to be prosecuted at the Court of Bankruptcy in London, a public sitting, for the said bankrupt to pass his Last Examination, and make application for his Discharge, will be held before the said Court, on the 19th day of December next, at the said Court, at Basinghall-street, in the city of London, at eleven o'clock in the forenoon precisely, the day last aforesaid being the day limited for the said bankrupt to surrender. Mr. George John Graham, of No. 25, Coleman-street, London, is the Official Assignee. is the Official Assignee.

The first meeting of creditors has been duly held in the said bankruptcy and at the public sitting above-mentioned Proofs of Debts of creditors who have not proved will be received, and the said bankrupt will be required to surrender himself to the said Court, and 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.

In the County Court of Norfolk, holden at Norwich.
On the 12th day of December 1870, at twelve o'clock at noon, Roger Allday Kerrison and Roger Kerrison, against whom jointly with Sir Robert John Harvey Harvey, Baronet, a Backruptcy Petition was filed on the 16th day Patition was filed on the 21st day of July, 1870, and against whom respectively a Bankruptcy Petition was filed on the 21st day of July, 1870, who were adjudicated bankrupts on the 22nd day of July, 1870, will apply for an Order of Discharge.—Dated this 17th day of November, 1870.

In the County Court of Hertfordshire, holden at Hertford.

A Dividend is intended to be declared in the matter A Dividend is intended to be declared in the matter of Thomas Hoare, of Aston, in the county of Hertford, Miller, adjudicated a bankrupt on the 7th day of June, 1870. Creditors who have not proved their debts by the 26th day of November, 1870, will be excluded.—Dated this 12th day of November, 1870.

E. R. Spence, Trustee.

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In the County Court of Essex, holden at Colchester. A Dividend is intended to be declared in the matter of James Moore, of No. 2, Cambridge-terrace, Military-road, Colchester, Billiard-room Keeper, and Dealer in Beer, Wine, and Spirits, adjudicated a bankrupt on the 19th day of May, 1870. Creditors who have not proved their debts by the 2nd day of December, 1870, will be excluded.—Dated this 15th day of November, 1870.

George Pye, Trustee.

In the County Court of Norfolk, holden at Norwich.

A Dividend is intended to be declared in the matter of Ellis Newstead Field, of Kelling, in the county of Norfolk, Farmer, adjudicated a bankrupt on the 11th day of October, 1870. Creditors who have not proved their debts by the 25th day of November, 1870, will be excluded.—Dated this 11th day of November, 1870.

Abel Tillett, Solicitor for the Trustee.

In the County Court of Lancashire, holden at Liverpool. A Dividend is intended to be declared in the matter of Charles Poitier Nosworthy, of Liverpool, in the county of Lancaster, and of Oxton, in the county of Chester, Com-mission Agent, Broker, Factor, Book Keeper, and Farmer, adjudicated bankrupt on the 11th day of August, 1870. Creditors who have not proved their debts by the 25th day of November, 1870, will be excluded. - Dated this 16th day of November, 1870.

Henry Bolland, Trustee.

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 Philip Henry Pepys, Esq., Regis-

John Wonham, of Ewell Mill, Ewell, in the county of Surrey, Miller and Dealer in Corn, lately trading in copartnership with Charles Smith, since deceased, at Ewell Mill aforesaid, as Millers and Corn Dealers, adjudicated bank-rupt on the 25th day of April, 1869. A Final Dividend Meeting will be held on the 18th day of December next, at eleven o'clock in the forenoon precisely.

William Smith, of St. John's-grove, Richmond, in the county of Surrey, Bricklayer, adjudicated bankrapt on the 5th day of May, 1865. A Dividend Meeting will be held on the 13th day of December next, at eleven o'clock in the forenoon precisely.

David Graham, late of No. 13, Lower Kennington-lane, in the county of Surrey, but now of No. 2, Grove-lane, Camberwell, in the county of Surrey, Warehouseman's Salesman, adjudicated bankrupt on the 28th day of July, 1864. A Dividend Meeting will be held on the 13th day of De-cember next, at eleven o'clock in the forenoon precisely.

Thomas French, of No. 87, Great Titchfield-street, Maryleboue, in the county of Middlesex, Boot and Shoe Seller, adjudicated bankrupt on the 18th day of December, 1867. A Dividend Meeting will be held on the 14th day of December next, at eleven o'clock in the forenoon precisely.

Benjamin Cooper, late of the Town Arms Hotel, Queenstreet, Gravesend, in the county of Kent, Licensed Victualler, adjudicated bankrupt on the 28th day of June, 1869. A Dividend Meeting will be held on the 14th day of December next, at eleven o'clock in the forenoon precisely.

Charles Flaxman, late of No. 7, Belgrave-street South, Pimlico, in the county of Middlesex, and now of No. 23, Ebury-street, and of Belgrave-buildings, Ecclesion-street East, both in Pimlico aforesaid, Carpenter, Builder, and Decorator, adjudicated bankrupt on the 11th day of February, 1867. A Dividend Meeting will be held on the 14th day of December next, at twelve o'clock at noon precisely.

Frederick Beville, formerly of No. 31, Oxford-street, in the county of Middlesex, Draper, and now of No. 1, Ed-ward-street, in the city of London, Agent, adjudicated bank-rupt on the 31st day of December, 1869. A Dividend Meeting will be held on the 14th day of December next, at twelve o'clock at noon precisely. At the Court of Bankruptcy, Basinghall-street, in the city of London, before Henry Philip Roche, Esq., a Registrar:

John Baker, of No. 6, Baker-street, in the parish of Betbnal-green, in the county of Middlesex, and also of No. 75, Digby-street, Bethnal-green aforesaid, and Henry Baker, of No. 37, James-street, Bethnal-green aforesaid, and also of No. 75, Digby-street aforesaid, respectively carrying on business at No. 75, Digby-street aforesaid, in copartnership as Scavengers, adjudicated bankrupts on the 4th day of February, 1869. A Dividend Meeting will be held on the 3rd day of December next, at eleven o'clock in the forenoon precisely.

Samuel Elias Moss, of No. 24, Houndsditch, in the city of London, trading as Moss and Levetus, Wholesale Jewellers, adjudicated bankrupt on the 17th day of August, 1869. A Dividend Meeting will be held on the 3rd day of December next, at eleven o'clock in the forenoon precisely.

James Rose Ward, formerly of No. 2, King's-road, Battersea, then of Frogmore House, Wandsworth, then of Borrowdale-road, Wandsworth, then of No. 7, March's-place, Putney, all in the county of Surrey, Builder (for about repriod having temporary lodgings at No. 15, Wolsey-street and No. 31, Cobbold-street, Ipswich, in the county of Suffolk), and now of No. 12, Oldfield-terrace, Chancellors, Hammersmith, in the county of Middlesex, out of business, Adjudicated bankrupt on the 25th day of March, 1869. A Dividend Meeting will be held on the 5th day of December next, at twelve c'clock at noon precisely.

John Hubbard, of No. 6, Wilton-road, Shepherd's Bush, in the county of Middletex, formerly of Albion road, Hammersmith, in the said county of Middlesex, Grocer and Chesemonger, adjudicated bankrupt on the 23rd day of November, 1869. A Dividend Meeting will be held on the 5th day of December next, at twelve o'clock at noon precisely.

At the Court of Bankruptcy for the Manchester District, at No. 37A, Oxford-street, Manchester, before Thomas George Fardell, Esq., a Registrar:

George Heyes, of Little Lever, in the county of Lancaster, Manufacturer, adjudicated bankrupt on the 13th day of August, 1863. A Dividend Meeting will be held on the 12th day of December next, at twelve o'clock at noon precisely.

John Lowcock, of Waterside, Colne, in the county of Lancaster, Cotton Manufacturer, Dealer and Chapman, adjudicated bankrupt on the 21st day of October, 1864. A Dividend Meeting will be held on the 12th day of December next, at twelve o'clock at noon precisely.

At the County Court of Gloucestershire, holden at Bristol, before Edward Harley, Esq., Registrar:

John Thompson, of Grange Town, near Cardiff, in the county of Glamorgan, Ropemaker and Shipowner, previously of Bishop Wearmouth, in the county of Durham, Shipowner, adjudicated bankrupt on the 15th day of December, 1869. A Dividend Meeting will be held on the 2nd day of December next, at twelve o'clock at noon precisely.

At the County Court of Yorkshire, holden at the Court House, Manor-row, Bradford, before George Robinson, Esq., the Registrar:

John Firth and Spencer Banks Booth, both of Bradford, in the county of York, Woolstaplers and Copartners, trading under the firm of Firth and Booth, adjudicated bankrupts on the 30th day of December, 1869. A joint and separate Dividend Meeting will be held on the 2nd day of December next, at twelve o'clock at noon precisely.

At the said Meetings the Assignees will, in pursuance of the 174th section of the said Act, submit statements of the Bankrupt's estate recovered and outstanding, and of all receipts and of all payments made or to be made thereout; and the creditors at the said respective meetings will, in pursuance of the said section, declare whether any and what Dividend shall be made, and whether any and what allowance shall be paid to the said bankrupts respectively. Proofs of Debts will be received, and creditors who have not proved, or do not then prove, will be excluded the benefit of the Dividend. And all claims not proved will be disallowed.

In the County Court of Hampshire, holden at Southampton.

In the Matter of Gabriel Scot, of Redbridge, in the county of Southampton, Bone and Chemical Manure Manufacturer, a Bankroot.

AN Order of Discharge was granted to Gabriel Scott, of Redbridge, in the county of Southampton, Bone and Chemical Manure Manufacturer, who was adjudicated bankrupt on the 10th day of March, 1870.

The Bankruptcy, Act 1861.

Notice of the Granting of Orders of Discharge.

William Charles Banwell, of No. 20, Coborn-road, Bow, and No. 29, Cowper-street, City-road, previously of No. 31½, Cowper-street aforesaid, all in Middlesex, previously of Warwick-place, New Cross, in the county of Kent, and of Fish-street-hill, in the city of London, then of Castle-street, Shoreditch, in the said county of Middlesex, Packing-case Maker, adjudicated bankrupt on the 17th day of October, 1866. An Order of Discharge was granted by the Court of Bankruptcy, London, on the 5th day of October, 1867.

George Wenham, of No. 27, Brewer-street, Woolwich, in the county of Kent, Journeyman Bricklayer, adjudicated bankrupt on the 26th day of February, 1869. An Order of Discharge was granted by the Court of Bankruptcy, London, on the 28th day of April, 1869.

John Sinclair Mulley, of No. 13, Beach-terrace, Southsea, formerly of No. 5, Woodstick-terrace, Southsea, then of Haslar, near Gosport, all in the county of Hanis, Civil Engineer and Draughtsman in the War Department at Portsea, in the said county of Hants, adjudicated bankrupt on the 19th day of December, 1867. An Order of Discharge was granted, subject to certain conditions in the discharge mentioned, by the Court of Bankruptcy, London, on the 18th day of February, 1868.

James Guy Poole, of No. 51, Threadneedle-street, in the city of London, Merchaut, adjudicated bankrupt on the 23rd day of November, 1869. An Order of Discharge was granted by the Court of Bankruptcy, London, on the 22nd day of February, 1870.

William Jones, of No. 9, King-street, Carmarthen, in the county of the borough of Carmarthen, Contectioner and Flour Dealer, adjudicated bankrupt in the Bankruptcy Court at Bristol, on the 27th day of November, 1869. An Order of Discharge was granted by the County Court of Gloucestershire, holden at Bristol, on the 23rd day of June, 1870.

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:—

THE estates of Thomas Young, lately Contractor and Provision Dealer, Eglinton-street, Glasgow, and now residing Crawford-street there, were sequestrated on the 11th day of November, 1870, by the Sheriff of Lanarkshire. The first deliverance is dated 11th November, 1870.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Wednesday, the 23rd day of November, 1870, within Whyte's Temperance Hotel, Candleriggs, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their cashs and grounds of debt must be lodged on or before the 11th day of March, 1871.

The Petitioner being in prison at the instance of a Creditor has applied for immediate liberation; and farther, a Warrant of Frotection against Arrest or Imprisonment for Civil Debt, until the meeting of the creditors for the election of the Trustee, has been granted to the bankrupt.

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

THOS. YOUNG, Petitioner.

THE estates of Alexander Callender and Son, Contractors, in Graham-square, Glasgow, and Alexander Callender, Contractor, in Glasgow, and residing at Udding-

ron, and William Callender, Contractor, in Glasgow, and see ding there, the Individual Partners of said Company, as uch Partners, and as Individuals, were sequestrated on the 16th November, 1870, by the Sheriff of Lanarkshire.

The first deliverance is dated the 16th November, 1870.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on the 25th November, 1870, within the Faculty of Procurators' Hall, Saint

George's-place, Glssgow.

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 16th of March, 1871.

A Warrant of Protection against Arrest or Imprisonment for Civil Debt has been granted to the Bankrupts until the said meeting for the election of Trustee.

All future advertisements relating to this sequestration

will be published in the Edinburgh Gazette alone.

J. MAXTON, Glasgow, Agent.

THE estates of James Robinson, Provision Dealer, No. 56, Main-street, Gorbals, Glasgow, were sequestrated on the 14th day of November, 1870, by the Sheriff of Lanarkshire.

The first deliverance is dated the 14th November, 1870. The meeting to eject the Trustee and Commissioners is to be held on Tuesday, the 22nd day of November, 1870, at twelve o'clock, noon, within the Faculty Hall, Saint

George's-place, Glasgow.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their oaths and grounds of debt must be lodged on or before the 14th day

of March, 1871.

A Warrant of Protection has been granted to the Bank-rupts till the meeting for election of Trustee. All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

KNOX and STEVENSON, Writers, Glasgow, Agents.

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.

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Friday, November 18, 1870.

Price One Shilling.

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