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FRIDAY, JANUARY 30, 1874

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act of Parliament made and passed in the session of Parliament holden in the third and fourth years of the reign of His late Majesty King William the Fourth, intituled an Act for the appointment of convenient places for the holding of Assizes in England and Wales, it was declared and enacted that His Majesty by and with the advice of His Most Honourable Privy Council should have power from time to time, to order and direct at what place or places in any county in England or Wales the assizes and sessions under the commissions of gaol delivery and other commis-sions for the dispatch of civil and criminal business shall be holden, and to order and direct such assizes and sessions for the dispatch of criminal and civil business to be holden at more than one place in the same county on the same circuit, and to order and direct the assizes and sessions under such commissions for the dispatch of criminal business to be holden for the whole county at one place, and for the dispatch of civil business at one or more place or places in such county on the same circuit; and further to order and direct any special commissions of over and terminer and gaol delivery, to be holden at any one or more places in any such county.

And whereas the assizes and sessions under the commissions of gaol delivery, and other commissions for the dispatch of criminal and civil business held in and for the county of Montgomery, are usually holden at Welshpool, in the said county, in the spring of each year, and at Newtown, in the said county, in the summer of each year.

And whereas it is desirable and convenient that the holding of the next spring assizes and sessions in and for the said county, should be holden at Newtown aforesaid.

Now, therefore, Her Majesty by and with the advice of Her Privy Council, in exercise of the powers vested in Her under and by virtue of the said Act, and of every other power in that behalf, doth hereby order and direct that the next spring assizes and sessions under the commissions of gaol delivery, and other commissions for the dispatch of civil and criminal business shall be held

in and for the said county of Montgomery, at Newtown aforesaid, in the said county, instead of at Welshpool.

And the Right Honourable the Lord High Chancellor of Great Britain, is to give the necessary directions herein accordingly.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

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

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

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

And whereas it has been represented that it would be of advantage to the public, if the County

Court of Surrey, holden at Farnham, were ordered to be holden at Aldershot, as well as at Farnham:

Her Majesty, having taken the premises into consideration, is thereupon pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered, that from and after the twenty-eighth day of February, one thousand eight hundred and seventy-four, the County Court of Surrey, holden at Farnham, shall be holden at Aldershot, as well as at Farnham.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

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

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

And whereas it hath been represented, that it would be of advantage to the public, if certain alterations were made in some of the districts of the Courts specified and set forth in the aforesaid Order:

Her Majesty, having taken the premises into consideration, is thereupon pleased, by and with the advice of Her Privy Council to order, and it is hereby ordered, that from and after the twenty-eighth day of February, one thousand eight hundred and seventy-four—

The hamlets of High Green and Mortomley, Barnes Green and Chapeltown, now in the district of the County Court of Yorkshire, holden at Sheffield, shall be in the district of the County Court of Yorkshire, holden at Barnsley;

The parishes of Sturminster Newton, Hinton St. Mary, Stock-Gayland, Lydlinch, and Hanford, now in the district of the County Court of Dorsetshire, holden at Shaftesbury, shall be in the district of the County Court of Dorsetshire, holden at Blandford.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS by the three hundred and ninety-seventh section of "The Merchant Shipping Act, 1854," it is enacted, that Her Majesty may, by and with the advice of Her Privy Council, from time to time vary all or any of the dues for the time being payable in respect of existing lighthouses (in which term are included floating and other lights exhibited for the guidance of ships), so that no dues payable in respect of any lighthouse, buoy, or beacon, existing at the time when that Act came into operation are made to exceed the amount which has at any period previous to such time been received in respect thereof, or to which the said dues might during any part of such period as last aforesaid lawfully have been raised:

And whereas by the four hundred and tenth section of the same Act it is enacted, that upon the completion of any new lighthouse (in which term are included floating and other lights for the guidance of ships) Her Majesty may, by Order in Council, fix such dues in respect thereof, to be paid by the master or owner of every ship which passes the same or derives benefit therefrom, as Her Majesty may deem reasonable, and may from time to time alter the amount thereof, and that such dues shall be paid and coll-cted in the same manner, by the same means, and subject to the same conditions in, by, and subject to which the light dues authorized to be levied by the said Act, are paid and collected:

And whereas there has been heretofore paid in respect of the existing "Goodwin" and "Gull Stream" Light Vessels taken together, for every ship, whether British or foreign, which may pass or derive benefit from such light vessels the toll of eight-sixteenths of a penny per ton of the burthen of every such ship as aforesaid for each time of passing or deriving benefit therefrom if on an oversea voyage, and six pence for every such ship for each time of passing or deriving benefit therefrom if on a coasting voyage:

And whereas the Corporation of Trinity House of Deptford Strond, did, on the first of January, one thousand eight hundred and seventy-four, place a light vessel off the east side of the Goodwin Sands, on the east coast of England, hereinafter referred to as the "East Goodwin" Light Vessel, and a light is now exhibited therefrom:

And whereas it is expedient that the toll which has been heretotore paid in respect of the "Goodwin" and "Gull Stream" Light Vessels taken together should cease to be so paid, and that in lieu thereof a toll should be levied in respect of each of those light vessels respectively:

Now, therefore, Her Majesty, in exercise of the powers vested in Her by the said recited Act, by and with the advice of Her Privy Council, is pleased to direct that from and after the date of the present Order, there shall be paid in respect of the "East Goodwin" Light Vessel, for every such ship as aforesaid, whether British or foreign, which may pass or derive benefit from such light vessel, the toll of four-sixteenths of a penny per ton of the burthen of such ship as aforesaid for each time of passing or deriving benefit therefrom if on an oversea voyage, and three pence on every such ship passing or deriving benefit therefrom if on a coasting voyage.

And Her Majesty, in further exercise of the powers, and by and with the advice, aforesaid, is

likewise pleased to direct that, from and after the date of the present Order, the toll heretofore paid in respect of the "Goodwin" and "Gull Stream" Light Vessels taken together, shall cease to be so paid, and, in lieu thereof, there shall be paid in respect of each of the said "Goodwin" and "Gull Stream" Light Vessels respectively, for every such ship as aforesaid, whether British or foreign, which may pass or derive benefit from such light vessel, the toll of four-sixteenths of a penny per ton of the burthen of every such ship as aforesaid, for each time of passing or deriving benefit therefrom if on an oversea voyage, and three pence for every such ship for each time of passing or deriving benefit therefrom if on a coasting voyage:

Provided, that all the aforesaid tolls shall be levied upon the condition that whenever any ship as aforesaid, whether on an oversea or coasting voyage, shall be liable to pay tolls in respect of the "Goodwin" and "Gull Stream" Light Vessels, she shall not be liable in respect of the "East Goodwin" Light Vessel, and whenever any ship as aforesaid shall be liable to pay tolls in respect of the "Goodwin" and "East Goodwin," Light Vessels, she shall not be liable in respect of the "Gull Stream" Light Vessel; and provided also, that no vessel shall be liable for either the "Gull Stream" or the East Goodwin" toll which has not heretofore been liable for the toll on the "Goodwin" and "Gull Stream" taken together.

And the said tolls shall be levied, subject to the regulations and exceptions contained in the new Consolidated Table of Light Dues, sanctioned by Orders in Council, dated respectively the twenty-fourth day of October, one thousand eight hundred and seventy, and the sixteenth day of May, one thousand eight hundred and seventy-one, and in an Order in Council, dated the ninth day of August, one thousand eight hundred and seventy-two, and subject also to the gross abatement or discount of fifty-five per centum mentioned in the last-named Order in Council.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act passed in the first session of the Parliament holden in the first and second years of the reign of Her present Majesty, intituled "An Act to abridge the holding " of benefices in plurality, and to make better " provision for the residence of the clergy," reciting that, "Whereas from the increase of " population, or from other circumstances, it may "be expedient that two or more benefices which "have been heretofore united or which may be "hereafter united under the provisions of this "Act should be disunited," it is amongst other things, enacted, "That when two or more benefices "shall have been united, or may be hereafter united into one benefice, and with respect to " his own diocese it shall appear to the Archbishop " of the Province, or the bishop of any diocese "shall represent to the said Archbishop of the Province, that one or more of the benefices " within his diocese, of which such united benefice " shall consist, may be separated therefrom with "advantage to the interests of religion, the said "Archbishop shall enquire into the circumstances " of the case; and if on such enquiry it shall ap-

pear to him that such union may be usefully dissolved, so far as respects such benefice or benefices, he shall six weeks at least before " certifying such inquiry to Her Majesty as hereinafter directed, cause, with respect to his own "diocese, a statement, in writing of the facts, "and in all other cases a copy, in writing, of "the aforesaid representation to be affixed on or "near the principal outer door of the church "or in some public and conspicuous place in " each of the benefices forming part of the united "benefice, with notice to any person or persons interested that he, she, or they may within such " six weeks show cause, in writing, under his, her, " or their hands to the said Archbishop against "any such disunion; and if no sufficient cause " be shown within such time, the Archbishop shall " certify the inquiry and consent, when the patron's consent is necessary, to Her Majesty in Council, and thereupon it shall be lawful for Her Majesty "to issue an Order for separating such last-" mentioned benefice or benefices from such united " benefice, and for declaring the rights of patronage " of the several patrons, if there be more than one " patron, and such Order shall be registered in the "registry of the diocese to which such united ' benefice shall belong, which Order the Registrar of such diocese, immediately, on the receipt " thereof, is hereby required to register accordingly, and thereupon immediately if such united benefice shall be then vacant, otherwise on the first " avoidance thereof, such union shall be ipso facto " dissolved, so far only as regards such benefice or " benefices so proposed to be separated from such "united benefice, but in all other respects shall " remain in full force and effect, and thenceforward " such last-mentioned benefice or benefices shall be " and be deemed and taken to be a separate and distinct benefice or benefices to all intents and purposes whatever as if no such union had taken place, and the patron or patrons thereof shall and may " according to the terms of such Order present or "nominate thereto respectively, and so from time "to time upon each and every avoidance of the " same: Provided always, that no benefices which " have been united for more than sixty years before " the passing of this Act shall be disunited without " the consent, in writing, of the patron or patrons " thereof."

And whereas the Lord Bishop of St. Asaph has drawn up, together with a scheme, a representation in writing, bearing date the fourth day of December, in the year of our Lord one thousand eight hundred and seventy-three, and has transmitted the same, together with the consents thereto attached, to his Grace the Lord Archbishop of Canterbury, in the words and figures following (that is to say):—

"To the Right Honourable and Most Reverend Archibald Campbell, Lord Archbishop of the Province of Canterbury.

"I, The Right Reverend Joshua, Lord Bishop of St. Asaph, do hereby represent to your Grace that to the vicarage and parish church of Llanynys, otherwise Llanynis, in the county of Denbigh, and my diocese of St. Asaph, belongs an ancient parochial chapelry, known by the name of Cyfylliog, otherwise Gyfylliog, the limits and boundaries whereof are well known and defined.

"That according to the last census the population of Llanynys, otherwise Llanynis, is six hundred and seventy-one, and of Cyfylliog, otherwise Gyfylliog, five hundred and fifty-one.

"That there is in Cyfylliog, otherwise Gyfylliog, a church or chapel distant from the parish church of Llanynys, otherwise Llanynis, about five miles, wherein Divineservice is performed by a curate appointed by the vicar of Llanynys,

otherwise Llanynis.

"That the said chapelry of Cyfylliog, otherwise Gyfylliog, appears to have been, from time immemorial, treated as a separate and distinct parish for all civil purposes, and baptisms, churchings, marriages, and burials, have been, from time immemorial, and are now solemnised and performed in the said church or chapel of the said chapelry, and the burial ground thereto belonging.

"That the said chapelry has its own churchwardens, overseers, and other parish officers, and is no way connected with the said parish of Llanynys, otherwise Llanynis, in respect of rates

of any kind.

"That the gross annual value of the said vicarage with the said chapelry of Cyfylliog, otherwise Gyfylliog, exclusive of the value of the vicarage house at Llanynys, otherwise Llanynis, is four hundred and seventy-four pounds, or thereabouts, arising from tithe commutation rent-charge, the value of glebe land in hand, and surplice fees, one hundred and sixteen pounds, being the sum at which the tithes arising within the parish and chapelry of Cyfylliog, otherwise Gyfylliog are commuted.

"That the net annual value of the said vicarage with the said chapelry, deducting the parochial rates, taxes, and land tax, is four hundred and

twelve pounds, or thereabouts.

"That there is no parsonage or house of zesidence in, or belonging to, the said chapelry, but a proper and convenient house will be prowided, after the separation hereinafter proposed shall have been carried into effect.

"That it does not appear that any of the inhabitants or landowners of Llanynys, otherwise Llanynis, possess any legal right by faculty, or otherwise, to the exclusive use of any pews or sittings, in the church or chapel of Cyfylliog, etherwise Gyfylliog, or that any of the inhabitan's or landowners of Cyfylliog, otherwise Gyfylliog, possess any such legal right, by faculty or otherwise, to the exclusive use of any pews or sittings in the parish church of Llanynys, otherwise Llanynis.

That the patronage of the said vicarage and parish church of Llanynys, otherwise Llanynis, and the said chapelry belongs to me by right of my said see of St. Asaph, and the Reverend John Griffith is the present incumbent thereof.

"That it appears to me that under the provisions of the Act of Parliament passed in the session holden in the first and second years of the reign of Her present Majesty, chapter 106, and of the Act of Parliament passed in the session holden in the second and third years of the same reign, chapter 49, the said chapelry of Cyfylliog, otherwise Gyfylliog, may be advantageously separated from the said vicarage and parish church of Llanynys, otherwise Llanynis, and be constituted a separate parish for ecclesiastical purposes and a perpetual curacy and benefice.

"That pursuant to the direction contained in the twenty-sixth section of the first-mentioned Act, I have prepared the following scheme, which, with my consent thereto as patron, and the consent of the said John Griffith as incumbent, I do submit to your Grace to the intent that your Grace may, if, on full consideration and enquiry you shall be satisfied with such scheme, certify the same and such consents by your report to Her Majesty in Council.

"The SCHEME above referred to.

"That the said chapelry of Cyfylliog, otherwise Gyfylliog, shall be separated from the said vicarage and parish church of Llanynys, otherwise Llanynis, and be constituted a separate parish for ecclesiastical purposes, and a perpetual curacy and benefice by the name or style of 'The Perpetual Curacy of Gyfylliog,' of which the said church or chapel in the said chapelry shall be the parish church.

"That the proposed separate parish and benefice shall be subject to the same ecclesiastical jurisdiction as the vicarage of Llanynys, otherwise Llanynis, and the incumbent of such separate parish and benefice shall have exclusive cure of

souls within the limits of the same.

"That two churchwardens shall be annually chosen in the customary manner, and at the time when churchwardens are usually appointed in and for such separate parish and benefice, and every person so chosen shall be duly admitted, and shall do all things pertaining to the office of churchwarden as to ecclesiastical matters within the said proposed separate parish and benefice.

"That all so much and such part of the tithe rent-charges in lieu of tithes belonging to the said vicarage as arise and accrue, or are payable outof, or in respect of, the said parish or chapelry of Cyfylliog, otherwise Gyfylliog, shall belong and be attached to the said proposed separate benefice of Gyfylliog for ever, and be held and enjoyed by the incumbent thereof for the time being accord-

ingly.
"That all fees and payments for churchings, marriages, burials, and other ecclesiastical offices solemnised and performed within the said proposed separate parish and benefice of Gyfylliog, and also all such other ecclesiastical dues, offerings, and emoluments usually payable to the incumbent of a parish or benefice as shall arise from, out, or in respect of the said separate parish or benefice of Gyfylliog, shall belong to the incumbent thereof.

"That the incumbent of the said separate benefice of Gyfylliog for the time being shall pay one-third part of the first fruits and yearly tenths heretofore payable in respect of the said vicarage with the said chapelry annexed, and the vicar for the time being of the said vicarage of Llanynys, otherwise Llanynis, shall pay the remaining twothird parts of the said first fruits and yearly tenths respectively.

"That the patronage of, or right of nomination to, the proposed separate benefice of Gyfylliog shall be vested in myself and my successors, Bishops of the See of St. Asaph for ever.

"That the parishioners of the said proposed separate parish and benefice of Gyfylliog shall not hereafter be entitled to accommodation in the parish church of Llanynys, otherwise Llanynis, nor shall the parishioners of Llanynys, otherwise Llanynis, be entitled to any accommodation in the church or chapel of Gyfylliog, except any person or persons having a legal right by faculty or otherwise to the exclusive use of any pews or sittings either in the said parish church of Llanynys, otherwise Llanynis, or in the said church or chapel of Gyfylliog, and who may not be willing to surrender or give up the same.

"Given under my hand this fourth day of December, one thousand eight hundred and

seventy-three.

"J. St. Asaph."

" Consents.

"We, the Right Reverend Joshua, Lord Bishop of St. Asaph, the patron of, or the person entitled to collate to, the vicarage of Llanynys, otherwise Llanynis, with the chapelry of Cyfylliog, otherwise Gyfylliog, annexed, in case the same were now vacant, and the Reverend John Griffith, Clerk, the vicar of the said vicarage with the said chapelry annexed, do hereby signify our consents to the scheme above proposed, and to every matter and thing therein contained.

"Given under our hands this fourth day of December, one thousand eight hundred and seventy-three.

"J. St. Asaph.
"J. Griffith."

And whereas his Grace the Lord Archbishop of Canterbury, hath, pursuant to the provisions of the said Acts, duly prepared and laid before Her Majesty in Council, a certificate and report in writing, bearing date the thirteenth day of December, in the year of our Lord one thousand eight hundred and seventy-three, in the words and figures following (that is to say):—

"To the QUEEN'S Most Excellent Majesty in Council.

"We, the undersigned, Archibald Campbell, Lord Archbishop of the Province of Canterbury, do hereby report to your Majesty in Council, that the Right Reverend Joshua, Lord Bishop of Saint Asaph, has represented unto us (amongst other things): that to the vicarage and parish church of Llanynys, otherwise Llanynis, in the county of Denbigh, and diocese of Saint Asaph, belongs an ancient parochial chapelry, known by the name of Cyfylliog, otherwise Gyfylliog, the limits and boundaries whereof are well known and defined; that there is in the said chapelry a church or chapel, distant from the parish church of Llanynys, otherwise Llanynis, about five miles; that it appears to the said Lord Bishop, that under the provisions of the Acts of Parliament of the first and second years of your Majesty's reign, chapter one hundred and six, and of the second and third years of your Majesty's said reign, chapter fortynine, the said parochial chapelry of Cyfylliog, otherwise Gyfylliog, may be advantageously separated from the said vicarage and parish church of Llanynys, otherwise Llanynis, and be constituted a separate parish for ecclesiastical purposes, and a perpetual curacy and benefice; that the said Lord Bishop has drawn up a scheme in writing, describing the mode in which it appears to him the proposed alterations may best be effected, and how the changes consequent on such alterations in respect to ecclesiastical jurisdiction, dues, rates, and payments, and in respect to patronage and rights to pews, may be made with justice to all parties interested, which scheme, together with the consents thereto in writing of the said Lord Bishop, as patron of the said vicarage and parish church of Llanynys, otherwise Llanynis, and of the Reverend John Griffith, the incumbent thereof, has been transmitted by the said Lord Bishop to us for our consideration; the representation and scheme of the said Lord Bishop, and the consents before referred to, are hereunto annexed; and we, the said Archbishop, being, on full consideration and inquiry, satisfied with the said scheme, do hereby, pursuant to the said Act of the first and second years of your Majesty's reign, certify the same and such consents in writing as aforesaid, to the intent that your Majesty in Council may, in case your Majesty in Council shall think fit so to do, make and issue an order for carrying the said scheme into effect. As witness our hand; this thirteenth day of December, in the year of our

Lord one thousand eight hundred and seventy-

" A. C. Cantuar."

Now, therefore, Her Majesty in Council, by and with the advice of Her said Council, is pleased to approve of the said scheme of the said Lord Bishop of St. Asaph, and to order, and it is hereby ordered, that the same be carried into effect.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act passed in the first session of the Parliament holden in the first and second years of the reign of Her present Majesty, intituled "An Act to abridge the holding " of benefices in plurality, and to make better " provision for the residence of the clergy," after reciting that, "Whereas from the increase of " population, or from other circumstances, it may " be expedient that two or more benefices which " have been heretofore united or which may be "hereafter united under the provisions of this "Act should be disunited," it is amongst other things enacted, "That when two or more benefices "shall have been united, or may be hereafter "united into one benefice, and with respect to "his own diocese it shall appear to the Archbishop " of the Province, or the bishop of any diocese " shall represent to the said Archbishop of the "Province, that one or more of the benefices "within his diocese, of which such united benefice " shall consist, may be separated therefrom with "advantage to the interests of religion, the said " Archbishop shall enquire into the circumstances " of the case; and if on such enquiry it shall "appear to him that such union may be usefully. "dissolved, so far as respects such benefice or "benefices, he shall six weeks at least before " certifying such enquiry to Her Majesty as here-"inafter directed, cause, with respect to his own "diocese, a statement, in writing, of the facts, "and in all other cases a copy, in writing, of "the aforesaid representation to be affixed on or " near the principal outer door of the church " or in some public and conspicuous place in " each of the benefices forming part of the united-" benefice, with notice to any person or persons " interested that he, she, or they may within such " six weeks show cause, in writing, under his, her, " or their hands to the said Archbishop against "any such disunion; and if no sufficient cause " be shown within such time, the Archbishop shall " certify the inquiry and consent, when the patron's " consent is necessary, to Her Majesty in Council, " and thereupon it shall be lawful for Her Majesty "to issue an Order for separating such lastmentioned benefice or benefices from such united benefice, and for declaring the rights of patronage " of the several patrons, if there be more than one patron, and such Order shall be registered in the registry of the diocese to which such united " benefice shall belong, which Order the Registrar " of such diocese, immediately, on the receipt " thereof, is hereby required to register accordingly, " and thereupon immediately if such united benefice shall be then vacant, otherwise on the first avoidance thereof, such union shall be ipso facto " dissolved, so far only as regards such benefice or "benefices so proposed to be separated from such "united benefice, but in all other respects shall

remain in full force and effect, and thenceforward | " such last-mentioned benefice or benefices shall be " and be deemed and taken to be a separate and "distinct benefice or benefices to all intents and " purposes whatever as if no such union had taken " place, and the patron or patrons thereof shall and "may according to the terms of such Order present " or nominate thereto respectively, and so from time "to time upon each and every avoidance of the " same: Provided always, that no benefices which " have been united for more than sixty years before " the passing of this Act shall be disunited without "the consent, in writing, of the patron or patrons " thereof."

And whereas the Lord Bishop of Manchester has drawn up, together with a scheme, a representation in writing, bearing date the sixth day of December, in the year of our Lord one thousand eight hundred and seventy-three, and has transmitted the same to his Grace the Lord Archbishop of York, in the words and figures following (that is to say):—

"To the Most Reverend William, Lord Archbishop of the Province of York.

"I, The Right Reverend James, by Divine permission, Lord Bishop of Manchester, do hereby represent to your Grace, in pursuance of a certain Act of Parliament, made and passed in the session of Parliament held in the first and second years of the reign of Her present Majesty, intituled 'An Act to abridge the holding of benefices in plurality, and to make better provision for the residence of the Clergy, and a certain other Act of Parliament, made and passed in the session of Parliament held in the second and third years of the reign of Her said Majesty, intituled 'An Act to make better provision for the assignment of ecclesiastical districts to churches and chapels augmented by the Governors of the Bounty of Queen Anne, and for other

"That by a certain Order of Her Majesty in Council, bearing date the twenty-first January, one thousand eight hundred and forty-six, under the provisions of the above-named Acts of Parliament, the perpetual curacy and separate benefice of Warton, in and belonging to the original or ancient parish of Kirkham, in the county of Lancaster, and my diocese of Manchester, was constituted and formed, and a certain church at Freckleton, and, inter alia, the township of Freckleton, was included in the said separate benefice, the said church to be 'a chapel of ease' to the church of Warton aforesaid.

"That the said township of Freckleton, and the said church or chapel of ease, still belong to and form part of the said perpetual curacy or separate benefice of Warton, and the said township of Freckleton, is distant from the said church of Warton one mile one and a half furlongs, or thereabouts.

"That the said township of Freckleton contains a population of nine hundred and thirty persons or thereabouts.

"That the said benefice or ecclesiastical parish of Warton aforesaid contains a population of one thousand four hundred and eighty-nine persons or thereabouts.

"That the church of Warton aforesaid affords accommodation for three hundred persons or thereabouts.

"That the inhabitants of the said township of Freckleton are now respectively liable to all rates, charges, and assessments made for or in respect to the church or chapel at Freckleton aforesaid, of the parish church of Warton aforesaid, and be constituted and formed a separate parish

are entitled, with the rest of the inhabitants of the parish of Warton aforesaid, to the offices at and accommodation within the parish church.

"That the said church or chapel of Freckleton is conveniently placed in or near the centre of the separate benefice or curacy hereinafter proposed to your Grace, and affords accommodation for three hundred persons or thereabouts.

"That the said hereinafter proposed benefice or curacy of Freckleton is to consist of the

whole of the township of Freckleton.

"That the Reverend Thomas Henry Dundas, vicar or perpetual curate of Warton aforesaid, is prepared to endow the said church or chapel of Freckleton with the annual sum of fifty pounds (part of the annual sum of two hundred and seventy pounds received by him by way of augmented endowment from Christ Church, Oxford), or with an equivalent in tithe rent-charges arising from lands in the said township of Freckleton.

"That it is proposed that the patronage or right of nominating an incumbent or curate tothe church or chapel of Freckleton shall, on the same becoming a perpetual curacy and benefice, of right belong to the Dean and Chapter of the Cathedral Church of Christ, in Oxford, of the foundation of King Henry the Eighth, and their

"That the patronage of the vicarage or perpetual curacy and parish church of Warton aforesaid doth of right belong to the said Dean and Chapter of Christ Church, Oxford aforesaid.

"That the Reverend Thomas Henry Dundas is now the vicar or perpetual curate of the said vicarage or perpetual curacy and parish church of Warton with Freckleton as aforesaid.

"That the annual value of the vicarage, perpetual curacy, or benefice of Warton (with Freckleton) is three hundred and fifty-pounds, arising partly from the payment of the said annual sum of two hundred and seventy pounds from the said Dean and Chapter, the sum of eighty pounds from the rent of certain cottages, houses, and land, situate in the townships of Out Rawcliff, Warton, Newton, and Scales, and Goosnargh, purchased by the Governors of Queen Anne's Bounty, and partly from glebe and partly from surplice fees and Easter offerings.

"That it appears to me that the said township of Freckleton may, under the provisions of the said Acts of Parliament, be advantageously separated from the said parish of Warton, and be constituted a separate parish and perpetual curacy.

"That pursuant to the directions contained in the twenty-sixth section of the said first-named Act of Parliament, I, the said Lord Bishop, have drawn up a scheme in writing, appended to this representation, describing the mode in which it appears to me that the alterations above proposed may be best effected, and how the changes consequent on such alteration in respect to ecclesiasfical jurisdiction, glebe lands, tithes, rent-charges, and other ecclesiastical dues, rates, and payments, and in respect to patronage and rights to pews, may be made with justice to all parties interested.

"SCHEME for carrying the foregoing Representation into effect.

"I propose to your Grace the following scheme; that is to say :-

"That the township of Freckleton shall be separated from the parish of Warton, and annexed. and benefice, and be styled and called the perpetual curacy of Freckleton; and that the inhabitants of the said township of Freckleton shall, from and after such time as the same shall become a perpetual curacy and benefice, be subject and liable to all rates, charges, and assessments to be made for and in respect of the maintenance and repairs of the church or chapel of Freckleton aforesaid, and shall be exempt from all rates, charges, and assessments to be made for or in respect of the parish church of Warton, and also from the offices of churchwardens of the same parish.

"That the said perpetual curacy of Freckleton shall be subject to the same ecclesiastical jurisdiction as the said vicarage or perpetual curacy of Warton and the said original vicarage of Kirkham,

"That the perpetual curate or incumbent for the time being of Freckleton, when and so soon as the same shall become a separate parish and benefice, and he shall be duly licensed thereto, shall thenceforth have the exclusive cure or charge of souls of the inhabitants residing within the said separate parish or benefice.

"That the inhabitants of the said township of Freckleton shall not, from the time of the same becoming a separate parish and benefice, be entitled to any accommodation within the parish church of Warton aforesaid, but shall be entitled to accommodation within the church of Freckleton aforesaid, and that all ecclesiastical jurisdiction and surplice fees for and in respect of the inhabitants of the said township of Freckleton theretofore belonging to the vicar or perpetual curate of Warton aforesaid shall thenceforth belong to the perpetual curate of Freckleton aforesaid for the time being.

"That from and after the said township shall be constituted and formed a separate benefice, two churchwardens shall be annually chosen in the customary manner, and at the time when churchwardens are usually appointed, and every person so chosen shall be duly admitted, and shall do all things pertaining to the office of churchwarden, as to ecclesiastical matters, within the said separate benefice.

"That there shall be assigned and attached to the separate parish and perpetual curacy of Freckleton, so to be constituted, the yearly sum of fifty pounds (or its equivalent in tithe rentcharges), part of the yearly sum of two hundred and seventy pounds, now paid and payable to the vicar or perpetual curate of Warton by the said Dean and Chapter, as before mentioned.

"That from and after the said parish or benefice shall be constituted and formed, baptisms, churchings, banns, marriages, and burials, and all other offices contained in the Book of Common Prayer, shall and may be performed, published, and solemnized within the church of Freckleton aforesaid

**That the patronage or right of nominating a perpetual curate to the said perpetual curacy of Freckleton shall, on the same becoming a separate parish and benefice belong to the said Dean and Chapter of the Cathedral Church of Christ, in Oxford, of the foundation of King Henry the Eighth, and their successors for ever.

"And I hereby submit the foregoing representation and scheme to your Grace, together with the consents, in writing, of the said Dean and Chapter, as patrons, and of the said Reverend Themas Henry Dundas, the perpetual curate or vicar of Warton, hereto annexed; and in case you shall, on full consideration and enquiry, be satisfied therewith, I request that your Grace will be pleased to certify the same, and the consents of

the patrons and vicar of Warton aforesaid, pursuant to the said Act of Parliament.

"Given under my hand this sixth day of December, one thousand eight hundred and seventy-three.

"J. Manchester.

Consent.

"To the Most Reverend William, Lord Archbishop of York.

"We, the Dean and Chapter of the Cathedral Church of Christ, in Oxford, of the foundation of King Henry the Eighth, the patrons or the persons entitled to present or nominate to the perpetual curacy and parish church of Warton, in the county of Lancaster, and diocese of Manchester, in case the same were now vacant, and I, the Reverend Thomas Henry Dundas, Clerk, B.A., vicar or perpetual curate of the said perpetual curacy and parish church, do hereby respectively signify to your Grace our consent to the scheme above proposed, for separating the township of Freckleton from its parish of Warton aforesaid, and for constituting the said township a separate benefice and a perpetual curacy.

"T. H. Dundas, Vicar or Perpetual Curate of Warton."

And whereas his Grace the Lord Archbishop of York hath, pursuant to the provisions of the said Acts, only prepared and laid before Her Majesty in Council a certificate and report in writing, bearing date the tenth day of December, in the year of our Lord one thousand eight hundred and seventy-three, in the words following (that is to say):—

"To the QUEEN'S Most Excellent Majesty in Council.

"We, the undersigned, William, by Divine Providence, Lord Archbishop of York, do hereby certify to your Majesty in Council, that by a certain order of your Majesty in Council, bearing date the twenty-first January, one thousand eight hundred and forty-six, the perpetual curacy and separate benefice of Warton, in and then belonging to the original or ancient parish of Kirkham, in the county of Lancaster, was constituted and formed, and a certain church, situate in the township of Freckleton, in the county of Lancaster, and the said township of Freckleton were, inter alia, included in the said separate benefice and perpetual curacy of Warton; that the Right Reverend James, Lord Bishop of Manchester, being the Bishop in whose diocese the said benefice of Warton is now situated, has represented to us that it appears to him that the said township of Freckleton may be advantageously separated from the perpetual curacy and parish church of Warton aforesaid, and be constituted a separate parish for ecclesiastical purposes, of which the church or chapel of ease at Freckleton aforesaid shall be the parish church; that the said Lord Bishop has drawn up a scheme, in writing (and transmitted the same to us for our consideration), describing the mode in which it appears to him that the alteration may be best effected with justice to all parties; that the patrons and incumbent of the said perpetual curacy of Warton aforesaid, have consented, in writing, to the scheme of the said Lord Bishop; the representation of the said

Lord Bishop, together with the scheme, in writing, and the consents of the patrons and incumbent before-mentioned are hereunto annexed; and we, the said Archbishop, being on full consideration and enquiry satisfied with such scheme, do hereby certify the same and such consents as aforesaid, to the intent that your Majesty in Council may, in case your Majesty in Council shall think fit so to do, make and issue an Order for carrying the same into effect.

"As witness our hand this tenth day of December, in the year of our Lord, one thousand

eight hundred and seventy-three.

" W. Ebor."

Now, therefore, Her Majesty in Council, by and with the advice of Her said Council, is pleased to approve of the said scheme of the said Lord Bishop of Manchester, and it is hereby ordered hat the same be carried into effect.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN'S Most Excellent Majesty in Council.

7 HEREAS by an Act passed in the first session of Parliament holden in the first and second years of the reign of Her present Majesty, intituled "An Act to abridge the holding " of benefices in plurality, and to make better " provision for the residence of the clergy," it is, amongst other things, enacted, "That whenever "it shall appear to the Archbishop of the Proit vince, with respect to his own diocese, and "whenever it shall be represented to him by the "bishop of any diocese, or by the bishops of any two dioceses, that two or more benefices, or "that one or more benefice or benefices, and one " or more spiritual sinecure rectory or rectories, "vicarage or vicarages, in his or their diocese or " dioceses, being either in the same parish or con-" tiguous to each other, and of which the aggregate " population shall not exceed one thousand five "hundred persons, and the aggregate yearly value " shall not exceed five hundred pounds, may, with "advantage to the interests of religion, be united " into one benefice, the said Archbishop of the "Province shall inquire into the circumstances of "the case; and if on such inquiry it shall appear " to him that such union may be usefully made, " and will not be of inconvenient extent, and that "the patron or patrons of the said benefices, " sinecure rectory or rectories, vicarage or vicar-" ages respectively, is or are consenting thereto, " such consent being signified in writing under the " hands of such patron or patrons, the said Arch-" bishop shall, six weeks before certifying such "inquiry and consent to Her Majesty, as herein-" after directed, cause, with respect to his own "diocese, a statement in writing of the facts, "and in other cases a copy in writing of the " aforesaid representation, to be affixed on or near "the principal outer door of the church, or in "some public and conspicuous place in each of " such benefices, sinecure rectories or vicarages, "with notice to any person or persons interested, that he, she, or they, may, within such six "weeks, show cause in writing under his, her, or "their hand or hands, to the said Archbishop, " against such union; and if no sufficient cause " be shown within such time, the said Archbishop " shall certify the inquiry and consent aforesaid "shall be lawful for Her Majesty in Council to make an issue an Order or Orders for uniting such benfices, sinecure rectory or rectories, vicarage or vicarages, into one benefice, with cure of souls for ecclesiastical purposes only; and it shall be lawful for Her Majesty in Council to give directions for regulating the course and succession in which the patrons, if there be more than one patron, shall present or nominate to such united benefice, from time to time, as the same shall become vacant."

And whereas the Lord Archbishop of Canterbury, pursuant to the provisions of the said Act, hath duly prepared and laid before Her Majesty in Council a certificate, in writing, bearing date the twentieth day of December, in the year of our Lord one thousand eight hundred and seventythree, in the words and figures following; that is

to say:

"To the QUEEN'S Most Excellent Majesty in Council.

"We, the undersigned, Archibald Campbell. Lord Archbishop of the Province of Canterbury, do hereby report to your Majesty in Council, that the Right Reverend Christopher, Lord Bishop of Lincoln, has represented unto us (amongst other things):

"That there is in the county and diocese of Lincoln the rectory and parish of Wilksby, to which is contiguous an extra parochial place known

by the name of Revesby.

"That it appears to the said Lord Bishop, that, under the provisions of the Acts of Parliament of the first and second years of your Majesty's reign; chapter 106, and of the second and third years of your Majesty's said reign, chapter 49, a part of the said extra parochial place called Revesby, referred to in the said representation, may be advantageously annexed for ecclesiastical purposes

to the parish of Wilksby.

"That the said Lord Bishop has drawn up a scheme, in writing, describing the mode in which it appears to him the proposed alterations may best be affected, and how the changes consequent upon such alterations in respect to ecclesiastical jurisdiction, dues, rates, and payments, and in respect to patronage and rights to pews, may be made with justice to all parties interested, which cheme, together with the coasent thereto, in writing, of the patron of the said benefice of Wilksby (the same benefice being now void of an incumbent), has been transmitted by the said Lord Bishop to us for our consideration.

"The representation and scheme of the said Lord Bishop and the consent before referred to

are hereunto annexed.

"And we, the said Archbishop, being on full consideration and enquiry satisfied with the said scheme, do hereby, pursuant to the said Act of the first and second years of your Majesty's reign, certify the same and such consent as aforesaid, to the intent that your Majesty in Council may, in case your Majesty in Council shall think fit so to do, make and issue an order for carrying the said scheme into effect.

"As witness our hand, this twentieth day of December, one thousand eight hundred and

seventy-three.

"A. C. Cantuar."

"weeks, show cause in writing under his, her, or their hand or hands, to the said Archbishop, and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that that the shown within such time, the said Archbishop is shall certify the inquiry and consent aforesaid to Her Majesty in Council, and thereupon it in the certificate of the Lord Archbishop of

Canterbury, and in the representation and scheme thereunto annexed as aforesaid, and the rectory and parish of Wilksby, in the same county and diocese; be united into one benefice, with cure of souls for ecclesiastical purposes only.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act passed in the first session of the Parliament holden in the first and second years of the reign of Her present Majesty, intituled "An Act to abridge the holding " of benefices in plurality, and to make better " provision for the residence of the clergy," after reciting that "Whereas, in some instances, tithings, " hamlets, chapelries, and other places or districts " may be separated from the parishes or mother "churches to which they belong, with great advan-" tage, and places altogether extra-parochial may " in some instances with advantage be annexed to " parishes or districts to which they are con-" tiguous, or be constituted separate parishes for "ecclesiastical purposes," it is, amongst other things, enacted "That when, with respect to his "own diocese, it shall appear to the Archbishop " of the Province, or when the bishop of any "diocese shall represent to the said archbishop " that any such tithing, hamlet, chapelry, place or "district within the diocese of such archbishop, 44 or the diocese of such bishop, as the case may " be, may be advantageously separated from any " parish or mother church, and either be consti-"tuted a separate benefice by itself or be united "to any other parish to which it may be more " conveniently annexed, or to any other adjoining 4' tithing, hamlet, chapelry, place, or district, "parochial or extra-parochial, so as to form a " separate parish or benefice, or that any extra-" parochial place may with advantage be annexed " to any parish to which it is contiguous, or be "constituted a separate parish for ecclesiastical "purposes; and the said archbishop or bishop "shall draw up a scheme in writing (the scheme "of such bishop to be transmitted to the said " archbishop for his consideration), describing the " mode in which it appears to him that the altera-"tion may best be effected, and how the changes "consequent on such alteration in respect to "ecclesiastical jurisdiction, glebe lands, tithes, " rent-charges, and other ecclesiastical dues, rates, " and payments, and in respect to patronage and "rights to pews, may be made with justice to all " parties interested; and if the patron or patrons " of the benefice or benefices to be affected by "such alteration shall consent in writing under " his or their hands to such scheme, or to such " modification thereof as the said archbishop may "approve, and the said archbishop shall, on full " consideration and inquiry, be satisfied with any "such scheme, or modification thereof, and shall " certify the same and such consent as aforesaid, "by his report to Her Majesty in Council, it " shall be lawful for Her Majesty in Council to " make an Order for carrying such scheme, or " modification thereof, as the case may be, into " effect.'

And whereas by another Act of Parliament, passed in the second and third years of the reign " augmented by the Governors of the Bounty of ... "Queen Anne; and for other purposes," it is, amongst other things, further enacted, "That "when, by any Order of Her Majesty in Council " as aforesaid, a separate parish for ecclesiastical " purposes is constituted, the same shall, on regis-" tration thereof, and with the consent in writing " of the incumbent or incumbents of the benefice " or benefices to be thereby affected, become a " perpetual curacy and benefice, and the minister "thereof, duly nominated and licensed thereto, "and his successors, shall be a body politic and "corporate, with perpetual succession, and may "receive and take to himself and his successor "all such lands, tenements, tithes, rent-charges " and hereditaments as shall be granted unto him . " or them, and such perpetual curate shall thence-. "forth have, within the limits of the district parish formed under the Church Building Acts, "for the church of such perpetual curacy, sole "and exclusive cure of souls, and shall not in "anywise be subject to the control or interference " of the incumbent or incumbents of the benefice " or benefices to be affected by such Order, if he "or, they shall have consented to such Order as "aforesaid; but if such incumbent or incumbents "shall not have so consented thereto, this last-"mentioned provision shall not come into opera-"tion until the next avoidance of the benefice by " the incumbent objecting thereto, or by the sur-"viving incumbent objecting, if more than one " shall object thereto, and in such case the last-" mentioned provision shall forthwith after such "avoidance come into operation, and shall be binding on all persons whatsoever."

" To the QUEEN'S Most Excellent Majesty in Council.

"We, the undersigned, Archibald Campbell, Lord Archbishop of the Province of Canterbury, Primate of all England and Metropolitan, do hereby certify to your Majesty in Council, that the Right Reverend Alfred, Lord Bishop of Llandaff (as bishop of the diocese within which are situate the perpetual curacy of Bishton and the rectory of Llanwern, both in the county of Monmouth), having represented unto us that the said benefices, being contiguous to each other, and of which the aggregate population does not exceed one hundred and sixty-four persons, might with advantage to the interests of religion be united into one benefice, we inquired into the circumstances of the case. That on such inquiry it appeared to us, that such union might be usefully made, and would not be of inconvenient extent, and that the Venerable Henry Lynch Blosse, Archdeacon of the Archdeaconry of Llandaff, being as such Archdeacon the patron or person entitled to present to the said benefice of Bishton, which is now vacant, and George Grey Rous, of Courtyrala, near Cardiff, in the county of Glamorgan, Esquire, being the patron or person entitled to present to the said benefice of Llanwern, if the same were now vacant, have signified their consent, in writing, to the union of the said benefices into one benefice, with cure of souls for ecclesiastical purposes, and that the patronage of such united benefice shall be exercised in manner hereinafter proposed. That six weeks and upwards before certifying such inquiry and consent to your Majesty in Council, we caused copies, in writing, of the aforesaid representation of the said Lord Bishop to be affixed on the principal outer door of the parish church. of Her present Majesty, intituled "An Act to of each of the said benefices, with notice to any "make better provision for the assignment of person or persons interested, that he, she, or they ecclesiastical districts to churches or chapels might within such six weeks show cause, in writing, of each of the said benefices, with notice to any person or persons interested, that he, she, or they

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under his, her, or their hand or hands to us, the said Archbishop, against such union, and no such cause has been shown. The representation of the said Lord Bishop of Llandaff, our enquiry into the circumstances of the case, the statement of circumstances in reply thereto, the consent in writing of the patron, and the copies of the representation and notice before mentioned are hereunto annexed, and we do hereby certify the inquiry and consent aforesaid to your Majesty in Council, to the intent that your Majesty in Council may, in case your Majesty in Council shall think fit so to do, make and issue an Order for uniting the said benefices into one benefice, with cure of souls for ecclesiastical purposes only, and for declaring that the patronage of such united benefice when and as the same shall from time to time become vacant, shall for ever hereafter be exercised alternately by the Archdeacon for the time being of the Archdeaconry of Llandaff, and by the said George Grey Rous, his heirs and assigns, the first turn or right of presentation or nomination to be exercised by the Archdeacon for the time being of the said Archdeaconry.

"As witness our hand this fourteenth day of January, in the year of our Lord one thousand

eight hundred and seventy-four.

"A. C. Cantuar."

Now, therefore, Her Majesty in Council, by and with the advice of Her Privy Council, is pleased to order, and it is hereby ordered, that the perpetual curacy of Bishton, in the county of Monmouth and diocese of Llandaff, and the rectory of Llanwern, in the same county and diocese, be united into one benefice with the cure of souls for ecclesiastical purposes only.

Arthur Helps.

AT the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the eighth and ninth years of Her Majesty, chapter seventy; of the Act of the fourteenth and fifteenth years of Her Majesty, chapter ninety-seven; of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five; and of the Act of the thirty-fourth and thirty-fifth years of Her Majesty, chapter eighty-two; duly prepared and laid before Her Majesty in Council a representation, bearing date the sixth day of November, in the year one thousand eight hundred and seventy-three, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the eighth and ninth years of your Majesty, chapter seventy; of the Act of the fourteenth and fifteenth years of your Majesty, chapter ninety-seven; of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five; and of the Act of the thirty-fourth and thirty-fifth years of your Majesty, chapter eighty-two; have prepared and now humbly lay before your Majesty in Council the following representation as to the assignment of a consolidated chapelry to the consecrated church of the Holy Trinity, situate within the limits of the new parish of Christ Church, Bridlington Quay, in the county of York, and in the diocese of York.

"Whereas at certain extremities of the saidnew parish of Christ Church, Bridlington Quay, and of the parish or parochial chapelry of Bridlington, in the said county of York, and in the said diocese of York, which said extremities lie contiguous one to another, and are described in the schedule hereunder written, there is collected together a population which is situate at a distance from the several churches of such new parish and parish or parochial chapelry respectively.

"And whereas it appears to us to be expedient that such contiguous portions of the said new parish of Christ Church, Bridlington Quay, and of the said parish or parochial chapelry of Bridlington, should be formed into a consolidated chapelry for all ecclesiastical purposes, and that the same should be assigned to the said church of

the Holy Trinity, situate as aforesaid.

"Now, therefore, with the consent of the Right Honourable and Most Reverend William, Archbishop of York, with the consent of the Reverend Henry Frederick Barnes, the vicar or incumbent of the vicarage of the said parish or parochial chapelry of Bridlington, Clerk, and as such vicar or incumbent, the patron of the vicarage of the said new parish of Christ Church, Bridlington Quay, and with the consent of the Reverend William Carus, Canon Residentiary of the cathedral church of Winchester, Clerk, of the Reverend John Venn, of the city of Hereford, Clerk, of the Reverend Edmund Holland, of Benhall Lodge,. Saxmundham, in the county of Suffolk, and of Hyde Park-gardens, in the county of Middlesex, Clerk, of the Reverend Edward Auriol, of Mecklenburgh-square, in the said county of Middlesex, Clerk, and of the Reverend William Cadman, rector or incumbent of the rectory of the district parish of Trinity, Marylebone, in the said county of Middlesex, Clerk, the patrons of the vicarage of the said parish or parochial chapelry of Bridlington (in testimony whereof they, the said consenting parties, have respectively signed and sealed this representation), we, the said Ecclesiastical Commissioners for England, humbly represent that it would, in our opinion, be expedient that all those contiguous portions of the said new parish of Christ Church, Bridlington Quay, and of the said parish or parochial chapelry of Bridlington, which are described in the schedule hereunder written, all which portions, together with the boundaries thereof, are delineated and set forth on the map or plan hereunto annexed, should be united and formed into one consolidated chapelry for the said church of the Holy Trinity, situate. within the limits of the said new parish of Christ Church, Bridlington Quay, as aforesaid, and that the same should be named 'The Consolidated Chapelry of the Holy Trinity, Bridlington Quay.

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

your Royal wisdom shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"The Consolidated Chapelry of the Holy-Trinity, Bridlington Quay, being:

"All that portion of the new parish of Christ Church, Bridlington Quay, in the county of York, and in the diocese of York, and also all that contiguous portion of the parish or parochial chapelry of Bridlington, in the same county and diocese, which said portions of such new parish, and of such parish or parochial chapelry, are comprised within and are bounded by an imaginary line,

commencing upon the south-eastern boundary of I fore, Her Majesty, by and with the advice of Her the said new parish at a point upon the shore of Bridlington Bay, at or near to the foot of the steps called 'Fort Hall Steps,' which lead from · the North Sands to a road formerly called 'Shortlane,' but now known as Regent-terrace; and extending thence north-westward, and in a direct line to and up the middle of the said steps, to the : south-eastern end of Regent-terrace aforesaid; and continuing thence still north-westward along the middle of the said road or terrace to its junction with the road or street called or known as the Promenade; and extending thence southwestward, for a distance of forty yards, or thereabouts, along the middle of the last-named road or street to its junction with a certain new street now in course of formation, and intended to be named South-street; and extending thence northwestward, for a distance of sixty yards, or thereabouts to and along the north-eastern side of the said proposed new street to its junction with another new street now in course of formaztion, and intended to be named Claremont-terrace; and continuing thence in the same direction, and in a straight line for a distance of sixty yards, or thereabouts (thereby crossing the last-mentioned proposed new street), to the wall or fence forming the south-eastern boundary of an ancient rope walk; and extending thence north-eastward, for a distance of fourteen chains, or thereabouts, along the last-described wall or fence to its north--eastern end on the south-western side of the road or footpath, called 'Jemmy Tenny-lane,' and extending thence north-westward, for a disstance of one chain, or thereabouts, along the said south-western side of the last-described road or footpath to the boundary which divides the said new parish of Christ Church, Bridlington Quay, from the parish or parochial chapelry of Bridlington aforesaid; and extending thence westward, for a distance of seventeen chains, or thereabouts, along the last-described boundary to a point on the south-eastern side of the line of the Scarborough and Bridlington Branch of the North-Eastern Railway (such point being near to and to the south of the mile post which indicates a distance of nineteen and a half miles from Seamer), and extending thence north-eastward, for a distance of thirty-three chains, or thereabouts, along the south-eastern side of the said branch line of railway to the point at the north-eastern angle of the bridge which carries the same branch line of railway over Forty Feet-lane, otherwise called or known as Flamborough-road, where the boundary which divides the said parish or parochial chapelry of Bridlington from the new parish of Christ Church, Bridlington Quay aforesaid joins the boundary dividing the last-named cure from the particular district of Sewerby-cum-Marton, in the county and diocese aforesaid, and extending "thence eastward, along the last-described boundary (thereby passing by and close to the southern side of Sands Cottage) to the south-eastern boundary of the said new parish of Christ Church, Bridlington Quay, upon the shore of Bridlington Bay as aforesaid; and extending thence south-westward, for a distance of fortyfive chains, or thereabouts, along the last-described boundary, i.e., along the shore of Bridlington Bay aforesaid, to the first-described point, at or near to the foot of the steps called Fort Hall Steps, which lead from the North Sands to Regentterrace as aforesaid, at which point the said imaginary line commenced."

And whereas the said representation has been such banns, and of the solemnization or per-approved by Her Majesty in Council; now, there-formance of the said offices, should be paid and

said Council, is pleased hereby to ratify the said representation, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of York.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

7 HEREAS the Ecclesiastical Commissioners VV for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirtyfour; of the Act of the second and third years of Her Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fifty-five; duly prepared and laid before Her Majesty in Council a representation. bearing date the fourth day of December, in the year one thousand eight hundred and seventythree, in the words following; that is to say:

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

"Whereas it appears: to us to be expedient that a district chapelry should be assigned to the said church, called Christ Church, situate within the limits of the parish of Lancaster as aforesaid.

"Now, therefore, with the consent of the Right Reverend James, Bishop of the said diocese of Manchester (testified by his having signed and sealed this representation), we, the said Ecclesiastical Commissioners, humbly represent that it would, in our opinion, be expedient that all that part of the said parish of Lancaster, which is described in the schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a district chapelry to the said church called Christ Church, situate within the limits of such parish as aforesaid, and that the same should be named 'The District Chapelry of Christ Church, Lancaster.'

"And, with the like consent of the said James, Bishop of the said diocese of Manchester (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed at such church, and that the fees to be received in respect of the publication of belong to the minister of the same church for the time being: Provided always, that nothing herein contained shall be construed as expressing any intention on the part of us, the said Commissioners, to concur in or approve the taking of any fee for the performance of the said office of baptism, or for the registration thereof.

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

your Royal wisdom shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference:—

"The District Chapelry of Christ Church, Lancaster, being:—

"All that part of the parish of Lancaster, in the county of Lancaster, and in the diocese of Manchester, wherein the present incumbent of such parish now possesses the exclusive cure of souls, which is comprised within and is bounded by an imaginary line, commencing upon the boundary which divides the new parish of Saint Thomas, Lancaster, in the said county and diocese, from the parish of Lancaster aforesaid, at a point at the south-eastern end of Penny-street Bridge, which carries the road leading from Lancaster to Preston over the Lancaster Canal; and extending thence, south-eastward, for a distance of sixteen and a half chains or thereabouts, along the middle of the said road to the boundary at the Pointer, which divides the township of Lancaster, in the said parish of Lancaster, from the township of Scotforth, in the same parish; and extending thence, first eastward and then alternately south-eastward, and north-eastward, and along the said township boundary to its junction on the north-western side of Fenham Car-road with the boundary which divides the said parish of Lancaster, from the new parish of Quernmore, in the county and diocese aforesaid; and extending thence, north-eastward, for a distance of twenty-two chains or thereabouts, along the last-described boundary, thereby following the north-western side of Fenham Car-road aforesaid, to the point where the last-named road abuts upon the wall forming the boundary of the buildings and premises called or known as 'the Lancaster County Lunatic Asylum; and extending thence, first north-westward, then south-westward, and then alternately north-westward and north-eastward, along the said boundary wall (thereby crossing the road leading from the said Asylum to 'Golgotha,' at the south lodge gates), to the point where the said wall abuts upon the southern side of the road leading from Lancaster over Lancaster Moor to Quernmore; and extending thence, north-westward, and in a direct line to a point in the middle of the last-described road; and extending thence, north-eastward, for a distance of four chains and a half or thereabouts, along the middle of the same road to a point opposite to the southern end of the wall forming the western boundary of the Lancaster Cemetery; and extending thence, northward, to and along the said wall (thereby passing the gates forming the south-western entrance to the said Cemetery), to the boundary at the northern end of the same wall which boundary divides the said township of Lancaster from the township of Bulk, in the parish of Lancaster aforesaid; and extending thence, westward, along the last-described township boundary to its junction, in the middle of the Lancaster Canal aforesaid, with the boundary which divides the said parish of Lancaster, from the new parish of Saint Anne, Lancaster, in the county and diocese aforesaid; and extending thence, south-westward, along the last-mentioned boundary and along the boundary which divides the said parish of Lancaster from the new parish of Saint Thomas, Lancaster aforesaid (thereby following generally the course of the said Lancaster Canal), to the first-described point at the south-eastern end of Penny-street Bridge aforesaid, at which point the said imaginary line commenced."

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

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England, have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen; of the Act of the sixth and seventh years of Her Majesty, chapter thirty-seven; of the Act of the nineteenth and twentieth years of Her Majesty, chapter one hundred and four; and of the Act of the twenty-third and twenty-fourth years of Her Majesty, chapter one hundred and twenty-four; duly prepared and laid before Her Majesty in Council a scheme, bearing date the fourth day of December, in the year one thousand eight hundred and seventy-three, in the words following, that is to say;

three, in the words following, that is to say; "We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen; of the Act of the sixth and seventh years of your Majesty, chapter thirty-seven; of the Act of the nineteenth and twentieth years of your Majesty, chapter one hundred and four; and of the Act of the twenty-third and twenty-fourth years of your Majesty, chapter one hundred and twenty-four; have prepared and now humbly lay before your Majesty in Council the following scheme, for constituting a separate district for spiritual purposes out of the new parish of the Holy Trinity, Over Darwen, out of the new parish of Saint James, Over Darwen, and out of the new parish of Saint Stephen, Tockholes, all within the original limits of the ancient parish of Blackburn, in the county of Lancaster, and in the diocese of Manchester.

"Whereas, it has been made to appear to us that it would promote the interests of religion that the particular portions of the said new parish of the Holy Trinity, Over Darwen, of the said new parish of Saint James, Over Darwen, and of the said new parish of Saint Stephen, Tockholes, which are hereinafter mentioned and described (such portions not at present containing within their limits any consecrated church or chapel in use for the purposes of Divine worship), should be constituted a separate district in the manner hereinafter set forth.

"And whereas certain hereditaments and premises, situate within the limits of the said parish of Blackburn, have become vested in us under the provisions of and for the purposes of the hereinmentioned Acts or of some of them, and we have in respect of such hereditaments and premises agreed to make and pay out of the common fund created by the firstly herein mentioned Act to the minister of the district hereinafter recommended to be constituted, so soon as one shall have been duly licensed in accordance with the provisions of the secondly herein mentioned Act, and to his successors, a grant of two hundred pounds per annum, and also so soon as a church shall have been erected within and for such district, and shall have been approved by us, and shall have been consecrated as the church of such district, and such district shall have thereupon become a new parish within the meaning of the secondly herein mentioned Act, to make and pay such further grant from the said fund as will suffice to raise the income of the incumbent of such new parish to three hundred pounds per annum.

"And whereas such grants as aforesaid will be made by an instrument or instruments to be executed by us under our common seal, in accordance with the provisions of the Act of the twenty-ninth and thirtieth years of your Majesty, chapter

one hundred and eleven.

"Now, therefore, with the consent of the Right Reverend James, Bishop of the said diocese of Manchester (in testimony whereof he has signed and sealed this scheme), we humbly recommend and propose that all those portions of the said new parish of the Holy Trinity, Over Darwen, of the said new parish of Saint James, Over Darwen, and of the said new parish of Saint Stephen, Tockholes, which are mentioned and described in the schedule hereunder written, and which are delineated and set forth in the map or plan hereunto annexed, shall upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, become and be constituted a separate district for spiritual purposes, and that the same shall be named 'The District of Saint Cuthbert, Darwen.

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

"The SCHEDULE to which the foregoing Scheme has reference:—

"The District of Saint Cuthbert, Darwen, being:

"All those several contiguous portions of the new parish of the Holy Trinity, Over Darwen, of the new parish of Saint James, Over Darwen, and of the new parish of Saint Stephen, Tockholes, all within the original limits of the ancient parish of Blackburn, in the county of Lancaster, and in the diocese of Manchester, which said portions of such new parishes are comprised within and are bounded by an imaginary line commencing upon the boundary which divides the said new parish of Saint James, Over Darwen, from the new parish of the Holy Trinity, Over Darwen aforesaid, at the centre of the bridge which carries Heys-lane over the River Darwen; and extending thence, south-westward, for a distance of one chain or thereabouts, along the middle of the said Heyslane to its junction with Duckworth-street; and

extending thence, north-westward, for a distance of one and a-half chains, or thereabouts, along the middle of the last-named street to its junction with Wood-street, Livesey Fold; and extending thence, south-westward, along the middle of the last-named street to its junction with the footpath which is called or known as Barley-bank, and which leads into Tockholes-road; and extending thence, first westward and then south-westward, along the middle of the said footpath to its junction with Tockholes-road aforesaid; and extending thence, for a distance of sixty-three chains, or thereabouts, first westward and then south-westward, along the middle of the last-named road (thereby passing through Lower Sunnyhurst) to the point where the same road is joined by Deanroad, which leads along the northern bank of the Dean Reservoir of the Darwen Waterworks to the house called or known as the Higher Dean; and extending thence, for a distance of eighteen chains, or thereabouts, first north-westward then south-westward, and then again north-westward, along the middle of the last-named road to the boundary at or near to the middle of the northern end of the said reservoir, which boundary divides the said new parish of the Holy Trinity, Over Darwen, from the new parish of Saint Stephen, Tockholes aforesaid; and extending thence, generally north-eastward, along the last-described boundary to its junction in Earnsdale with the boundary which divides the township of Tockholes, in the last-named new parish. from that portion of the township of Lower Darwen which is comprised within the same new parish; and extending thence, generally north-westward, along the said township boundary to a point at Meadow Head, in the middle of Meadow Head-lane; and extending thence, for a distance of forty-two chains, or thereabouts, first northward and then generally north-eastward, along the middle the last-named lane to its junction, at the house called or known as Lower Bog Height, with the road called or known as Bog Height Brow; and continuing thence, still northeastward, and in a direct line, for a distance of fifty-six chains, or thereabouts, to the junction of the Bolton and Blackburn trust-road with the new branch road leading to Lower Darwen; and extending thence, south-eastward, for a distance. of seven chains, or thereabouts, along the middle of the last-described road, to its junction with the footpath which leads across the River Darwen aforesaid to Lower Hill House; and extending thence, northward, for a distance of one and a-half chains, or thereabouts, along the middle of the last-described footpath, to the boundary, at the ford in the middle of the River Darwen aforesaid, which divides the said new parish of Saint Stephen, Tockholes, from the new parish of Saint James, Lower Darwen, within the original limits. of the ancient parish of Blackburn aforesaid; and extending thence, generally south-eastward, along the last-described boundary, thereby following for the most part the course of the said River Darwen, to the point near to the confinence of Davy Field Brook, where the said last-described boundary is joined by the boundary which divides the said new parish of Saint James, Over Darwen, from the new parish of Saint James, Lower Darwen aforesaid; and extending thence, generally eastward, along the last-described boundary, thereby following in part the course of Davy Field Brook aforesaid, to a point in the middle of the line of the Blackburn Railway; and extending thence, generally southward, for a distance of seventy-five chains, or thereabouts, along the middle of the said line of railway, to the centre of

the bridge which carries the same line of railway over Hey Fold-lane; and extending thence, southwestward, and in a direct line, for a distance of five chains, or thereabouts, to the middle of the north-eastern end of a certain road which passes at the backs of the houses situate on the southeastern side of Heys-lane aforesaid; and continuing thence, still south-westward, along the middle of the last-described road, to its south-western end, on the north-eastern side of the reservoir which is called or known as the Old Mill Race; and continuing thence, still south-westward, and in a direct line, for a distance of fifteen yards, or thereabouts, across the said Old Mill Race, to the boundary in the middle of the River Darwen aforesaid, which divides the said new parish of Saint James, Over Darwen, from the new parish of the Holy Trinity, Over Darwen as aforesaid; and extending thence, north-westward, for a distance of one chain, or thereabouts, along the last-described boundary, thereby following the course of the River Darwen aforesaid, to the firstdescribed point at the centre of the said bridge which carries Heys-lane over the River Darwen as aforesaid, at which point the said imaginary line commenced."

And whereas drafts of the said scheme, have in accordance with the provisions of the hereinbefore secondly mentioned Act, been transmitted to the patron, and to the incumbents of the three new parishes, out of which it is intended that the district therein recommended to be constituted shall be taken, and such patron and incumbents have respectively signified their assent to the said scheme.

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

Arthur Helps..

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the third and fourth years of Her Majesty, chapter one hundred and thirteen, duly prepared and laid before Her Majesty in Council a scheme, bearing date the fourth day of December, in the year one thousand eight hundred and zeventy-three, in the words and figures following, that is to say:

"We, the Ecclesiastical Commissioners for England in pursuance of the Act of the third and fourth years of your Majesty, chapter one hundred and thirteen, have prepared and now humbly lay before your Majesty in Council, the following scheme having reference to the parish of Lymm, in the county of Chester, and in the diocese of Chester.

"Whereas the said parish of Lymm is a parish in which both the profits and the spiritual charge are divided between two incumbents, each having a mediety of the benefice, that is to say, of the benefice of Lymm.

"And whereas the Right Reverend William. Bishop of the said diocese of Chester, acting under and in pursuance of the Act hereinbeforementioned, has submitted to us a plan, bearing date the thirtieth day of July, one thousand eight hundred and seventy-three, for constituting the said two medieties of the said benefice of Lymm into separate benefices, and for making certain arrangements likely, in the opinion of the said bishop, and also in our opinion, to promote the efficient discharge of pastoral duties in the said parish of Lymm.

"And whereas the said plan (as by the same appears) has the consent of the patron of the first mediety of the said benefice of Lymm, and of the patron of the second mediety of the same benefice respectively, and does not prejudice the interests of any existing incumbent of the parish of Lymm

aforesaid.

"And whereas the said plan is as follows; that is to say:

"To the Ecclesiastical Commissioners for England:

"I, William, Lord Bishop of Chester, under and by virtue of the Act of the third and fourth years of Her present Majesty, chapter one hundred and thirteen, section seventy-two, have, with the consent of Egerton Leigh, of Jodrell Hall, and of High Leigh, in the county of Chester, Esquire, patron of the first mediety of the rectory and parish church of Lymm, in the county of Chester, and in my diocese of Chester, and of George Charnley Dewhurst, of Beechwood, in Lymm aforesaid, Esquire, patron of the second mediety of the said rectory and parish church, testified as hereinafter is mentioned, framed the following plan for constituting the said two medicties into separate benefices, and for making other arrangements such as I judge likely to promote the efficient discharge of pastoral duties in the said parish, and so as not to prejudice the interests of any existing incumbent, and I do hereby submit the said plan for your consideration, and request that the same may be carried into effect as in the said Act is provided.

"Whereas the said rectory and parish church of Lymm, hath, from time immemorial, been divided into and is now held in two medieties, being the said first and second medicties hereinbefore referred to, and the rector of each mediety hath, from time immemorial, had joint cure of souls of the said parish and parish church of Lymm, with the rector of the other mediety.

"And whereas the said parish contains two churches, one being the parish church of the said parish of Lymm, and the other a chapel of ease thereto, which hath been lately erected at Oughtrington, in the said parish, at the expense of the said George Charnley Dewhurst, and consecrated by the name of 'The Church of Saint Peter, Oughtrington,' and is distant from the said parish church one mile one furlong and one hundred and seventy-six yards, or thereabouts.

"And whereas the said Church of Saint Peter, Oughtrington hath a churchyard or burial ground adjoining and belonging thereto, which hath been duly consecrated as a churchyard or place of Christian burial of the dead.

"And whereas the glebe house and glebe of Lymm, now comprising altogether twenty-nine acres one rood and thirty-nine perches of land, or thereabouts, hath immemorially belonged exclusively to the rector of the said first mediety.

"And whereas the endowments of the said first mediety consist of the said glebe house and glebe, and a commuted: tithe rent-charge of two hundred and fifty-four pounds ten shillings a-year, exclusively charged upon specific lands in the parish of Lymm, and of the surplice fees of the parish of Lymm (which, upon an average for the last three years, have amounted to the sum of thirty-one pounds and two shillings) less a sum of ten pounds a year payable out of the said surplice fees to the rector of the said second mediety as hereinafter is mentioned.

"And whereas the endowments of the said second mediety of Lymm, consist of a commuted tithe rent-charge of two hundred and forty-five pounds ten shillings a-year, charged exclusively upon certain lands in the said parish of Lymm, other than and besides the lands charged with the tithe rent-charge payable to the rector of the said first mediety as aforesaid, and of the said sum of ten pounds a-year paid by the rector of the said first mediety out of the surplice fees as aforesaid, in lieu of, and in composition for (it is believed), a share of the said surplice fees.

"And whereas the concurrent jurisdiction of the said rectors of the said first and second medieties of Lymm over the said parish and parish church hath for a long time been found to be most inconvenient, and it is desirable that the said two medieties shall be constituted separate benefices with separate and exclusive cure of

"Now I, the said William, Bishop of Chester, with the consent of the said Egerton Leigh and George Charnley Dewhurst, testified by their respectively signing and scaling this plan, do pro-

pose as follows:

"That the said benefice of Lymm (now held in medieties as aforesaid) shall be divided into two separate benefices and rectories, and that such division shall take effect as from the date at which the Reverend Thomas Redhead Branfoot, Clerk, now rector or incumbent of the first mediety of the said benefice of Lymm, shall cease to be such rector or incumbent, or at such earlier date as shall be specified in any instrument of consent in writing, which the said Thomas Redhead Branfoot may, with the privity of the said Commissioners, previously execute for that purpose, and deposit in the Registry of the Diocese of Chester.

"That one of such benefices and rectories (to be called the benefice and rectory of Lymm) shall consist of all that part of the ancient parish of Lymm aforesaid, which is described in the first schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed and therein edged with the colour green, and the said parish church of Lymm shall be the church of the said intended benefice and

rectory of Lymm.

" That the remainder of the said ancient parish of Lymm (to be called the benefice and rectory of Oughtrington) comprising all that part of the said ancient parish, which is described in the second schedule hereunder written, and which, together with the boundaries thereof, is delineated and set forth on the said map or plan hereunto annexed and thereon edged with the colour pink, shall be the other of the said two separate benefices and rectories, and the said Church of Saint Peter, Oughtrington, shall be the church of the said intended benefice and rectory of Oughtrington.

"That each of the said two separate benefices

spiritual persons serving the same respectively shall be rectors, and shall be subject to the laws. provisions, and regulations as to presentation and appointment, and as to institution, collation, and induction (save as hereinafter is expressed and provided), and to all such jurisdiction of the Bishop or other jurisdiction as to holding benefices as are by law now applicable to the said two. medieties of Lymm aforesaid.

"That the endowments of the said first mediety of Lymm shall be the endowments of the said intended benefice and rectory of Lymm, and shall be held and enjoyed by the rector or incumbent for the time being thereof, as fully and freely and with the same rights and beneficial interest. therein as the same now are held and enjoyed by the said Thomas Redhead Branfoot now, as afore-

said, rector of the said first mediety.

"That banns of matrimony shall be published. and baptisms, churchings, marriages, and burials shall as heretofore be performed and solemnized in the church of the said intended benefice and rectory of Lymm; and that the fees for all such offices performed and solemnized within the limits of that part of the said parish of Lymm which is described in the said first schedule hereunder written, and all ecclesiastical dues, offerings, and other emoluments arising from or in respect of the said benefice and rectory of Lymin, and usually payable to the incumbent of a benefice. shall belong to the rector of the said intended benefice and rectory of Lymm.

"That the rector of the said intended benefice and rectory of Lymm shall, from the day when the said benefice and rectory shall so as aforesaid become a separate benefice and rectory, be freed and discharged from the said sum of ten pounds a year, which is now payable to the rector of the said second mediety of Lymm in lieu of, or in composition for (it is believed), a share of the surplice fees at the parish church of Lymm, and all claims and demands in respect thereof, save and except any arrears on account of the said payment, and a proportionate part of the said sum of ten pounds a year (if any) from the day when the last payment of such sum became due, to the time of the said intended benefice and rectory of Lymm becoming a separate benefice and rectory as aforesaid.

"That the advowson of or right of presentation of a minister to the church of the said intended benefice and rectory of Lymm, shall be vested in the said Egerton Leigh (the patron of the said first mediety of Lymm as aforesaid), and his heirs and assigns for ever.

"That the said Thomas Redhead Branfoot, or other the rector for the 'time being (if any) of the said rectory of the first medicty of Lymm shall, immediately upon the said intended benefice and rectory of Lymm being so constituted as aforesaid, become and be the first rector or incumbent of the said benefice and rectory of Lymm without any presentation, admission, institution, or induction or process of law, or other process whatsoever, subject nevertheless to all engagements and liabilities (if any) affecting him as rector or incumbent of the first mediety of the rectory and parish church of Lymm aforesaid, whether for resignation of the benefice of the first mediety of Lymm or otherwise, which engagements and liabilities (if any) shall attach and belong to him as rector orincumbent of the said benefice and rectory of Lymm in like manner and as fully and effectually to all intents and purposes as if he had remained rector or incumbent of the said first mediety shall be (as is aforesaid) a rectory, and the lof the said rectory and parish church of Lymm.

"That the endowments of the said second mediety of Lymm (save and except the said sum of ten pounds a year, payable by the rector of the said first mediety of Lymm as hereinbefore mentioned, which sum is to cease to become payable from the time when the said division of the said benefice of Lymm into two separate benefices and rectories shall have taken effect as aforesaid) shall be the endowments of the said intended benefice and rectory of Oughtrington, and shall be held and enjoyed by the rector or incumbent for the time being thereof, as fully and freely, and with the same rights and beneficial interest therein as the same now are held and enjoyed by the Reverend Frank Albert Mather, Clerk, the present rector of the said second mediety of Lymm.

"That banns of matrimony shall be published, and baptisms, churchings, marriages, and burials shall be performed and solemnized in the church of Saint Peter, Oughtrington aforesaid, and that the fees for all such offices performed and solemnized within the limits described in the second schedule hereunder written, and all ecclesiastical dues, offerings, and other emoluments arising from or in respect of the said benefice and rectory of Oughtrington, and usually payable to the incumbent of a benefice, shall belong to the rector of the said intended benefice and rectory of Ought-

rington.

"That the advowson of, or right of presentation of, a minister to the church of the said intended benefice and rectory of Oughtrington, shall be vested in the said George Charnley Dewhurst (the patron of the said second mediety of Lymm as aforesaid) and his heirs and assigns for

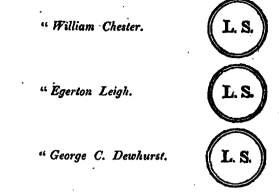
ever.

"That the said Frank Albert Mather, or other the rector for the time being of the said rectory of the second mediety of Lymm, shall, as from the day when the said hereinbefore proposed division of the said benefice of Lymm into two separate benefices and rectories shall take effect as hereinbefore mentioned, become and be the first rector or incumbent of the said benefice and rectory of Oughtrington without any presentation, admission, institution, or induction, or process of law, or other process whatever, subject nevertheless to all engagements and liabilities (if any) affecting him as rector or incumbent of the said second mediety of the rectory and parish church of Lymm aforesaid, whether for resignation of the benefice of the said second mediety of Lymm or otherwise, which engagements and liabilities (if any) shall attach and belong to him as rector or incumbent of the benefice and rectory of Oughtrington, in like manner and as fully and effectually to all intents and purposes as if he had remained rector or incumbent of the said second mediety of the said rectory and parish church of Lymm.

"That the first fruits and tenths and all other outgoings and payments (if any) except the said sum of ten pounds a year hereinbefore referred to, now charged upon the first mediety of the said present benefice of Lymm, shall, as from the day when the said hereinbefore proposed division of the same benefice of Lymm into two separate benefices and rectories shall take effect as hereinbefore mentioned, be charged upon the benefice and rectory of Lymm; and the first fruits and tenths and all other outgoings and payments (if any) now charged upon the second mediety of the said present benefice of Lymm shall, as from the same day, be charged upon the benefice and rectory of Oughtrington.

"In witness whereof, I, the said William, Lord for a distance of thirty-four yards, or thereabouts, Bishop of Chester, have hereunto set my hand along the middle of the said turnpike-road to its

and caused my episcopal seal to be affixed, and we, the said Egerton Leigh and George Charnley Dewhurst, have hereunto set our hands and seals this thirtieth day of July, one thousand eight hundred and seventy-three.



"The FIRST SCHEDULE hereinbefore referred to:-

"The benefice and rectory of Lymm being :-"All that portion of the ancient parish of Lymm, which is situate generally to the west of an imaginary line commencing upon the boundary which divides the county of Lancaster from the county of Chester, at a point in the middle of the River Mersey opposite to the point where it is joined by the Sow Brook; and extending thence first south-eastward, then southward, and then south-westward to and along the middle of the said brook to the point where it is crossed by the line of the Warrington and Stockport Branch of the London and North Western Railway; and extending thence north-eastward for a distance of twenty-three chains, or thereabouts along the middle of the said branch line of rail-way to the point at which it is carried over a certain occupation road leading from the enclosure numbered 448, on the tithe commutation map of the said parish of Lymm, and upon the map hereunto annexed, into Reddish-lane; and extending thence southward to and along the middle of the said occupation road to its junction with Reddish-lane aforesaid, at or near to which point of junction a boundary stone inscribed on its western side 'L. P., 1873, No. 1,' and on its eastern side 'O. P., 1873, No. 1,' has been placed on the southern side of the same lane; and extending thence southward, and in a direct line, for a distance of twenty-eight chains, or thereabouts (thereby crossing the Duke of Bridgewater's Canal) to a boundary stone inscribed on its western side 'L. P., 1873, No. 2,' and on its eastern side 'O. P., 1873, No. 2,' and placed on the northern side of the road, called or known as Pepper-street, opposite to the middle of the northern end of Long Butt-lane; and continuing thence for a distance of fourteen chains, or thereabouts, first southward and then south-eastward to and along the middle of the last-named lane to a point opposite to a flight of steps forming the approach to a public footpath which leads along the eastern side of the grounds attached to Lymm Hall, into the turnpike-road leading from Warrington to Altrincham; and extending thence first southward, then south-eastward, and then again southward to and along the middle of the said public footpath to its junction with the turnpikeroad leading from Warrington to Altrincham as aforesaid; and extending thence north-westward, for a distance of thirty-four yards, or thereabouts,

junction with a certain occupation road leading to the close numbered 1332 upon the said maps; and extending thence southward for a distance of one hundred yards, or thereabouts, along the middle of the last-described occupation road to its southern end; and extending thence south-westward, and in a direct line, for a distance of thirteen and a half chains, or thereabouts, to a boundary stone inscribed on its western side 'L. P., 1873, No. 3,' and on its eastern side 'O. P., 1873, No. 3,' and placed at the western end of the fence which divides the close numbered 1343 upon the said maps, from the close numbered 1344 upon the same maps, on the eastern side of Crouchley-lane; and extending thence for a distance of fifty-two and a-half chains, or thereabouts, alternately southward and south-eastward to and along the middle of the last-named lane to its junction with Mag-lane; and extending thence southwestward for a distance of nine chains, or thereabouts, along the middle of the last-named lane to the boundary which divides the said parish of Lymm from the chapelry of High Leigh, in the parish of Rostherne, in the county and diocese of Chester.

"The SECOND SCHEDULE hereinbefore referred to :—

"The benefice and rectory of Oughtrington being:

"All that portion of the said ancient parish of Lymm which is situate generally to the east of the imaginary line described in the first schedule hereunto annexed.

"Now, therefore, we, the said Ecclesiastical Commissioners, humbly recommend and propose that the said plan shall, as to all the proposals which are therein made, be carried into effect, as in the same plan is mentioned.

"And we further recommend and propose that nothing in this scheme or in the said plan (now being a part of this scheme) contained shall prevent us from recommending and proposing any other measures relating to the matters aforesaid, or any of them, in accordance with the provisions of the said Act, or of any other Act of Parliament."

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

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the sixteenth and seventeenth years of Her Majesty, chapter fifty, and of the Act of the twenty-third and twenty-fourth years of Her Majesty, chapter one hundred and twenty-four, advowson or perpetual right of patronage of and No. 24060.

duly prepared and laid before Her Majesty in Council a scheme, bearing date the eighteenth day of December, in the year one thousand eight hundred and seventy-three, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixteenth and seventeenth years of your Majesty, chapter fifty, and of the Act of the twenty-third and twenty-fourth years of your Majesty, chapter one hundred and twenty-four, have prepared, and now humbly lay before your Majesty in Council, the following scheme for effecting an exchange of the patronage of nine several benefices, all of them situate in the county of York, and in the diocese of Ripon, the patronage of which said nine benefices belongs to the Crown, and is exercised, on behalf of your Majesty, by the Lord High Chancellor of England for the time being, in virtue of his office, for the patronage of ten other several benefices, of which six are situate in the county of Nottingham, and in the diocese of Lincoln, one is situate in the county of Lincoln, and in the said diocese of Lincoln, two are situate in the county and diocese of Durham, and one is situate in the said county of York, and in the diocese of York, the patronage of which ten benefices belongs to the Bishop of the said diocese of Ripon for the time being, in right of his see.

"Whereas the names and qualities respectively of the said nine several benefices firstly hereinbefore mentioned are set forth in order and at length in the first schedule to this scheme annexed, and the names and qualities respectively of the said ten several benefices secondly hereinbefore mentioned are set forth in order and at length in the second schedule to this scheme annexed.

"And whereas the Right Honourable Roundell, Baron Selborne, now Lord High Chancellor of England, and the Right Reverend Robert, Bishop of the said diocese of Ripon, have respectively signified to us their desire that the patronage of the said nine several benefices firstly hereinbefore mentioned, and in the said first schedule to this scheme named and described, and of the churches thereof, and the patronage of the ten several benefices secondly hereinbefore mentioned, and in the said second schedule to this scheme named and described, and of the churches thereof respectively, may be re-arranged, by way of exchange, in manner hereinafter recommended and proposed.

"And whereas we have made due enquiry and calculation as to the circumstances and relative values of the said nine several benefices, and of the patronage thereof, and of the said ten several benefices, and of the patronage thereof respectively, and we do hereby certify to your Majesty that the circumstances and present values of the said benefices respectively are as set forth in the said first and second schedules hereunto annexed respectively.

"Now, therefore, with the consent of the said Roundell, Baron Selborne, acting as such Lord High Chancellor of England as aforesaid, on behalf of your Majesty, and with the consent of the said Robert, Bishop of the said diocese of Ripon, acting as such bishop (in testimony whereof to this scheme the said Roundell, Baron Selborne, and the said Robert, Bishop of the said diocese of Ripon, have respectively affixed their hands and seals), we humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, and without any conveyance or assurance in the law other than such duly gazetted Order, the whole advowson or perpetual right of patronage of and

to the said nine several benefices and each of them, all situate in the said county of York, and in the said diocese of Ripon, which hereinbefore are firstly-mentioned, and in the first schedule hereunto annexed are respectively named and described, and of and to the several churches thereof shall be assigned and transferred from your Majesty, your heirs and successors, and shall become and be absolutely vested in and shall and may from time to time, and at all times, be exercised by the said Robert, Bishop of the said diocese of Ripon, and his successors, bishops of the same diocese for ever, and that in exchange for the same the whole advowson or perpetual right of patronage of and to the said ten several benefices, and each of them, situate respectively in the said counties of Nottingham, Lincoln, Durham, and York, and in the said dioceses of Lincoln, Durham, and York, which hereinbefore are secondly-mentioned, and in the Parliament.

second schedule hereunto annexed, are respectively named and described, and of and to the several churches thereof, shall in like manner and upon and from the same day be assigned and transferred from the said Robert, Bishop of the said diocese of Ripon, and his successors, and shall become and be absolutely vested in your Majesty, your heirs and successors, and shall, and may from time to time, and at all times be exercised by the said Roundell, Baron Selborne, or other the Lord High Chancellor of England, acting on behalf of your Majesty, in right of the Crown.

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

"The FIRST SCHEDULE to which the foregoing Scheme has reference. "Benefices of which the Patronage is to be given up by the Lord Chancellor to the See of Ripon.

Name and Quality of Benefice.	Coun	ty.	Dioce	se.	Population according to the Census of 1871.	Gross Income for the year 1872.	House.
						£	
. Ainderby Steeple, a Vicarage	York	•••		•••		250	Yes
	York	•••	Ripon	• • •	1	494	Yes
	York	•••	. •	•••	1100	482	Yes
1. Kirby on-the-Moor, a Vicarage	York	•••	Ripon	•••	499	451	Yes
5. Kirkburton, a Vicarage	York	,•••	Ripon	•••	4046	399	Yes
5.* Brignall, a Vicarage	York	•••	Ripon	•••	176	358	Yes
	York	•••	Ripon	•••	253 3	324	Yes
B. Barningham, a Rectory	37 1	•••	Ripon	•••	492	652	Yes
Linton, a Rectory	York	•••	D'		1557	436	Yes

^{*} These Benefices are subject to mortgages to the Governors of Queen Anne's Bounty.

[&]quot;BENEFICES of which the Patronage is to be given up by the See of Ripon to the Lord Chancellor.

Ř	adic and Quality of Benefice.	County.	Diocese.	Population according to the Census of 1871.	Gross Income for the year 1872.	House.
1.	Beckingham, a Vicarage	Nottingham	Lincoln	445	£ 264	No, but one will be pro-
2.	Cropwell Bishop, a Vicarage	Nottingham	Lincoln	616	300	Yes
3.	Kneesall, a Vicarage	Nottingham	Lincoln	489	370	Yes, but said to be insuf- ficient
4.*	Rolleston, a Vicarage	Nottingham	Lincoln	523	367	Yes
5.	Upton, a Vicarage		Lincoln	532	298	Yes
6.	Oxton, a Vicarage	Nottingham	Lincoln	636	338	Yes
7.*	Barnoldby-le-Beck, a Rectory	Lincoln	Lincoln	208	331	Yes, but small
8.*	Rookhope, a Vicarage	TO 1	Durham	1029	421	Yes
9.	Lanchester, a Vicarage	Durbam	Durham	1225	347	Yes
10.*	Barnborough, a Rectory	York	York	450	736	Yes "

These Benefices are subject to mortgages to the Governors of Queen Anne's Bounty.

by Her Majesty in Council: now, therefore, Her | and to order and direct that the same and every

And whereas the said scheme has been approved | Council, is pleased hereby to ratify the said scheme, Majesty, by and with the advice of Her said part thereof shall be effectual in law immediately

[&]quot;The SECOND SCHEDULE to which the foregoing Scheme has reference.

from and after the time when this Order shall have been duly published in the London Gazette pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Ripon, by the Registrar of the said diocese of Lincoln, by the Registrar of the said diocese of Durham, and by the Registrar of the said diocese of York.

Arthur Helps.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT:

The QUEEN's Most Excellent Majesty in Council.

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

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fifty-ninth year of His Majesty, King George the Third, chapter one hundred and thirty-four, of the Act of the second and third years of your Majesty, chapter forty-nine, and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church of Saint Matthew, situate at Yiewsley, in the parish of Hillingdon, in the county of Middlesex, and in the diocese of London.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Matthew, situate at Yiewsley as aforesaid.

"Now, therefore, with the consent of the Right Honourable and Right Reverend John Bishop, of the said diocese of London (testified by his having signed and sealed this representation), we, the said Ecclesiastical Commissioners, humbly represent that it would, in our opinion, be expedient that all that part of the said parish of Hillingdon, which is described in the schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a district chapelry to the said church of aint Matthew, situate at Yiewsley as aforesaid, and that the same should be named 'The District Chapelry of Saint Matthew, Yiewsley.'

"And with the like consent of the said John Bishop, of the said diocese of London (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials should be solemnized or performed at the said church of Saint Matthew, situate at Yiewsley as aforesaid, and that the fees to be received in respect of the publication of such banns, and of the solemnization or performance of the said offices should be paid and belong to the minister of the same church for the time being.

Provided always, that so long as the Reverend John Harries Thomas, the present vicar or incumbent of the vicarage of the said parish of Hillingdon, shall continue to be such vicar or incumbent, all the fees which may be received in respect of such publication, solemnization, or performance at the said church of Saint Matthew, situate at Yiewsley as aforesaid, shall be paid over by the minister thereof to the said John Harries Thomas; and, provided also, that nothing herein contained shall be construed as expressing any intention on the part of us, the said Commissioners, to concur in or approve the taking of any fee for the performance of the said office of baptism, or for the registration thereof.

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

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Matthew, Yiewsley, being:—

"All that part of the parish of Hillingdon, in the county of Middlesex, and in the diocese of London, wherein the present incumbent of such parish now possesses the exclusive cure of souls, which is bounded on the east by the parish of Harlington, in the said county and diocese, on the south partly by the parish of Harmondsworth, and partly by the parish of West Drayton, both in the county and diocese aforesaid, on the west by the county of Buckingham, and on the remaining side, that is to say, on the north, by an imaginary line commencing upon the county boundary at the point due west of Cowley Hall Mill, where the Yiewsley Mill Stream diverges from the River Colne; and extending thence, south-eastward, for a distance of ten chains, or thereabouts, along the middle of the said mill stream to a point opposite to a boundary-stone inscribed 'Y., St. M. D. C., 1873, No. 1, and placed on the western side of the road which leads from the said Cowley Hall Mill to Yiewsley Mill, and has the said mill stream on the one side and Fray's river on the other side; and extending thence, eastward, and in a direct line to such boundary stone, and across the said road to a point in the middle of Fray's river aforesaid; and extending thence, for a distance of about half a mile, first southward and then south-eastward, along the middle of the last-named river, to a point a little to the south-east of Little Britain Bridge upon the boundary which divides the said parish of Hillingdon from the parish of Cowley, in the said county of Middlesex, and in the diocese of London aforesaid; and continuing thence, first south-eastward for a distance of twenty-three and a-half chains, or thereabouts, along the last described boundary (thereby following the course of the said river), and then north-eastward for a distance of sixty-two chains, or thereabouts, along the same boundary (thereby following for the most part the course of the stream flowing from the ornamental water in the grounds attached to Hillingdon House into Fray's river aforesaid) to the point on the eastern side of Cowley Manor Farm where the last-described stream is joined by the watercourse which flows from Colhamgreen, across Royal-lane, into the said last-described stream; and extending thence, eastward, for a distance of twenty-two chains, or thereabouts, slong the middle of the said watercourse (thereby passing between the closes on the one hand numbered

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respectively 790 and 791 upon the map of the ordnance survey of the said parishes of Hillingdon and of Cowley, published in the year one thousand eight hundred and sixty-six, and upon the map hereunto annexed, and the closes on the other hand numbered respectively 911 and 841 upon the same maps, and crossing a part of the last-mentioned close) to a point in the middle of Royal-lane aforesaid, at or near to which point a boundary stone inscribed 'Y., St. M. D. C., 1873, No. 2,' has been placed on the western side of the said lane; and extending thence, southward, for a distance of twenty-nine and a-half chains, or thereabouts, along the middle of the same lane to its junction with Felling-lane, and with the road leading to Horton-bridge, and continuing thence southward for a distance of thirty-seven and ahalf chains, or thereabouts, along the middle of the last-described road to its junction with Hortonlane, and with the road leading towards Gould'sgreen; and extending thence, in a direction generally eastward, for a distance of forty-eight and a-half chains, or thereabouts, along the middle of the last-described road to its junction with the road leading from Colham-green to Starveall-bridge and Starveall Farm; and extending thence, southward, for a distance of nine chains, or thereabouts, along the middle of the lastdescribed road to a point opposite to a boundary stone, inscribed 'Y., St. M. D. C., 1873, No. 3,' and placed on the eastern side of the same road, at the north-western end of the fence which divides the close numbered 1116 upon the said maps from the close numbered 1115 upon the same maps; and extending thence, south-eastward to such boundary stone, and along the last-de-scribed fence to the boundary which divides the said parish of Hillingdon from the parish of Harlington aforesaid."

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

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

THEREAS the Ecclesiastical Commissioners VV for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirtyfour; of the Act of the second and third years of Her Majesty, chapter forty-nine; of the Act of the third and fourth years of Her Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fiftyfive, duly prepared and laid before Her Majesty in Council a representation, bearing date the eleventh day of December, in the year one thousand eight hundred and seventy-three, in the words following, that is to say:
"We, the Ecclesiastical Commissioners for

England, in pursuance of the Act of the fiftyninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; of the Act of the third and fourth years of your Majesty, chapter sixty; and of the Act of the ninteenth and twentieth years of your Majesty, chapter fifty-five, have prepared and now humbly lay before your Majesty in Council the following representation as to the assignment of a district chapelry to the consecrated church called Christ Church, situate at Hatherden, in the new parish of Christ Church, Smannell-with-Hatherden, in the county of Southampton, and in the diocese of Winchester.

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

as aforesaid.

"Now, therefore, with the consent of the Right Reverend Edward Harold, Bishop of the said diocese of Winchester (testified by his having signed and sealed this representation), we, the said Ecclesiastical Commissioners, humbly represent that it would, in our opinion, be expedient that all that part of the said new parish of Christ Church, Smannell-with-Hatherden, which is described in the schedule hereunder written, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a district chapelry to the said church called Christ Church, situate at Hatherden as aforesaid, and that the same shall be named 'The District Chapelry of Christ Church, Hatherden.

"And with the like consent of the said Edward Harold, Bishop of the said diocese of Winchester (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent, that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials, should be solemnised or performed at such church, and that the fees to be received in respect of the publication of such banns, and of the solemnization or performance of the said offices, should be paid and belong to the minister of the same church for the time being: Provided always, that nothing herein contained shall-be construed as expressing any intention on the part of us, the said Commissioners, to concur in or approve the taking of any fee for the performance of the said office of baptism, or for the registration thereof.

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

your Royal wisdom shall seem meet."

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Christ Church, Hatherden, being:

"All that part of the new parish of Christ Church, Smannel-with-Hatherden, in the county of Southampton, and in the diocese of Winchester, which is bounded on the south-east partly by the parish of Enham, and partly by the parish of Andover-with-Foxcott, both in the county and diocese aforesaid, on the south-west partly by the last-named parish, partly by the parish of Penton Mewsey, partly by the parish of Weyhill, all in the county and diocese aforesaid, on the west by the extra-parochial territory called or known as Chute Forest, in the county of Wilts, and in the diocese of Salisbury, on the north-west partly by

a detached portion of the parish of Weyhill aforesaid, and partly by the parish of Faccombe-with-Tangley, in the said county of Southampton, and in the diocese of Winchester aforesaid, on the north-east by the parish of Hurstbourne Tarrant, in the last-named county and diocese, and on the remaining side, that is to say, on the east by an imaginary line commencing upon the boundary which divides the last-named parish from the new parish of Christ Church, Smannel-with-Hatherden aforesaid, at a point in the middle of the Andover and Newbury turnpike road, near to its junction with the road which leads to Little London; and extending thence, in a direction generally southward, for a distance of rather more than one mile along the middle of the said turnpike road to the boundary at or near to Guyatt's Farm, which boundary divides the said new parish of Christ Church, Smannel-with-Hatherden from the parish of Enham aforesaid."

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

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the Ecclesiastical Commissioners for England have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirtyfour; of the Act of the second and third years of Her Majesty, chapter forty-nine; and of the Actof the nineteenth and twentieth years of Her Majesty, chapter fifty-five, duly prepared and laid before Her Majesty in Council a representation, bearing date the eleventh day of December, in the year one thousand eight hundred and seventy-three, in the words following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the fiftyninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fifty-five, have prepared, and now humbly lay before your Majesty in Council, the following representation as to the assignment of a district chapelry to the consecrated church called the Church of the Blessed Virgin Mary, situate at Pilsley, in the parish of North Wingfield, in the county of Derby, and in the diocese of Lichfield.

"Whereas it appears to us to be expedient that a district chapelry should be assigned to the said church, situate at Pilsley as aforesaid.

Ecclesiastical Commissioners, humbly frepresent that it would, in our opinion, be expedient that all that part of the said parish of North Wing-field, which is comprised within and is co-extensive with the limits of the township of Pilsley, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a district chapelry to the said church, situate at Pilsley as aforesaid, and that the same should be named 'The District Chapelry of Saint Mary the Virgin, Pilsley.'

"And with the like consent of the said George Augustus, Bishop of the said diocese of Lichfield (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials should be solemnised or performed at such church, and that the fees to be received in respect of the publication of such banns, and of the solemnization or performance of the said offices should be paid and belong to the minister of the same church for the time being. Provided always, that nothing herein contained shall be construed as expressing any intention on the part of us, the said Commissioners, to concur in or approve the taking of any fee for the performance of the said

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

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

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Eccelesiastical Commissioners for England have, in pursuance of the Act of the sixteenth and seventeenth years of Her Majesty, chapter fifty, and of the Act of the twenty-third and twenty-fourth years of Her Majesty, chapter one hundred and twenty-four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the eleventh day of December, in the year one thousand eight hundred and seventy-three, in the words and figures following; that is to say:

"We, the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixteenth and seventeenth years of your Majesty, chapter "Now, therefore, with the consent of the Right Reverend George Augustus, Bishop of the said twenth-fourth years of your Majesty, chapter one diocese of Lichfield (testified by his having signed hundred and twenty-four, have prepared, and now and sealed this representation), we, the said humbly lay before your Majesty in Council, the following scheme for effecting an exchange of the patronage of the benefice (being a vicarage) of Warnham, in the county of Sussex, and in the diocese of Chichester, for the patronage of the benefice (being a vicarage) of Sopley, in the county of Southampton, and in the diocese of Winchester.

"Whereas the Dean and Chapter of the Cathedral and Metropolitical Church of Canterbury are seized to them and their successors of the advowson or perpetual right of patronage of and to the said benefice of Warnham, and the church thereof, being the parish church of the parish of Warnham.

"And whereas Charles Thomas Lucas, of Warnham Court, in the said county of Sussex, Esquire, is seized in fee simple without incumbrances of the advowson or perpetual right of patronage of and to the said benefice of Sopley, and the church thereof, being the parish church of the parish of Sopley.

"And whereas the said Dean and Chapter of the Cathedral and Metropolitical Church of Canterbury and the said Charles Thomas Lucas are respectively desirous that the patronage of the said two benefices, and of the churches thereof respectively, may be rearranged by way of exchange, in manner hereinafter recommended and proposed.

"And whereas we have made due enquiry and calculation as to the circumstances and relative values of the said benefices and patronage, and we do hereby certify to your Majesty that the circumstances and present values of the said benefices respectively are as set forth in the schedule hereunto annexed.

"Now, therefore, with the consent of the said Dean and Chapter of the Cathedral and Metropolitical Church of Canterbury (in testimony of which consent they, the said Dean and Chapter Parliament.

have affixed their common or corporate seal to this scheme), and with the consent of the said Charles Thomas Lucas (in testimony of which consent he has set his hand and seal to this scheme), we, the said Ecclesiastical Commissioners, humbly recommend and propose that upon and from the day of the date of the publication in the London Gazette of any Order of your Majesty in Council ratifying this scheme, and without any conveyance or assurance in the law other than such duly gazetted Order, the whole advowson or perpetual right of patronage of and to the said benefice of Warnham and the church thereof, shall be assigned and transferred from the said Dean and Chapter of the Cathedral and Metropolitical Church of Canterbury (in whom as aforesaid it is now vested), and from their successors, and shall become and be absolutely vested in, and shall and may from time to time be exercised by, the said Charles Thomas Lucas, his heirs and assigns for ever, and that in exchange for the same the whole advowson or perpetual right of patronage of and to the said benefice of Sopley and the church thereof, shall, in like manner, upon and from the day aforesaid, be assigned and transferred from the said Charles Thomas Lucas (in whom as aforesaid it is now vested), and from his heirs and assigns, and shall become and be absolutely vested in, and shall and may from time to time be exercised by, the said Dean and Chapter of the Cathedral and Metropolitical Church of Canterbury, and their successors

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

" The SCHEDULE to which the foregoing Scheme has reference.

. " PART I.

Name and Quality of Benefice to be given in Exchange by the Dean and Chapter of the Cathedral and Me- tropolitical Church of Canterbury.	County.	Diocese.	Population by Census of 1871.	Gross Income for year 1872.	Residence.
Warnham, a Vicarage	Sussex	Chichester	1007	£ 396	Yes

" PART II!

Name and Quality of Benefice to be given in Exchange by Charles Thomas Lucas.	County.	Diocese.	Population by Census of 1871.	Gross Income for year 1872.	Residence.
Sopley, a Vicarage	Southampton	Winchester	820	£ 413	Yes

And whereas the said scheme has been approved by Her Majesty in Council: now, therefore, Her Majesty, by and with the advice of Her said Council, is pleased hereby to ratify the said scheme, and to order and direct that the same and every part thereof shall be effectual in law immediately from and after the time when this Order shall have been duly published in the London

Gazette pursuant to the said Acts; and Her Majesty, by and with the like advice, is pleased hereby to direct that this Order be forthwith registered by the Registrar of the said diocese of Chichester, and by the Registrar of the said diocese of Winchester.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, 1 tively, and, with respect to the same circumstances the 26th day of January, 1874.

PRESENT,

·The QUEEN's Most Excellent Majesty in Council.

W HEREAS the Ecclesiastical Commissioners for England, have, in pursuance of the Act of the sixteenth and seventeenth years of Her Majesty, chapter fifty; and of the Act of the twenty-third and twenty-fourth years of Her Majesty, chapter one hundred and twenty-four, duly prepared and laid before Her Majesty in Council a scheme, bearing date the eighteenth day of December, in the year one thousand eight hundred and seventy-three, in the words and figures following,

that is to say:

"We the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixteenth and seventeenth years of your Majesty, chapter fifty; and of the Act of the twenty-third and twenty-fourth years of your Majesty, chapter one hundred and twenty-four; have prepared, and now humbly lay before your Majesty in Council, the following scheme for effecting an exchange, as is hereinafter mentioned, of the patronage of the benefice (being a rectory) of Tatenhill, in the county of Stafford, and in the diocese of Lichfield, for the patronage of the benefice (being a rectory) of Cheriton, in the county of Hants, and in the diocese of Winchester.

"Whereas, by 'The Ecclesiastical Commissioners' Act, 1873,' being the Act of the thirtysixth and thirty-seventh years of your Majesty, chapter sixty-four, it is enacted that upon the next avoidance of the Deanery of the Cathedral Church of Lichfield, the said rectory of Tatenhill shall be severed from the said deanery with which the said rectory has been of late years and now is held, and that the perpetual advowson of the same rectory shall thereupon be vested in your Majesty, your heirs and successors, but no avoidance of the said Deanery of the Cathedral Church of Lichfield, has happened since the passing of the lastly-mentioned

Act.

"And whereas under and by virtue of the Order of your Majesty in Council, which is mentioned in the hereinbefore firstly-mentioned Act, the patronage (that is to say, the perpetual advowson) of the benefice and rectory of Cheriton aforesaid is now vested in the Bishop of the said

diocese of Lichfield, and his successors.

"And whereas, when the advowson of the said benefice and rectory of Tatenhill shall have become vested in your Majesty, your heirs and successors, in pursuance of the provisions of the said lastly-mentioned Act, and if the same advowson were now so vested, the patronage of the same benefice and rectory would be exercised on behalf of your Majesty by the First Lord Commissioner for the time being of your Majesty's Treasury.

"And whereas the Right Honourable William Ewart Gladstone, a Member of the Commons House of Parliament, now the First Lord Commissioner of your Majesty's Treasury, and the Right Reverend George Augustus, now Bishop of the said diocese of Lichfield, are respectively desirous that the patronage of the said benefice and rectory of Tatenhill, and the patronage of the said benefice and rectory of Cheriton, may be re-arranged by way of exchange in manner hereinafter recommended and proposed.

"And whereas we have made due enquiry and calculation as to the circumstances and relative values of the said two benefices of Tatenhill and Cheriton, and of the patronage thereof respec- shall on the day aforesaid be the Bishop of the

and relative values, we do hereby certify to your Majesty as follows, that is to say: that the lands and endowments of the said benefice and rectory of Tatenhill consist of the following particulars, namely: of a tithe rent-charge of the gross annual amount (according to the commutation) of one thousand three hundred and sixty-seven pounds thirteen shillings, or thereabouts, and of land of the annual value of one hundred and sixty-two pounds or thereabouts, and of a sum of thirteen thousand one hundred and seventy-nine pounds ten shillings and seven pence Three Pounds per Centum Consolidated Bank Annuities, now standing in the name of us, the Ecclesiastical Commissioners for England, and arising from the proceeds of land belonging to the said benefice and rectory which has been sold, and that under the provisions of 'The Ecclesiastical Commissioners' Act, 1873,' the same lands and endowments will, upon the next avoidance of the said Deanery of Lichfield be transferred to and vested in us, the said Commissioners, for the purposes of the Acts regulating our proceedings, and subject in particular, so far as regards the tithe commutation rent-charge and the glebe land aforesaid now belonging to the said rectory, to re-appropriation for the benefit of the said parish of Tatenhill, and the ecclesiastical districts formed or to be formed out of such parish, in manner provided by the second section of the same Act; and that the gross annual value of the said benefice and rectory of Cheriton is one thousand seven hundred and eighty pounds per annum or thereabouts.

"Now, therefore, with the consent of the said William Ewart Gladstone, acting on behalf of your Majesty as patron in right of the Crown of the advowson of the said benefice and rectory of Tatenhill aforesaid, and with the consent of the said George Augustus, now Bishop of the said diocese of Lichfield, acting as patron in right of his said see of the advowson of the said benefice and rectory of Cheriton (in testimony whereof to this scheme the said William Ewart Gladstone hath set his hand and seal, and the said George Augustus, Bishop of Lichfield, has set his hand and his episcopal seal), we humbly recommend and propose that as from the day on which any Order of your Majesty in Council ratifying this scheme shall be published in the London Gazette, all the rights of patronage and presentation in, to, or in respect of the said benefice and rectory of Tatenhill, or in, to, or in respect of any consecrated church or chapel now or hereafter existing within the ancient limits of the parish of Tatenhill, which now are or which, in the absence of this scheme, would by operation of the said Act of the thirtysixth and thirty-seventh years of your Majesty, chapter sixty-four, become and be vested in your Majesty, your heirs and successors, shall without any conveyance or assurance in the law other than such duly gazetted Order of your Majesty in Council, be assigned and transferred from your Majesty, your heirs and successors, to, and shall become and be absolutely vested in, and shall and may from time to time, and at all times thereafter be exercised by the said George Augustus, or other the person who shall on that day be the Bishop of the said diocese of Lichfield, and his successors, bishops of the same diocese, for ever, and that in exchange for the same rights the perpetual advowson of the said benefice and rectory of Cheriton, shall, in like manner and as from the same date, be assigned and transferred from the said George Augustus, or other the person who

said diocese of Lichfield, and from his successors, to and shall become and be absolutely vested in your Majesty, your beirs and successors, and shall, and may from time to time and at all times thereafter be exercised by the First Lord Commissioner of your Majesty's Treasury, acting on behalf of your Majesty in right of the Crown.

"And we further recommend and propose that nothing herein contained shall prevent us from recommending and proposing any measures relating to the said benefice and rectory of Tatenhill, such as are contemplated by the hereinbeforementioned Act of the thirty-sixth and thirtyseventh years of your Majesty, chapter sixty-

"And lastly we recommend and propose that nothing herein contained shall prevent us from recommending and proposing in relation to the matters recommended and proposed in this scheme, or any of them, any other measures in accordance with the provisions of the said Acts firstly and secondly hereinbefore-mentioned, or of either of them, or of any other Act of Parliament.'

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

Arthur He'ps.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Ecclesiatical Commissioners for England, have, in pursuance of the Act of the fifty-ninth year of His Majesty King George the Third, chapter one hundred and thirtyfour; of the Act of the second and third years of Her Majesty, chapter forty-nine; of the Act of the third and fourth years of Her Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of Her Majesty, chapter fiftyfive; duly prepared and laid before Her Majesty in Council a representation, bearing date the eighteenth day of December, in the year one thousand eight hundred and seventy-three, in the words following, that is to say:

the Ecclesiastical Commissioners for England, in pursuance of the Act of the fiftyninth year of His Majesty King George the Third, chapter one hundred and thirty-four; of the Act of the second and third years of your Majesty, chapter forty-nine; of the Act of the third and fourth years of your Majesty, chapter sixty; and of the Act of the nineteenth and twentieth years of your Majesty, chapter fiftyfive; have prepared and now humbly lay before your Majesty in Council the following representation as to the assignment of a district chapelry to the consecrated church of Saint Paul, situate within the limits of the new parish of the Holy Trinity, Paddington, in the county of Middlesex, and in the diocese of London.

"Whereas, it appears to us to be expedient that a district chapelry should be assigned to the said church of Saint Paul, situate within the limits of the said new parish of the Holy Trinity, Paddington.

"Now, therefore, with the consent of the Right Honourable and Right Reverend John, Bishop of the said diocese of London (testified by his having signed and sealed this representation), we, the said Ecclesiastical Commissioners, humbly represent, that it would, in our opinion, be expedient that all that part of the said new parish of the Holy Trinity, Paddington, which is described in the schedule hereunder witten, all which part, together with the boundaries thereof, is delineated and set forth on the map or plan hereunto annexed, should be assigned as a district chapelry to the said church of Saint Paul, situate within the limits of such new parish as aforesaid, and that the same should be named 'The District Chapelry of

Saint Paul, Paddington.'

"And with the like consent of the said John, Bishop of the said diocese of London (testified as aforesaid), we, the said Ecclesiastical Commissioners, further represent that it appears to us to be expedient that banns of matrimony should be published, and that marriages, baptisms, churchings, and burials, should be solemnized or performed at the said church of Saint Paul, situate within the limits of the said new parish of the Holy Trinity, Paddington, and that the fees to be received in respect of the publication of such banns, and of the solemnization or performance of the said offices, should be paid and belong to the minister of the same church for the time being: Provided always, that nothing herein contained shall be construed as expressing any intention on the part of us, the said Commissioners, to concur in or approve the taking of any fee for the performance of the said office of baptism or for the registration thereof.

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

your Royal wisdom shall seem meet.

"The SCHEDULE to which the foregoing Representation has reference.

"The District Chapelry of Saint Paul, Paddington, being :-

"All that part of the new parish of the Holy Trinity, Paddington, in the county of Middlesex, and in the diocese of London, wherein the present incumbent of such new parish now possesses the exclusive cure of souls, which said part is bounded on the north-east by the district of Saint Mary Magdalene, Paddington, on the north-west by the new parish of Saint Peter, Paddington, on the south-west by the new parish of Saint Andrew and Saint Philip, Upper Westbourne Park, on the south by the new parish of Saint Stephen, Paddington, all in the county and diocese aforesaid, and on the remaining sides, that is to say, on the south-east and east, by an imaginary line commencing upon the boundary which divides the said new parish of Saint Stephen, Paddington, from the new parish of the Holy Trinity, Paddington aforesaid, at a point in the middle of the southern end of the Lord Hill Bridge, which carries the road called or known as Celbridgeplace over the line of the Great Western Railway; and extending thence, northward, along the middle of the said road, to its junction with the Harrowroad; and extending thence, south-eastward, along the middle of the last-named road, to its junction,

at or near to the Holy Trinity National Schools, with the road called or known as Westbourne Park-crescent; and extending thence, first northward, and then north-westward, along the middle of the last-named road, to its junction with the street or road called or known as Bury-terrace; and extending thence, northward, for a distance of one chain and a-half, or thereabouts, along the middle of the last-named street or road, to the boundary which divides the said new parish of the Holy Trinity, Paddington, from the district of Saint Mary Magdalene, Paddington aforesaid."

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

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

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

the Ecclesiastical Commissioners for England, in pursuance of the Act of the sixth and seventh years of your Majesty, chapter thirtyseven, have prepared and now humbly lay before your Majesty in Council, the following scheme for authorizing the sale and disposal of certain property situate in the parish of Pittington, in the county of Durham, and now vested in us.

"Whereas under and by virtue of a certain indenture, bearing date the thirty-first day of December, one thousand eight hundred and seventy, and made or expressed to be made between Abraham Story, of Chester-le-Street, in the county of Durham, Gentleman, of the first part, Richard Blenkinsopp George Leaton Blenkinsopp, of Shadforth, in the county of Durham, Clerk, and John Clark, of the same place, Farmer, of the second part, Isabella Huntley, of Sunderland, in the county of Durham, Widow, of the third part, John Huntley, Henry Richard Huntley, both late of Bamborough, in the county of Northumberland, but then of Sunderland aforesaid, Gentlemen, and Mary Ann Huntley, of Sunderland aforesaid, Spinster, of the fourth part, and us, the Ecclesiastical Commissioners for England, of the fifth part, a certain piece or parcel of land, situate at or near the village of Sherburn, in the township of Sherburn, in the said parish of Pittington, and described in the same indenture as containing by admeasurement two roods and twenty-seven perches, or thereabouts, became, with its appurtenances, and is now, vested in us.

No. 24060.

"And whereas the said land is not subject to any outstanding beneficial lease or grant, but is now in our possession, but some portion thereof, on account of its character and situation, is unsuitable or inconvenient to be held or applied for the purposes for which estates vested in us are applicable under the Acts by which our proceedings are governed.

"And whereas, with a view to the advantageous appropriation of the same, or of the proceeds thereof, for the ultimate improvement of our common fund, it is expedient that the said land, or such part or parts thereof as we shall at any. time, and from time to time, think fit, should be sold or disposed of, and accordingly that we should be empowered to sell or dispose of our interest in such land, or in any part or parts thereof, in such manner as shall appear to us advisable.

"Now, therefore, we humbly recommend and propose, that we may be authorized and empowered, by instrument or instruments in writing, duly executed according to law, from time to time to sell or dispose of, and duly to convey, according to the provisions of the said Act, all or any of the said land so vested in us as aforesaid, with its appurtenances, and all our estate, right, title, and interest therein, or in any part or parts thereof, unto and to the use of any person or persons desirous or willing to purchase the same, and his or their heirs, executors, administrators, or assigns, or otherwise, as he or they shall direct or appoint, and for such consideration as shall, upon due calculation and enquiry, appear to us to be just and reasonable, it being our intention to invest the proceeds of such sale from time to time, as occasion may arise, in the purchase of other lands, titles, rent-charges, tenements, or hereditaments, or of some estate or interest therein convenient to be held by us for the purposes of the Acts by which our proceedings are governed as aforesaid, and in the meantime to invest the said proceeds in some Government or parliamentary stock, or other public securities in England.

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

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

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS by an Act passed in the session of Parliament held in the eighteenth and nineteenth years of Her Majesty's reign, intituled "An Act further to amend the

"laws concerning the burial of the dead in "England," it is, amongst other things, enacted that it shall be lawful for Her Majesty, by and with the advice of Her Privy Council, from time to time, to postpone the time appointed by any Order in Council for the discontinuance of burials, or otherwise to vary any Order in Council made under any of the Acts recited in the said Act, or under the said Act (whether the time thereby appointed for the discontinuance of burials thereunder, or other operation of such Order, shall or shall not have arrived), as to Her Majesty, with such advice as aforesaid, may seem fit;

And whereas Orders in Council have been made, directing the discontinuance of burials in the churchyards and burial ground hereinafter mentioned, from the time specified in such Orders; and whereas it seems fit to Her Majesty, by and with the advice of Her Privy Council, that the time for discontinuing burials in the said church-

yards and burial ground be postponed;

Now, therefore, Her Majesty, by and with the advice aforesaid, is pleased to order, and it is hereby ordered, that the time for the discontinuance of burials in such churchyards and burial ground be postponed as follows, viz.:-

In the parish churchyard of Skelton, Marskeby-the-Sea, to the thirty-first of December, one thousand eight hundred and seventy-four.

In the churchyards of Saint Giles and Saint Sepulchre, in the borough of Northampton, to the thirtieth of June, one thousand eight hundred and seventy-four.

In the churchyards of St. Mary and St. Cuthbert, and in the Independent Burial Ground, Pateley Bridge, all in the parish of Ripon, to the thirtieth of June, one thousand eight hundred and seventy-four.

In the churchyard of Nuneaton, to the first of January, one thousand eight hundred and

seventy-five.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the Right Honourable Robert Lowe, one of Her Majesty's Principal Secretaries of State, after giving to the Incumbents and the Churchwardens of the parishes hereinafter mentioned ten days' previous notice of his intention to make such representation, has, under the provisions of an Act passed in the session of Parliament held in the sixteenth and seventeenth years of Her Majesty's reign, intituled "An Act to "amend the laws concerning the burial of the dead "in England beyond the limits of the Metropolis, "and to amend the Act concerning the burial of "the dead in the Metropolis," made a representation stating that, for the protection of the public health, no new burial ground should be opened in the undermentioned parishes without the previous consent of one of Her Majesty's Principal Secretaries of State, and that burial should be discontinued therein, with the following modifications, viz. :-

St. Margaret's, Lee, Kent. - Forthwith wholly in the old and new churchyards, except in now existing family vaults and walled graves, in which each coffin shall be separately enclosed in an airtight manner;

earthen grave spaces, in which coffins can be buried not less than four feet below the surface without the exposure of other coffins, or the disturbance of remains; such grave spaces to be used only for the burial of their owners, or the wives, parents, children, brothers or sisters of such owners.

LLANGYNWYD, GLAMORGANSHIRE.—Forthwith wholly in the burial grounds of Saron, Salem, Herman, and Bethama Chapels, in Maesteg, in the parish of Llangynwyd, except for the burial of members of the families of the respective congregations, and of those who have been buried in these burial grounds; no grave to be used unless it can be opened without exposing coffins or disturbing remains.

LOPEN, SOMERSETSHIRE.—In Lopen Churchyard after the thirty-first of December, one thousand eight hundred and seventy-four, except in now existing vaults and walled graves, in which each coffin shall be separately enclosed by brickwork or stonework properly cemented, and except also in earthen graves for the burial of the widowers and widows of those already interred therein.

St. John's, Yeadon, Guiselex.—Forthwith wholly in St. John's Churchyard, and in the the burial grounds of the Wesleyan and Primitive Methodist Chapels, Yeadon, except in vaults which are free from water, each coffin buried in which shall be separately enclosed by stonework or brickwork properly cemented; and except in earthen graves, not less than four feet deep, which are free from water, and can be opened without exposure of coffins or disturbance of remains. Also that no new grave be made within one foot of any other grave; and that burials in the church and chapels be wholly discontinued.

SUTTON, SURREY .- Forthwith wholly in the churchyard of St. Nicholas, Sutton, Surrey, except in existing vaults or walled graves, and in such which can be constructed, or in earthen graves which can be opened, without exposing coffins or disturbing buried remains, that every coffin buried in vaults or walled graves be separately enclosed in stonework or brickwork properly cemented, and that burial in the church be wholly discontinued

Now, therefore, Her Majesty in Council is pleased hereby to give notice of such representation, and to order that the same be taken into consideration by a Committee of the Lords of Her Majesty's Most Honourable Privy Council on the ninth day of March next.

And Her Majesty is further pleased to direct that this Order be forthwith published in the London Gazette; and that copies thereof be affixed on the doors of the churches or chapels of, or on some conspicuous places within, the parishes affected by such representation, one month before the said ninth day of March.

Arthur Helps.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Long WW Benton, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth and except also in now purchased family section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the thirteenth of November, one thousand eight hundred and seventy-three, numbered 257:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereinto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-laws referred to in the foregoing Order.

No. CCLVII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE PARISH OF LONG BENTON SCHOOL BOARD.

WHEREAS, in pursuance of a requisition sent by the Education Department, a School Board for the parish of Long Benton was duly elected on

the 19th day of May, 1873.

At a meeting of the School Board of the said parish, held at 15, Grey-street, Newcastle, on Thursday, September 11th, 1873, at which meeting a quorum of the members of such Board are present, the said Board do hereby, in pursuance of the powers conferred by the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following

BYE-LAWS.

1. The parent of every child residing within the Long Benton School District shall cause such child, being not less than five nor more than thirteen years old, to attend an Elementary School, unless there be reasonable excuse for nonattendance.

The following shall be deemed such reasonable excuses:—

- (a.) Sickness, incapacitating the child from attendance, or some other cause which is unavoidable, or which in the opinion of the School Board shall be deemed satisfactory.
- (b.) That such child is otherwise under efficient instruction.
- (c.) Any child between ten and thirteen years of age, concerning whom one of Her Majesty's Inspectors certifies that such child has reached the fifth standard of the Government Education Code of February, 1871, shall be wholly exempted from the obligation to attend school, and any such child so certified as having reached the fourth standard of education in the same code, shall be exempted for one half the school time in each week,
- (d.) That there is no Public Elementary School open which the child can attend within two miles from the residence of such child, measured along the nearest road.
- 2. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children, provided that nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious

bservance by the religious body to which his parent belongs, or shall be deemed or construed as being contrary to anything contained in any Act for regulating the education of children em-

ployed in labour,

3. Whenever the parent of any child shall satisfy the School Board that he or she is unable from poverty to pay the school fees of such child, the School Board, in the case of a school provided by the Board, shall remit, and in the case of any other Public Elementary School, shall pay, the whole or such part of the fees as in the opinion of the Board the parent is unable to pay, for a renewable period to be fixed by the Board, not exceeding six calendar months, and such remission or payment shall not in any case exceed the ordinary school fee payable at the school selected by the parent of the child, or the following

Scale.		
5th and 6th standards	6d. per	week:
3rd and 4th do	4d.	19
1st and 2nd do	2d.	27
Infants between the ages of		**
five and seven years	2d.	,,
Infants between the ages of		•
three and five years	1d,	"

No extra charge is to be allowed by the Board for books or other school requisites, whether for school or home use by children who are paid for by the Board.

4.—Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and sixpence, provided that all breaches of these Bye-laws by a parent in one and the same week shall be deemed one offence, and that no penalty imposed for the breach of any Bye-law shall exceed such a sum as with the costs will amount to five shillings for each offence.

These Bye-laws will come into force immediately after receiving the sanction of Her Majesty in Council.

Sealed with Corporate Common Seal of the School Board of the parish of Long Benton, this 13th day of November, 1873, in the presence of



J. W. Richardson, Chairman.

W. S. Daglish, Clerk.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Glemsford appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the seventh of October, one thousand eight hundred and seventy-three, numbered 258:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy

Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-laws referred to in the foregoing Order.

No. CCLVIII.

THE ELEMENTARY EDUCATION ACT,

Parish of Glemsford.

BYE-LAWS OF THE GLEMSFORD SCHOOL BOARD.

Know all men by these presents that-

At a meeting of the School Board of the parish of Glemsford, in the county of Suffolk, held at the class-room of the National School Room, in the said parish of Glemsford, on Tuesday, the 7th day of October, 1873, at which meeting a quorum of the members of such Board are present, the said Board do hereby, in pursuance of the powers given to them by the Elementary Education Act, 1870, and subject to the approval of the Education Department, make and ordain the following Byelaws:—

1. The term "Education Department" means the Lords of the Committee of the Privy Council on Education.

The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Department.

The term "Parish" means the parish of Glems-

ford. .

. The term "School Board" or "Board" means the School Board of the district comprising the parish of Glemsford.

The term "School" or "Public Elementary School" means a Public Elementary School as

defined by the said Act.

The term "Parent" includes guardian, and every person who is liable to maintain or has the actual custody of any child; but does not include the mother of a child when the father is living, and is residing within the district.

2. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years of age, nor more than twelve years of age, residing within the district of the said parish, shall cause such child to attend school (unless there be some

reasonable excuse for non-attendance).

3. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age; provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects is given, and that no child shall be required—

(a.) To attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent

belongs.

(b.) To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a Day of Public Fast or Thanksgiving, or on Saturday.

Provided also, that any requirement herein contained shall not be held or construed to apply to any child employed in labour, and receiving instruction in conformity with the provisions of the Factory Acts, or of the Workshop Regulation Act, 1867, or of any Act or Acts that have been or may be passed to regulate the education of children engaged in labour.

- 4. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and twelve years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 6th day of February, 1872, such child shall be totally exempt from the obligation to attend school; and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code, shall be exempt from the obligation to attend school more than fifteen hours in any one week.
- 5. A child shall not be required to attend school,
 - (a.) If such child is under efficient instruction in some other manner.
 - (b.) If such child has been prevented from attending school by sickness or any unavoidable cause.
 - (c.) If there is no Public Elementary School which such child can attend within three miles, measured according to the nearest road, from the residence of such child.
- 6. If the parent of any child satisfies the School Board that he is unable from poverty to pay the whole or some part of the school fees of such child, the School Board will remit the whole or such part of the fees, as in the opinion of the Board the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months.
- 7. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding 2s. 6d., provided that all breaches of these Bye-laws by a parent in one and the same week shall be deemed one offence, and that no penalty imposed for the breach of any Byelaw shall exceed such a sum as with the costs will amount to 5s. for each offence.
- 8. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

Sealed with the Corporate Common Seal of the School Board of the parish of Glemford, this 7th day of October, 1873.

George Coldham, Chairman.

Sealed in the presence of

Henry C. Canham, Clerk.



A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Churwell, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the sixteenth of October, one thousand eight hundred and seventy-three, numbered 259:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy

whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-laws referred to in the foregoing Order.

No. CCLIX.

THE ELEMENTARY EDUCATION ACT, 1870.

Township of Churwell.

BYE-LAWS OF THE CHURWELL SCHOOL BOARD.

WHEREAS, in pursuance of a requisition sent by the Education Department to the Returning Officer for the township of Churwell, in the West Riding of the county of York, a School Board for the district of the said township was duly elected on the twenty-fifth day of January, 1873.

Now, at a meeting of the School Board of the said township of Churwell, duly convened and held at the Board-room, Churwell, on Thursday, the second day of October, 1873, the said Board do hereby, subject to the approval of the Education Department, make and ordain the following Bye-laws:—

Definition of Terms.

1. In the following Bye-laws-

The term "Education Department" means the Lords of the Committee of the Privy Council on Education.

The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Department.

The term "School Board" or "Board" means the School Board of the district comprising

the township of Churwell.

The term "School" or "Public Elementary School" means a Public Elementary School as defined by the Elementary Education Act, 1870.

The term "Parent" includes Guardian, and every person who is liable to maintain or has the actual custody of any child; but does not include the mother of a child when the lawful father is living, and is residing within the township of Churwell.

Requiring Parents to cause Children to attend School.

2. The parent of every child residing within the Churwell School Board District shall cause such child, being not less than five nor more than thirteen years of age, to attend a Public Elementary School, unless there be some reasonable excuse for non-attendance.

Determining Time during which such Children shall attend School.

- 3. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of a similar age; provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects is given, and that no child shall be required—
 - (a.) To attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.

(b.) To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving.

(c.) To attend school on any day fixed for the inspection of the school, or the examination of the scholars therein in respect of religious subjects.

Provided also, that any requirement herein contained shall not be held or construed to apply to any child employed in labour, and receiving instruction in conformity with the provisions of the Factory Acts, the Workshop Regulation Act, 1867, or of the Mines Regulation Act, 1872, or of any other Act or Acts which have been or may be made for regulating the education of children employed in labour.

Exemption from Attendance if the Child has reached a certain Standard.

4. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the New Code of February, 1871, such child shall be totally exempt from the obligation to attend school; and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code, shall be exempt from the obligation to attend more than five meetings of the school in any one week.

Reasonable Excuses for Non-Attendance.

- 5. Any one of the following shall be deemed a reasonable excuse within the meaning of Byelaw No. 2:—
 - (a.) That the child is under efficient instruction in some other manner.
 - (b.) That the child has been prevented from attending school by sickness, or any unavoidable cause.
 - (c.) That there is no Public Elementary School open which the child can attend within one mile, measured according to the nearest road, from the residence of such child.

Power of Board to exempt Children from . Attendance at School.

6. The Board shall have power to exempt a child from attendance at school for such period as they may think fit, if sickness in the family or other urgent reason shall be proved to the satisfaction of the Board to exist.

Remission of School Fees in case of Poverty.

7. If the parent of any child satisfies the School Board that he or she is unable, from poverty, to pay the school fees of such child, the School Board will remit the whole or such part of the school fees as in the opinion of the Board the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months; provided that the amount of fees to be remitted shall not exceed the ordinary payment at the school.

Penalties for Breach of Bye-Laws.

8. Any person committing a breach of these Bye-laws, or any of them, shall be liable to a penalty not exceeding five shillings, including costs, for each offence, provided that all breaches of these Bye-laws by a parent in one and the same week shall be deemed one offence,

Date of operation of Bye-Laws.

9. These Bye-Laws shall take effect from and after the day on which the same shall be sanctioned by Her Majesty in Council.

Sealed with the Common Seal of the School Board of the township of Churwell, this 16th day of October, 1873.



William Ward, Chairman of the said Board.

Henry Wilkinson, Clerk to the said Board.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

TATHEREAS the School Board of Great Driffield, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the sixth of November, one thousand eight hundred and seventy-three, numbered 260:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-laws referred to in the foregoing Order.

No. CCLX.

THE ELEMENTARY EDUCATION ACT, 1870.

Parish of Great Driffield.

BYE-LAWS OF THE GREAT DRIFFIELD SCHOOL BOARD.

WHEREAS, in pursuance of a requisition sent by the Education Department, to Henry Botterill, of Great Driffield, in the county of York, Clerk to the Guardians of the Driffield Poor Law Union, a School Board for the District of Great Driffield aforesaid, was duly elected on the 6th day of March, 1871.

Now, at a Meeting of the School Board of the said parish of Great Driffield, duly convened and held at the Board Room at Great Driffield aforesaid, this 6th day of November, 1873, at which meeting a quorum of the members of such Board are present, the said Board do hereby in pursuance of the aforesaid powers, and subject to the approval of the Education Department, make the following Bye-laws, to take effect forthwith, after the same shall receive the sanction of Her Majesty in Council.

Interpretation.

1. In these Bye-laws-

The term "Education Department" means the Lords of the Committee of the Privy Council on Education.

The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Depart-

Terms importing males include females. The term "School, Board" or "Board," means the School Board of the District comprising the parish of Great Driffield.

The term "Great Driffield School District," or "School District," means the School District to which the School Board belongs

The term "School" or "Public Elementary School," means a Public Elementary School, as defined by the said Act, and includes a free school, but not an Industrial School.

The term "Parent" includes guardian and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child, when the father is living and is residing within the Great Driffield School District.

The term "Child" means a child residing within the Great Driffield School District.

Parents to cause Children to attend School.

2. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child of not less than five years, nor more than thirteen years of age, shall cause such child to attend a Public Elementary School, unless there be a reasonable excuse for non-atten-

Any of the following reasons shall be deemed to be a reasonable excuse:-

- 1. That the child is under efficient instruction in some other manner,
- 2. That the child has been prevented from attending school by sickness or any unavoidable cause, or a cause that to the School Board shall seem sufficient.
- 3. That there is no Public Elementary School open which the child can attend within two miles, measured according to the nearest road, from the residence of such child.

Proviso.

Any child, between ten and thirteen years of age, who has been certified by one of Her Majesty's Inspectors of Schools, as having reached a standard of education which would enable it to pass a public examination according to the fifth standard of education of the Government Code of February, 1871, shall be totally exempt from the obligation to attend school; and any child of like age, who has been in like manner certified as having reached a standard of education which would enable it to pass a public examination according to the fourth standard of education of the same Code, shall be exempt from the obligation toattend school more than one half the meetings of the school in any one week.

Time of Attendance.

3. Subject as aforesaid, the time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which the parent of such child belongs, or shall require any child to attend school if such requirement would be contrary to anything contained in any act for regulating the education of children employed in labour.

Remission of Fees.

4. The School Board shall, from time to time, for a renewable period to be fixed by the Board, not exceeding six calendar months, remit the whole or any part of the fees payable at any school provided by the Board, in the case of any child whose parent satisfies the Board that he is unable from poverty to pay the same.

Penalty for Breach of Bye-Laws.

5. Every person committing a breach of these Bye-Laws, or any of them shall, upon conviction, be liable to a penalty not exceeding, with the costs, five shillings for each offence.

As witness the Common Seal of the School Board, and the signatures of the Chairman and Clerk of the Board, this 6th day of November,

1873.

Jas. M. Jennings, Chairman of the Great Driffield School Board.

Wm. Wigmore, Clerk of the said Board.



A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of East Ilsley, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-sixth of September, one thousand eight hundred and seventy-three, numbered 261:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-Laws referred to in the foregoing Order.

No. CCLXI.

THE ELEMENTARY EDUCATION ACTS, 1870, 1873.

BYE-LAWS OF THE EAST ILSLEY SCHOOL BOARD.

AT a meeting of the School Board of the parish of East Ilsley, Berkshire, held at the Magistrates' Room, in the said parish, on Friday, the 26th day of September, 1873, at which meeting a quorum of the members of such Board are present, the Board do hereby, subject to the approval of the Education Department, make and ordain the following bye-laws:—

1. The term "Parent" includes Guardian, and every person is liable to maintain, or has the

actual custody of any child.

2. Subject to the provisions of the Elementary Education Acts, 1870, 1873, and of these Bye-laws, the parent of every child not less than five years of age, nor more than twelve years of age, residing within the said district, shall cause such child

to attend school, unless there be a reasonable excuse for non-attendance.

3. The time during which every child shall attend school, shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child from any religious observance, or instruction in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs, or shall be held or construed to any child employed in labour and receiving instruction in conformity with the provisions of any Act for regulating the education of children employed in labour.

4. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and twelve years of age has reached the fourth standard of education mentioned in the New Code of Regulations of the Education Department (1873), such child shall be totally exempt from the

obligation to attend school.

5. Any of the following shall be a reasonable excuse for non-attendance:—

- (a.) That such child is under efficient instruction in some other manner.
- (b.) That such child has been prevented from attending school by sickness or any unavoidable cause.
- (c.) That there is no Public Elementary School which such child can attend within one mile, measured according to the nearest road, from the residence of such child.
- 6. Any parent committing a breach of these Bye-laws, or any of them, shall be subject to a penalty which shall not exceed, with costs, the sum of five shillings for each offence: provided that no parent shall be liable to be convicted more than once in respect of breaches of these Bye-laws occurring in one and the same week.

7. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Her Majesty by Order in Council.

E. H. Hansell,

Chairman and Clerk.

26th day of September, 1873.

A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Dartmouth, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the thirteenth of June, one thousand eight hundred and seventy-two, numbered 262:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration; is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Here sanction of the same.

Arthur Helps

Bye-laws referred to in the foregoing Order.

No. CCLXII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE SCHOOL BOARD FOR THE DISTRICT OF THE BOROUGH OF CLIPTON DARTMOUTH HARDNESS, DEVON.

Ar a meeting of the School Board of the borough of Clifton Dartmouth Hardness, in the county of Devon, held at their offices, in Dukestreet, in the said borough, on Thursday, the 13th day of June, 1872, the said Board do hereby, in pursuance of the powers vested in them under the Elementary Education Act, 1870, and subject to the approval of the Education Department, make the following

BYE-LAWS.

1. The term "Borough of Dartmouth" or "Borough" shall mean the Municipal Borough of Clifton Dartmouth Hardness, as enlarged and extended by the Act for the regulation of Muncipal Corporations in England and Wales.

The term "School Board" or "Board" shall mean the School Board of the district comprising the borough of Clifton Dartmouth Hardness.

The term "School" or "Public Elementary School" shall mean a Public Elementary School as defined by the said Act.

The term "Parent" shall include guardian and every person who is liable to maintain, or has the actual custody of any child or children.

- 2. The parent of every child of not less than five years of age, nor more than thirteen years of age, residing within the district of the said Board, shall cause such child to attend the schools of the Board, unless there be a reasonable excuse, and any one of the following excuses shall be deemed reasonable, viz. :-
 - (a.) That such child is receiving efficient instruction in some other manner.
 - (b.) That such child or children has been prevented from attending school by sickness or any unavoidable cause.
 - (c.) If there is no Public Elementary School open which such child can attend within three miles, measured according to the nearest road, from the residence of such child.
 - (d.) If one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 1871.
- 3. In case any child has been certified by one of Her Majesty's Inspectors of Schools to have reached the fourth standard of education referred to in the said Code, such child shall be exempt from the obligation to attend school more than fifteen hours in any one week.

4. If any parent is guilty of a breach of any of these Bye-Laws, after fourteen days' notice being served upon him or her by an officer of the Board, such parent shall be subject to a penalty, including costs, not exceeding five shillings.

5. Every child shall attend school during the whole time such school shall be open for instruction, but no child shall be required to attend-

(a.) On Sunday, Christmas Day, or Good Friday, or any other day set apart exclusively for religious observances, by the religious body to which his or her parent belongs.

- (b). Or at any time during which he or they would be exempted by the provisions of any Act for the regulation of children employed in labour.
- 6. If the parent of any child or children is unable from poverty to pay the school fees of such child or children attending the schools provided by the Board, the School Board shall, on receiving satisfactory evidence of such poverty, remit, either wholly or in part, the payment of such fees, for a renewable period, to be fixed by the Board, not exceeding six months.

7. That no Bye-Law shall be revoked or altered unless at a special meeting of the Board, duly convened for that purpose, after fourteen days' notice, in writing, being given to the members of the Board.

8. These Bye-Laws shall take effect from and after the day on which the same shall be sanctioned by Her Majesty by Order in Council.

Sealed with the Common Seal of the School Board for the borough of Clifton Dartmouth Hardness.



Thos. J. Matthews, Vice-Chairman of the School Board, and Chairman of Meeting.

> Chas. Fred. Nelson, Clerk to the said School Board.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

7 HEREAS the School Board of Llandwrog, appointed under "The Elementary Education Act, 1870," have in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the sixth of October, one thousand eight hundred and seventy-three, numbered 263:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-laws referred to in the foregoing Order. No. CCLXIII.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE LLANDWROG SCHOOL BOARD.

I. The parent of every child of not less than five nor more than thirteen years of age, shall cause such child to attend school, unless there be some reasonable excuse for non-attendance.

II. The time during which every child shall attend school shall be the whole time for which the school shall be opened for the instruction of children of similar age: provided that nothing herein contained shall prevent the withdrawal of any child from any religious observance, or instruction in religious subjects, and that no child shall be required :-

(a.) To attend school on any day exclusively set apart for religious observances by the religious body to which his or her parent belongs.

(b.) To attend school on the usual holidays-

Sundays, Christmas Day, and Good Friday.
(c.) To attend school if such requirement would be contrary to anything contained in any Act for regulating the education of children employed in labour.

III. That under the following circumstances a child shall not be required to attend school:-

(a.) If such child be under efficient instruction in some other manner.

(b.) If such child has been prevented from attending school by sickness or any other unavoidable cause.

(c.) If there is no Public Elementary School open which the child can attend within the following distances, measured according to the nearest road, from the residence of such child. That is to say .-

For a child between 5 and 6 years old, within 1 mile.

shall be compelled to attend school in the months of December, January, and February, provided that the parents prove to the satisfaction of the Board that such absence was caused by the inclemency of the weather.

IV. A child of not less than ten years of age, who has obtained from one of Her Majesty's Inspectors a certificate that he has reached the fifth standard of the New Code of 1871, shall be altogether exempt from obligation to attend school; and any such child who has been so certified to have reached the fourth standard of the said Code shall be exempt from attending school more than an average of fifteen hours per week during the school year.

V. Any person committing a breach of any of these Bye-laws shall be liable to a penalty, the amount of which, including costs, shall not exceed five shillings for each offence.

W. C. Williams, Chairman.

John L. Jones, Clerk.



Board Room, Groeslon, Llandwrog, October 6th, 1873.

DEDDFAU LLEOL BWRDD YSGOL LLANDWROG.

I. Bypp i rieni pob plentyn heb fod yn ddim llai na Phump na mwy na Thair-ar-ddeg oed orfodi y cyfryw blentyn i ddilyn yr ysgol, oddieithr

bod esgus boddhaol dros beidio.

II. Yr amser gofynol i bob plentyn ddilyn yr ysgol fydd yr holl amser y byddo yr ysgol yn agored at gyfranu dysgeidiaeth i blant o'r un oed, gan ganiatau na fydd dim yn gynwysedig yn hyn i rwystro y rhieni i atal y cyfryw blentyn rhag dilyn unrhyw ffurf grefyddol neu hyfforddiant mewn pynciau crefyddol; ac na fydd yn ofynol i unrhyw blentyn :-

(a.) Ddilyn yr ysgol ar unrhyw ddiwrnod wedi ei neillduo i addoliad cyhoeddus gan y blaid grefyddol y byddo ei rieni yn perthyn iddi.

(b.) Ddilyn yr ysgol ar y Gwyliau arferol—Suliau, Dydd Nadolig, a Dydd Gwener y Groglith.

No. 24060.

(c.) Ddilyn yr ysgol os bydd y cyfryw ofyniad yn wrthwynebol i unrhyw beth yn gynwysedig mewn unrhyw ddeddf i drefnu dysgeidiaeth plant fyddo yn gweithio.

III. Dan yı amgylchiadau canlynol, ni bydd yn ofynol i unrhyw blentyn ddilyn yr ysgol:-

(a.) Os bydd y cyfryw blentyn dan addysg éffeithiol mewn unrhyw ddull arall.

(b.) Os bydd y cyfryw blentyn wedi cael ei rwystro rhag dilyn yr ysgol oherwydd salwch neu unrhyw achos anocheladwy arall.

(c.) Os na fydd Ysgol Elfenol Gyhoeddus yn agored i'r hon y gall y plentyn ddilyn oddifewn y pellder canlynol, wedi ei fesur ar hyd y lôn agosaf o breswylfod y cyfryw blentyn. Hyny ydyw:-

I blentyn rhwng 5 a 6 mlwydd oed, o fewn i filldir. 6 a 8

(d.) Ni orfodir unrhyw blentyn rhwng 5 a 6 mlwydd oed i ddilyn yr ysgol yn misoedd Rhagfyr, Ionawr, a Chwefror, os gall y rhieni brofi i fodd-Ionrwydd y Bwrdd fod y cyfryw absenoldeb wedi

cael ei achosi gan hin anffafriol.

IV. Unrhyw blentyn heb fod yn ddim llai na deg oed fyddo wedi derbyn oddiwrth un o Arolygwyr ei Mawrhydi Dystysgrif ei fod wedi cyraedd y 5ed Safon o'r Code Newydd, 1871, bydd yn hollol rydd o'r gorfodaeth i ddilyn yr ysgol; ac unrhyw blentyn fyddo wedi cael Tystysgrif ei fod wedi cyraedd y 4ydd Safon o'r Code dywededig, bydd yn rhydd rhag dilyn yr ysgol mwy na'r canolrif o Bymtheg Awr bob wythnos yn ystod y flwyddyn ysgol.

V. Pwy bynag a droseddo unrhwy un o'r Deddfau Lleol hyn, bydd yn ddarostyngedig i ddirwy, y cyfanswm o'r hwn, yn cynwys y costau, ni bydd yn fwy na phum' swllt am bob trosedd.

W. C. Williams, Cadeirydd.

John L. Jones, Ysgrifenydd.



Yt afell y Bwrdd, Groesion, Llandwrog, Hgdref 6ed, 1873.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

TAT HEREAS the School Board of Keelby, YV appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the thirtieth of July, one thousand eight hundred

and seventy-three, numbered 264:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-Laws referred to in the foregoing Order.

No. CCLXIV.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE KEELBY SCHOOL BOARD. Interpretation of Terms.

1. The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Lords of the Committee of the Privy Council on Education.

· The term "School," or "Public Elementary School," means a Public Elementary School as defined by the Elementary Education Act, 1870, and includes a free school, but not an industrial

school.

The term "Parent" includes guardian, and every person who is liable to maintain, or has the actual custody of any child, but does not include the mother of a child when the lawful father is living with the mother, and is residing within the Keelby School District.

Parents to cause Children between Five and Thirteen Years of Age to attend School.

2. The parent of every child residing within the Keelby School District shall cause such child, being not less than five nor more than thirteen years of age, to attend a Public Elementary School, unless there is some reasonable excuse for non-attendance.

Excuses for Non-Attendance.

The following shall be deemed such reasonable

- (a.) That the child has been prevented from attending school by sickness or any unavoidable cause.
- (b.) That such child is under efficient instruction in some other manner.
- (c.) That such child is subject, for the time being, to the provisions of any statutes for regulating the education of children in certain employments.
- (d.) That there is no Public Elementary School open which the child can attend within three miles, measured according to the nearest road, from the residence of such child.

Exemption of certain Children; Partial Exemption of certain other Children.

(e.) That such child, having attained the age of ten years, has reached the fifth standard of the New Code of the 7th day of February, 1871, and has obtained a certificate to that effect from one of Her Majesty's Inspectors of Schools; and any such child who has been so certified to have reached the third standard of education mentioned in the said Code, shall be exempt from the obligation to attend more than one-half of the meetings of the school in any one week.

As to Time of Attendance, &c.

3. The time during which every child shall attend school shall, except in the cases specified in the preceding Bye-Law, be the whole time for which the school shall be open for the instruction of children of similar age; provided that nothing herein contained shall prevent the withdrawal by the parent of any child from any religious observance, or instruction in religious subjects; and that no child shall be required to attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs, or shall be deemed or the mother of a child when the lawful father is

'construed as being contrary to anything contained in any Act for regulating the education of children employed in labour.

Penalty for Breach of Bye-laws.

4. Any person committing a breach of these Bye-laws, or any of them, shall, upon conviction, be liable to a penalty of not exceeding five shillings, including costs, for each offence; provided, that all breaches of these Bye-laws by any person in one and the same week shall be deemed one offence.



Sealed with the Corporate Seal of the Keelby School Board, this 30th day of July, 1873.

John M. Holt, Chairman of the said Board. Alexr. Thompson, Clerk of the said Board.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Huddersfield, VV appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the fifteenth of December, one thousand eight hundred and seventy-three, numbered 265:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-Laws referred to in the foregoing Order.

No. CCLXV.

THE ELEMENTARY EDUCATION ACT, 1870.

School District of the Borough of Huddersfield.

BYE-LAWS of the Huddersfield School Board (under the 74th section of the Elementary Education Act, 1870), adopted at a Meeting of the School Board for the district of the Borough of Huddersfield, held at the offices of the Board, Byram - buildings, Westgate, Huddersfield, on Saturday, the 22nd November, 1873.

BYE-LAWS.

Interpretation of Terms.

I. The term "School Board" or "Board" means the School Board of the district of the borough of Huddersfield. The term "School," "Public Elementary School," means Public Elementary School as defined by the Elementary Education Act, 1870.

The term " Parent" includes "Guardian," and every person who is liable to maintain or has the actual custody of any child; but does not include

living with the mother, and is residing within the School district of the borough of Huddersfield.

Terms importing males include females.

Parents shall cause Children between five and thirteen years of Age to attend School.

II. The parent of every child residing within the School District of the borough of Huddersfield, shall cause such child, not being less than five nor more than thirteen years of age, to attend a Public Elementary School, unless there is some reasonable excuse for non-attendance.

Reasonable Excuses for Non-Attendance.

Any of the following reasons shall be a reasonable excuse, viz. :-

(a.) That the child is under efficient instruction in some other manner.

(b.) That the child has been prevented from attending school by sickness or any unavoidable cause.

(c.) That there is no Public Elementary School open which the child can attend within two miles, measured according to the nearest road, from the residence of such child.

(d.) Provided that if a child, having attained the age of ten years, has been certified by one of Her Majesty's Inspectors of Schools to have reached a standard of education which would enable it to pass in the fifth standard of the New Code, 1871, such child shall be wholly exempt from the obligation to attend school under these Bye-laws; and if any such child has been so certified to have passed in the fourth standard of the said Code, it shall be exempt from the obligation to attend more than one-half of the meetings of the school in any one week.

As to Time, Attendance, &c.

III. (1.) The time during which every child shall attend school shall, subject to the provisions of the Elementary Education Acts, 1870 and 1873, and of these Bye-laws, be the whole time for which the school shall be open for the instruction of children of similar age, provided—

(a.) That nothing herein contained shall prevent the withdrawal of any child from any religious observance or instruction, or inspection in religious subjects.

(b.) That no child shall be required to attend school (a) at any time or in any manner contrary to anything contained in any Act for regulating the education of children employed in labour; (b) or on any day exclusively set apart for religious observance by the religious body to which his parent belongs.

Children not less than Ten Years of Age, if at work for maintenance of themselves or their Parents, are exempted from obligation to attend during the whole time the School is open, but required to attend at least 12½ hours per week.

(2.) A child of not less than ten years of age who shows to the satisfaction of the Board that he is beneficially and necessarily at work, for the maintenance of himself or his parents, shall be exempt from the obligation to attend school during the whole time for which the school shall be opened as aforesaid, but every such child is required to attend school at least for twelve and a half hours in every week in which the school is opened as aforesaid, and in computing for the purpose of this section the time during which a child has attended any school, there shall not be

included any time during which such child has attended either

(a.) in excess of three hours at any one time, or in excess of five hours on any one day; or(b.) on Sundays.

Penalty for Breach of Bye-laws.

IV. Any parent who shall not observe, or shall neglect or violate these Bye-laws, or any of them, shall, for every such offence, be subject to a penalty (including costs) not exceeding five shillings.

V. These Bye-laws shall take effect from and after the day on which the same shall be sanc-

tioned by Her Majesty in Council.

Sealed with the Corporate Common Seal of the Huddersfield School Board, this 15th day of December, 1873.

Wright Mellor, Chairman.
Otho Giles Abbott, Clerk of
the Board.



T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Fischead Magdalen, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the eleventh of September, one thousand eight hundred and seventy-three, numbered 266:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-laws referred to in the foregoing Order.
No. CCLXVI.

THE ELEMENTARY EDUCATION ACT, 1870.

Parish of Fifeheud Magdalen.

Bye-Laws of the Fifehead Magdalen School Board.

In accordance with the 74th section of the Elementary Education Act, 1870, the Filehead Magdalen School Board, at a Meeting held at the Board Room for the time being on the 11th day of September, 1873, do hereby make and adopt the following Bye-laws, subject to the approval of the Education Department:—

Parents shall cause Children between Five and Thirteen Years to attend School.

2. The parent of every child residing within the School District of the parish of Fifehead Magdalen, shall cause such child, being not less than five nor more than thirteen years old, to attend a Public Elementary School, unless there is some reasonable excuse. Any of the following reasons shall be a reasonable excuse, namely:—

Reasonable Excuses for Non-Attendance.

- (a.) That the child is otherwise under efficient instruction.
- (b.) That the child through sickness, or other unavoidable cause, is unable to attend.
- (c.) That there is no Public Elementary School open which the child can attend, within two miles, measured according to the nearest road from the residence of such child.

Exemption of Children who have reached a certain Standard of Education.

2 (a.) If a child, having attained the age of ten years, shall have obtained from one of Her Majesty's Inspectors of Schools a certificate of having reached a standard of education which would enable it to pass in the fifth standard of the Government Code of February, 1871, the said child shall be wholly exempt from attendance at school.

Children who may attend Half-time.

(b.) If a child, having attained the age of ten years, shall have obtained a certificate from one of Her Majesty's Inspectors of having reached a standard of education which would enable it to pass in the fourth standard of the Government Code of February, 1871, the said child shall be exempt from attending more than one half of the meetings of the school in any one week.

As to time of Attendance.

3. The time during which children subject to these Bye-laws shall attend school, shall be the whole time during which such school shall be open for the instruction of children, provided:—

Withdrawal of Children from Religious Observances and Teachings.

- (a.) That nothing herein contained shall prevent the withdrawal of any child from any religious observance, or instruction in religious subjects.
- (b.) That no child be required to attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.
- (c.) That no child be required to attend school under these Bye-laws, if such requirement would be contrary to anything contained in any Act for regulating the education of children employed in labour.

Penalty for Breach of Bye-laws.

4. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding such amount as shall, with the costs, amount to five shillings for each offence.

Remission of and payment of Fees.

5. When the parent of any child between five and thirteen years old, residing within the district shall satisfy the School Board that he or she is unable from poverty to pay the school fees of such child, the Board will, in the case of a school provided by the Board, remit, and in the case of any other Public Elementary School pay the whole, or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period to be fixed by the Board, not exceeding six calendar months: Provided that

the amount to be remitted or paid shall be allowed only by special order of the Board, and shall not exceed 2d. per week.

Interpretation of Terms.

- 6. In these Bye-laws —
- (1.) The term "Education Department" means the Lords of the Committee of the Privy Council on Education.
- (2.) The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on recommendation of the Education Department.

(3.) The term "School Board," or "Board," means the School Board of the District comprised within the parish of Fifehead Magdalen.

- (4.) The term "School," means a Public Elementary School, as defined by the Public Elementary Education Act of 1870, and includes a free school, but not an Industrial School.
- (5.) The term "Parent," includes a "Guardian," and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child when the father is living and residing within the Fifehead Magdalen School District.

(6). The terms "Parent" and "Child" include male and female in each case.

Sealed with the Corporation Common Seal of the School Board of the parish of Fifehead Magdalen, this 11th day of September, A.D. 1873.



Joseph Hunt, M.A., Chairman.

B. Cheesman, Clerk.

A T the Court at Osborne House, Isle of Wight the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Manity in Council.

WHEREAS the School Board of Darlington, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the second of October, one thousand eight hundred and seventy-three, numbered 267:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is horeunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-laws referred to in the foregoing Order.

No. CCLXVII.

THE ELEMENTARY EDUCATION ACT, 1870.

Borough of Darlington.

BYE-LAWS OF THE DARLINGTON SCHOOL BOARD.

WHEREAS in pursuance of a requisition from the Education Department to the Mayor of Darling-

ton, in the county of Durham, a School Board for the district of the said borough was duly elected

on the 13th day of January, 1871.

And whereas by the Elementary Education Act, 1870, power is given to School Boards to enact Bye-laws, subject to the approval of the Education Department. Now, therefore, at a meeting of the said Board, held at the Board Room of the said Board, in Darlington aforesaid, on the 2nd day of October, 1873, at which said meeting a quorum of such Board is present, the said Board do hereby enact the following:—

BYE-LAWS.

- 1. The Bye-laws of the School Board of Darlington, bearing date 6th July, 1871, and sanctioned by Her Majesty in Council on the 3rd November, 1871, together with all other Bye-laws heretofore made by the said Board are hereby wholly revoked, except as regards all offences against the said Bye-laws already committed; and provided that all matters and things done in pursuance of the said Bye-laws shall be and remain valid as though the said Bye-laws were not revoked.
- 2. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years of age, nor more than thirteen years of age, residing within the district of the said School Board, shall cause such child (unless there is some reasonable excuse), to attend school. Any of the following reasons shall be a reasonable excuse, viz::—
 - (a.) That such child is under efficient instruction in some other manner.
 - (b.) That such child has been prevented from attending school by sickness or any unavoidable cause.
 - (c.) That there is no Public Elementary School which such child can attend within three miles, measured according to the nearest road, from the residence of such child.
- 3. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects is given, and that no child shall be required—

(a.) To attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.

- (b.) To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon.
- (c.) To attend school on any day fixed for the inspection of the school or the examination of the scholars therein, in respect of religious subjects.

Provided also, that any requirement herein contained shall not be held or construed to apply to any child employed in labour and receiving instruction in conformity with the provisions of the Factory Act, or of the Workshop Regulation Act, 1867, or of any other Act or Acts which have been, or may be, made for regulating the education of children employed in labour.

4. In case one of Her Majesty's Inspectors of School shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 1871, such child shall be totally exempt from the obligation to attend

school, and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code shall be exempt from the obligation to attend school more than

fifteen hours in any one week.

5. If the parent of any child satisfies the School Board that he or she is unable from poverty to pay the school fees of such child, the School Board, in the case of a school provided by the Board, will remit, and in the case of any other Public Elementary School will pay the whole or such part of the fee as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months, provided that the amount of fees to be remitted or paid shall not exceed either the ordinary payment at the school selected by the parent, or the following scale:—

(1.) For any child under seven years of age, twopence per week.

(2.) For any child who is receiving education in the first three standards, three pence per week.

- (3.) For any child who is receiving education in the fourth and higher standards, four pence pence per week.
- 6. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and sixpence, provided that all breaches of these Bye-laws by a parent in one and the same week shall be deemed one offence; and that no penalty imposed for the breach of any Bye-law shall exceed such a sum as with the costs will amount to five shillings for ach offence.
- 7. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

Sealed with the Corporate Common Seal of the School Board of the borough of Darlington, this 2nd day of October, 1873.

Henry Pease, Chairman.



A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

W HEREAS the School Board of Chiswick, appointed under the "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the fourth of March, one thousand eight hundred and seventy-three, numbered 268:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-Laws referred to in the foregoing Order.

No. CCLXVIII.

THE ELEMENTARY EDUCATION ACT. 1870.

Parish of Chiswick.

BYE-LAWS OF THE CHISWICK SCHOOL BOARD.

WHEREAS, in pursuance of a requisition sent by the Education Department to the Clerk of the Union of Brentford, on the 12th day of October, 1872, a School Board for the district of the said parish was duly elected on the 8th day of November, 1872.

Now, at a meeting of the School Board of the said parish of Chiswick, held at Chiswick, in the said parish, on Tuesday, the 4th day of March, 1873, at which meeting a quorum of the members of such Board are present, the said Board do hereby, subject to the approval of the Education Department, make and ordain the following Byelaws, in which :-

1. The term "Education Department" means "The Lords of the Committee of the Privy Council on Education."

The term "Her Majesty's Inspectors" means "The Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Department."

The term "School Board" or "Board," means "The School Board of the School District of the parish of Chiswick."

The term "School," or "Public Elementary

School," means a Public Elementary School as defined by the said Act, and includes a free school

but not an Industrial School.

The term "Parent" includes guardian, and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child when the father is living, and is residing within the parish.

- 2. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years of age, nor more than thirteen years of age, residing within the district of the said parish, shall cause such child to attend school unless there is some reason-
- 3. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects is given, and that no child shall
 - (a.) To attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.

(b.) To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon.

(c.) To attend school on any day fixed for the inspection of the school, or the examination of the scholars therein, in respect of religious subjects, if the child has been withdrawn by his or her parent from any religious observance or instruction in religious subjects in such school.

Provided also, that any requirement herein contained shall not be held or construed to apply to any child employed in labour, and receiving instruction in conformity with the provisions of

the Factory Acts, or of any Act for regulating the education of children employed in labour.

- 4. In case one of Her Majesty's Inspectors of Schools shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 1871, such child shall be totally exempt from the obligation to attend school; and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code, shall be exempt from the obligation to attend school more than fifteen hours in any one week.
- 5. A child shall not be required to attend school-
 - (a.) If such child is under efficient instruction in some other manner.
 - (b.) If such child has been prevented from attending school by sickness, or any unavoidable
 - (c.) If there is no Public Elementary School open which such child can attend within two miles, measured according the nearest road, from the residence of such child.
- 6. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding five shillings, including costs, provided that all breaches of these Bye-laws by a parent in one and the same week shall be deemed
- 7. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

Stephen Wm. Leach, Chairman.



The Corporate Seal of the said Board was affixed in the presence of

Robert Finnis, Clerk.

T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT.

The QUEEN's Most Excellent Majesty in Council

WHEREAS the School Board of Llantwit Major, appointed under "The Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the 74th section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the twenty-ninth of October, one thousand eight hundred and seventy-three, numbered 269:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-laws referred to in the foregoing Order.

No. CCLXIX.

THE ELEMENTARY EDUCATION ACT, 1870.

School District of Llantwit Major.

BYE-LAWS OF THE LLANTWIT MAJOR SCHOOL BOARD.

At a meeting of the School Board for the parish of Llantwit, holden in the Committee Room of and within the said parish, on the 29th day of October, 1873, the said Board, in pursuance of the powers of "The Elementary Education Act, 1870," and subject to the approval of the Education Department, hereby make and ordain the following Bye-laws:—

1. The parent of every child not less than five years of age, nor more than twelve years of age, residing within the district of the said parish, shall cause such child (unless there is some

reasonable excuse) to attend school.

2. The time during which every child shall attend school shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects is given, and that no child shall be required—

(a.) To attend school on any day exclusively set apart for religious observance by the religious body to which his or her

parent belongs.

(b.) To attend school on Sunday, Christmas Day, Good Friday, Whit-Monday, or any day set apart for a Public Fast or Thanksgiving, or on a Saturday after twelve o'clock at noon.

(c.) To attend school on any day fixed for the inspection of the school, or the examination of the scholars therein, in respect of religious

subjects.

(d.) To attend school if such requirement would be contrary to anything contained in any Act for regulating the education of children employed in labour.

- 3. In case one of Her Majesty's Inspectors of Schools shall certify that any child under twelve years of age has reached the third standard of education mentioned in the New Code of Regulations of the Education Department, made on the 7th day of February, 1872, such child shall be exempt from the obligation to attend school more than ten hours in any one week.
- 4. A child shall not be required to attend school—
 - (a.) If such child is under efficient instruction in some other manner.
 - (b.) If such child has been prevented from attending school by sickness, or any unavoidable cause.
 - (c.) If there be no Public Elementary School which such child can attend within three miles, measured according to the nearest road, from the residence of such child.
- 5. If the parent of any child satisfies the School Board that he or she is unable, from poverty, to pay the school fees of such child, the School Board will remit or pay at any Public Elementary School, the whole or such part of the school fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months.

6. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty not exceeding two shillings and six-pence, provided that all breaches of these Bye-laws by a parent in one and the same week, shall be deemed one offence, and that no penalty imposed for the breach of any Bye-law shall exceed such a sum as with the costs will amount to five shillings for each offence.

7. These Bye-laws shall take effect from and after the day on which the same shall be sanc-

tioned by Order in Council.

Sealed with the Common Seal of the School Board for the district of Llantwit Major.

George Whitlock Nicholl, Chairman of the said Board. John Garsed, Honorary Clerk to the said Board.



T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

HEREAS the School Board of Asby, appointed under "The Elementary Education Act, 1879," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the nineteenth of November, one thousand eight hundred and seventy-three, numbered 270:

And whereas all the conditions in regard to the said Bye-laws, which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said Bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-laws referred to in the foregoing Order.

No. CCLXX.

THE ELEMENTARY EDUCATION ACT, 1870.

Parish of Asby.

BYE-LAWS OF THE ASBY SCHOOL BOARD.

Recital of Election of School Board for the Parish of Asby.

WHEREAS, in pursuance of a requisition sent by the Education Department to the Clerk of the Guardians of the East Ward Union, in the county of Westmorland, a School Board for the parish of Asby, in the said county, was duly elected on the 18th day of June, 1873.

Now, at a meeting of the School Board of the said parish of Asby, held at the temporary office of the Board, at Well Green, in Asby, on Wednesday, the 19th of November, 1873, at which meeting a quorum of the members of such Board are present, the said Board do hereby, subject to the approval of the Education Department, and the sanction of Her Majesty in Council, make and ordain the following Bye-laws.

Parents shall cause their Children to attend School.

1. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye-laws, the parent of every child not less than five years of age, nor more than thirteen years of age, residing within the district of the said parish of Asby, shall cause such child, unless there is some reasonable excuse, to attend school.

Reasonable Excuses for Non-Attendance.

Any of the following reasons shall be a reasonable excuse; namely,—

- (a.) That the child is under efficient instruction in some other manner.
- (b.) That the child is prevented from attending school by sickness or any unavoidable cause.
- (c.) That there is no Public Elementary School which such child can attend within two miles, measured according to the nearest road, from the residence of such child.

Provided that if one of Her Majesty's Inspectors of School shall certify that any child between ten and thirteen years of age has reached the fifth standard of education mentioned in the New Code of Regulations of the Education De partment, made on the 7th day of February, 1871, such child shall be totally exempt from the obligation to attend school, and any such child who has been so certified to have reached the fourth standard of education mentioned in the said Code, shall be exempt from the obligation to attend school more than fifteen hours in any one week.

Time during which Children shall attend School.

- 2. The time during which every child shall attend school, shall be the whole time for which the school shall be open for the instruction of children of similar age, provided that nothing herein contained shall prevent the withdrawal of any child during the time or times in which any religious observance is practised, or instruction in religious subjects is given, or shall require any child—
 - (a.) To attend school on any day exclusively set apart for religious observance by the religious body to which his or her parent belongs.
 - (b.) To attend school on Sunday, Christmas Day, Good Friday, or any day set apart for a day of Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon.
 - (c.) To attend school on any day fixed for the inspection of the school, or the examination of the scholars therein, in respect of religious subjects.
 - (d.) To attend school under these Bye-laws if such requirement would be contrary to any thing contained in any Act for regulating the education of children employed in labour.

Payment and Remission of School Fees of Children of Indigent Parents.

3. Where the parent of any child satisfies the School Board that he or she is unable from poverty to pay the whole or some part of the school fees of such child, the School Board, in the case of a school provided by the Board, will remit, and in the case of any other Public Elementary School, selected by the parent, will pay the whole or such part of the fees as in the opinion of the Board the parent is not able to pay, for a renewable period, to be fixed by the Board, not exceeding six calendar months, provided that the amount of fees to be remitted or paid shall not exceed the sum of three pence per week.

Penalty for Breach of Bye-laws.

4. Any person committing a breach of these Bye-laws, or any of them, shall be subject to a penalty which, with costs, shall not exceed five shillings for each offence.

Date on which Bye-laws shall come into operation.

5. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

Sealed with the Corporate Common Seal of the School Board of the said parish of Asby, this 19th day of November, 1873.

Chris. Foirer, Chairman. Sealed in the presence of Robert Jackson, Clerk.



A T the Court at Osborne House, Isle of Wight, the 26th day of January, 1874.

PRESENT,

The QUEEN's Most Excellent Majesty in Council.

WHEREAS the School Board of Kingswinford, appointed under "the Elementary Education Act, 1870," have, in virtue of the powers conferred upon them by the seventy-fourth section of that Act, with the approval of the Education Department, made certain Bye-laws, bearing date the second of December, one thousand eight hundred and seventy-three, numbered 271:

And whereas all the conditions in regard to the said Bye-laws which are required to be fulfilled by the said Act, have been fulfilled, and the said Bye-laws have been submitted for the sanction of Her Majesty in Council: now, therefore, Her Majesty, having taken the said bye-laws (copy whereof is hereunto annexed) into consideration, is pleased, by and with the advice of Her Privy Council, to declare, and doth hereby declare, Her sanction of the same.

Arthur Helps.

Bye-laws referred to in the foregoing Order.

No. CCLXXI.

THE ELEMENTARY EDUCATION ACT, 1870.

BYE-LAWS OF THE SCHOOL BOARD FOR THE PARISH OF KINGSWINFORD, IN THE COUNTY OF STAFFORD.

WHEREAS a School Board for the parish of Kingswinford, was duly elected on the 6th day of March, 1871, in pursuance of a requisition sent by the Education Department.

Now, at a meeting of the School Board of the said parish of Kingswinford, held at the Board-room, High-street, Brierley-hill, in the county of Stafford, at which meeting a quorum of the members are present, the said Board, do hereby, in pursuance of the powers of the Elementary Education Act, 1870, and subject to the approval of the Department, make and ordain the following Bye-laws.

Preliminary.

1. All Bye-laws heretofore made by the Board under Section 74 of the Elementary Education Act are hereby revoked.

Interpretation of Terms.

2. In the following Bye-laws-

The term "Her Majesty's Inspectors" means the Inspectors of Schools appointed by Her Majesty on the recommendation of the Education Department.

The term "District" means the parish of Kingswinford," as constituted and included in the

Stourbridge Poor Law Union.

The terms importing males in these Bye-laws

include females.

The term "School" means a Public Elementary School or department of a school at which elementary education is the principal part of the education given, and at which the ordinary payments in respect of instruction do not exceed ninepence a week, and which is conducted in accordance with the regulations contained in the 7th section of the Elementary Education Act; and situate within the Kingswinford School Board District.

The term "Board," or "School Board," means,

The School Board for the parish of Kingswinford: The term "Parent" includes guardian and every person who is liable to maintain or has the actual custody of any child, but does not include the mother of a child when the father s living and is residing within the district.

Requiring Parents to cause Children to attend School. والواكانية الأراجيع أترويه

- 3. Subject to the provisions of the Elementary Education Act, 1870, and of these Bye Laws, the parent of every child not less than five years of age, nor more than thirteen, residing within the district of the Board shall cause such child to attend school, unless there be some reasonable excuse for non-attendance.
- 4. The school may be selected by the parent of the child.

Determining Time during which Children shall Attend School.

5. The time during which every such child is required to attend school is the whole time for which the school selected shall be opened for the instruction of children, of similar ages, except on Sunday, Christmas Day Good Friday, or any day set apart for a Public Fast or Thanksgiving, or on Saturday after twelve o'clock at noon; and except also that nothing herein contained shall prevent the withdrawal from the School of any child during the time of any religious observance, instruction, or examination in religious subjects, or shall require any child to attend school on any day exclusively set apart for religious observance by the religious body to which his parent belongs, or to attend school on any day fixed for the inspection of the school or the examination of the scholars therein in respect of religious subjects.

Provided also that any requirement herein contained shall not be held or construed to apply to any child employed in labour, and receiving instruction in conformity with the provisions of the Factory Acts, or of the Workshops Regula-

tion Act, 1867.

Defining Reasonable Excuses for Non-attendance at School.

6. The child shall not be required to attend school-

(a) If such child is under efficient instruction in some other manner.

(b.) If such has been prevented from attending school by sickness or any unavoidable cause, or any cause which shall be deemed satisfactory in the opinion of the School Board.

No. 24060.

(c.) If there is no Public Elementary School open, which such can attend, within two miles measured according to the nearest road, from the residence of such child.

(d.) That such child, having attained the age of ten years, has reached the fourth standard of the Government Code of February, 1871. as shown by a certificate to that effect from one of Her Majesty's Inspectors of Schools.

Partial Attendance.

(e.) That any such child who has been so certified to have reached the third standard of education mentioned in the said Code, shall be exempt from the obligation to attend more than one-half of the meetings of the school in any one week.

Providing for Remission or Payment of School Fees in case of Poverty.

- 7. If the parent of any child satisfies the School Board that he or she is unable, from poverty, to pay the school fees of such child, the School Board, in the case of a school provided by the Board, will remit, and, in the case of any other Public Elementary School, will pay the whole or such part of the fees as, in the opinion of the Board, the parent is unable to pay, for a renewable period to be fixed by the Board, not exceeding six calendar months, the school fees shall be allowed in the following cases only, excepting under special order of the Board :-
 - (a.) Where the family consists of two persons, and the weekly income, after allowing for rent, does not exceed 4r. 6d. per head per week.
 - (b.) Where the family consists of three or four persons, and the income, after allowing for rent, does not exceed 3s. 6d. per head per week.
 - (c.) Where the family consists of five or six persons, and the income, after allowing for rent, does not exceed 3s. per week.

Provided that the amount of fees hereby undertaken to be remitted or paid shall not exceed the ordinary payment at the school selected by the parent, or the following scale :--

For any child under eight years of age, 2d. per week. For any child exceeding eight years of age and under ten, 3d. per week. For any child exceeding ten years of age, 4d. per week.

Penalty for Breach of Bye-Luws.

8. Every parent who shall not observe, or shall neglect, or violate these Bye-laws, or any of them, shall upon conviction be liable to a penalty not exceeding five shillings, including costs, for each offence; provided always, that no person shall be liable to be convicted more than once in respect of acts of such negligence or non-observance occurring in one and the same week.

Date on which Bye-laws shall come into Operation.

9. These Bye-laws shall take effect from and after the day on which the same shall be sanctioned by Order in Council.

Sealed with the Seal of the Kingswinford School Board, this 2nd day of December, 1873.

Francis Cookson, Chairman of the Kingswinford School Board.



J. L. Holberton, Clerk to the said Board

T the Council Chamber, Whitehall, the 29th A day of January, 1874.

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

PRESENT:

Lord President. Earl of Kimberley. Mr. Secretary Lowe.

HEREAS an Act was passed in the thirtieth and thirty-first years of the reign of Her present Majesty Queen Victoria, intituled "An Act to consolidate and amend the law re-"lating to the Public Health in Scotland;" and by the thirty-first section of the said Act it is enacted, that "whenever any part of the United "Kingdom appears to be threatened with, or is "affected by, any formidable epidemic, endemic, or "contagious disease, the Lords and others of Her "Majesty's Most Honourable Privy Council, or "any three or more of them (the Lord President of the Council or one of Her Majesty's Prin-"Scipal Secretaries of State being one), may, by "Order or Orders by them from time to time "made, direct that the provisions for the pre "vention of diseases, contained in Part III hereof, "be put in force in Scotland, or in such parts "thereof, or in such places therein, as in such "Order or Orders may be expressed, and may " from time to time, as to all or any of the parts " or places to which any such Order or Orders "extend, and in like manner, revoke or renew " any such Order; and, subject to revocation and " renewal as aforesaid, every such Order shall be "in force for six calendar months, or for such "shorter period as in such Order shall be ex-" pressed; and every such Order of Her Majesty's "Privy Council, or any Members thereof as "aforesaid, shall be certified under the hand of the Clerk in Ordinary of Her Majesty's Privy "Council, and shall be published in the Edinburgh Gazette, and such publication shall be conclusive " evidence of such Order."

And whereas the United Kingdom appears to be threatened with a certain epidemic disease, that is to say, the Asiatic Cholera; and whereas it is expedient to make provision thereanent:

And whereas by an Order of Council, dated the twenty-eighth of July, one thousand eight hundred and seventy-three, and published in the Edinburgh Gazette of the twenty-ninth day of July, one thousand eight hundred and seventy-three, it was ordered that the said provisions for the prevention of diseases, contained in Part III of the said recited Act, should be put in force in Scotland, for the space of six calendar months after the publication of the said Order in the Edinburgh Gazette: And whereas the said Order will, unless renewed, expire on the twenty-ninth day of January instant:

And whereas it is expedient that it should be renewed for a further space:

Now, therefore, in exercise of the powers conferred upon them by the above recited section of the said recited Act, the Lords of the Council do order, and it is hereby ordered, that the provisions for the prevention of diseases, contained in Part III of the Act thirty and thirty-first Victoria, chapter one hundred and one, be continued in force in Scotland for the space of three calendar, months after the twenty-ninth day of January, one thousand eight hundred and seventy-four.

Edmund Harrison.

Osborne, January 27, 1874. ·

The Queen was this day pleased to confer the lionour of Knighthood on Richard Paul Amphlett, Esq., one of the Barons of Her Majesty's Court of Exchequer.

Whitehall, January 28, 1874.

The Queen has been pleased to direct Letters Patent to be passed under the Great Seal, granting the dignity of a Knight of the United Kingdom of Great Britain and Ireland unto Thomas Sidgreaves, Esq., Chief Justice of the Straits Settlements.

Whitehall, January 28, 1874.

The Queen has been pleased to present the Reverend William Hinton Drake, B.A., to the Vicarage of Terrington St. Clements, in the county of Norfolk and diocese of Norwich, void by the resignation of the Reverend John Cumming Macdona, M.A.

Education Department, Whitehall, January 27, 1874.

THE Lords of the Committee of the Privy Council on Education have issued an order this day for the formation of a School Board under Section 12 (2) of the Elementary Education Act, 1870, in the parish of— 🕟

Luton Bedford

Education Department, Whitehall, January 27, 1874.

THE Lords of the Committee of the Privy Council on Education have issued an order this day for the compulsory formation of a School Board in the United School District of-

Pistill (comprising the parishes of · Pistill and Carngiwch) ... Carnarvon

Education Department, Whitehall, January 29, January 29, 1874.

THE Lords of the Committee of the Privy Council on Education have issued orders this day for the formation of School Boards in the undermentioned parishes:-

Aldham Suffolk ... Cornwall Calstock ... Perranzabuloe ... Cornwall Thorley Hertford

(M. 1423.)

Marine Department, Board of Trade,

Whitehall Gardens, January 28, 1874.
THE Board of Trade have received through
the Secretary of State for Foreign Affairs, a copy of a Despatch from Her Majesty's Ambassador at Paris, stating that measures will be taken by the French Government to introduce into France the English regulations relating to the Signals of Distress set forth in Schedule I of "The Merchant Shipping Acts Amendment Act, 1873."

(S. & C. 121.)

. . . Board of Trade, Whitehall Gardens,

January 28, 1874.

THE Board of Trade have received from the Secretary of State for Foreign Affairs a copy of a new regulation issued by the Turkish Government on the subject of Stamp Duty. By this enactment, coming into force on the 1st March next, it will be necessary that stamps, according to a specified tariff, should be affixed to all contracts, acts of transfer, bills, cheques, receipts, bills of lading, and policies, to all stocks, shares, and bonds negotiated on the Constantinople Exchange, to newspapers, passports, and petitions to public departments or official personages.

Board of Trade, Whitehall Gardens, January 28, 1874. THE Board of Trade have received from the

Secretary of State for Foreign Affairs a copy of a Despatch from Her Majesty's Minister at Santiago, reporting that the Bolivian Extraordinary Assembly have decreed that, from the 1st instant, goods imported through the ports of Mejillones and Antofugasta will be charged with an additional 25 per cent. over and above the division of the ports of the santial property of them. duties actually imposed on them; that all preserved and other articles of food will remain duty free; and that an export duty of four Bolivian dollars will be levied on every head of cattle that leaves the territory of the Republic.

(S. & C. 123.)

.... Board of Trade, Whitehall Gardens, January 28, 1874.

THE Board of Trade have received from the Secretary of State for Foreign Affairs a copy of a Decree of the Portuguese Government, altering, in the following particulars, the rates of tare annexed to the Customs' tariff now in force: Allowance for tare to be made on the gross value of raisins in wooden boxes, 30 per cent.; of tar in barrels, 23 per cent.; of molasses in barrels, 16 per cent., in other casks, 10 per cent., and of linseed oil in casks, 18 per cent.

(H. 715.)

Board of Trade (Harbour Department) Whitehall Gardens, S.W., January 27, 1874. THE Board of Trade have received through the Secretary of State for Foreign Affairs a copy of a Telegram from Her Majesty's Minister at Lisbon stating that by a Government. Notice, dated the 20th instant, the British possessions on the Gold Coast were declared free from yellow fever, the ports of Guinea between Cape Palmas and the Gulf of Benin as well as Bonny still "infected."

(H. 768.)

Board of Trade (Harbour Department), Whitehall Gardens, S.W., January 29, 1874. THE Board of Trade have received through the Secretary of State for Foreign Affairs a Despatch from Her Majesty's Minister at Athens stating that arrivals in Greek ports from Naples and Castellamare have, since the 9th instant, been admissible to free pratique. The same day is not as a second of the same of the sam

Admiralty, 26th January, 1874.

The undermentioned Officers have this day been promoted to the rank of Paymaster in Her Majesty's Fleet, with seniority of 20th January, 1874; المتحال المحاليات المتحال المت

John Nichols Colborne.

William Henry Emes Mitchell

Admiralty, 28th January, 1874.

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

Lieutenant Ferdinand Freese Tupper has been this day placed on the Retired List of his rank?

Admiralty, 29th January, 1874...

The notification contained in the London Gazette of the 20th instant, of the advancement of Retired Captain Henry Coryton to the rank of Rear-Admiral on the Retired List is hereby cancelled, in accordance with the request of that Officer.

MENORANDUM.

Her Majesty has been pleased to approve of His Grace Francis Charles Hastings, Duke of Bedford, being appointed Vice Lieutenant of the County of Bedford, during the absence of the Lieutenant from Greet Building. The 24th Lord Lieutenant from Great Britain. Dated 24th January, 1874.

to the transfer of the property of the property of

OTICE is hereby given, that a separate building, named Rehoboth Congregational Church, situate at Drybrook, in the township of East Dean, in the county of Gloucester, in the district of Westbury on Severn, being a building certified according to law as a place of religious worship, was, on the 31st day of December, 1873, duly registered for solemnizing marriages therein. pursuant to the Act of 6th and 7th Wm. IV.,

Witness my hand this 1st of January, 1874. M. F. Carter, Superintendent Registrar.

In the Matter of the Companies Acts, 1862 and 1867, and of the Hereford and South Wales Wagon and Engineering 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 24th day of January, 1874, presented to the Lord Chancellor by Major George Arbuthnot, of 118, Belgrave-road, in the county of Middlesex, M.P., a contributory of the said Company; and that the said petition is directed to be heard before the Vice-Chancellor Hall, on the 13th day of February, 1874; 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.

Chas. C. Ellis and Co., of 79, Lombardstreet, London, Solicitors for the Petitioner.

In Chancery. In the Matter of the Companies Acts, 1862 and

1867, and in the Matter of the Royal Victoria Palace Theatre Syndicate.
OTICE is hereby given, that the Vice-Chancellor Sir James Bacon has fixed Monday, the 2nd day of March, 4874, at twelve o'clock at noon, at his chambers, No. 11, New-square, Lincoln's-inn, in the county of Middlesex, as the time and place for the appointment of an Official Liquidator of the above-named Syndicate. -Dated this 23rd day of January, 1874.

SOLDIERS' BALANCES UNCLAIMED.

1N pursuance of the "Regimental Debts Act, 1863," notice is hereby given, that Her Majesty's Principal Secretary of State for the War Department has available, for distribution amongst the Next of Kin or others entitled, the sum of money set opposite to the name of each of the deceased soldiers named in the list which is published with this notice in the London Gazette, and the "Army List," and is also to be seen at the Quarters of the several Staff Officers for the Recruiting and Pension Service throughout the United Kingdom.

Applications from persons supposing themselves entitled as Next of Kin should be addressed by letter to "The Under-Secretary of State, War Office, London, S.W.," and marked outside "Soldier's

Effects."

No application can be attended to which does not state the date and place of the soldier's birth, enlistment, and death, and the name of his regiment; his regimental number should also be stated if known.

Should these particulars furnished by the applicant not agree, with the facts recorded on the War Office documents relating to the deceased soldier, the applicant will be so informed; but should they agree therewith, then within three calendar months the Secretary of State will furnish the applicant with the usual requirements needed for the proof of the alleged relationship.

The application must be authenticated by the signature of the applicant, and his name should be affixed in the presence of the clergyman, or one of the churchwardens of the parish, or a Justice of the Peace; the applicant's address, with the name of the post town, must also be clearly stated. No personal application can receive attention.

Further lists will from time to time be published, and therefore it will facilitate the applicants' inquiries to give the number and date of the notice in which the deceased soldier's name appeared.—

Dated June, 1873.

By order of the said Principal Secretary,

J. C. W. VIVIAN.

Note.—A copy of this Notice is to be seen at the Quarters of the several Staff Officers for the Recruiting and Pension Service throughout the United Kingdom.

LIST I.VI, of the Numes of Soldiers deceased since 1865, whose Personal Estate is held by the Secretary of State for War for distribution amongst the Next of Kin or others entitled.

Name.		•	Rank.	•	Regiment.	An	noun	it.
Allison, Samuel Anderson, Thomas	***	•••	Private	•••	CO.1. D	£		d. 0 2
Armson, William	•••	•••	Private	•••	1 - A 70 - 44 - 12	3	_	6
Paker, Thomas	•••		Driver	: •44	F Brigade, Royal Horse Artiller	y .: 2	10	5
Barlow, Joseph		•••	Private		54th Regiment	3	18	7
Barlow, Edward A.	•••	•••	Private	•••		5	6	4
Beasley, James	•••	•••	Private	•••	OAL D	9	13	5
Blake, Alexander	•••	•••	Private	•••	18th Hussars	3	19	3
Brien, Daniel	•••	•••	Private	•	1st Battalion, 14th Regiment .	6	0	4
Burrows, John	•••	•••	Private	••••	441. 17	4	0	1
•								
Carmoody, Michael	. •••	• •••	Driver	•••		7	13	5
Carter, John	***	•••	Private	•••		3		11
Chadburn, John	•••		Troop-SerjM	[ajor		6	_	11
Clarke, John 🖖	•••	•••	Private			10		l
Coakley, John	•••	•••	Drummer	•••	76th Regiment	1		4
Connell, Patrick	•••	•••	Private	•••		1	_	5
Curran, James	•••	•••	Private	•••	107th Regiment	35	. 3	-11
						ţ.		
Davis, John	•••	•••	Private		59th Regiment	. 2	11	4
Davison, Joseph	•••	• • •	Private	•••		. 6	_	7
Dempsey, Patrick	•••		Private	•••	1st Battalion, 17th Regiment	2	14	3
Dixon, John	•••	•	Private	•••	1st Battalion, 14th Regiment		10	7
Dolan, Bryan	•••		Private	•••	2nd Battalion, 12th Regiment	1 -	13	8
Donovan, John	•1•		Private	***	65th Regiment		0	8
<u>.</u> .		. [۱.,	·	
Easterbrook, George	•••	•	Private	:	106th Regiment	. 42	4	7
Fanning, John	561		Private	•••	39th Regiment	. 2	6	8
Finn, Michael	•••		Private	•	54th Regiment	۰. ۸	6	0
Flynn, James	•••		Gunner	•••	24th Brigade, Royal Artillery			4
Foster, Edward		7.5	Serjeant	***	65th Regiment	. 15		6

7		l'''''			1
Name.		Rank	•	Regiment.	Amount
	•			-	£ s.
ettings, James		Private		59th Regiment	6 10
lover, Thomas		Gunner		19th Brigade, Royal Artillery	4 5
Friffin, James		Private		! 1CAL T	1 0 10
rimu, vancė	•••		· ,	Tota Lancers	
Iaggans, John	••• •••	Private		37th Regiment	8 13
larding, Robert	•••	Private		1st Battalion, 17th Regiment	2 10
Iarney, James	***	Private		37th Regiment	
Iartigan, Jeremiah		Gunner	• • • • • • • • • • • • • • • • • • • •	19th Brigade, Royal Artillery	2 8
Ierbert, Patrick	•••	l'Duimaka		5th Lancers	6 7
liggins, Walter	•••	Private		2nd Battalion, 1st Regiment	1 3
lodgson, Peter		Private	· · · · · · · · · · · · · · · · · · ·	5th Lancers	31 8
lorton, George		Private		1st Battalion, 18th Regiment	2 3
lyde, Thomas		Private	•	2nd Battalion, 12th Regiment	2 17
ordon, Thomas	•••	Private		4th Hussars	18 17
Geefe, John		Private			
elly, Daniel		Private			
ennedy, John	**** . ***				1
ennelley, Daniel	*** ***	Gunner	• •••	6th Brigade, Royal Artillery	5 0
enny, William	•••	Corporal	• •••	55th Regiment	-4 18 1
artin, Joseph		Private		59th Regiment	1 8
eere, Michael	•••	Private		41st Regiment	
itchell, John		Private	·	65th Regiment	2 9
ills, John		Private			3 15
orley, George		Private		1st Battalion, 6th Regiment	
urta, Richard		Gunner .:	ï		4 10
cDonald, Henry			·		1 8
oNerney, John		Private		65th Regiment	6 6
aughton, Michael	•••	Gunner		19th Brigade, Royal Artillery F Brigade, Royal Horse Artillery	8 12 1 6 4
dam, James	··· ···	Private		55th Regiment	5 1 1
arrock, Robert	•••	Private	• • • • • • • • • • • • • • • • • • • •	105th Regiment	2 4
egan, James		Serjeant		107th Regiment	9 17
ichardson, John	•••	Private :.		2nd Battalion, 11th Regiment	
iley, James	***	Dulmaka		Dud There is a content of Line and	
oberts, William	***	Caminama		65th Regiment	
ock, Edward	*** ***	Private		85th Regiment	1
obson, Joseph	•••	Gunner		19th Brigade, Royal Artillery	1 10
ooney, Daniel	•••	Private	• •••	2nd Battalion, 10th Regiment	
ish, Patrick	•••	Private	• •••	54th Regiment	4 8
•		.		4.17 770	
rmon, James	••• •••	Private		4th Hussars	5 7 1
aw, Robert	*****	Private	1	16th Lancers	2 14 1
iea, John	•••	Private.	1	65th Regiment	
ea; Alexander	•••	Private		107th Regiment	
nith, William	•••	Private	,	1st Battalion, 11th Regiment	
nith, Robert	***	Serjeant Corporal		5th Brigade, Royal Artillery 37th Regiment	13 4 2 1
ourgeon, John ratt, William	•••	Private ::		PC4L' D	_
oney, Robert	•••	Private		107th Regiment	1 2 14 10
ringley, Thomas	•••	Driver		19th Brigade, Royal Artillery	2 3
•	• -		3 *4		
nem, Robert		Private	•••	2nd Battalion, 21st Regiment	2 15
ω . ·					
mahan Camanai	mil Torrai Laci	Private :::	***	36th Regiment	3 9
aughan, Samuel	:::0 a :::	TITLE OF	107	som regiment	
			1		سر - سا
	iov, I" i ike	Outrill deliver	··•	The second secon	
alsh, Patrick	iov, 1° i Ber 	Private			3 18
aleh, Patrick ard, William ilkin, Alfred		Private Private Private	75.0 5.0 600	1st Battalion, 3rd Regiment 2nd Battalion, 1st Regiment 85th Regiment	

1sr Re-Publication under the Regimental Debts Act, 1863, of List XLVI, of the Names of Soldiers whose Personal Estate is held by the Secretary of State for War for distribution amongst the Next of Kin or others entitled.

	-``-	1			
Name.		Rank.	•	Regiment.	Amount,
****		A 12 A 2 A	:	1941 The state of	£ s. d.
Atkins, Thomas			•••	17th Brigade, Royal Artillery	
Beecroft, Philip	•	Private Private	•••	107th Regiment 58th Regiment	3 15 1 5 3 10
Blows, James Bond, Abraham	•••	Private Private		1st Battalion, 8th Regiment	3 10 0
Boran, John		Private		55th Recoment	1 19 9
Boyle, James		Pensioner from	•••	24th Brigade, Royal Artillery 47th Regiment 105th Regiment	1 2 2
Brewer, James;		Private	•••	47th Regiment	1 5 7
Bridges, Robert,		Private		105th Regiment	4 4 10
Brindley, William	· • • • • • • • • • • • • • • • • • • •	Private Gunner	***	1st Battalion, 5th Regiment 20th Brigade, Royal Artillery	4 15 46
Burgess, James		Driver		16th Brigade, Royal Artiflery	4 9 5
Burgett Francis		Private	•••	2nd West India Regiment	1 5 0
Byrne, Lawrence	•••	Serjeant	•••	24th Brigade, Royal Artillery'	~ 4 16 7
		44	٠.,	2nd Battalion, 24th Regiment	
Clarke, C	. •••	Private		59th Regiment	4 9 11
Clearly, James	* * * * * *	Private		and the state of t	á 7 6
Carried III	, , , , , ,	1	•		***
Dingley, John		Private		1st Battalion, 2nd Regiment	1 16 8
Doherty, John		Private	•••	2nd Battalion, 18th Regiment	3 7 2
Dronfield, George	•••	Private		4th Hussars 23rd Brigade, Royal Artillery	4 14 0 3 3 4
Doughan, Andrew Dowling, Forbes		Bombardier Private	***	000 70	2 16 3
Doyle, Thomas		Corporal		2nd Battalion, 18th Regiment	
	•				
Ferguson, James		Private	•••		4 5 0
Fitzgerald, Thomas	***	Private	•••	1st Battalion, 17th Regiment	1 19 .5
Garnett, or Garrett, James		Private	0	66th Regiment	5 4 6
Genitelli, Antoine		Private			
Godfrey, David		Privato		199th Regiment 1st Battalion, 14th Regiment	4 0.2
•	·			•	
Halliday, William		Private	;;;	38th Regiment	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Hannah, John Harrington, Philip		Private	***	Co. 1 To	2 10 3
Hawkins, William		Private		45th Regiment	2 11 7
Hayes, Alfred	•••	Private	•••	1st Battalion, 24th Regiment	3 12 9
Healey, Edward		Private	•••	89th Regiment 39th Regiment	3 18 7
Hickey, William		Private	•••	39th Regiment	.2 18 _6
Horau, Michael Horricks, Henry	3 : **	Gunner Trumpeter	:	16th Brigade, Royal Artillery 19th Brigade, Royal Artillery	7 1 7 4 0 3
110Hicks, Henry	•••	Trumpeter	•••	13th Digace, Royal Artifiery	1 0 3
Johnson, John		Gunner	:::	F Brigade, Royal Horse Artillery	2 11 10
Jones, Thomas	• • • • • • • • • • • • • • • • • • • •	Gunner	•••	18th Brigade, Royal Artillery	1 18 10
Jones, George	•••	Private	•••	3rd Battalion, 60th Regiment	" 8 1 1 1
Keefe, Patrick		Gunnan	ļ	5th Brigada Possal Autiliana	3 8 10
Walliham Tales	•	Deimoto	***	5th Brigade, Royal Artillery 63rd Regiment	3 8 10 1 17 0
Kelly, George	• •	Private		out Distance to the project of the	6 0 10
Kelly, Patrick		Private	•••	108th Regiment	4.8.6
Kent, John	•••	Private	•••	38th Regiment	16 0 8
Lone James	•	Deimer		doth Poniment	00.0.40
Lawton, John		Private Private	•••	49th Regiment 21st Hussars	20 2 10 5 12 7
Lawton, John Loughlin, Patrick	•••	Private	• • • •	25th Ragiment	1 1 3
Lynch, John	•••	Private		108th Regiment	3 18 5
•			* .	7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
McCabe, Patrick	•••	Private	•••	2nd Battalion, 21st Regiment	3 0 3
Manning, Daniel		Private	•;•	46th Regiment	3 4 10
Massey, William	•••	Driver Private	•••	Oth Porimone	3 8 2
Milbourne, Thomas	•••	Gunner	•••	8th Brigade, Royal Artillery	6 70
Miller, James	• •	Private		A Line County of Charles	2 13 2
Morgan, James		Private	•••	1st Battalion, 17th Regiment	1 17 4
Morrisey, Thomas			•••		18 14 1
Murphy, John		Dimension	•••		- 2, 4 O
Mylett, Michael		Private	•••	1st Battalion, 17th Regiment	4.14 6

Name.		Rank.	Regiment.	Amount.
Nash Michael		Private	36th Regiment	£, s. d.
Osborne, William		ł	1st Battalion, 4th Regiment	4 6 11 3 9 9
Page, John Frederick Parkinson, George Parting, George		Private Private	98th Regiment	10 17 6 1.5 10 23 16 9
Rallaghan, Timothy Riddlebeck, William	• •••	4	20th Brigade, Royal Artillery	15 6 -4
Rushton, John Scarlett, James	 1000	Gunner Private	109th Regiment 24th Brigade, Royal Artillery 2nd West India Regiment	1.3.1
Sellwood, Henry Shaw, John Sheehan, John		Serjeant Private Private	1st Battalion 2nd Regiment	1 5 1 5 8 10 -6 15 2
Singleton, George Smith, Philip Smithson, John			18th Hussars 36th Regiment 26th Regiment F Brigade, Royal Horse Artillery 20th Brigade, Royal Artillery	5 10 10 6 6 8 2 1 10
Sparrow, Robert Spencer, Henry Stevenson, John		Private	36th Regiment 2nd West India Regiment 26th Regiment 58th Regiment	· 3 9 9
Strong, James Sullivan, Daniel Sullivan, Daniel		Private Private	58th Regiment 1st Battalion, 3rd Regiment 69th Regiment 3	1 10 0 1 10 0 8 18 7
Thelan, Carl	•	Private Sapper	21st Hussars 29th Company, Royal Engineers	5 1 5 3 12 10
Thompson, William J Toohey, John Tuson, Edward	•	I (V	29th Company, Royal Engineers 108th Regiment 62nd Regiment 19th Brigade, Royal Artillery	4 7 8 2 9 11 6 4 0
Waller, George Holland Ward, Joseph			24th Brigade, Royal Artillery	17 8 0
Wilson, George		Private	41st Regiment 69th Regiment	1 .2 ()

2ND RE-PUBLICATION, under the Regimental Debts Act, 1863, of List XXXVI of the Names of Soldiers whose Personal Estate is held by the Secretary of State for War for distribution amongst the Next of Kin or others entitled.

Name:	Rank.		Amount.
Atwell; John	Private	62nd Regiment	£ s. d. 5 7 8
Barnes, Henry Beckett, Walter	Private Colour-Serjeant	62nd Regiment	3 10 5 1 13 9
Bradley, John Brophy, John	Private	67th Regiment 95th Regiment lst Battalion, 11th Regiment lst Battalion, 11th Regiment	6 4 8
	Private	92nd Regiment 105th Regiment 92nd Regiment	1 12 9 3 7 6 3 0 6
Freeman, Frederick	Private"	1st Battalion, 11th Regiment	T 15-6
Gurry, John	Private Private Private	1	4 16 9 6 2 1 4 9 0 8 8 9
Halloran, James	Private Private Private	1,3	35 12 0 7 11 3

Name.		Rank.		Regiment.	Amount.
					£ 8. d.
Keefe, John		Private	•••		
(73)		Private	•••	109th Regiment	
17: T1		Private	•••	62nd Regiment	. 2 2 1
Wannatun Tab	•• , , , •••	Private	•••	62nd Regiment	1 15 10
Lee, Henry	,	Trumpeter	•••	7th Dragoon Guards	2 15 5
McAllister, Robert .	•	Private	•••	1st Battalion, 11th Regiment	3 7 6
TATE OF THE PROPERTY AND ADDRESS OF THE PARTY	••	Private	•••	58th Regiment	1 17 2
37 A 1 Y		Private	•••	62nd Regiment	2 3 7
30 70 1		Private		92nd Regiment	11 1 10
3 / TO T		Private	•••	92nd Regiment	10 5 1
34. Cl., Cl., Cl.,		Private	•••	93rd Regiment	1 11 6
777 3611 1	•	Private	•••	2nd Battalion, 12th Regiment	1 1 10 0
3 C TC. T3 .		Private		1st Battalion, 14th Regiment	1 4 6 6
37 T . 377'11'	•	Private	•••	93rd Regiment	5 12 1
AP - 111 - 111 - 1		Private	•••	62nd Regiment	3 4 10
Mf		Private	•••	109th Regiment	0 16 6
3 (**) T		Private	•••	00 15 7	0 0 0
3.62112 T 1		Private	•	62nd Regiment	0.14 0
36 (D) (••••	Private	•••	2nd Battalion, 12th Regiment	
Manuscra Dallana	•	Serjeant	•••	109th Regiment	14 14 0
Newman, Walter	•••	Private		95th Regiment	4 0 1
O'Brien, Patrick	•	Private	•••	86th Regiment	2 2 2
Price, John	•••	Private	• • •	62nd Regiment	2 4 3
Reddington, Thomas		Private	•••	62nd Regiment	2 16 9
Reilly, Charles	1	Private	•••	58th Regiment	903
Roberts Henry		Private		61st Regiment	9 10 9
Rocks, Peter		Private	•••	85th Regiment	4 10 0
Ryan, Michael		Private	•••	2nd Battalion, 12th Regiment	3 19 5
Sherwin, Christopher		Private		1st Battalion, 11th Regiment	. 1 17 11
A 1.1	• • • •	0	•••	Royal Engineers	8 6 5
Stewart, James		Private	•••	93rd Regiment	3 11 7
Stuart, George D.		Private	•••	62nd Regiment	1 15 5
Sowery, John		Private	•••	Cal. Dominiona	06 0 0
20110233 001111			• • • • • • • • • • • • • • • • • • • •	om rediment	-0 0 0
Thompson, Henry	ا	Private		1st Battalion, 11th Regiment	2 13 4
Toole, James		Private		62nd Regiment	1 3 1
Townsend, Nathaniel		Private	•••	62nd Regiment	1.7.1
Wallis, Michael		Private		61st Regiment	1 10 1
Military Daniel		Private	ł	60nd Dogiment	2 0 4
7173 T-L-	1	Daimata		Otal Davimont	9 11 5
Wood, John	•••	rrivate	•••	zoin Regiment	
Young, Hugh	• •••	Private	•••	2nd Battalion, 24th Regiment	5 11 11

3RD RE-PUBLICATION, under the Regimental Debts Act, 1863, of List XXVI of the Names of Soldiers whose Personal Estate is held by the Secretary of State for War for distribution amongst the Next of Kin or others entitled.

Name.		Rank		Regiment.	Am	oun	t.
Adams, Thomas	•••	Private	• •••	3rd Battalion, Rifle Brigade	£	s. 4	
Baker, John Bamerston, Alexander Barber, John Bartram, Peter Birkenshaw, Charles Briers, Thomas Bulchers, William	••• •••	Gunner Private	• • • • • • • • • • • • • • • • • • • •	9th Brigade, Royal Artillery Honduras Gunners Sth Brigade, Royal Artillery 1st Battalion, 1st Regiment 64th Regiment Sth Brigade, Royal Artillery B Brigade, Royal Horse Artillery	1 2 5 13 1 5	1 1 2 3 16 3	81016670

Name.	Rank.	Regiment.	Amount.
	حب و حب ب		£ s. d
Callaghan, Patrick			
Callais, Alfred	Private		7 17 10
Cameron, James	Private	79th Regiment	1 6 4
Campbell, John	//mmm.nm	4th Brigade, Royal Artillery	161
Clarke, Michael		.26th Regiment	5 2 1
<u> </u>		2nd Battalion, 16th Regiment	
Cogan, Thomas			
Cohen, David	i ~ .	23rd Brigade, Royal Artillery	
Collis, Samuel		1st Brigade, Royal Artillery	1 7 11
Colquhoun, Andrew		14th Brigade, Royal Artillery	. 44: 6 . 6
look, James	Private	101st Regiment	3 9 8
Crellan, Thomas		1st Battalion, 11th Regiment	7 18 7
Crook, Joseph		8th Brigade, Royal Artillery	. 8 5 4
ozoon, o osopu iii iii iii	2 011101 001100110		
Doherty, Andrew	Driver	8th Brigade, Royal Artillery	. 3 5 8
isher, Thomas	Serjeant-Cook	96th Regiment	23 15 -5
		2nd Battalion, 25th Regiment	
lanagan, Thomas	Private	and Dattation, 20th Regulett	. 0.150
, , ,	i		
lynn, John,	Private	13th Hussars	5 19 10
Freen, Francis	Gunner	·16th Brigade, Royal Artillery	4 8 3
Pregory, William	Private	64th Regiment	17 7 -4
riffiths, John		10th Hussars	2 7 4
1	Private	106th Regiment	5 10 8
rimins, Inomas Edward	···		0
Yananan 19-anin	Dulmata	Lat Dattalian Of Davimont	
laggerty, Patrick		lst Battalion, 23rd Regiment	5 3 9
lenderson, James			
Iewerson, Thomas	Private	2nd Battalion, 24th Regiment	10 0 7
Iopkins, Samuel	Private	2nd Battalion, 24th Regiment	4 2 6
Iumphries, Evan	Private	2nd Battalion, 14th Regiment	1 18 8
			• • •
olmstone, William	Serjeant	21st Brigade, Royal Artillery	
oines, John	Private	91st Regiment	14 19 0
ones, Robert	Gunner	20th Brigade, Royal Artillery	62 9 10
			-
Conner Tomos	Deimate	3rd Hussars	1 2 0
	Private		
Keough, William	Private	70th Regiment	0 19 6
Kinsala, Robert	Private	1st Battalion, 60th Regiment	8 1 7
• •	. 1		• • •
ambert, Frederick	Private	18th Hussars	4 19 2
ewis, James	Gunner	18th Brigade, Royal Artillery	4 14 6
	10-1	18th Hussars	11 6 4
ynen, Patrick	Private		
			• • • •
Francisco Michael	Delmate	Let Bettellor 19th Daminia	1 10 -
Icore, Michael	Private	1st Battalion, 18th Regiment	1 10 2
furphy, Edmund	Gunner	22nd Brigade, Royal Artillery	3 9 6
Iurray, James	Private	1st Battalion, 3rd Regiment'	8 1 10
IcCourt, John	Private	20th Hussars	. 2 6 11
C-Charate Dates	Private	36th Regiment	34 15 4
tewram, refer		,	
	A.	Ones Diesis Denis Australia	. g A 14
loon, ohn	Gunner	23rd Brigade, Royal Artillery	5 0 11
Toonan, James	Private		7 10 2
lovell, George	Gunner	Oth Dulanda Danal Antillann	2 18 8
		19th Hussars	
dlam, Richard			
helan, James	Private	68th Regiment	1 0 11
towley, Frederick	Gunner	24th Brigade, Royal Artillery	3 16 0
lyan, John	Private	21st Hussars	5 18 3
With the second			• • •
longombo Anthum	Bombardier	C Brigade, Royal Horse Artillery	16 6 9
ercombe, Arthur		'Quad Parimont	5 5 11
mith, James	Corporal	82nd Regiment	
	Gunner	Depôt Brigade, Royal Artillery	1 12 4
rencer, Thomas		1st Battalion, 23rd Regiment	.4 2 9
rencer, Thomas	Corporal		
rencer, Thomas	Corporal	' '' '	_
rencer, Thomas tephenson, Joseph		' '' '	4 12 10
rencer, Thomas tephenson, Joseph	G	16th Brigade, Royal Artillery Scots Fusilier Guards	4 12 10 1 4 11

4TH RE-PUBLICATION, under the Regimental Debts Acts, 1863, of List XVI of the Names of Soldiers whose Personal Estate is held by the Secretary of State for War for distribution amongst the Next of Kin or others entitled.

Name.	. :	Rank.		Regiment.	Amount.
70.10				001 P	£ s. d.
Balfour, David	•10 •	· 0	•••		4 1 4
Bradshaw, Henry Burke, Michael	•••	1 0	•••	A	11 13 4
Putzel michaet 118	446 46	Gunner	•••	orth Regiment	
Callaghan, Daniel	P49. 40	Private	•••	54th Regiment	4 16 3
Colburn, Richard .	***	Driver		18th Brigade, Royal Artillery	5 13 2
Cook, James	444 444	I :	•••	F Brigade, Royal Horse Artillery	16 2 5
Cuffe, Thomas	***		•••		1 0 3
Cullen, Matthew	•••	1	•••		7 3 4
Cooke, William	.010.	Corporal	•••	2nd Dragoon Guards	7 9 10
Davidson, Thomas		Driver	•••	14th Brigade, Royal Artillery	6 6 9
Devlin, Michael	•••	10-1-4-	•••	Ol.4 TY	18 13 6
Doherty, Mark	•••	1 ()	•••	1st Battalion, 17th Regiment	8 0 11
Dolbear, William	***		•••	F Brigade, Royal Horse Artillery	6 6 5
Doran, James Dove, John		Serjeant	•••		
Dove, John:	*** * * ***	I (1	•••	A POLICE TO THE PROPERTY OF THE PARTY OF THE	3 1 0 2 17 9
- unity values (1)	•••	Corporal	•••	45th Regiment	211 0
Fitzgerald, William	***	Private		1st Battalion, 6th Regiment	1 1 5
Ford, Charles	444 444	Bugler	}	2nd Battalion, 13th Regiment	
Fox, John	460 4 2 420	Private	•••	lst Battalion, 19th Regiment	3 1 0
Godbold, Herbert	998 011	Corporal		,107th Regiment	4 16 4
Uankin Walmond	٠ .	Daimata	- 1	AAL TO-AA-11 TO'd. TO to . 1	
Hankin, Edward Harford, George S.	•••	α	***	4th Battalion, Rifle Brigade Royal Engineers	8 13 8
Hart, James	*** ***	Private	***	Orna Danimana	4 16 2 1 14 9
Hogan, Daniel		Private		109th Regiment	8 16 9
Hyfil, Benjamin		Private	•••	4.7 177 . 7 37 35 4	5 2 9
fill, John	••• •••	Private		2nd West India Regiment	1 13 6
Iones, Patrick	•••	Private		1st Battalion, 12th Regiment	2 13 11
Jordan, Richard	•••			18th Brigade, Royal Artillery	17 11 11
Kelly, John	•••	Private		1st Battalion, 10th Regiment	108
King, George	***	Private	••••	2nd West India Regiment	2 5 0
Knight, Charles	•11	Driver	••	F Brigade, Royal Horse Artillery	2 8 9
Ialoney, Jàmes		Driver	1	E Brigado Royal Maria	0 0
Iartin, William	*** ***	Duimata		F Brigade, Royal Horse Artillery 76th Regiment	2 8 11
Iason, William	670 6 44.0	Cannon		Royal Engineers	12 15 10 1 11 9
Icancy, Thomas	•••	Change		22nd Brigade, Royal Artillery	3 12 3
Ioran, Michael	***		••••	1st Battalion, 5th Regiment	2 18 11
Iorgan, Amos	•••``	MAL A	•••]	49th Regiment	10 7 0
Iiskell, John Iurphy, William	***	Δ		103rd Regiment	4 6 6
Iurray, Michael	***	D-!		16th Brigade, Royal Artillery	2 14 4
IcAllister, Robert				F Brigade, Royal Horse Artillery	.5 17 5 10 9 7
IcCassey, Philip	•••	Gunner	·	F Brigade, Royal Horse Artillery	3 1 4
IcKenzie, James		Corporal		Royal Engineers	1 10 7
IcCreevy	***,	Gunner	·••	18th Brigade, Royal Artillery	13 5 10
lash, William		Private		38th Regiment	5 10 e
lorton, William	•••			25th Brigade, Royal Artillery	5 12 6 3 7 3
727****	· -	_:	- 1		0
dger, William Iney, Charles	•••	Private Serjeant	· '	104th Regiment Army Hospital Corps	2 10 6 1 2 11
almer Samuel	1	•	1		
almer, Samuel ask, Frederick		{ }-i	•• .5	4th West India Regiment	3 I 2
eet, Francis	•			22nd Brigade, Royal Artillery	1 12 4
rice, George	- 1	D	: 6	2nd Battalion, 13th Regiment	5 4 8
latner, Daniel George		Thumanatan	. î	19th Brigade, Royal Artillery	16 11 4 7 13 3
oberts, Benjamin	J	Gunner		Additional Gunners, Jamaica	_

Name.			Ra	nk.		Regiment.		Amount.		
Rollin, William Rose, Thomas Thompson, John: Thomas, Henry Thompson, Thomas Toolan, Michael Trimbel, William	•••	•••	Private Private Gunner Private Private Private Private		•••	54th Regiment 3rd West India Regiment 22nd Brigade, Royal Artillery 4th West India Regiment 82nd Regiment 1st Battalion, 19th Regiment 82nd Regiment	2 1 1 3	5 4 3 13 2	3 1 9 4 4	
Waddell, William Watt, John Watson, William	***		Serjeant Corporal Private	•••	•••	Royal Engineers 2nd Battalion, 20th Regiment 2nd Battalion, 21st Regiment	11	15 9 9	8	

5TH RE-Publication, under the Regimental Debts Act, 1863, of List VI of the Names of Soldiers whose Personal Estate is held by the Secretary of State for War for distribution amongst the Next of Kin or others entitled.

Name.	Name.		Rank.			Regiment.	Amount.			
		_					£	s,	d.	
Bailey, George	*** .		Private	•••		108th Regiment	و ا	6	1	
Bennett, John	•••		Private	41.0	•••	40th Regiment	۱ ه	4	7	
Boyle, Michael	***		Private	110	•••	1st Battalion, 19th Regiment	1 4	5	3	
Brown, Thomas			Private	***	•••	2nd Battalion, 9th Regiment	۱ ۵	3	5	
Brodie, Timothy	•••		Gunner	•••	***	14th Brigade, Royal Artillery		2	2	
Bannore, Patrick	•••	•••	Private	•••	•••	1st Battalion, 7th Regiment	1 0	5	1	
Cafferhey, Edward	•••	•••	Private	•••		84th Regiment	. 1	17	7	
Campbell, John	•••	•••	Private	•••	•••	82nd Regiment	. 5	12	·2	
Cameron, Thomas		•••	Private		•••	2nd Battalion, 4th Regiment	. 1	9	0	
Carr, Joseph			Private	***		20th Dragoons	. 4	13	2	
Casey, James			Private	•••		49th Regiment	. 1	6	11	
Chambers, John	•••	•••	Private	•••		82nd Regiment	. 1	7	7.	
Collum, John	•••		Private			35th Regiment	. 13	10	4	
Cobb, J. M.	•••	•••	Private	•••	•••	66th Regiment	1	0	11	
Da Silva, Vincent	•••		Serjeant	•••		2nd Battalion, 9th Regiment	. 4	10	11	
Dobell, Thomas	•••		Private	•••		50th Regiment	. 1	10	3	
Drake, Nathaniel	•••	•••	Private	•••	•••	1st Battalion, 1st Regiment	. 2	. 2	10	
Foley, Dennis	•••		Corporal	•••		103rd Regiment	. 13	8	1	
Foreman, Samuel	•••	•••	Private	•••	•••	6th Dragoons	1	10	10	
Gallagher, John	•••		Private			47th Regiment	. 2	15	11	
Gill, Joseph	•••		Private	***		34th Regiment	. 5	10	3	
Griffiths, William	•••	•••	Private	•••	•••	2nd Battalion, 24th Regiment	. 2	0	11	
Harty, Michael	•••	•••	Private	•••	•••	2nd Battalion, 10th Regiment	. 6	2	0	
Hoy, Walter	•••		Private	•••	***	2nd Battalion, 11th Regiment	. 3	7	2	
Humphrey, Alfred	•••	•••	Private	•••	•••	80th Regiment	. 3	0	8	
James, Henry	•••	•••	Private	•••	•••	2nd Battalion, 11th Regiment		7	3	
Jones, William	***	•••	Private	• > •	• • •	34th Regiment	1		11	
Jolley, William	•••	•••	Private	•••	•••	2nd Battalion, 11th Regiment	. 3	. 3	11	
Keelan, John	***	• • • •	Corporal	•••	•••.	1st Battalion, 18th Regiment		17	5	
King, Alfred		••,	Private	•••	•••	2nd Battalion, 2nd Regiment	.] 1	4	.9	
Knight, George	•••	•••	Private	•••	•••	2nd Battalion, 11th Regiment	4	6	11	
Leddy, Thomas	.000		Private	•••	•••	2nd Battalion, 11th Regiment	.] .1	. 13	.2	
McAllister, John	•••	•••	Private	•••	•••	20th Dragoons		18	6	
McCabe, George	***	••••	Private	•••		2nd Battalion, 11th Regiment	1 1		2	
McCaffrey, James		•••	Driveta	•••		2nd Battalion, 9th Regiment	. 2	.5	:8	
McGarvey, Robert	*10		Private	•••		AALL Dominant		11	9	
Malcolm, John	1.000	•••	Private	•••		34th Regiment	2	4	5	
Malony, Matthew	.,000	•••	Deiricka)***		1st Battalion, 18th Regiment	. 5	16	9	
						2nd Battalion, 11th Regiment	. 1	0	3	

Name.	Rank.	Regiment.	Amount.
			£ s. d.
Marshall, William	Private	2nd Battalion, 9th Regiment	165
Milford, Robert	Gunner ' .	14th Brigade, Royal Artillery	501
Morgan, Charles	. Private	2nd Battalion, 12th Regiment	7 2 9
Moss, Robert	Private	21st Dragoons	5 4 4
Murphy, Jeremiah	Private	45th Regiment	2 7 4
Murphy, Patrick	Private	35th Regiment	7 14 5
		1st Battalion, 11th Regiment	2 15 2
Newton, Michael	Private	36th Regiment	5 6 3
Puffitt, James	Private	1st Battalion, 7th Regiment	8 19 4
Richardson, John	and the second s	2nd Battalion, 21st Regiment	9 4 7.
Rook, John		56th Regiment	3 9 4
Regan, Martin	Private	88th Regiment	289
Shoefield, Charles, or Scholefield	Private	. 7th Dragoons	5 15 0
Shields, John			3 1 11
Smith, Henry	Private	. 80th Regiment	8 16 1
Smart, Robert	Serjeant	. 1st Battalion, 17th Regiment	1 1 10
Stokes, Martin Henry			2 11 9
Stackhouson, Jacob			379
Stone, John			3 3 4
Sullivan, Cornelius	Private	: 68th Regiment	5 6 0
Thompson, Samuel	Bombardier	. 14th Brigade, Royal Artillery	94 15 8
Waddington, Richard	Private	82nd Regiment	12 4 6
Walsh, Joseph	Private	. 107th Regiment,	4 1 0
Willis, Joseph	Private		2 9 11
Wilkinson, George	Private		2 14 6
Williams, Edward		lst Battalion, 4th Regiment	3 15 11
Williams, Charles	Private	109th Regiment	1 17 7
Wolfendale, James	Private	34th Regiment	2 12 0

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction, consisting of one thousand pounds four pounds per centum debenture stock of the Midland Railway Company, which has been permanently secured to the vicarage of Saint Stephen, Bowling, in the parish of Bradford, in the county of York, and in the diocese of Ripon, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said vicarage of Saint Stephen, Bowling, and to his successors, to meet such benefaction, one yearly sum or stipend of thirty-four pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the eighteenth day of December, in the year one thousand eight hundred and seventy-three, and to be receivable in equal half-yearly portions, on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient, in our opinion, to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said vicarage, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this twenty-second day of January, in the year one thousand eight hundred and seventy-four. (L.S.)

Ecclesiastical Commissioners for WE, the 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 rectory of Bewcastle, in the county of Cumberland, and in the diocese of Carlisle, and to his successors, Incumbents of the same rectory, all that annual sum or pension of six shillings and eight pence heretofore payable in respect of the said rectory, and formerly receivable by the Dean and Chapter of Carlisle, and recently by us, the said Commissioners, to have and to hold the said annual sum or pension to the use of the said Incumbent and his successors for ever.

In witness whereof, we have hereunto set our common seal, this twenty-second day of January, in the year one thousand eight hundred and seventy-four.

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction, consisting of a portion of certain annual rent-charges amounting in the aggregate to one hundred pounds and four shillings, which have been permanently secured to the district chapelry or benefice of Saint Paul, Low Moor, Clitheroe, in the county of Lancaster, and in the diocese of Manchester, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, grant to the Incumbent of the said district chapelry or benefice of Saint Paul, Low Moor, Clitheroe, and to his successors, to meet such benefaction, one yearly

sum or stipend of fifty pounds, such yearly sum or stipend to be payable out of the common fund under our control, and to be calculated as from the day of the publication of these presents in the London Gazette, and to be receivable in equal half-yearly portions, on the first day of May and on the first day of November in each and every year: Provided always, that if at any time lands, tithes, or other hereditaments sufficient, in our opinion, to produce the said yearly sum or stipend, or any part thereof, shall be annexed by us to the said district chapelry or benefice, in substitution for such yearly sum or stipend, or for such part thereof, our liability for the payment of such yearly sum or stipend, or of such part thereof, as the case may be, shall thereupon and thereafter cease and determine.

In witness whereof, we have hereunto set our common seal, this twenty-second day of January, in the year one thousand eight hundred and seventy-four.

(L.S.)

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

In witness whereof, we have hereunto set our common seal, this twenty-second day of January, in the year one thousand eight hundred and seventy-four. (L.S.)

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

> In witness whereof, we have hereunto set our common seal, this twenty-second day of January, in the year one thousand eight hundred and seventy-four.

(L.S.)

WE, the Ecclesiastical Commissioners for England, in consideration of a benefaction, consisting of five hundred pounds sterling, which has been paid to us in favour of the vicarage of Kirkby Wharfe, in the county of York, and in the diocese of York, do hereby, in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, sections five and eleven, grant and appropriate out of our common fund to the said vicarage of Kirkby Wharfe, to meet such benefaction, one capital sum of three hundred and fifty pounds sterling, to be applicable towards defraying the cost of providing a new parsonage or house of residence for the said vicarage, according to plans and a specification approved or 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 Kirkby Wharfe.

In witness whereof, we have hereunto set our common seal, this twenty-second day of January, in the year one thousand eight hundred and seventy-four.

(L.S.)

WE, the Ecclesiastical Commissioners for England,:acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her Majesty, chapter one hundred and eleven, section five, do hereby, subject as hereinafter mentioned, grant and convey to the Incumbent of the vicarage of Ruishton, in the county of Somerset, and inthe diocese of Bath and Wells, and to his successors, Incumbents of the same vicarage, all that piece or parcel of land and hereditaments, with the appurtenances thereunto belonging, particularly described in the schedule hereunto annexed, and now vested in us, to have and to hold the said piece or parcel of land and hereditaments, with their appurtenances, subject as hereinafter mentioned, to the use of the said Incumbent and his successors for ever: Provided always, that the said piece or parcel of land expressed to be hereby conveyed, shall be and be taken to be in lieu of, and in substitution for, a portion amounting to two pounds one shilling and four pence, of the annual sum or stipend of eight pounds twelve shillings and eight pence, heretofore payable by us,

the said Commissioners, to the Incumbent for the time being of the said vicarage of Ruishton, under the authority of an instrument, sealed by us on the twenty-fourth day of November, in the year one thousand eight hundred and seventy, and published in the London Gazette, of the sixth day of December of the same year: Provided always, 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 piece or parcel of land and hereditaments, for and in respect of the period intervening between the twelfth day of May, in the year one thousand eight hundred and seventyone, and the date of the publication of these presents in the London Gazette.

In witness whereof, we have hereunto set our common seal, this twenty-second day of January, in the year one thousand eight hundred and seventy-four.

(L.S.)

Schedule.

All that piece or parcel of land, called Langholler, containing three roods or thereabouts situate, lying, and being in the parish of Saint Michael, Creech, in the county of Somerset, and numbered 207a, on the tithe commutation map of the said parish, bounded on the north and east by land belonging to George Day, on the west by the boundary line of the parish of Westmonkton, which divides the piece of land expressed to be hereby conveyed from land of Mrs. Pulman, and on the south by land of Henry Trevitt, and which said piece or parcel of land is more particularly delineated on the plan hereunto annexed, and is thereon coloured green.

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, subject as hereinafter mentioned, grant and appropriate out of our common fund to the vicarage of Saint Mary, Scholing, in the county of Southampton, and in the diocese of Winchester, one capital sum of three hundred and fifty pounds sterling, to be applicable towards defraying the cost of providing a parsonage or house of residence for the said vicarage, according to plans and a specification approved or to be approved by us, such capital sum, or the balance thereof unapplied to such purpose, to remain in the meantime in our hands at interest after the rate of three pounds per centum per annum, and such interest to be paid to the Incumbent for the time being of the said vicarage of Saint Mary, Scholing: Provided always, that the said capital sum of three hundred and fifty pounds shall be, and be taken to be, in lieu of, and in full substitution for, the annual sum or stipend of eleven pounds thirteen shillings and four pence heretofore payable by us, the said Commissioners, to the Incumbent for the time being of the said vicarage, under the authority of an instrument sealed by us on the first day of August, in the year one thousand eight hundred and sixty-seven, and published in the London Gazette of the sixth day of the same month and year.

In witness whereof, we have hereunto set our common seal, this twenty-second day of January, in the year one thousand eight hundred and seventy-four.

(L.S.) ·

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the

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

> In witness whereof, we have hereunto set our common seal, this twenty-second day of January, in the year one thousand eight hundred and seventy-four.

> > (L.S.)

In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Maughold Head Mining 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 24th day of January, 1874, presented to the Master of the Rolls by William Beckwith, of Douglas, in the Isle of Man, Gentleman, and Charles William Beckwith, of Douglas, in the said Isle of Man, Gentleman, the former being a creditor and contributory, and the latter a contributory of the said Company; and that the said petition is directed to be heard before the Master of the Rolls on the 14th day of February, 1874; 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 by the undersigned, on payment of the regulated charges for the same.

> Doyle and Edwards, 26, Carey-street, Lincoln's-inn; Agents for

> Francis Wood Massey, of the city of Chester, Solicitor for the Petitioners.

In Chancery.

In the Matter of the Companies Acts, 1862 and 1867, and in the Matter of the Braganza Gold Mining Company Limited.

THE Master of the Rolls, the Judge to whose Court this matter is attached, has, by an Order made in the above matters, and dated the 22nd day of December, 1873, appointed Alfred Audrey Broad, of No. 35, Walbrook, in the city of London, Public Accountant, to be Official Liquidator of the above-named Company.—Dated this 22nd day of January, 1874.

SUPPLEMENT TO

AN ACCOUNT, pursuant to the Act seventh and eighth Victoria, cap. 32, of the Average Amount of BANK NOTES, of the several Banks of Issue in ENGLAND and WALES, in Circulation during the week ending Saturday, the 17th day of January, 1874.

The undermentioned Parties having omitted to transmit their Accounts in proper time to be inserted in the Gazette of Tuesday, the 27th day of January, 1874.

Name, Title, and Principal Place of Issue.					Average Amount.	
Farnham Bank Scarborough Old Bank	•••		Farnham Scarborough	Knight and Sons Woodall and Co.	•••	وجدثهما

W. H. COUSINS, Registrar of Bank Returns.

Inland Revenue, Somerset House, January 29, 1874.

AN ACCOUNT of the Importations and Exportations of BULLION and SPECIE registered in the Week ending 28th January, 1874.

	Imported into the United Kingdom.							
Countries from which Imported.		Gond.		SILVER.				
	Coin.	Bullion.	Total.	Coin.	Bullion.	Total.		
	Ounces.	Ounces	Ounces.	Ounces.	Ounces.	Ounces,		
Germany	25	• •••	25	104,092	1,301,400	1,405,492		
Holland	41	•••	41	16,080	37,000	46,080		
Belgium	1,841	•••	1,841	83,852	19,960	103,812		
China (including Hong Kong)	13,262	•••	13,262	55,124	,	55,124		
Japan	•••	•••	•••	62,916		62,916		
Australia	21,250	118,214	139,464	410	16,072	16,072		
Mexico, South America (except			·					
Brazil), and West Indies	5,905	8,488	14,393	607,604	345,648	958,252		
United States	,		*		251,156	251,156		
Other Countries	1,368	•••	1,368	43,200	•••	43,200		
Aggregate of the Importations registered in the Week	43,692	126,702	170,394	972,868	1,964.236	2,937,104		
	£	£	£	£.	£	£		
Declared Value of the said \ Importations }	174,768	506,811	681,579	243,268	491,064	734,382		

	Exported from the United Kingdom.							
Countries to which	Goin.				Silver.			
Exported.	Coin.		Bullion	Total.	Coin.		<u></u>	Total.
	British. Foreign.	, Total.	British.	Eoreign.	Bullion.			
Hölfand	0unces. 62 5,000	59,742 679	Ounces, 12,975	Ounces. 13,037 59,742 5,000 	Ounces.	Ounces. 2,060	Ounces. 20,000 652,760 457,867	Ounces. 20,000 2,060 652,760 457,867 1,517
Aggregate of the Exportations registered in the Week	5,624	60,421	12,975	79,020		3,577	1130627	134204
Declared Value of the said Exportations	£` 22,450	£ 226,580	£ 51,900	£ 300,930	£	£ 900	£ 288,190'	£ 289,090

Statistical Department, Custom House, London, January 29, 1874. S. SELDON, Principal. Notes issued

BANK OF ENGLAND.

AN ACCOUNT, pursuant to the Act 7th and 8th Victoria, cap, 32, for the Week ending on Wednesday, the 28th day of January, 1874.

ISSUE DEI	PARTMENT.			
£				£
37.318.115	Government Debt	•••	•••	11,015,100
,-	Other Securities	•••	•••	3,984,900
	Other Securities Gold Coin and Bullion	•••	•••	22,318,115
	Silver Bullion	***	•••	
			_	

Dated the 29th day of January, 1874.

£37.318.11*5*

F. May, Chief Cashier.

£37,318,115

BANKING DEPARTMENT.

## Proprietors' Capital 14,553,000 Rest 3,418,447 Public Deposits (including Exchequer, Savings Banks, Commissioners of National Debt, and Dividend Accounts) 5,619,817 Other Deposits 20,004,508 Seven Day and other Bills 360,000	Other Securities Notes Gold and Silver Coin	•••	•••	£ 14,245,266 16,984,625 11,958,755 767,126
£43,955,772			:	£43,955,772

Dated the 29th day of January, 1874.

F. May, Chief Cashier.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for 298. Inventions.

Louis Finger, of Boston, in the county of Suffolk, and State of Massachusetts, of the United States of America, praying for letters patent for the invention of "improvements in electro magnetic annunciators," was deposited and recorded in the Office of the Commissioners on the 23rd day of January, 1874, 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 334.

Inventions.

NOTICE is hereby given, that the petition of Samuel Dyer Tillman, of Jersey city, in the county of Hudson, and State of New Jersey, in the United States of America, praying for letters patent for the invention of "indicators for determining chords and musical intervals of the diatonic scale, also latitude, longitude, and relative time of places on either terrestrial or celestial planispheres," was deposited and recorded in the Office of the Commissioners on the 26th day of January, 1874, 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 350. Inventions.

NOTICE is bereby given, that the petition of Alexander Melville Clark, of 53, Chancerylane, in the county of Middlesex, Patent Agent,

praying for letters patent for the invention of "improved machinery for cutting and screw threading pipes,"—a communication to him from abroad by Francis Wayland Allin, of the city, county, and State of New York, United States of America, — was deposited and recorded in the Office of the Commissioners on the 27th day of January, 1874, and a complete specification accompanying such petition was at the same time filed in the said office.

Patent Law Amendment Act, 1852.

Office of the Commissioners of Patents for Inventions.

NOTICE is hereby given, that provisional protection has been allowed—

3622. To Edward Young Poole, of Weston-super-Mare, in the county of Somerset, for the invention of "new and improved square or partially square cornered bonding roll tiles."

On his petition, recorded in the Office of the Commissioners on the 7th day of November, 1873.

4011. To Paul Hubert the younger, and Volcy Boissel, both of Bordeaux, in the Republic of France, for the invention of "an improved method of stoppering flasks, bottles, and other vessels."

On their petition, recorded in the Office of the Commissioners on the 5th day of December, 1873.

4015. To John Norbury, Hydraulic Engineer, of Sa ford, in the county of Lancaster, for an invention of "improvements in the valve arrangements of hydraulic presses, hoists, or bale-lifts." On his petition, recorded in the Office of the Commissioners, on the 6th day of December, 1873.

inn-fields, in the county of Middlesex, Gentleman, for the invention of "improved means or appliances for facilitating the holding and guiding of pen holders and pencils."-- A communication to him from abroad by Noël Benoit Galland, of Paris, in the Republic of France.

On his petition, recorded in the Office of the Commissioners on the 15th day of December,

-4145. To Joseph Bartlett, of Myddleton-street, Clerkenwell, in the county of Middlesex, Engraver, for the invention of "improvements in

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

4177. To Henry Roman, of Brompton, in the county of Middlesex, for the invention of "a new and improved construction of automaton box or receptacle for containing domestic, amusing, and useful articles.'

On his petition, recorded in the Office of the Commissioners on the 19th day of December,

1873.

To Pierre Philippe Eugene, Count de Gendre, of the Saint James's Club, Piccadilly, in the county of Middlesex, for the invention of "a new or improved system of armour or shield for defensive or offensive purposes,"

On his petition, recorded in the Office of the Commissioners on the 23rd day of December,

4255. To Jean Charles Gayeau, of Rue de Bercy, 93, at Paris, Engineer, for the invention of "improvements in aeronautical apparatus,"

On his petition, recorded in the Office of the Commissioners on the 27th day of December, 1873.

4271. To William Power, of Affane House, Cappoquin, county of Waterford, Ireland, Gentleman, for the invention of "new or improved means of utilizing by steam boilers the heat ordinarily wasted in burning lime.

On his petition, recorded in the Office of the Commissioners on the 30th day of December,

1873.

4291. To John Henry Johnson, of 47, Lincoln's inn-fields, in the county of Middlesex, Gentleman, for the invention of "improvements in puddling iron and steel, and in the machinery or apparatus and furnaces employed therein."-A communication to him from abroad by Charles Pernot, of Paris, in the Republic of France, Manager.

On his petition, recorded in the Office of the Commissioners on the 31st day of December, 1873.

5. To William Morgan-Brown, of the firm of Brandon and Morgan-Brown, Engineers and Patent Agents, of 38, Southampton-buildings, London, and 13, Rue Gaillon, Paris, for an · invention of "improvements in uniting leather work, in the fastenings for that purpose, in the mechanism for making such fastenings, and in the mechanism for driving said fastenings, chiefly applicable to hoots and shoes."—A communication to him from abroad by Charles Keniston, of Somerville, county of Middlesex, Massachusetts, United States of America.

On his petition, recorded in the Office of the Commissioners on the 1st day of January, 1874.

31. To William Sutherland, of Manchester, in the county of Lancaster, House Decorator, for the invention of "improvements in painting, gilding, silvering, and ornamenting the surface of glass and protecting the same from injury."

No. 24.60.

123. To John Henry Johnson, of 47, Lincoln's 133. And to Aaron Van Camp, of Washington, in the United States of America, now residing at the Inns of Court Hotel, Holborn, and George Clark, of No. 10, Craven-buildings, Drurylane, in the county of Middlesex, for an invention of "improvements in road, street, tram, and pathway pavements, and in the composition of paving materials."

On both their petitions, recorded in the Office of the Commissioners on the 2nd day of January,

39. To Henry Joseph Westrup, of No. 10, Austin Friars, in the city of London, Gentleman, for the invention of "improvements in apparatus for indicating the position of the rudder in

On his petition, recorded in the Office of the Commissioners on the 3rd day of January, 1874.

77. To John Fottrell, of Dame-street, Dublin, Ireland, Manager of a Public Company, for an invention of "improvements in artificial stone pipes and tubes, and in the coating or lining thereof, to render them suitable for the conduit of alkaline liquids and acid products from chemical manure and gas works for sewage, saline liquids, and gas."

87. To John Frazer Corkran, of 110, Cannonstreet, in the city of London, for an invention of "an improved manure."—A communication to him from abroad by Andrew Archbald, residing

at Florence, in the Kingdom of Italy.

97. And to Henry Hunter Murdoch, of No. 7, Staple-inn, in the county of Middlesex, Patent Agent, for the invention of "improvements in the process of obtaining potash from the 'yolk' of wool and from the residuum of the distillation of beet-root juice or of molasses, and in apparatus for the same, which improvements are also applicable to the recovery of soda from the lyes of paper pulp."—A communication to him from abroad by Auguste Louis Joseph Lesage, of Brussels, in the Kingdom of Belgium, Chemist. On their several petitions, recorded in the Office of the Commissioners on the 7th day of January, 1874.

99. To Thomas Mason, Type Mould Maker, of No. 14, Cross-street, Islington, in the county of Middlesex, for the invention of "an improved lead or type metal stereotype block for mounting and fastening steoreotype and other similar

plates on."

On his petition, recorded in the Office of the Commissioners on the 8th day of January, 1874.

124. To Edwin Thomas Truman, of Old Burlington-street, in the county of Middlesex, for the invention of "improvements in the manutacture of insulated telegraphic conductors and in machinery for their manufacture, and for the preparation of the materials therefor, parts of which machinery are applicable to other purposes."

126. To Henry Pooley the younger, of Liverpool, in the county of Lancaster, and John Greenwood, of Manchester, also in the county of Lancaster, for the invention of "improvements

in self indicating weighing machines.

127. To William Macnab, of Greenock, in the county of Renfrew, North Britain, Engineer, for the invention of "improvements in steam boilers."

128. To Joseph Woodward, of Darlington, in the county of Durham, for the invention of "improvements in the manufacture of blocks or slabs for paving, and in apparatus employed in such manufacture, which improvements are also applicable for the manufacture of pipes and tiles for sewage and draining."

130. To William Edward Gedge, of No. 11, Wellington-street, Strand, in the county of Middlesex, Patent Agent, for the invention of "an improved steam generator, applicable to stationary engines."—A communication to him from abroad by Jean François Renard, fils, of Liège, Belgium, Machinist.

131. To James Murdoch Napier, of York-road, Lambeth, in the county of Surrey, for the invention of "improvements in bottle labels."

132. And to Richard Stuart Norris, of Kenyon, near Manchester, in the county of Lancaster, for the invention of "improvements in machinery or apparatus for cutting or getting coal, and other substances in mines or quarries."

On their several petitions, recorded in the Office of the Commissioners on the 9th day of January, 1874.

133. To Francis Joseph Drechsler, of Camden Town, in the county of Middlesex, for the invention of "certain improvements in separators or winnowing machines."

135. To John Dickson Derry, of Ladbroke-road, Notting Hill, in the county of Middlesex, for the invention of "improvements in holders for

lamps and candles."

137. To Michael Billings and George Kinton Billings, both of High Cross-street, Leicester, in the county of Leicester, Engineers, for the invention of "improvements in steam generators."

141. To Charles William Corpe, of Great Winchester-street-buildings, in the city of London, for the invention of "improvements in apparatus employed in the construction of con-

crete buildings."

. 143. To Jonas Foster, Overlooker, and Welbury Whitaker, Twister, both of Bradford, in the county of York, for the invention of "improved machinery or apparatus for cleaning and smoothing the 'dents' of reeds of looms

for weaving."

145. To John Sykes, of Barrow-in Furness, in the county of Lancaster, Furnaceman, Thomas Salmon Bateman, of the same place, and Joseph Mellard, of Sheffield, in the county of York, Hammerman, for the invention of "improvements in machinery for rolling metals."

147. And to Albert Augustus Deiss, of 46, Fishstreet-hill, in the city of London, for the invention of "improvements in the extraction of

quinine from bark."

On their several petitions, recorded in the Office of the Commissioners on the 10th day of January, 1874.

149. To Gustav Kessel and Gustav Seydeler, of Berlin, Prussia, Manufacturers, for the invention of "improvements in apparatus for measuring the distances run over by wheeled vehicles."

153. To William Foulis, of Glasgow, in the county of Lanark, North Britain, Civil Engineer, for the invention of "new or improved machinery or apparatus for charging retorts."

155. To Joshua Shaw and John Shaw, junior, of Wellington - street Works, Salford, in the county of Lancaster, Hydraulic Engineers, for the invention of "improvements in hydraulic hoisting apparatus."

157. To Edward Thomas Hughes, of the firm of Hughes and Son, 123, Chancery-lane, London, for the invention of "an improved system and arrangement of safety apparatus applicable to cages used in the shafts of mines and hoists."

—A communication to him from abroad by Nicolas Libotte, of Gilly, Belgium, Mechanical Engineer.

160. To Augustus Edward Schmersahl, of Manchester, in the county of Lancaster, Manufacturing Chemist, for the invention of "improvements in treating sewage water and other

foul liquids."

161. And to John Gay Newton Alleyne, Baronet, of Butterley Iron Works, Alfreton, in the county of Derby, for the invention of "improvements in apparatus for puddling iron."

On their several petitions, recorded in the Office of the Commissioners on the 12th day of January, 1874.

165. To Robert Sterling Newall and Henry Bowman, of the Washington Chemical Works, Newcastle-on-Tyne, for the invention of "improvements in the method of condensing muriatic acid, gas, and other fumes."

167. To Charles Edward Hearson, of No. 30, Millman-street, Bedford-row, in the county of Middlesex, Ironmonger, for the invention of "improvements in argand burners for burning coal gas, or other illuminating gas and animal, vegetable, and mineral oils."

169. To John Norman, of Hoxton-square, in the county of Middlesex, for the invention of "improvements in means or apparatus for clipping

horses and other animals.'

171. To Alfred Russell Donisthorpe, George Edmund Donisthorpe, George White, and Joseph Toon, all of Leicester, in the county of Leicester, for the invention of "improvements in the manufacture of yarns from wool and such like fibrous substances."

173. To William Black, of Hedworth, near South Shields, and David Hill, of East Jarrow, South Shields, both in the county of Durham, for the invention of "improvements in the manufacture of soda in revolving furnaces."

175. To William Beverley, of the city and county of Aberdeen, North Britain, for the invention of "improvements in life-buoys."

177. To John Bullough, of Accrington, in the county of Lancaster, Machinist, for the invention of "improvements in machinery or apparatus for sizing and drying yarn."

179. And to Frederick Joseph Bird, of Stroud, in the county of Gloucester, Dyer, for the invention of "an improved manufacture of mordant, applicable to the dyeing of cotton and union goods."

On their several petitions, recorded in the Office of the Commissioners on the 13th day of January, 1874.

180. To John William Lewis, of the town and county of Newcastle-upon-Tyne, Sanitary Engineer, and George Wood, of the same place, Contractor, for the invention of "improvements in stoves or ranges for heating, drying, cooking, and baking."
182. To Daniel Imhof, of No. 547, Oxford-

82. To Daniel Imhof, of No. 547, Oxfordstreet, in the county of Middlesex, for the invention of "improvements in automatic musical

instruments."

183. To William James Burgess and Charles Thomas Burgess, both of Brentwood, in the county of Essex, for the invention of "improvements in reaping and moving machines."

186. To David Eastwood, of Mill House, Midgley, in the parish of Halifax, in the county of York, Worsted Spinner, for the invention of "improvements in looms for weaving."

187. To William Kirk, of Snig Brook, Blackburn, in the county of Lancaster, Shuttle Maker, for the invention of "improvements in machinery or apparatus to be employed in the manufacture of 'tips' for shuttles for weaving."
188. To John Henry Smith, of Morley, in the

county of York, Overlooker, and Oliver Heywood Hartley, of Ardsley, near Wakefield, in the county aforesaid, for the invention of "im-

provements in self acting nules.

189. To Charles Heaton, of New York City, United States of America, now residing at 22, Craven-street, Strand, London, for the invention of "a new and improved emery or other grinding machines, parts of which are also applicable to other machinery."

190. And to Félix Sival, of Neuilly (France), Mechanician, for the invention of "improve-

ments in the manufacture of lace."

On their several petitions, recorded in the Office of the Commissioners on the 14th day of January,

192. To Duncan Stewart, of the firm of Duncan Stewart and Company, Engineers, of the city of Glasgow, in the county of Lanark, North Britain, for the invention of "new or improved constructions of clips or holders and their chains for cloth-stretching and finishing machines."

194. To Edward Jones, of Birmingham, in the county of Warwick, Mechanical Engineer, for the invention of "improvements in metallic

cartridge cases."

195. To William Edward Teale, of Manchester, in the county of Lancaster, Lamp Manufacturer, for the invention of "certain improvements in

lamps."

196. To Théophile Moison, Engineer, of 13, Rue Gaillon, Paris, for the invention of "improvements in machines for drying tissues, felts, threads, and textile materials, and for destroying at the same time if necessary any vegetable matter which may be contained in the fibrous animal material.'

198. To Thomas Taylor, of Little Bolton, in the county of Lancaster, for the invention of "improvements in apparatus for grinding or surfacing

metal."

199. To Herman Van Dyk, of West Smithfield, in the city of London, Manufacturer, for the invention of "improvements in dressing and travelling bags, stationary and other similar cases.

200. To George Archbold, of Spittal, in the borough of the county of Berwick-on-Tweed, Doctor of Science, Analytical and Consulting Chemist, for the invention of "improvements in the treatment of substances containing alumina, so as to render them more suitable for the production of aluminous compounds."
202. To Josiah Latimer Clark and John Stand-

field, both of 5, Westminster-chambers, Victoriastreet, in the city of Westminster, for the invention of "improvements in floating docks

and pontoons."

204. To James Clark, of Manchester, in the county of Lancaster, India Rubber Manufacturer, for the invention of "improvements in water proof garments, and in the production of materials from which such garments are made."

205. And 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 the mode of and apparatus for filtering, rectifying or clarifying liquids and gases."—A communication to him from abroad by Thomas Robertson Sinclaire, of the city and State of New York, United States of America.

On their several petitions, reorded in the Office of the Commissioners on the 15th day of January, 1874.

206. To Charles Julius Ball, of New Bridgestreet, Blackfriars, in the city of London, for the invention of "improvements in the manufacture of drills for boring holes."

208. To Alexander Melville Clark, of 53, Chancery-lane, in the county of Middlesex, Patent Agent, for the invention of "improved apparatus for the manufacture of lampblack."-A communication to him from abroad by John Rogers, of the city, county, and State of New York, United States of America.

209. To Charles de Fever, of No. 10, Rue de la Fidélité, Paris, in the Republic of France, Civil Engineer, for the invention of "an improved

machine for sowing and planting."
210. To James Atkins, of the firm of Robert
Walter Winfield and Company, of Birmingham, in the county of Warwick, Merchants and Manufacturers, for the invention of "improvements in the manufacture of ornamental metallic tubing."

211. To Frederick Henry Smith, Doctor of Medicine, of Lewisham, in the county of Kent, for the invention of "improvements in the manufacture of tape plaisters or bandages, and in mounting the same upon reels or holders." . . .

212. To William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings, London, for the invention of "improvements in the manufacture of peat fuel, and in apparatus therefor."—A communication to him from abroad by Robert Arthur Griffin, of Montreal, Canada, Gentleman.

213. To Charles Belier, of 44, Aldermanbury, in the city of London, for the invention of "improvements in mats."-A communication to him from abroad by Manien Roullier, of 228, Boulevard Voltaire, Paris, in the Republic of

214. To John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, Gentle-man, for the invention of "improvements in combustible compositions, and in their mode of application for signalling and illuminating purposes."-A communication to him from abroad by Emile Aime Alexandre Lamarre, of Paris, in the Republic of France.

215. To John Henry Johnson, of 47, Lincoln'sinn-fields, in the county of Middlesex, Gentleman, for the invention of "improvements in machinery or apparatus for making wooden rollers employed in spinning, or for other purposes."-A communication to him from abroad by Alexandre Ireland, of Paris, in the Republic

of France.

216. To John Sharp Cromartic Heywood, of Notting Hill, in the county of Middlesex, for the invention of "improvements in compositions to be applied to the surfaces of ships and to other surfaces for the purpose of protecting them, and in the treatment of such compositions when so applied.'

217. To George Lowry, of Salford, in the county of Lancaster, Engineer, for the invention of "improvements in governors for steam and

other motive power engines."

218. To Félix Sival, of Neuilly (Seine), France, Mechanician, for the invention of "improvements in the manufacture of ornamental fabrics made on lace machines."

219. To James Theodore Griffin, of No. 77, Upper Thames-street, in the city of London, for the invention of "improvements in the construction of wrenches for turning pipes, bars, and other similar articles."-A communication to him from abroad by Jonathan Austin, of Fulton-street, New York, in the United States

220. And to Alexander Browne, of the firm of Browne and Company, Patent Agents, of 5, Southampton-buildings, Holborn, in the county Middlesex, for the invention of "a new process of converting cast-iron, wrought-iron, scraps, old rails, and such like materials into steel, or metal having the properties of steel."-A communication to him from abroad by the Foundries and Forges Company of Terre Noire, La Voulte and Bessèges, in the French Republic.

On their several Petitions recorded in the Office of the Commissioners on the 16th day of January,

1874.

222. To James Whalley, of No. 11, Sussex-place, Manchester-road, Cubitt Town, Poplar, in the county of Middlesex, Engineer, for the invention of "improvements in machinery or apparatus for hulling or decorticating, winnowing, cleaning, polishing and assorting rice."

223. To William Edgar Lea, of Runcorn, in the county of Chester, Ironmonger, for the invention of "improvements connected with and in reciprocating hydraulic motive power engines."

224. To George Smith, of Newcastle, in the county of Northumberland, Chemist, for the invention of "improvements in the manufacture of bichromate of potash."

225. To Leonard Jennett Todd, of Leith, in the county of Midlothian, North Britain, Engineer, for the invention of "improvements in tramway locomotives, and in boilers for the same."

226. To James Lamont, of the city of Glasgow, in the county of Lanark, North Britain, Plumber, for the invention of "improvements in water-closets, and in service cisterns for these

and other purposes."

227. To Abraham Abrahams, of Saint Peter's Park, in the county of Middlesex, for the invention of "an improved mode of and apparatus for producing the evaporation of perfuming and other fluids.

228. To Ellis Butterworth, of Walton-place Works, Water-street, Rochdale, in the county of Lancaster, for the invention of "certain improvements in machinery for preparing, spinning, doubling, winding, and reeling cotton and other fibrous substances."

229. To William Hartmann and Georg Heinrich Johannes Hartmann, both of Basinghall-street, in the city of London, for the invention of "improved apparatus for locking and unlocking rail-

way carriage doors."

230. To Samuel Telford Dutton, of Worcester, in the county of Worcester, for the invention of "improvements in railway facing points, and in working and securing the same."

232. To the Reverend Granville Hamilton Forbes, of Broughton Rectory, in the county Northampton, Clerk in Holy Orders, for the invention of "improvements in the purification

233. And to William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings, London, for an invention of "an improved ventilating and warming apparatus."—A communication to him from abroad by Andrew Gormly Myers, 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 17th day of January,

234. To John Macintosh, of Westminster, in the county of Middlesex, for the invention of "improvements in the manufacture of cigarettes."

235. To Thomas Thompson Blair, of Liverpool, in the county of Lancaster, Painter, for the invention of "improvements in compositions for coating the bottoms of ships and submerged structures."

236. To Thomas Robinson, of Widnes, in the county of Lancaster, Ironfounder, for the invention of "an improved caustic soda boiler or

concentrator."

237. To Charles Augustus Lippincott, of Aylesbury, in the county of Bucks, for an invention of "improvements in the manufacture of condensed milk."—A communication to him from abroad by George Conklin, of New York, in the United States of America

238. To James Mathieson, of West Ham, in the county of Essex, Electrician, for the invention of "an improved mode of protecting torpedoes-

from premature explosion."

239. To James Broadfoot, of Glasgow, in the county of Lanark, North Britain, Engineer, for an invention of "improvements in pumps."

240. To Neil Macmillan, senior, of Glasgow, in the county of Lanark, North Britain, Finisher, for the invention of "improvements in finishing or treating woven fabrics."

241. To John Miller, of Aberdeen, in the county of Aberdeen, North Britain, Manufacturing Chemist, for an invention of "improvements in treating animal size for the obtainment of

glue and other products."

242. To William Edward Gedge, of No. 11, Wellington-street, Strand, in the county of Middlesex, Patent Agent, for the invention of "improvements in gas burners with lateral covered jets."--A communication to him from abroad by Clement Louis Liotard, junior, of Paris, France, Manufacturer.

243. To Joseph Siddall and Francis Gutteridge, of the firm of J. Siddall and Company, of Dewsbury, in the county of York, Tinners and Braziers, for an invention of "improvements in

oil lamps."

244. To William Whiteley, of the firm of William Whiteley and Sons, of Lockwood, near Huddersfield, in the county of York, Machine Makers, and George Harling, of the same place, Foreman, for the invention of "improvements in looms for weaving."

246. To Edward Primerose Howard Vaughan, F.C.S., of 54, Chancery-lane, in the county of Middlesex, Patent Agent, for the invention of "improvements in apparatus for generating inflammable gas by the carburization of atmospheric air."—A communication to him from -A communication to him from abroad by Eugène Albert Dubois, residing at Paris, in the Republic of France.

248. To William Easton and Frederick Tattersall, both of the Alexandra Foundry, Kirkstall-road, Leeds, in the county of York, for the in-vention of "improvements in machinery for

moulding bricks and other blocks."

249. And to Gurney Crow Pattison, of Balti-more City, State of Maryland, in the United States of America, for an invention of "improvements in fog signals and alarm bells to be used on a vessel or at light houses, shoals, or other places."

On their several petitions, recorded in the Office of the Commissioners on the 19th day of January, 250. To James Henry Smith, of Albion Works, Lansdowne-road, London-fields, London, in the county of Middlesex, for the invention of "improvements in sewing muchines."

251. To Abraham Abrahams, of Saint Peter's Park, in the county of Middlesex, for an invention of "improvements applicable to gas

and other lamps.

252. To George Lewis and Alfred Lewis, both of Albert Works, Kettering, in the county of Northampton, Engineers, for the invention of "improvements in trucks or barrows, more especially intended for carrying, elevating, emptying and filling sacks, loading them into waggons or carts, or other vehicles, and other

like operations."

253. To Alexander Melville Clarke, of 53, Chancery-lane, in the county of Middlesex, Patent Agent, for an invention of "improvements in electric telegraph apparatus, and in alphabetical symbols, for use in transmitting telegraphic messages."—A communication to him from abroad by William Edward Sawyer, of Washington, District of Columbia, United States of America.

254. To Millington Henry Synge, of the United Service Club, Pall Mall, in the county of Middlesex, Major-General, Royal Engineers, for the invention of "improved apparatus for deodorizing and discharging fluids and for trapping sinks,

drain pipes, and tanks."

255. And to Millington Henry Synge, of the United Service Club, Pall Mall, in the county of Middlesex, Major-General, Royal Engineers, for an invention of "improved apparatus for filtering and purifying the drainage of houses and streets."

On their several petitions recorded in the Office of the Commissioners on the 20th day of January,

256. To Joseph Barker Stearns, of Boston, Massachusetts, United States of America, now of No. 8, Southampton-buildings, London, Electrician, for the invention of "improvements in electric telegraph apparatus."-Partly the result of a communication to him from abroad by James C. Upham, of Sydney, Cape Breton, Nova Scotia, and partly of invention and discovery made by him.

258. To John Francis Harvey, of No. 145, Strand, in the county of Middlesex, Umbrella Manufacturer, for the invention of "improvements in

umbrellas, parasols, and sunshades."

259. To Edmund Cornelius Kinder and Joseph Thornton Kinder, both of Stratford, in the county of Essex, for an invention of "an improved arrangement and construction of combined cabinet and automaton smoking or fumigating apparatus."

260. To James Strachan, of Campfield Lodge, Saint Peter's Park, Paddington, in the county of Middlesex, Stockbroker, for the invention of "improvements in cheques and similar documents for banking and other purposes."

- 261. To William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southampton-buildings London, for an invention of "improvements in lamps."—A communication to him from abroad by Charles H. Leighton, of Lowell, Massachusetts, United States of America.
- 262. To John Edward Tenison Woods, of 2, Hillsberough-villas West, Kensington Park, in the county of Middlesex, Chemical Engineer, for the invention of "improvements in the construction of steam and other boilers."

263. To Henry Lomax, of Over Darwin, in the county of Lancaster, Sewing Machine Maker, and George Francis Bradbury, of Oldham, in the county aforesaid, Sewing Machine Maker, for the invention of "improvements in sewing machines."

264. To Arthur Maw, of Benthall Works, near Broseley, in the county of Salop, Encaustic Tile Manufacturer, for the invention of "improvements in metal moulds or dies used in the manufacture of earthenware or china from clay in the powdered state by means of compression, which improvements are specially applicable to the manufacture of pots and jars.

266. And to Bernard Charles Molloy, of the Temple, Barrister-at-Law, and Desmond Gerald Fitzgerald, of Brixton, in the county of Middlesex, Electrician, for the invention of "improvements

in the manufacture of white lead."

On their several Petitions recorded in the Office of the Commissioners, on the 21st day of January,

267. To James Morrill, of Pocklington, East York, for an invention of "improvements in pinch bars for removing railway waggons or carriages, or other heavy bodies."

271. To Thomas Griffin, of Derby, in the county of Derby, Timber Merchant, for an invention of "an improved coupling for driving belts."

275. To William Thompson, of No. 5, Chestnutwalk, Stratford-upon-Avon, in the county of Warwick, Architect and Surveyor, for an invention of "improvements in cutting, dressing, and moulding marble, stone, and slate.

277. To Alfred Tylor and Joseph John Tylor, of No. 2, Newgate-street, in the city of London, Brassfounders, for an invention of "improvements in apparatus and arrangements for containing, measuring, controlling, regulating, and arresting the supply of liquids and fluids and preventing waste.

281. To Florian Grubinski, of Warsaw, Poland, for an invention of "an improved mowing

machine."

283. And to Henry Young Darracott Scott, of Ealing, in the county of Middlesex, Major-General, C.B., and John Berger Spence, of Manchester, in the county of Lancaster, Merchant, for an invention of "improvements in the treatment of sewage and ammoniacal liquids."

On their several petitions, recorded in the Office of the Commissioners on the 22nd day of January,

1874.

PATENTS WHICH HAVE BECOME VOID.

LIST of the Letters Patent for Inventions which have become void by reason of the non-payment of the additional Stamp Duty of £50, before the expiration of the third year from the date of such Patents, pursuant to the Act of the 16th Vic., c. 5, sec. 2, for the week ending the 24th day of January, 1874.

122. Arthur Field, of the firm of John Charles and John Field, of Upper Marsh, Lambeth, in the county of Surrey, for an invention of "improvements in candles, and in apparatus for manufacturing the same." - Dated 18th January,

1871

125. George Haseltine, of the "International Patent Office," Southampton-buildings, London, for an invention of "improvements in shotpouches."- A communication to him from abroad by Albert Francis Allen, of Providence, Rhode Island, United States of America.-Dated 18th January, 1871.

126. George Haseltine, of the "International | 155. Robert Turnbull, of No. 4, Knapp-road, Patent Office," Southampton-buildings, London, for an invention of "improvements in tablespoons."-The said invention has been communicated to him from abroad by Elise de Busson, of Yonkers, New York, United States of America.—Dated 18th January, 1871.

127. Robert Heddle Leask, Civil Engineer, 21, Eden-quay, Dublin, Ireland, for an invention of "improvements in regulating the speed of steam, water, or other motive power engines, parts of which improvements are applicable to other purposes, and in apparatus therefor."-

Dated 18th January, 1871.

136. Edward Foulger, of Liverpool, in the county of Lancaster, for an invention of "an improved system of rail and tram ways, and controlling or directing the rolling stock thereon."-Dated

19th January, 1871.

139. Léonce Bernard Schmolle, of Aldermanbury, in the city of London, for an invention of "improved means of controlling the delivery of thread from reels contained in boxes or recep-

tacles."—Dated 19th January, 1871. 140. Edward Keirby, of Vine Works, Rochdale, in the county of Lancaster, Manufacturer of India Rubber Packing, for an invention of "improvements in fog and danger signals, and in the method of furnishing such signals to railways, clearing them away when not used, and the débris when they are discharged."-Dated 19th January, 1871.

141. William Robert Lake, of the firm of Haseltine, Lake, & Co., Patent Agents, Southamptonbuildings, London, for an invention of "an improved method of, and apparatus for, refining and ageing liquors."-Communicated to him from abroad by Samuel H. Gilman, of Galveston, Texas, United States of America.-Dated

19th January, 1871.

142. William Robert Lake, of the "International Patent Office," Southampton-buildings, London, Consulting Engineer, for an invention of "improvements in electric telegraph cables."—The said invention has been communicated to him from abroad by Patrick Sarsfield Devlan, of Jersey City, New Jersey, and Isaac Pennington Wendell and Stephen Paschall Morris Tasker, both of Philadelphia, Pennsylvania, United States of America.—Dated 19th January, 1871.

143. Peter Brotherhood and George Dominicus Kittoe, both of 56, Compton-street, Clerkenwell, in the county of Middlesex, Engineers, for an invention of "improvements in apparatus for regulating and measuring the flow of liquids."

-Dated 20th January, 1871.

147. John Simpson, of 27, Bedford-st., in the city of Westminster, Manufacturer, for an invention of "improvements in skates." — Dated 20th January, 1871.

149. William Robinson, of Old Bailey, in the city of London, for an invention of "improvements in the puddling of iron."--Dated 20th

January, 1871.

150. George Warsop, of No. 9, Burton-street, Nottingham, for an invention of "improvements in steam and air engines."—Dated 20th January, 1871.

152. Alexander Porecky, of No. 25, Broke-road, Dalston, in the county of Middlesex, Gentleman, for an invention of "improved Venetian blinds.—Dated 21st January, 1871.

154. James Edwards Wilson, of Spring-gardens, in the county of Middlesex, Civil Engineer, for an invention of "improvements in road locomotives or traction engines."-Dated 21st January, 1871.

Bromley-by-Bow, in the county of Middlesex, Naval Architect, for an invention of "improvements in the construction and application to use of pontoons also applicable to camels and floating docks."—Dated 21st January,

161. Henry Colls, jun., of Birmingham, in the county of Warwick, for an invention of "improvements in horse shoes."-Dated 21st Jan-

162. John Henry Brown, of Newcastle-on-Tyne, Merchant, and James Bowron, of South Shields, in the county of Durham, Chemical Manufacturer, for an invention of "improvements in the manufacture of paper."-Dated 21st January, 1871.

163. Richard Huskinson Warwick, of Brewery, Newark-on-Trent, in the county of Nottingham, for an invention of "improvements in apparatus for the supply of hot

water."-Dated 21st January, 1871.

164. Alexander Kirk Rider, of the city of New York, in the State of New York, United States of America, for an invention of "improvements in air and gas engines."-Dated 21st

January, 1871.

167. Benjamin James Bing, of St. Mary's County, State of Maryland, in the United States of America, but now residing at No. 15, Finsbury-place South, in the county of Middlesex, Doctor of Dental Surgery, for an invention of "improved means for securing artificial teeth in the mouth."—Dated 23rd January, 1871.

168. Francis Taylor, of the firm of Messrs. Potters and Taylor, of Manchester, in the county of Lancaster, for an invention of "improvements in the construction of paper fronts." - Dated

23rd January, 1871.

170. Henry Walker, of Mirfield, in the county of York, Manufacturer, for an invention of "improvements in the card clothing of carding engines."-Dated 23rd January, 1871.

172. Richard Roberts, Agent, and David Shaw, Mechanic, both of the city of Manchester, in the county of Lancaster, for an invention of "certain improvement in looms for weaving."

—Dated 23rd January, 1871.

173. William Cochranc, of Elswick Colliery, Newcastle-on-Tyne, for an invention of "a new or improved apparatus for indicating the velocity or vary conditions of air or other currents in pipes, galleries, shafts, or other places, also applicable to measuring or indicating the speed of machinery."-Communicated to him from abroad by Théophile Guibal, of Mons, Belgium.-Dated 23rd January, 1871.

175. Ferdinand Tommasi, of 166, Fleet-street, in the city of London, Engineer, for an invention of "improvements in apparatus for generating force, especially applicable for increasing the efficiency of hydraulic presses."-Dated 23rd

January, 1871.

176. Edward Madge, of Swansea, in the county of Glamorgan, Gentleman, for an invention of "an improved mode of and apparatus for creating and maintaining a circulation of liquids in chemical manufactures."-Communicated to him from abroad by Edward Ffrench, of Coquimbo, in the Republic of Chili.—Dated 23rd Ĵanuary, 1871.

177. William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for an invention of "improvements in the manufacture of cheese,

and in the apparatus employed therein."—Communicated to him from abroad by Artemas Holdredge, of West Burlington, and Benjamin Franklin Harrington, and Henry Harrison Harrington, of New Berlin, both in the State of New York, United States of America.—Dated 23rd January, 1871.

180. Thomas Marcus Houghton, of Fleet Pond, Crondall, Hampshire, Carpenter and Joiner, for an invention of "a new or improved instrument or apparatus for plumbing and levelling and for indicating angles."—Dated 24th January, 1871.

184. William Edward Newton, of the Office for Patents, 66, Chancery-lane, in the county of Middlesex, Civil Engineer, for an invention of "improvements in meters for measuring liquids."—Communicated to him from abroad by José Francisco de Navarro, of the city and State of New York, United States of America.—Dated 24th January, 1871.

LIST of the Letters Patent for Inventions which have become void by reason of the non-payment of the additional Stamp Duty of £100, before the expiration of the seventh year from the date of such Patents, pursuant to the Act of the 16th Vict., c. 5, sec. 2, for the week ending the 24th day of January, 1874.

- 128. Bernard Lietar, of 4, Rue du Houblon, Brussels, in the Kingdom of Belgium, and of the Royal Hotel, Blackfriars, in the city of London, Mechanic, for an invention of "an improved composition to be employed in welding or soldering iron upon iron, steel upon steel, and iron upon steel."—Dated 18th January, 1867.
- 135. Richard Robert Loane Rosoman, of Highlands, Itchen Ferry, Southampton, in the county of Southampton, Gentleman, for an invention of "the use or adaptation of water pipes or syphons, in combination with turbine wheels or other hydraulic engines, for the production of motive power for propelling ships."—Dated 18th January, 1867.
- 149. George Miles Wells, of 26, Aldermanbury, in the city of London, for an invention of "improvements in lasts for boots and shoes."—Dated 21st January, 1867.
- 161. William Clark, of 53, Chancery-lane, in the county of Middlesex, Engineer and Patent Agent, for an invention of "improvements in blast furnaces, and in the method of working the same."—Communicated to him from abroad by Albert Philippe Adrien Accarain, Manager of the Blast Furnaces at Outreaux, France.—Dated 22nd January, 1867.
- 173. Joseph Standring Dronsfield, of the firm of Dronsfield Brothers, Machinists, of Oldham, in the county of Lancaster, for an invention of "certain improvements in apparatus for grinding 'cards,' to be employed in preparing cotton and other fibrous materials."—Dated 23rd January, 1867.
- 182. John Henry Johnson, of 47, Lincoln's-innfields, in the county of Middlesex, Gentleman, for an invention of "improvements in fire arms."—Communicated to him from abroad by Sylvester Hayward Roper, of Roxbury, Massachusetts, United States of America.—Dated 24th January, 1867.

PORT AND SHERRY.

Contract Department, Admiralty, Whitehall, January 29, 1874.

TENDERS will be received on 17th February, at two o'clock p.m., for

2000 gallons PORT. 2000 " SHERRY.

Their Lordships reserve to themselves an unlimited power of selection, and do not bind themselves to accept the lowest or any tender.

Forms of tender containing all particulars may be obtained at this Office, on application, either

personal or by letter.

Marine Society's Office.
54½, Bishopsgate-Street Within, E.C.,
January 26, 1874.

NOTICE is hereby given, that the Annual Court of the Governors of the Marine Society will be held at their offices, in Bishopsgatestreet, London, on Thursday, the 5th day of February next, at half-past one o'clock.

By order, S. W. Sadler, R.N., Secretary.

Bank of South Australia. Incorporated by Royal Charter.

London, January 29, 1874.

NOTICE is hereby given, that a Special General Meeting of this Bank will be held at the offices, No. 54, Old Broad-street, on Friday, 13th February, 1874, at one o'clock precisely, for the purpose of considering and passing, if the Meeting shall think fit, such Resolutions as shall provide for increasing the Capital from £500,000 to £600,000, and for such modifications of the Bank's regulations as will allow of the shares so created being issued in South Australia, in accordance with permission of the Lords Commissioners of Her Majesty's Treasury.

By order of the Court, William Purdy, Manager.

British Linen Company Bank. Edinburgh, January 30, 1874.

THE Directors of the British Linen Company hereby give notice, that the Annual General Court of Proprietors for the election of Governor, Deputy Governor, and Directors for the ensuing year, in terms of their Charters, will be held, within their Office here, on Monday, the 2nd day of March next, at one o'clock in the afternoon.

The Ordinary Quarterly Court of Proprietors will be held at same place, on Monday, the 18th day of March next, at one o'clock in the afternoon.

John Gunn, Secretary.

The Mutual Life Assurance Society. 39, King-Street, Cheapside, E.C.,

London, January 30, 1874.

No TICE is hereby given, that the Halfyearly General Meeting of the Members of
the Society will be held at the Society's house as
aforesaid, on Wednesday, the 18th day of February, 1874, at twelve o'clock at noon precisely, to
receive the report and statement of accounts for
the year ended 31st December, 1873, and for
other matters.

Thomas Tully, Actuary.

South Plynlimon Mining Company Limited.

NOTICE is hereby given, that at an Extraordinary General Meeting of the Shareholders of this Company, held at the Company's
office, No. 5, Great Winchester-street-buildings,
London, E.C., on Thursday, the 8th day of

Jonuary, 1874, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Shareholders of the said Company, held at the Company's said office, on Monday, the 26th day of January, 1874, the following Special Resolution was duly confirmed, namely:—

1. "That the Company be wound up volun-

tarily.

2. "That the present Directors of the Company be and are hereby appointed Liquidators for the purpose of winding up the Company and dis-

tributing its property.

3. "That the said Liquidators be and are hereby fully authorised and empowered to wind up the affairs of the Company and distribute its property, and for the above purposes may, if they think fit, either sell the Company's interest in the mine, with the buildings, machinery, and plant thereon belonging to the Company, or may dispose of the machinery and plant in lots, and either by public auction or private contract, and if they shall think fit may surrender or put an end to the mining lease under which the mine has been worked and carried on, or cause the same to be so surrendered and put an end to, and may do and execute all acts, deeds, matters, and things which may be incident to the above objects, and all other such acts, deeds, matters, and things as, under the provisions of the Companies Act, 1862, or any other statute or statutes, Liquidators are empowered to do and execute in the case of a Company's being voluntarily wound up, and for all or any of the purposes aforesaid, shall and may use the. Company's Common Seal whenever required."

Geo. Harris, Chairman.

The London Advance and Agency Company Limited.

OTICE is hereby given, that at an Extraordinary General Meeting of the Members of the said Company, duly convened and held at No. 13, Clement's-lune, Lombard-street, in the city of London, on the 26th day of January, 1874, the following Resolutions were passed as Extraordinary Resolutions, under section 129 of the Companies Act, 1862:—

"That it has been proved to the satisfaction of the Shareholders that the Company cannot, by reason of its liabilities, continue its business, and

that it is advisable to wind up the same.

That Mr. J. B. Rearson be appointed Liquidator of the Company for the purpose of winding it up voluntarily under the Companies Act, 1862.

J. B. Pearson, Chairman.

The Companies Acts, 1862 and 1867.
The Anglo-Swedish Steam Cutting Mills
Company Limited.

A T an Extraordinary General Meeting of the Members of the above Company, held at Palace Wharf, Nine Elms, in the county of Surrey, on the 29th day of December, 1873, the following Special Resolutions were duly passed, and at a subsequent Extraordinary General Meeting of the above Company, held at Palace Wharf, Nine Elms, in the county of Surrey, on the 26th day of January, 1874, the same were duly confirmed:—

That the Company be wound up volun-

tarily.

"That John Pink, Samuel Elgar, and George Gillett be and are hereby appointed Liquidators."

Dated the 26th day of January, 1874.

John Pink, Chairman.

In the Matter of the Hammett Mine Company.

OTICE.—By Resolution passed at the Special General Meeting, held at 9D, New Broad-street, in the city of London, on the 31st December, 1873, and confirmed by Special Meeting, held at the same place, on the 21st January, 1874, the Hammett Mine was ordered to be wound up voluntarily, and I, the undersigned, Emanuel Beazley, of 9D, New Broad-street, in the city of London aforesaid, was appointed Liquidator. All debts due to the estate must be paid to me. Creditors having claims must forward full particulars on or befire the 1st of Murch next, or they will be excluded from participating in the assets of the estate.

Emanuel Beazley, Chairman and Liquidator.

In Liquidation.
The Neuchatel Bituminous Rock Paving

Company Limited. OTICE is hereby given, that the creditors of the above-named Company are required, on or before the 14th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to Lord William Montagu Hay and Edward William Bonham, care of Messrs. Bischoff, Rompas, and Bischoff, 4, Great Winchester-street-buildings, London, E.C., the Liquidators of the said Company, or in default thereof they will be excluded from the benefit of any distribution of the assets of the said Company made before notice of such debts or claims have been received. Creditors holding security are to produce same by themselves or their Solicitors to the said Lord William Montage Hay and Edward William Bonham, at the office of Messrs. Bischoff, Bompas, and Bischoff, as aforesaid, within one month from the said 14th day of Pebruary, 1874. -Dated this 12th day of January; 1874.

W. M. Hay. Edw. William Bonham.

In the Matter of the Companies Acts, 1862 and 1867; and in the Matter of the Cein Consols Lead Mining Company Limited.

THE Creditors of the above-named Company are required, on or before Saturday, the 21st day of February, 1874, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Mr. Frederick Harper, of 18, Coleman-street, in the city of London, the Liquidator of the above-named Company, und also, if so required, by notice, in writing, from the said Liquidator, are, by their Soliciurs, to come in and prove their said debts or claims, at such place and time as shall be specified in such notice, or in default thereof, they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 28th day of January, 1874.

George Freeborn, 2, Bucklersbury, London, E.C., Solicitor for the said Liquidator.

The Parys Mines Company Limited. In Liquidation.

No. 6, Queen-Street-Place, London, January 28, 1874.

NoTICE is hereby given, that a General Meeting of the Shareholders in the above Company will be held at this office, on Friday, the 6th day of March, at twelve o'clock at noon, for the purpose of having the accounts of the Liquidators laid before them, and hearing their explanations thereon.

John Taylor, Richard Taylor, Liquidators.

In Liquidation.

Re the Hawkstor China Clay Company Limited.

OTICE is hereby given, that pursuant to the 142nd section of the Companies Act of 1862, a General Meeting of the Shareholders of the Hawkstor China Clay Company Limited, will be held at No. 11, Staple-inn, Holborn, Middlesex, on Monday, the 2nd day of March, 1874, at two o'clock in the afternoon, for the purpose of having the account of the Liquidators laid before them, showing the manner in which the winding up of the said Company has been conducted, and the property of the Company disposed of, and hearing any explanation which may be given by the said Liquidators.—Dated this 27th day of January, 1874.

John James, Liquidators. Thos. May,

In Liquidation.

The Theobromine or Concentrated Cocoa Company Limited.

Neeting of the above Company will be held on Monday, the 2nd day of March, 1874, at 7 P.M., at the offices of Mr. Alfred Evelyn Copp., Solicitor, No. 37, Essex-street, Strand, Middlesex, when an account will be laid before the Meeting, showing the manner in which the affairs of the Company have been wound up and the property of the Company disposed of. A proposition will also be laid before such Meeting as to the future custody of the books and papers of the Company —Dated this 23rd day of January, 1874.

E. Walter Edwards, Liquidator, 37, Essexstreet, Strand, London, W.C.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, George
Frederick Taylor and Thomas John Morgau, carrying on
business as Manufacturing Perfumers and Fancy Soap
Makers, at No. 41, Red Cross-street, in the borough of
Southwark, under the style or firm of Taylor, Morgan, and
Co., has this day been mutually dissolved.—Dated this 28th
day of January, 1874.

G. F. Taylor.

Thos. J. Morgan.

NOTICE is hereby given, that the Copartnership heretofore carried on by us the undersigned, as Attorneys,
Solicitors, and Conveyancers, at Colne, in the county of Lancaster, under the name of Hartley and Carr, was, from the
31st day of December last, dissolved by mutual consent, by
either of whom the debts due to and by the copartnership
will be settled and discharged.—Dated this 27th day of
January, 1874.

H. W. Hartley.

Wm. Jas. Carr.

NOTICE is hereby given, that the Partnership lately subsisting between Ralph Darlington, late of No. 12, Canal-street, Liverpool-road, in the city of Manchester, deceased, and the undersigned, Peter Darlington, who carried on business as Master Porters, at Manchester aforesaid, under the style or firm of Peter and Ralph Darlington, was, on the 6th day of June, 1872, dissolved by the death of the said Ralph Darlington. All debts due to or owing by the late firm will be received and paid by the said Peter Darlington, who is continuing the business on his own account, under the style or firm of Peter and Ralph Darlington.—As witness our hands this 26th day of January, 1874.

Peter Darlington.

Peter Darlington.

her

Betsy × Darlington,

Mark.

Administratrix of the said

Ralph Darlington.

OTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Charles Budd and Edwin Kent, as Riding Masters, at Worthing in the county of Sussex, under the firm of Budd and Kent, was this day dissolved by mutual consent.—As witness our hands this 28th day of January, 1874.

Charles Budd. Edwin Kent. OTICE is hereby given, that the Partnership heretofore carried on by us, the undersigned, James Walker, George Walker, Matthew Walker, and Robert John Tomlison Walker, as Cotton Manufacturers, at Quarlton Vale, Edgeworth, in the county of Lancaster, under the name or firm of Walker Brothers, was, on the 23rd day of January instant, dissolved by mutual consent.—Dated this 28th day of January, 1874.

James Walker. George Walker. Matthew Walker. Robert John Tomlison Walker.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned John Rea and Samuel Standring, carrying on business in copartnership, at Dewsbury and Wakefield, both in the county of York, as Clothiers and Outfitters, under the style of Rea and Standring, has this day been dissolved by mutual consent.—Dated this 16th day of January, 1874.

**Tokan Rea

John Rea. Samuel Standring.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Charles Warham and George Burgess, carrying on business as Ironmongers, Chain and Nail Manufacturers, and Tinplate Workers, at Tunstall, in the county of Stafford, under the style or firm of Warham and Burgess, has been dissolved, by mutual consent, as and from the 19th day of September last. Ail debts due and owing from or to the late firm will be paid and received by the said Charles Warham, who will in future carry on the said businesses alone.—Dated the 23rd day of January, 1874.

Charles Warham.

George Burgess.

NOTICE is hereby given, that the Partnership lately subsisting between us the undersigned, Isaac Reveil and Samuel Revell, carrying on business as Woollen Manufacturers, in Theaker-lane, in Armley, in the parish of Leeds, in the county of York, under the name or style of Abraham Revell, has been this day dissolved by mutual consent, and that any debts owing to or by the said late firm will be received and paid by either of us, the undersigned, Isaac Revell and Samuel Revell,—Asjwitness our hands this 27th day of January, 1874.

Isaac Revell.

Saml. Revell.

NOTICE is hereby given, that the Partnership bitherto subsisting between Gregory Brabyn and George Brabyn, carrying on the trade or business of Leather Merchants and Curriers, at Wadebridge, in the county of Cornwall, under the style or firm of Brabyn and Son, was, on the 31st day of December last, dissolved by mutual consent, and that all debts due and owing to and by the late partnership will be respectively received and paid by the said George Brabyn.—Dated this 26th day of January, 1874.

Gregory Brabyn.

George Brabyn.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Wight, Thomas Holyoake Wight, and Henry Birch, carrying on business as Attorneys and Solicitors, at Dudley, in the county of Worcester, under the style or firm of Wight, Son, and Birch, has, from the 24th day of December, 1873, been dissolved, by mutual consent, so far as regards the said Henry Birch; and that the said business will henceforth be carried on by the said Thomas Wight and Thomas Holyoake Wight, under the style or firm of Wight and Son.—As witness our hands this 22nd day of January, 1874.

Tho. Wight. T. Holyoake Wight. Henry Birch.

OTICE is hereby given, that we, the undersigned, have dissolved the Partnership hitherto existing between us as Lithographers, Photo-Lithographers, Printers, &c., under the name of Cooke and Fotheringham, at la, Princesstreet, Westminster.—Dated this 1st January, 1874.

E. Cooke. John Fotheringham.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Alexander Henry Campbell, George William Campbell, Hamilton Boswell Gilmour, and John Robert Campbell, carrying on business together, as Merchants, in Fenchurch-street, in the city of London, and in Liverpool and London-chambers, in Liverpool, under the style or firm of Finlay, Campbell, and Co., was dissolved on the 31st day of December, 1873, so far as regards the said John Robert Campbell.—Dated this 1st day of January, 1874.

A. H. Campbell.

H. B. Gilmour.

A. H. Campbell. G. W. Campbell. H. B. Gilmour. J. R. Campbell.

No. 24060.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Edward Foster and Horatio Venables Vernon, in the business of Fish and and Horatio Venables Vernon, in the business of Fish and Fruit Merchants, carried on by us at Hull, in the county of York, under the style or firm first of Vernon and Co., and afterwards under the style or firm of Foster and Vernon, has been dissolved as and from the 15th day of December last, by mutual consent. All debts due and owing to or from the late firm will be received and paid respectively by the undersigned, Edward Foster.—As witness our hands this 22nd day of January, 1874.

Edward Foster.

Edward Foster. Horatio Venables Vernon.

NOTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, carrying
on business as Brewers, at the Hope Brewery, High-street,
Peckham, in the county of Surrey, is this day dissolved by
mutual consent.—As witness our hands this 24th day of
January, 1874.

Alfred Foster Evans.

Richard Wilmot.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigued, Isaac Everitt and James Kynynmound Edmondstoune Buchanan, lately carrying on business as Brewers, at Ware, in the county of Hertford, and at Maryland Point, Stratford, in the county of Essex, has been this day dissolved by mutual consent.—Dated this 26th day of January, 1874.

Isaac Everitt.

James Kynynmound Edmondstoune Buchanan.

NOTICE is hereby given, that the Partnership hereto-fore existing between us the undersigned, under the style or firm of Worrall and Robertson, Mat and Matting Manufacturers, at Railway-arches, Burdett-road, Bow, was this day dissolved by mutual consent. All debts due and owing to the firm will be received by the undersigned Henry Thomas Worrall, who will also pay all liabilities in respect thereof.—Dated 26th January, 1874.

Henry Thomas Worrall.

Geo. Robertson.

OTICE is hereby given, that the Partnership hereto-NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frederick Matthias Whitehead, John William Whitehead, and David Henry Whitehead, carrying on business as Gas Engineers, at No. 22, Circus-street, Marylebone, under the style or firm of F. M. Whitehead and Company, and at No. 29, Great Portland street, both in the county of Middlesex, under the style or firm of Whitehead Brothers, has been this day dissolved by mutual consent, the said John William Whitehead retiring from the said firm.—Dated this 23rd January, 1874.

F. M. Whitehead.

J. W. Whitehead.

D. H. Whitehead.

NOTICE is hereby given, that the Copartnership heretofore subsisting between us the undersigned, John Scott and David Andrew, as Corn and Potato Merchauts, in the city of Canterbury, under the firm of Scott and Andrew, has been this day dissolved by mutual consent. All debts due to and owing by the capartnership concern will be received and paid by the said John Scott, who will continue to carry on the said business.—Dated this 23rd day of January, 1874.

John Scott. David Andrew.

NOTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, John Francis Penyston (late John Francis Partridge), and Frederick Greenfield, carrying on business at No. 21, Throgmorton-street, and at the Stock Exchange, both in the city of London, as Stock and Share Brokers, under the style or firm of Partridge and Greenfield, has been dissolved by mutual consent, as from the 31st day of December, 1873. All debts due to and from the late firm will be received and paid by the said Frederick Greenfield, by whom the business will in future be carried on at the address aforesaid.— Dated this 19th day of January, 1874.

J. Francis Penyston.

F. Greenfield.

NOTICE is hereby given, that the Partnership lately of F. W. and R. Haigh and Co., as Cotton Brokers, at Market-buildings, Mincing-lane, London, has been dissolved by mutual consent. All debts due to and by the firm will be received and paid (as the case may be) by the undersigned, Frederick William Haigh, who continues the business. business.—Dated this 13th day of January, 1874.

F. W. Haigh.

Reginald Haigh.

OTICE is hereby given, that the Partnership heretofore John Radford and Stather Radford, lately carrying on business at Plymouth, in the county of Devon, as General Mercers and Drapers, has been this day dissolved by mutual consent.—Dated this 24th day of January, 1874.

William John Radford.

Stather Radford.

OTICE is hereby given, that the Partnership hereto-fore subsisting between us the undersigned, in the trade or business of Elastic Web Manufacturers, and carried on by us at Leicester, in the county of Leicester, under the style or firm of Burgess and Turner, has been dissolved by mutual consent, on the 31st day of December, 1873.—Dated this 24th day of January, 1874.

Joseph Burgess. Thomas Browne Turner.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigned, Thomas Beverley Richardson and John Thomas Tateson, as Auctioneers, Land Agents, and Valuers, in the city of Lincoln, and at Market Rasen, in the county of Lincoln, under the style or firm of Richardson and Tateson, is this day disstyle or firm of Richardson and lateson, is this day solved, the terms of the partnership having expired.—Witness our hands this 31st day of December, 1873.

T. B. Richardson.

J. T. Tateson.

NOTICE is hereby given, that the Partnership which has for some time past been carried on by Montague Barnett and William Harris, under the firm of Barnett and Company, at 29, Ironmonger-lane, in the city of London, in the trade or business of Wholesale Trimming Sellers, was this day dissolved by mutual consent.—As witness our hands this 1st day of January, 1874.

Montague Barnett. W. Harris.

COUNTY COURTS' EQUITABLE JURISDICTION.

DURSUANT to a Decretal Order of the Clerkenwell

County Court of Middlesex, holden at Duncau-terrace, Blington, made in the suit of Placide Eugene Victor Broutta against Armand Boutel, it was declared that the partnership subsisting between the plaintiff and defendant, in the trade or business of Tip Cap Manufacturers, and carried on by them at 19, Red Lion-street, Clerkenwell, in the county of Middlesex, do stand dissolved, as from the 19th day of November, 1873 .- Dated this 14th day of January,

ROBERT CHEERE, Registrar.

[Extract from the Edinburgh Gazette, of January 27, 1874.]

NOTICE OF

DISSOLUTION OF COPARTNERY.

Kelso, 22nd January, 1874.

OTICE is hereby given, that the Partnership heretofore subsisting between us the undersigning Gilbert
Aitchison, formerly Clothier in Melrose, now in Kelso, and John Tunna, Draper, residing in Kelso, carrying on business at Kelso, as Silk Mercers, Drapers, and Clothiers, under the name and firm of Henderson and Company, was dissolved as on the 1st day of January, 1874, by mutual consent.

The business will in future be carried on by the said John

Tunna, in partnership with Mr. James Melville Mitchell, under the same name and firm of Henderson and Company and all debts due to or by the late firm will be received and paid by the existing firm.

> Gilbert Aitchison. John Tunna. James M. Mitchell.

James Waldie, Clerk to James Tait, Writer to the Signet, Kelso, Witness. LEXR. LOCKIE, Clerk to the said James Tait, Witness.

Lieutenant-General ARTHUR JOSEPH TAYLOR, Deceased.

Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty, 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 upon or against the estate of Arthur Joseph Taylor, late of 36, Colby-road, Norwood, in the county of Surrey, but formerly of 3, Beaufort-gardens, in the county of Middlesex, a Lieutenant-General

in Her Majesty's Royal Artillery, deceased (who died on in Her Majesty's Royal Artillery, deceased (who died on the 23rd December, 1873, and whose will was proved on the 26th day of January, 1874, in the Principal Registry of Her Majesty's Court of Probate, by the Rev. Fitz-william John Taylor, of East Cgwell, in the county of Devon, Clerk, one of the executors named in the said will, power being reserved to Major-General Reynell George Taylor, the other executor therein named), are required to send in their claims or demands to the said executor at the office of his Solicitor Mr. Harry Appli executor, at the office of his Solicitor, Mr. Henry Archi-bald Dowse, of 6, New-inn, W.C., in the county of Middle-sex, on or before the 31st day of March next, at the expiration of which time the said executor will proceed to administer the estate and distribute the assets of the said testator among the parties entitled thereto, having regard to the claims only of which the said executor shall then have had notice, and for the assets, or any part thereof, so administered or distributed the said executor will not be liable to any person of whose debt, claim, or demand he shall not then have had notice; and all persons indebted to the estate of the said deceased are requested forthwith to pay the amount of their debts respectively to the said executor.—Dated this 27th day of January, 1874.

H. A. DOWSE, 6, New-inn, Strand, W.C., Soli-

citor for the said Executor.

ROBERT GLOVER, Cart Owner and Pawnbroker, Deceased.

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

OTICE is hereby given, that all creditors and other OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of the late Robert Glover, who carried on the business of a Cart Owner at No. 6, Dale-street, Liverpool, and the business of a Pawnbroker at No. 200, Mill-street, Liverpool, in the county of Lancaster, and who resided at 293, Mill-street aforesaid, and died on the 23rd day of 293, Mill-street aloresaid, and died on the 23rd day of Fobruary, 1873, and whose will was proved in the District Registry of Her Majesty's Court of Probate at Liverpool, on the 26th day of March, 1873, by William Powell and Robert Merryweather, the executors therein named, are hereby required to send particulars, in writing, of such claims and demands to the said William Powell and Robert Merryweather, at our office, No. 4, Brunswickstreet, Liverpool aforesaid, on or before the 2nd day of March next after which day the said executors will dis-March next, after which day the said executors will distribute the assets of the said testator among the parties entitled thereto, having regard only to the debts and claims (if any) of which they shall then have notice; and they will not be liable for the assets so distributed to any person of whose claim or demand they shall not then have

had notice.—Dated this 28th day of January, 1874.
ANDERSON, COLLINS, and ROBINSON, 4,
Brunswick-street, Liverpool, Solicitors to the said Executors.

EDWARD ASHTON, Deceased.

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

Law of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and any other persons having any debts also other persons having any debts, claims, or demands against the estate of Edward Ashton, late of Friar-street, Everton, Liverpool, in the county of Lancaster, Labourer (who died on the 2nd day of November last, and whose will was proved in the Liverpool District Registry of Her Majesty's Court of Probate, on the 15th day of December, 1873, by Patrick Tuohy and James Drinkall, the executors named therein), are hereby required to send in particulars of their debts, claims, and demands to us, the undersigned, Solicitors to the said executors, on or before the 1st day of April, 1874; after which date the said executors will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which the said executors shall then have had notice, and that the said executors will not be liable for the assets, or any part thereof, so will not be hable for the assets, or any part thereof, so distributed to any person of whose debts, claims, or demands they shall not then have had notice.—Dated this 26th day of January, 1874.

BREMNER and SON, 1, Imperial-chambers, 62,
Dale-street, Liverpool, Solicitors to the said

Executors.

ROBERT BENNETT THOMPSON, Deceased.

Pursuant to an Act of Parliament made and passed in the 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property and to relieve

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Robert Bennett Thompson, late of Middletonroad, Hornsey, in the county of Middlesex, Gentleman, deceased, (who died on or about the 5th day of October,

1873, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate on the 10th day of December, 1878, by Joseph Ramsdale, of Heath Hill House, Blackheath, in the county of Kent, Esq., the executor therein named), are required to send in a statement, in writing, of their claims and demands against the estate of the said Robert Bennett Thompson, to me, the undersigned, the Solicitor of the said executor, at my office, No. 48, Eastcheap, in the city of London, on or before the 2nd day of March next, after which time the said executor will proceed to distribute the assets of the said Robert Bennett Thompson amongst the persons entitled thereto, having regard only to the claims and demands of which the said executor shall then have had such of which the said executor shall then have had such notice as aforesaid; and that the said executor will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose debts, claims, or demands, he shall not then have had notice.—Dated this 10th day of January, 1874.

JAMES MILLER, 48, Eastcheap, London, Solicitor to the said Executor.

THOMAS LANGFORD, Deceased.

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

Property, and to relieve Trustees."

TOTICE is hereby given, that all persons having any claims, or demands upon or againt the estate of Thomas Langford, late of Shefford, Woodlands, near Hungerford, in the county of Berks, Yeoman (who died on the 15th day of October, 1873, and whose will was proved in the District Registry at Oxford attached to Her Majesty's because of Pacheter 1873, by Court of Probate, on the 18th day of December, 1873, by Henry Langford, of Shefford, Woodlands aforesaid, Farmer, and William Stacey, of Whitehall, Gatton, in the county of Surrey, Farmer, the surviving executors in such will named), are hereby required to send in [the particulars of the county of Surrey]. of their claims or demands to the undersigned, the Solicitor to the said executors, on or before the 9th day of March next; and notice is hereby also given, that after that day 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 the said executors shall then have notice; and that they will not be liable for the assets so distributed or any part thereof, to any creditor, or other person of whose claim or demand they shall not then have had notice. - Dated this 27th day of

January, 1874. H. E. ASTLEY, Hungerford, Berks, Solicitor for the said Executors.

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

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Margaret Jane Kinghorn, late of No. 36, Lorrimore-square, Walworth, in the county of Surrey, Spinster, deceased (who died on the 13th day of October, 1878, at No. 36, Lorrimore-square aforesaid, and whose will was proved in Her Majesty's Court of Probate, the Principal Registery or the 25th day of October, 1879. the Principal Registry, on the 25th day of October, 1873, by Henry Boyes, of No. 79, Great Tower-street, in the city of London, Wine Merchant, and Richard Wilson, of No. 42, Parliament-street, in the county of Middlesex, Wine Merchant, the executors therein named), are hereby required to send in their Christian and surnames, addresses, and descriptions, and the full particulars, in writing, of their claims to the undersigned, Edmund Byrne, of No. 3, Whitehall-place, Westminster, Middlesex, the Solicitor of the said Henry Boyes and Richard Wilson, on or before the 21st day of April, 1874, at the expiration of which time the said executors will proceed to distribute the assets of the said Margaret Jane King-horn, deceased, among the parties entitled thereto, having regard to the claims of which they shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not have had notice at the time of such distribution,-Dated this 28th day of January, 1874.

EDMUND BYRNE, 3, Whitehall-place, Westminster, Solicitor for the said Executors.

JOSEPHINE EMILY MARGARET WALLER,

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

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Josephine Emily Margaret Waller, late of No. 8, Westbourne-park, Bayswater, in the county of Middlesex, Widow (who died on the 7th day of De-

cember, 1873, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 8th day of January, 1874, by Charles Hudson Waller and Edward Dalton, the executors named in the said will), are hereby required to send in the particulars of their debts, claims, and demands to the undersigned, Messrs. Capron, Dalton, and Hitchins, of Savile-place, Conduit-street, in the county of Middlesex, the Solicitors of the said executors, the county of Middlesex, the Solicitors of the said executions, on or before the 1st day of March, 1874, 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 regardonly to the claims and demands of which the said 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 of whose debt, claim, or demand they shall not have had such notice as aforesaid.—Dated this 28th day of

January, 1874.

CAPRON, DALTON, and HITCHINS, Savileplace, Conduit-street, W., Solicitors to the said
Executors.

FRANCIS SHANLY, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any debt or claim upon or affecting the estate of Francis Shanly, late of No. 3, Belmontterrace, Tollington-park, Islington, in the county of Middlesex, Printer (who died on the 11th day of December, 1878, and whose will was nevered in the Pairsinal Registry. 1878, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 17th day of January, 1874, by Walter Kettlewell and Alfred Kettlewell, the executors thereof), are hereby required to send in the particulars of their claims to the said executors, or to me the undersigned, their Solicitor, on or before the 21st day of February next, at the expiration of which time the said executors will proceed to distribute the assets of the said Francis Shanly, the testator, among the persons entitled thereto, having regard to the debts and claims only of which the said executors shall then have had notice; and the said executors will not be liable for the assets so distributed to any person of whose debt or claim they shall not have had notice at the time of such distribution.—Dated this 29th day of January, 1874.

WILLIAM MILLMAN, 9, Southampton-buildings, Chancery-lane, London, Solicitor for the said Executors.

Mrs. SARAH CUSACK, Deceased.

Pursuant to the Statute, 22nd and 28rd Vic., cap. 35, intituled "An Act to further amend the Law of Pro-

perty, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any debt deim and determined the Law of Property, and the deim and determined the Law of Property, and the deim and determined the Law of Property, and to relieve Trustees." persons having any debt, claim, or demand upon or against the estate of Sarah Cusack, formerly of Ruby Hall, against the estate of Sarah Cusack, formerly of Ruby Hall, Monkstown, in the county Dublin, and late of Langstone Oliff, Starcross, in the county of Devon, Widow (who died on the 20th day of November, 1873, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 20th day of December, 1873, by James William Edward Cusack, of Langstone Cliff, Starcross aforesaid, the sole executor therein named), are hereby required to send in particulars of their debts, claims, and demands to Messrs. Wood, Street, and Hayter, of No. 6, Raymond-buildings, Gray's inn, London, W.C. the Solicitors for the said executor, on or before the 28th day of February, 1874, after which day the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice; and that the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose Dated this 28th day of January, 1874.

WOOD, STREET, and HAYTER, 6, Raymond-buildings, Gray's-inn, London, W.C., Solicitors forthe said Executor.

CHARLES HAMPDEN TURNER, Deceased.

In pursuance of the Statute, 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Pro-

perty, and to relieve Trustees."

NOTICE is hereby given, that all persons having any claims or demands against or affecting the estate of Charles Hampden Turner, late of Rooksnest, in the county of Surrey, Esq., deceased (who died on the 17th day of March, 1856, and whose will, with four codicils was proved March, 1856, and whose will, with four codicils was proved on the 11th day of April, 1856, in the Prerogative of the Archbishop of Canterbury by the Reverend Thomas Staniforth, of Storrs Windermere, in the county of Westmoreland, Clerk, and William Cotton, of Walwood House, Leytonstone, in the county of Essex, Esq., two of the executors named in the said will, and Money Wigram,

of Wood House, Wanstead, in the county of Essex, Esq., the executor named in the fourth codicil to the said will) are required, to send in their debts, claims, and demands to the said Thomas Staniforth, the surviving executor at the offices of his Solicitors, Messrs. Symes, Sandilands, and Humphry, of 33, Fenchurch-street, London, on or before the 31st day of March next, at the expiration of which time the said Thomas Staniforth, the surviving executor, will proceed to administer the estate and dis-tribute the assets of the testator among the parties entitled thereto, having regard to the claims only of which the said executors, or the survivor of them, shall then have had notice; and for the assets, or any part thereof, so administered or distributed, the said surviving executor will not be liable to any person of whose debt, claim, or demand they or he shall not then have had notice and all persons indebted to the estate of the said deceased are requested forthwith to pay the amount of their debts respectively to the surviving executor.—Dated this 28th

day of January, 1874.

SYMES, SANDILANDS, and HUMPHRY, 38,
Fenchurch-street, E.C., Solicitors for the said Executors, and the said survivor of them.

JOHN KERR, Deceased.

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

Trustees."

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands upon or against the estate of John Kerr, late of 71, Great George-street, Liverpool, in the county of Lancaster, House and Ship Painter, Paperhanger and Decorator, deceased (who died on the 1st day of November, 1873, Widower and intestate, and to whose personal estate and effects letters of administration were granted at the District Registry at Liverpool of Her Majesty's Court of Probate, on the 25th day of November, 1873, to Duncan Livingstone, of 22, Will-street, Liverpool, in the county of Lancaster, Revenue Officer, the lawful grandfather, and only next of kin of Mary Agnes Kerr, and the curator or guardian lawfully elected of John Kerr, and Alexander Kerr (respectively minors), two of the natural and lawful children, and two of the next of kin of the said intestate, for their use and benefit, and also for the use and benefit of James Kerr, and the said Mary Agnes Kerr, Spinster (respectively infants), the only other natural and lawful children, and only other next of kin of the said intestate and until one of them shall attain the age of twentyone years), are hereby required to send in particulars of their claims or demands to John William Davidson, Esq., Accountant, 10, Cook-streat, Liverpool, on or before the 14th day of March next, after which date the said Duncan Livingstone will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the debts, claims, and demands of which he shall then have had notice; and he will not be liable in respect of the assets so distributed to any person of whose debt or claim he shall not then have had notice.

—Dated this 28th day of January, 1874.

TOULMIN, CARRUTHERS, and LAWRENCE, 3, Lord-street, Liverpool, Solicitors to the said Duncan Livingstone.

GEORGE SKYRING, Deceased.

Pursuant to 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 debts, claims, or demands against the estate of George Skyring, late of No. 5, Milmanplace, Bedford-row, Middlesex (who died on the 4th day of April, 1873, and whose will was proved in the Principal Registry of Her Maiesty's Court of Probate, on the 3rd of April, 1873, and whose will was proved in the Frincipal Registry of Her Majesty's Court of Probate, on the 3rd day of May, 1873, by Daniel Skyring, William Henry Skyring, and Esther Brake, the executors and executrix named in the said wil), ere hereby required to send in the particulars of their debts, claims, and demands to me, the undersigned, Charles Ventris-field, at No. 1, Furnival's-inn, in the city of London, on or before the 1st day March, 1874, after the expiration of which time the said executors and executivity will proceed to distribute the essets executors and executrix 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 they shall then have had notice, and that the said executors and executrix will not be liable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand they shall not have had such notice as aforesaid.—Dated this 29th day of January, 1874.

C. O. FIELD, Solicitors to the said Executors and Executrix.

SUSAN HOOD ROBINSON, Widow, Deceased. Pursuant to the Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty, Queen Victoria, cap. 35, intituled "An Act to further amend the Law of Property and to relieve

Trustees.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Susan Hood Robinson, late of 21, Montaguesquare, in the county of Middlesex, and of Speen House, square, in the county of Middlesex, and of Speen House, in the parish of Speen, in the county of Berks, Widow, deceased (who died on the 1st day of November, 1871, and whose will was duly proved in the Principal Registry of Her Majesty's Court of Probate, on the 25th day of November, 1871, by George Robbins, the sole executor therein named), are hereby required to send in the particulars of their said claims and demands to Mrs. Maria Catherina Robbins the new local paragonal representative Catherine Robbins, the now legal personal representative of the said Susan Hood Robinson, deceased, at the office of her Solicitors, Messrs. Langley and Gibbon, of No. 32, Great James-street, Bedford-row, in the county of Middlesex, on or before the 1st day of March next, after which last-mentioned day the said legal personal representative will proceed to distribute the assets of the said Susan Hood Robinson, deceased, among the parties entitled thereto, having regard only to the claims and demands of which the said legal personal representative shall then have had notice; and that the said legal personal representative will not be liable for the assets so distributed, or any part thereof, to any person of whose claim or demand she shall not then have had notice as aforesaid.

Dated this 26th day of January, 1874.
 LANGLEY and GIBBON, 32, Great James-street, Bedford-row, Solicitors for the said legal

personal representative.

ROBERT ORR, Deceased.

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

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Robert Orr, formerly of Church-lane, Islington, in the county of Middlesex, but late of No. 1 Saint John-street, Essex-road, Islington aforesaid, Gentleman (who died on the 1st day of September, 1873, and whose will was duly proved in the Principal Registry of Her Majesty's Court of Probate by Ezra Harle, of Eagle Villa, Darnley-road, [Hackney, and 174, High-street, Shoreditch, Surgeon, on the 9th day of September, 1873), are hereby required to send particulars, in writing, of their claims and demands to the undersigned, Matthias Boyce, the Solicitor of the said Ezra Harle, at his office, No. 21, Abchurch-lane, in the city of London, on or before the 7th day of March, 1874; after which day the said Ezra Harle will proceed to distribute the assets of the having regard only to the claims of which he shall then have had notice, and will not be liable for the assets, or any part thereof, so distributed to any person of whose debt, claim, or demand he shall not then have had notice.

-Dated this 28th day of January, 1874. MATTHIAS BOYCE, 21, Abchurch-lane, London, E.C., Solicitor for the said Ezra Harle.

Miss HARRIETT PARSONS, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chap. 35, (being an Act to relieve Trustees.)

OTICE is hereby given, that all creditors and other persons having any debts, claims, or demands against the estate of Harriett Parsons, late of 18, Addington-atreet, Margate, Kent, Spinster (who died on the 24th day of November, 1873, and in respect of whose estate letters of administration were granted by the Principal Registry of Majesty's Court of Probate, on the 2nd day of January, 1874, to George Frederick Chandler and Thomas Henry Parsons, the lawful nephews and two of the next-of-kin), are required to send particulars of their claims to us, the undersigned, as Solicitors for the said administrators, on or before the 1st day of March, 1874, after which 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 then have had notice, and to none others.

MUNTON and MORRIS, 3, Lambeth Hill, Queen Victoria street, London, E.C., Solicitors for the said Administrators.

Pursuant to the Statute 22 and 23 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 claims against the estate of Peter Pearse, late of 4, Lincoln's-inn-fields, in the county of Mid-dlesex, and of Dereham Villa, Lewisham-road, Forest Hill, in the county of Kent, Gentleman, deceased (who died on

the 27th day of November, 1873, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 10th day of January, 1874, by Philip Hare, the sole executor named in the said will), are hereby required to send particulars, in writing, of such claims to the undersigned, Felix Carter, the Solicitor of the said executor, on or before the 24th day of February, 1874, after which day the said executor will proceed to distribute the assets of the said Peter Pearse among the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be answerable or liable for such assets, or any part thereof, to any creditor or other person of whose claim he shall not then have had

FELIX CARTER, 9, Old Jewry-chambers, Solicitor for the said Executor.

Re THOMAS PARKER, Deceased.

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

of Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Thomas Parker, late of 18, Saint Paul'sthe estate of Thomas Parker, late of 18, Saint Paul's-churchyard, London, 15, Spring-gardens, Middlesex, and The Brook, Lamberhurst, Kent, Esq., deceased (who died on the 11th December, 1873, and whose will, with a codicil thereto, was proved in the Principal Registry of Her Majesty's Court of Probate, on the 13th January, 1874, by Lydia Parker, George Hinds, Jessie Ridley Parker, Barbara Louisa Parker, and Mary Lydia Parker, the executors therein named), are hereby required to send in particulars, in writing, of such claims or demands to us the underin writing, of such claims or demands to us the undersigned, Solicitors for the said executors, on or before the 23rd day of March, 1874, after which day the said executors will proceed to distribute the assets of the said testator amongst the parties entitled thereto, having regard only to the debts, claims, or demands of which the said executors shall then have had notice; and the said executors will not afterwards be liable for such assets, or any part thereof, to any person of whose claims and demands they shall not then have had notice. And all persons who stood indebted to the said Thomas Parker at the time of his death are hereby required to pay the amount of their respective debts to the undersigned forthwith.—Dated this 23rd day of January, 1874.

PARKER, LEE, and HADDOCK, 18, St. Psul's-churchyard, London, E.C.

EDWARD BURTON, Deceased.

Pursuant to an Act of Parliament of the 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend

Tocoria, cnapter 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 demandance. persons having any claims or demands upon or against the estate of Edward Burton, late of Monument-place, Kendal, in the county of Westmorland, Auctioneer, deceased (who died on the 26th day of September, 1873, and whose will was proved in the District Registry attached to Her Majesty's Court of Probate at Carlisle, on the 2nd day of January, 1874, by Thomas Simpson, of Kendal aforesaid, Spirit Merchant, one of the executors therein named, Joseph Bintley, the other executor therein named, having renounced the probate and execution thereof), are hereby requested to send in particulars, in writing, of their claims and demands to the said executors, on or before the lat day of March next, after which day the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard to the claims or demands only of which he shall then have had notice; and the said executor will not be liable for any assets so distributed, or any part thereof, to any person of whose claim or demand he shall not then have had notice.—Dated this 22nd day of

January, 1874.
ROBT. F. THOMPSON, Kendal, Solicitor for the

HUGH BOWDITCH, Esq., Deceased. Pursuant to the Statute 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law of Property,

and to relieve Trustees."

OTICE is hereby given, that all creditors and persons having any claims against the estate of Hugh Bowditch, formerly of Biggin Wood, Norwood, in the county Bowditch, formerly or Diggin wood, Activated, and Surrey, Esq., deceased (who died on the 26th day of January, 1876, and whose will, with two codicils thereto, was proved in the Principal Registry of Her Majesty's Court of Probate, on the 1st day of April, 1870, by Thomas Bowditch, Esq., since deceased, Elizabeth Mary Bowditch, Bowditch, now of Claremont Villa, Bexley-road, Erith, in the county of Kent, Esq., the surviving executors and trustees named in the said will and codicils), are hereby required to send particulars, in writing, of such claims to the undersigned, the Solicitors to the said Stephen Hugh Bowditch, also surviving executor, Frederick Bowditch, of High-street, Deptford, in the county of Kent, Cornfactor, and Alfred Bowditch, of 85, Jamaica road, Bermondsey, in the county of Surrey, Accountant, who are now the three trustees of the said will, on or before the 25th day of March, 1874, after which day the said surviving executor and the said trustees will proceed to distribute the assets of the said Hugh Bowditch among the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executor and trustees will not be answerable or liable to any person of whose claim they shall not then have had notice.—Dated this 28th day of January, 1874.

BAILEY, SHAW, SMITH, and BAILEY, 5, Berners street, London, W., Solicitors to the surviving Executor and Trustees.

Mrs. ELIZABETH MARY BOWDITCH, Deceased. Pursuant to the Statute 22nd and 23rd Victoria, cap. 35, intituled "An Act to further amend the Law of Property,

and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims against the estate of Elizabeth Mary Bowditch, late of Cranfield Lodge, Churchroad, Upper Norwood, in the county of Surrey, Widow, deceased (who died on the 13th day of March, 1873, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 5th day of May, 1873, by Stephen Hugh Bowditch, of Claremont Villa, Bexleyroad, Erith, in the county of Kent, Esq., the sole executor named in the said will), are hereby required to send particulars, in writing, of such claims to the undersigned, the March, 1874, after which day the said executor will proceed to distribute the assets of the said Elizabeth Mary Bowditch among the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be answerable or liable to any person of whose claim he shall not then have had notice .-

this 28th day of January, 1874.

BAILEY, SHAW, SMITH, and BAILEY,
5, Berners-street, London, W., Solicitors to the Executor.

LAWRENCE DOLAN, Esq., Deceased, Pursuant to an Act of Parliament made and passed in the 22nd and 23rd years of the reign of Her present Majesty,

22nd and 23rd years of the reign of Her present Majesty, chapter 35, initialed "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Lawrence Dolan, late of 97, Saint Martin'slane, and 15, Cavendish-road, Saint John's Wood, in the county of Middlesex, Eq. (who died on the 21st day of December, 1873, and probate of whose will was, on the 23rd day of Japasey, 1874, granted by the Principal Registry of Her cemper, 10/3, and propose of whose will was, on the 23rd day of January, 1874, granted by the Principal Registry of Her Majesty's Court of Probate, to Lawrence John Baptiste Dolan, of No. 15, Cavendish-road aforesaid Woollen Manufacturer, Michael Dolan, of 4, Tokenhouse-yard, in the city of London, Gentleman, and Henry Dolan, of King-street, Leeds, in the county of York, Woollen Manufacturer, the areautors therein named) are hereby required to condition executors therein named), are hereby required to send in the particulars of their claims or demands and of the nature of the securities (if any), held by them for the same, to me, the undersigned, the Solicitor for the said executors, at my offices, No. 4, Tokenhouse-yard aforesaid, on or before the 2nd day of March next, after which day the said executors will proceed to apply the assets of the said deceased as directed by the said will, having regard only to the claims of which notice shall then have been received; and the said executors will not afterwards be liable for the said assets, or executors will not atterwards be liable for the said assets, or any part thereof, to any person or persons of whose claim they shall not then have had notice.—Dated this 28th day of January, 1874.

MICHAEL DOLAN, 4, Tokenhouse-yard, in the

city of London, Solicitor for the said Executors.

ANDREW JAMIESON, Esq., Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd

Vic., cap.[35, intituled "An Act to further amend the Law
of Property, and to relieve Trustess."

OTICE is hereby given, (that all creditors and other
persons having any claim, debt, or other demand
against the estate of Andrew Jamieson, formerly of Great
Winebester-street. London, and of Tower-buildings, North against the estate of Andrew Jamieson, formerly of Great Winchester-street, London, and of Tower-buildings, North Chapel-street, Liverpool, Merchant, and late of 18, (and not 8, as erroneously printed in the Gazette of 13th instant), Gloucester-square, Hyde Park, in the county of Middlesex, Esq., deceased (who died on the 25th day of November, 1873, and whose will was proved on the 24th day of December, 1873, in the Principal Registry of Her Majesty's Court of Probate, by George Walker, of Great Winchester-street, London, and of Cottenham, in the parish of Wimbledon, in the county of Surrey, Esq., and James Dickson Park, of Queen's-gate, Hyde Park, Esq., two of the executors of the said Andrew Jamieson), are required to send particulars of their claims, debts, and demands, on or before the 1st day of May, 1873, to us, the undersigned, as Solicitors of the said

executors, after which time the executors will distribute the assets of the said testator, Andrew Jamieson, deceased, among the parties entitled thereto, having regard to the claims only of which the said executors shall then have had notice; and the said executors will not be liable for such assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.. - Dated this 10th day of January, 1874. HUNTER GWATKIN, and CO., No. 9, New-

square, Lincoln's-iun, London, Solicitors to the said

ANN FRY, Deceased.

Pursuant to the Act of Purliament of the 22nd and 23rd

Victoria, chapter 35, initiated "An Act to further amend
the Law of Property, and to relieve Trustees."

ATOTICE is beauty in the Company of the Company of

OTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of Ann Fry, heretofore of Barston Hayes, in the county of Kent, and late of No. 70, Marina, St. Leonard's-on-Sea, in the county of Sussex, Widow, deceased (who died on-Sea, in the county of Sussex, Vidow, deceased (who died on the 12th November, 1873, and whose will and codicils thereto were proved by James William Fry, of 34, Fenchurch-street, in the city of London, Solicitor, and Charles Robert Fry, of Cumberland House, Bromley, in the county of Kent, Stock and Share Dealer, the executors therein named, on the 15th day of December, 1873, in the Principal Registry of Her Majesty's Court of Probate), are hereby required to send in the particulars of their claims or demands required to send in the particulars of their claims or demands to Mr. James William Fry, on or before the 2nd day of March, 1874, after which day 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 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 19th January, 1874.

JAMES W. FRY, 30, Gracochurch-street, London, Solicitor to the said Executors.

Mr. WALTER CRITTENDEN NIGHTINGALE,

Deceased.

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

and to relieve Trustees."
OTICE is hereby given, that all persons having any
Claims or demands against the estate of Walter
Crittenden Nightingale, late tof No. 3, Clayton-terrace,
Balham Hill, in the county of Surrey, Job Master and
Omnibus Proprietor, deceased (who died on the 13th day of
October, 1873, and whose will was proved in the Principal
Registry of Her Majesty's Court of Probate. on the 6th day
of November, 1873, by John Cully, of Upper Tooting, in
the said county of Surrey, Saddler, and George Lines, of
No. 116. Southwark Bridge-road, in the said county. Coach No. 116, Southwark Bridge-road, in the said county, Coach and Omnibus Builder, the executors named in the said will), are hereby required to send in the particulars of such claims or demands to the said John Cully and George Lines, addressed to either of them, at their respective addresses above set forth, on or before the 30th day of April next, after which day the said executors will; proceed to apply and distribute the assets of the said Walter Crittenden Nightingale, the testator, among the parties entitled thereto, having regard only to the debts, claims, or demands of which they shall then have had notice; and further that they will not be liable for any part of such assets to any person of whose debt, claim, or demand they shall not then have had due notice. And all persons indebted to the estate of the said Walter Crittenden Nightingule, deceased, are requested to pay the amounts owing by them respectively to the said executors.—Dated this 29th day of January, 1874.

CHAS. WELLBORNE, 17, Duke-street, London Bridge, London, S.E., Solicitor to the said Exe-

JOHN GEORGE ROBINSON, Deceased. Statutory Notice to Creditors.

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."

Property, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having claims or demands upon or against the estate of John George Robinson, late of Speen House, in the parish of Speen, in the county of Berks, and of 21, Montague-square, in the county of Middlesex, Esq., formerly Lieutenant-Colouelin Her Majesty's Guards (who died on the 10th day of March, 1870, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 6th day of April, 1870, by Susan Hood Robinson, late of Speen House and 21, Montague-square aforesaid, deceased, the Widow and sole executrix in the said will named), are hereby required to send in the parsaid will named), are hereby required to send in the particulars, in writing, of such claims or demands to Messrs. Langley and Gibbon, of No. 32, Great James-street, Bedford-row, in the county of Middlesex, as Solicitors for the now legal personal representative of the said John George Robinson, on or before the 1st day of March next, after

which last-mentioned day the said logal personal representa-tive will proceed to distribute the assets of the said John George Robinson, deceased, amongst the parties entitled thereto, having regard only to the claims and demands of which notice shall then have been given at the time of such distribution; and the said legal personal representative will not be liable for any assets so distributed, or any part thereof, to any person of whose debt or claim notice shall not then have been given as aforesaid.—Dated this 26th day of January, 1874.

LANGLEY and GIBBON, 32, Great James-street, Bedford-row, Solicitors for the said Legal Personal

Representative.

THOMAS THWAITES, Deceased.

Pursuant to the Statute 22nd and 23rd Victoria, chapter 35.

OTICE is hereby given, that all persons having any claims arginet the settle of Themes Themes. claims against the estate of Thomas Thwaites, lute of No. 23, Temple-street, Brighton, in the county of Sussex, Shipbuilder (who died on the 19th day of December, 1873 and whose will was proved by Thomas Henry King, of Nos. I, 2, and 3, Oriental-terrace, Brighton aforesaid, Gentleman, and John Sharp, of Southwick, in the said county of Sussex, Shipowner, two of the executors therein named, in the District Registry at Lewes of Her Majesty's Court of Probate, on the 19th day of January, 1874), are to send, in writing, particulars of their claims to the said executors, under cover to William Hunter Cockburn, of No. 39, Dukestreet, Brighton aforesaid, on or before the 10th day of March next, after which time the said executors will distribute the assets of the said Thomas Thwaites among the parties entitled thereto, having regard only to the claims of which they, the said executors, shall then have notice.-Dated this 27th day of January, 1374.

WILLIAM HUNTER COCKBURN, No. 39, Duke-street, Brighton, Solicitor to the said Exe-

GEORGE BROWNLOW, otherwise GEORGE COURTENAY BROWNLOW, Deceased. Pursuant to the Act of Parliament 22 and 23 Vict., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all persons having any claims or demands against or affecting the estate of George Brownlow, otherwise George Courtenay Brownlow formerly of 33, Brunswick-gardens, Kensington, but late of No. 23, Mortimer-street, Cavendish-square, both in the county of Middlesex, Esq., deceased (who died on the 11th day of December, 1873, and whereof letters of administration were granted out of the Principal Registry of the Court of Probate, on the 14th day of January, 1874, to William Arthur de Vesci Brownlow), are required to send in particulars of their claims to the said administrator, at the offices of his Solicitors, Messrs. Braikenridge, 16, Bartlett'sbuildings, Holborn-circus, London, on or before the 10th day of March next, at the expiration of which time the said administrator will proceed to administer the estate and distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and further, that he shall not be liable for any part of such assets to any person of whose claim he shall not then have had notice.—Dated this 28th day of January, 1874.

F. J. and G. J. BRAIKENRIDGE, 16, Bartlett'sbuildings, Holborn-circus, London, Solicitors for the said Administrator.

MARTHA HILL, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35, initialed "An Act to amend the Law of Pro-

perty, and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against or upon the estate of Martha Hill, late of Ulley, near Rotherham, in the county of York, Widow, deceased (who died on the 20th day of July, 1872, and whose will was proved in the Wakefield District Registry of Her Majesty's Court of Probate, on the 24th day of August, 1872, by Joseph Tweedale Rawsthorne, of Dewsbury, in the county of York, Stove Merchant, and Richard Nowell Halliwell, of Dewsbury aforesaid, Surgeon, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to one of the above-named executor or to us, the undersigned, their Solicitors, on or before the 2nd day of March, 1874, after which day the said executors will proceed to distribute the assets of the said Martha Hill, deceased, amongst the parties entitled thereto, having regard only to such claims and demands of which they shall then have had notice; and they will not be answerable or liable for the assets so distributed to any person or persons of whose claim or demand they shall not then have had notice. -Dated this 24th day of January, 1874.

> WATTS and SON, Dewsbury, Yorkshire, Solicitors to the Executors.

LEONARD BROOKS, Deceased.

Pursuant to an Act of Parliament 22 and 23 Victoria, 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 nersons having any debt or dainy arrival. persons having any debt or claim against or upon the estate of Leonard Brooks, late of No. 4, Cable street, Liverestate of Leonard 18700Ks, late of No. 4, Cable-street, Liverpool, in the county of Lancaster, and of Waterloo, near Liverpool aforesaid, Commission Agent, deceased (who died on the 24th day of October, 1873, at Waterloo aforesaid, and whose will was proved on the 23rd day of January, 1874, in the District Registry at Liverpool of Her Majesty's Court of Probate, by Sarah Isabella Brooks, widow of the said deceased, one of the executors named in the said will), are required to send particulars of their debts or claims to the said Sarah Isabella Brooks, at the office of her Solicitors, Messrs. Peacock and Cooper, No. 7, Union-court, Castle-street, Liverpool, on or before the 2nd day of March next, after which date the said executrix will proceed to distribute the assets of the said deceased which shall come to her hand among the parties entitled thereto, having regard to the claims of which the said executrix may then have had notice; and she will not be answerable or liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not then have had notice.— Dated this 28th day of January, 1874.

PEACOCK and COOPER, 7, Union-court, Castlestreet, Liverpool.

The Reverend RICHARD GWYN, Deceased. Pursuant to Statute 22 and 23 Victoria, chapter 35, intituled "An Act to further amend the Law of Property,

and to relieve Trustees."

and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of the Reveseud Richard Gwyn, late of The Elms, Shrewsbury, in the county of Salop, Clerk, deceased (who died on or about the 24th day of October, 1873, and whose will was proved in the District Registry of Her Majesty's Court of Probate at Shrewsbury on the 14th day of January, 1874, by the Reverend Thomas Edward Meredyth, Vicar of Burleydam, in the county of Chester, Clerk, Chaplain to Viscount Combermere, and the undersigned, Thomas Maynard How, of Shrewsbury, Solicitor, the executors therein named), are hereby required to send the particulars, therein named), are hereby required to send the particulars. in writing, of their claims or demands to me, at my office, No. 9, Swan-hill, Shrewsbury, on or before the 25th day of March, 1874, after which day the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.—Dated this 26th day of January,

T. M. HOW, Shrewsbury, one of the Executors.

JOHN DAVID EVANS MARPOLE, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Law

of Property, and to relieve Trustees." OTICE is hereby given, that all creditors and other OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of John David Evans Marpole, late of the Crown and Anehor, Llanidiocs, in the county of Montgomery, Surgeon and Licensed Victualler, deceased (who died on the 21st day of August, 1873, and whose will was proved in the Principal Registry of Her Majesty's Court of Probate, on the 8th day of January, 1874, by Elennor Marpole, the executrix named in the said will), are hereby required to send, in writing, the particulars of their debts, claims, and demands to us the undersigned, Solicitors to the said executrix, on or before the 7th day of March 1874 after which cutrix, on or before the 7th day of March, 1874, after which date the said executrix will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the debts, claims, and demands of which she shall then have received notice; and that the said executrix will not be answerable or liable for such assets, or any part thereof, to any person of whose debt, claim, or demand she shall not then have received notice.—
Dated this 20th day of January, 1874.

HUGH HUGHES and SON, Aberystwyth, Solicitors the said Executrix.

JACOB WEIL, Deceased.

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

Property, and to relieve Trustees."

TOTICE is hereby given, that all creditors and other
persons having any claims or demands. persons having any claims or demands upon or against the estate of Jacob Weil, late of the Sye, in the parish of Oldswinford, in the county of Worcester, General Dealer, deceased (who died on the 23rd day of August, 1873, and whose will was duly proved in the Worcester, District Registry of Her Majesty's Court of Probate, on the 20th day

of January, 1874, by William Griffin, of Stourbridge, Shoemaker, and John Emery, of the same place, Upholsterer, the executors therein named), are hereby required, on or before the 28th day of February, 1874, to send in the particulars of their claims or demands to the said executors, at culars of their claims or demands to the said executors, at the expiration of which time the said executors will distribute the assets of the said Jacob Weil amongst the persons entitled thereto, having regard to the claims only of which they shall have had notice; and such executors will not then be liable for the assets, to be distributed to any person of whose debt or claim they shall not have had notice at the time of such distribution.—Dated this 23rd day of January, 1874.

THOS. WALL, 54, High-street, Stourbridge, Solicitor to the said Executors.

Master of the Rolls.—Tuesday, the 13th day of January, 1874.—Between John Michael Dillon, Plaintiff; and George Ernest Fortescue, Defendant.

W HEREAS by an Order dated the 29th day of October, 1873, it was ordered that the defendant, George Ernest Fortescue, should appear to the plaintiff's amended Bill on or before the 15th December, 1873, and the plaintiff was to cause a copy of that Order, together with a notice to the effect set forth at the end of the 10th of the Consolidated Orders, Rule 6, in that behalf, to be inserted in the London Grazette within fourteen days from the date thereof, and in two newspapers published in the county of Devon, on or before the 12th November, 1873: Now, upon motion this day made unto the Right Honourable the Master of the Rolls, by Counsel for the plaintiff, who alleged that copies the said Order, together with such notice as aforesaid, were duly inserted in the London Gazette of the 7th day of November, 1873, and in the Exeter Flying Post and West of England Advertiser newspapers, respectively published in the county of Devon, on the 8th day of November, 1873, as by the said London Gazettes and the said last-mentioned newspapers, and the affidavit of William Corydon Kempe, filed the 13th day of January, 1874, and the exhibits therein referred to, appears, but the said defendant, George Ernest Fortescue, hath not entered an appearance to the said amended Bill, as by the Record and Writ Clerk's certificate appears, and upon reading the said Order, Gazette, news-papers, affidavit, and certificate, his Honour doth order that the plaintiff be at liberty to enter an appearance to his said amended Bill, for the said defendant, George Ernest Fortescue.

Notice - George Ernest Fortescue, Take notice, that, pursuant to the above Order, the plaintiff did, on the 26th pursuant to the above Order, the plaintiff did, on the 26th day of January, 1874, cause an appearance to be entered for you, at the Record and Writ Clerk's Office, Chancerylane, in the county of Middlesex, by Messrs. Wood and Hare, of No. 65, Basinghall-street, in the city of London, his Solicitors; and that on Thursday, the 26th day of February, 1874, this Honourable Court will be moved that the said amended Bill may be taken pro confesso against you.

Yours, &c.,

WOOD and HARE, 65, Basinghall-street, in the city of London, Plaintiff's Solicitors.

Dated 27th January, 1874.

In Chancery.

In the Matter of an Act passed in the 19th and 20th years of the reign of Her present Majesty, intituled "An Act to facilitate Leases and Sales of Settled Estates;" and of the Acts to amend the same, and in the Matter of a Piece of Arable Land, situate in the parish of Abergavenny, in the county of Monmouth, containing la. 3R. 3P. part of as Field, numbered 192 on the tithe map of the said parish of Abergavenny, and now (with other Lands), in the occupation of Captain James Francis Tyssen Amiel, which said Piece of Land, forms of an Estate, known as the Chapel House Estate, devised by way of settlement by the Will of John Morgan, of Abergavenny aforesaid,

Draper, deceased.
OTICE is hereby given, that a Petition in the abovementioned matters was on the 24th day of January, 1874, presented to the Lord High Chancellor of Great Britain, to be heard before His Honour the Vice-Chancellor Malins, by Elizabeth Morgan, of Pen-y-Pound House, in the parish of Abergavenny, in the county of Monmouth, Widow, and Edgar Charles Morgan, Edith Ann Morgan, and John Morgan, infants under the age of twenty-one years, by the said Elizabeth Morgan, their mother and next friend, praying that a sale of the above piece of land might be authorized upon the terms and conditions in the Petition mentioned. And notice is hereby also given, that the petitioners may be served with any Order of the Court, or of the Judge in Chambers, or notice relating to the subject of the said Petition, at the office of Mr. John Thomas Marshall, No. 8, King's-road, Bedford-row, in the county

sex. — Dated this 28th day of January, 1874.

JOHN T. MARSHALL, No. 8, King's-road,

Bedford-row, Middlesex, Solicitor to the Petitioners.

Thorpe-le-Soken, Essex.

O be sold, pursuant to a Decree of the High Court of Chancery, made in a cause of Simmons v. Simmons, with the approbation of the Vice-Chancellor Sir Charles Hall, in one lot, by Mr. John Fenn, at the Red Lion Hotel, Colchester, Essex. on Saturday, the 28th day of February, at three for four o'clock in the afternoon precisely:—

A very desirable farm, situate in Thorpe-le-Soken, Essex, near the towns of Colchester, Manningtree, and Walton-onthe-Naze, consisting of a farm-house, the usual agricultural buildings, and 41 a. 1 s. 9s. of arable land; also a cottage and garden ground adjoining, containing 37 perches, severally held of the manor of Thorpe within the Soken, fine certain of 1s. per acre for land and 2s. for every tenement, land-tax redeemed.

Particulars and conditions of sale, with plans, may be obtained of Mr. D. Mustard, of No. 7, Furnival's-inn, London, and of Manningtree, Essex; of Mr. A. L. Laing, of Colchester, Essex, Solicitor; Messrs. Wilde, Wilde, Berger, and Moore. Solicitors, 21, College-hill, London; Mr. Wm. Mustard, 7, Furnival's-inn aforesaid; and at the offices of the Austicana Colchester, and Ardleich; and at offices of the Auctioneer, Colchester and Ardleigh; and at the place of sale.

DURSUANT to an Order of the High Court of Chancery, made in the matter of the estate of Thomas Gaggs, deceased, and in a cause Hannah Gaggs, Widow, Gaggs, deceased, and in a cause Hannah Gaggs, Widow, against Thomas Edward Gaggs and William Carter Gaggs (1873, G., 186), the creditors of Thomas Gaggs, late of Howden, in the county of York, Surgeon, who died in or about the month of July, 1858, are, on or before the 28th day of February, 1874, to send by post, prepaid, to Mr. George England a member of the firm of Messrs. England and Son, of Howden aforesaid, the Solicitor of the defendant, William Carter Gaggs, the administrator 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 ment 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 Monday, the 16th day of March, 1874, at half-past eleven o'clock in the forenoon, being the time appointed for adjudicating on the claims .- Dated this 27th day of January, 1874.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Tasker v. Tasker, 1873, T., 107, the creditors of James Tasker, late of Aughton, near Ormskirk, in the county of Lancaster, Yeoman, who died in or about the month of February, 1853, are, on or before the 25th day of February, 1874, to send by post, prepaid, to Mr. Joseph Bradley, of No. 91, Burscough-street, Ormskirk, in the county of Lancaster, a member of the firm of Bradley of Stringforth of the county of Lancaster, a New Members of the firm of Bradley. and Steinforth, of the same place, the Solicitors of the defendant, Elizabeth Tasker, Widow, the administratrix 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 Vice-Chancellor Sir Richard Malins, at his chambers, situated No. 3, Stone-buildings, Lincoln's-inn, Middlesex, on Monday, the 9th day of March, 1874, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 26th day of January, 1874.

URSUANT to a Decree of the High Court of Chancery, made in a cause John Binford Hole and Eliza, his wife, and others, plaintiffs, against Emma Dobson and others, defendants, the creditors of David Thomas Alston, late of Cheyney Rock, in the Island of Sheppy, in the county of Kent, Oyster and Coal Merchant, deceased, who died in or about the month of November, 1855, are, on or before the 20th day of February, 1874, to send by post, prepaid, to Mr. William Clarke, of the firm of Clarke, Son, and Rawlins, 66, Gresham-house, Old Broad-street, in the city of London, the Solicitor of the defendants, Ellen Alston and Robert Leach, 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 Vice-Chaocellor Sir Richard Malins, at his chambers, situated at No. 3, Stone-buildings, Lincoln's-inn, Middlesex, on Monday, the 2nd day of March, 1874, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 26th day of January, 1874.

URSUANT to a Decree of the High Court of Chancery, made in a cause Emma Roper against John Roper, William Foord, and Frances, his wife, William Green

and Mary Ann, his wife, John Minter and Sarah, his wife and Mary Ann Elizabeth Green, an infant, by William Green, her guardian, the creditors of John Roper, late of Grove House, in the parish of Hollingbourne, in the county of Kent, Gentleman, who died in or about the month of January, 1871, are, on or before the 2nd day of March, 1874, to send by post, prepaid, to Mr. William Beale, of the firm of Messrs. Beale, Hoar, and Beale, of Mudstone, in the county of Kent, the Solicitors of the defendants, John Roper and William Foord, the executors of the said John Roper, deceased, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a stateand descriptions, the full particulars of their claims, a state-ment 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 cham-bers, situated No. 3, Stone-buildings, Lincoln's-inn, Mid-dlesex, on Thursday, the 12th day of March, 1874, at twelve o'cleck at noon, being the time appointed for adjudi-cating on the claims.—Dated this 23rd day of January, 1874.

DURSUANT to an Order of the High Court of Chaucery, made in the matter of the estate of James Heagarty, late of No. 23, St. Martin's-road, Stockwell, in the county of Surrey, and of No. 3, Walker's-court, Goldensquare, in the county of Middlesex, Fishmonger, deceased, and in a cause Heagarty against Heagarty, (1873, H., No. 253), the creditors of the said James Heagarty, are, on or before the 28th day of February, 1874, to send by post, prepaid to Mr. Henry Maxwell Dalston, of No. 161, Piccadilly, in the county of Middlesex, the Solicitor of Isabella Heagarty, the administratrix of the deceased, their Christian and surnames, addresses and descriptions, and the Christian and surnames of any partner or partners, 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 James Bacon, at his chambers, situated No. 11, New-square, Lincoln's-inn, Middlesex, on Wednesday, the 11th day of March, 1874, at twelve of the clock at noon, being the time appointed for adjudicating on the claims.—Dated this 26th day of January, 1874.

DURSUANT to a Decree of the High Court of Chanmade in a cause of John Rogers, plaintiff, against Edward Rose and Emms, his wife, and Edward John Batchelor, an infant, by the said Edward Rose, his guardian, defendants, the creditors of Edward Batchelor, late of Wimborne Minster, in the county of Dorset, Innkeeper, who died in or about the month of January, 1871, are, on or before the 2nd day of March, 1874, to send by post, prepaid, to Mr. Henry Moore, of Wimborne Minster aforesaid, the Solicitor of the said defendants, their Christian and surnames, addresses and descriptions, the full particulars of their claims, a statement of their accounts, and the nature of the securities (if any) held by them, or in default thereof or 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 Malins, at his chambers, situated in Stone-buildings, Lincoln's-inn, Middlesex, on Tuesday, the 17th day of March, 1874, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 26th day of Janzer 1874. nary, 1874.

DURSUANT to a Decree of the High Court of Chancery, made in a cause Paine against Her Majesty's Attorney-General, the persons claiming to be next of kin, Attorney-General, the persons claiming to be next of kin, according to the statutes for the distribution of intestates' estates, of Thomas Edmett, late of Arreton House, Maidstone, in the county of Kent, Gentleman, who died in on about the month of October, 1871, are, by their Solicitors, on or before the 1st day of March, 1874, to come in and prove their claims at the chambers of the Vice-Chancellor Sir Charles Hall, in Old-square, Lincoln's-inn, Middlesex, or in default thereof they will be peremptorily excluded from the benefit of the said Decree. The said Thomas Edmett was a son of Thomas Edmett, who lived at Maidtone and a grandson of Amos Edmett, who sived it was a son of Thomas Edmett, who sived it was a son of Thomas Edmett, who sived at Maidtone and a grandson of Amos Edmett, who sived it was a son of Thomas Edmett, who sived it was a son of Thomas Edmett, who sived at Maidtone and a grandson of Amos Edmett, who sived it was a son of Thomas Edmett, who sived it was a son of Thomas Edmett, who sived at Maidtone of the State of the Sta Edmett was a son of Thomas Edmett, who lived at Maid-stone, and a grandson of Amos Edmett, who also lived at Maidstone. The said Thomas Edmett, the father, had a half-brother, William Ransley, who was an officer in the Royal Navy, and died about forty years ago at Shorncliffe or Plymouth, and his descendants, if any, would be entitled to claim as some of such next of kin. Monday, the 9th March, 1874, at twelve o'clock at noon, at the said chambers, is appointed for hearing and adjudicating upon the claims.

—Dated this 21st day of January, 1874.

PURSUANT to a Decree of the High Court of Chancery, made in a cause Husband against Malim, the creditors of George Henry Stevenson, late of Hope House, near the city of Ripon, in the county of York, Gentleman, who died in or about the month of August, 1869, are, on or before the 12th day of March, 1874, to send by

post, prepaid, to Mr. Henry Calvert, of Masham, near Bedale, in the county of York, the Solicitor of the plaintiff', Charles Husband and Robert Imeson, two of the executors of the will of the deceased, their Christian and surrames, 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 Charles Hall, at his chambers, situated in No. 13, Old-square, Linceln's inn, Middle-sex, on Thursday, the 25th day of March, 1874, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.— Dated this 27th day of January, 1874....

URSUANT to an Order of the High Court of Chancery, made in the matter of the estate of John Buckton King, late of Bedford street, Bedford-square, in the county of Middlesex, Stockbroker, and in a cause Edward Willson Duffin against Eliza King, Widow, the creditors of the said John Buckton King, formerly of Belford-street, Bedford-square aforesaid, but late of 4, Ellerslie-villas, Hammersmith, in the country of Middlesex, Stockbroker, who died in or about the month of October, 1872, are, on or before the 28th day of February, 1874, to send by post, prepaid, to Messrs. C. and R. J. Tahourdin, of 1, Victoria-street, Westminster, the Solicitors of the above-named defendant, Eliza King, executrix of the will 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 Order. Every creditor holding any security is to produce the same before the Vice-Chancellor Sir Charles Hall, at his chambers, situated No. 13, Old-source Lincoln's in Middleses on Saturday the 14th Square, Lincoln's-inh, Middlesex, on Saturday, the 14th day of March, 1874, at twelve o'clock at noon, being the time appointed for adjudicating on the claims.—Dated this 22nd day of January, 1874.

COUNTY COURTS' EQUITABLE JURISDICTION.

PURSUANT to an Order of the County Court of Yorkshire, holden at Keighley, made in a suit Joseph Pickles and Susannah, his wife, against Martha Butterfield, the creditors of, or claims its against, the estate of John Butterfield, late of Laverack Hall, in the parish of Keighley. in the county of York, Farmer, deceased, are, on or before the 21st day of February, 1874, to send by post, prepaid, to the Registrar of the County Court of Yorkshire, holden at Reighley, 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 21st day of February, 1874, at ten o'clock id the forenoon, being the time appointed for adjudicating upon the claims.—Dated this 23rd day of January, 1874. W. F. ATKINSON, Registrar.

In the Matter of a Deed of Assignment, executed on the 24th day of January, 1873, by Charles Osmer Rising, of No. 42, East-street, Brighton, in the county of Sussex,

NOTICE is hereby given, that the Trustee under the above deed will, on the 10th day of Febraary next, or so soon thereafter as conveniently may be, make a Final Diridend under the above deed of the estate of the said Charles Osmer Rising, amongst those creditors whose debts have been then admitted. All creditors who have not sent in particulars of their debts must before the said 10th day of February next, send the same to Messrs. W. J. White and Co., of No. 33, King-street, Cheapside, in the city of London, Accountants, and be prepared to prove them, other vise they will be aveluded from the benefit of the Dividend. wise they will be excluded from the benefit of the Dividend.

—Dated this 28th day of January, 1874.

PHELPS and SIDGWICK, 3. Gresham-street,

London, Solicitors to the Trustee.

The Bankruptcy Act, 1861. OTICE is hereby given, that the Creditors' Assignee of the estate and effects of William Gath, of Bradford, in the county of York, Stuff Merchant, trading under the firm of William Gath and Co., a bankrupt, who was adjudicated a bankrupt under a Petition for adjudication of bankruptcy, filed against him in the Court of Bankruptcy for the Leeds District, at Leeds, on the 22nd day of January, 1866, intends (in pursuance of a resolution to wind up and administer the said estate and effects out of Court, duly passed and confirmed under the 110th section of the above Act), forthwith after the 10th day of February next, to declare a Final Dividend on the estate of the said bankrupt.

No. 24060.

And all creditors of the said bankrupt who have not proved their debts are required to send in proofs and particulars thereof, to me, the undersigned, on or before such 10th day of February next, otherwise they will be excluded from the said Dividend.—Dated this 26th day of January, 1874.

W. L. WELSH, 52, Brown-street, Manchester,

Solicitor to the Creditors' Assignee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.
FIRST and Final Dividend of 2s. 2d. in the pound A has been declared in the matter of proceedings for liquidation by arrangement or composition with creditors, Inquidation by arrangement or composition with creditors, instituted by Thomas Butt, of the Lion Public-house, 151, Avenue F, Metropolitan Meat Market, Smithfield, and also of the New Market Hotel, King-street, Snow-hill, both in the city of London, Victualier and Tavern Keeper, and will be paid by me, at my offices, No. 3, Crosby-square, in the city of London, on Wednesday next, the 4th day of February, 1874, and three following Wednesdays, between the hours of eleven and two.

EDWARD MOORE, Trustee.

The Bankruptcy Act, 1869. In the County Court of Durham, holden at Sunderland. FIRST and Final Dividend of 7s. 3d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of James Richardson, of No. 6, High-street West, Sunderland, Grocer and Provision Dealer, and will be paid by me, at my office, in High Friar-street, Newcastle-on-Tyne, on and after the 2nd day of February, 1874.—Dated this 26th day of January,

R. A. COLLINS, Trustee,

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.

A SECOND and Final Dividend of 1s. 6d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of John Cockeroft, of Market-place, North Ormesby, in the county of York, Grocer, and will be paid by me, at the offices of Messre. Hudson and Pybus, Public Accountants, No. 3, Zetland-road, Middlesborough, on and after the 31st day of January. 1874. between the hours of nine and twelve o'clock. January, 1874, between the hours of nine and twelve o'clock,
—Dated this 27th day of January, 1874.

GEO. E. PYBUS, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northamptonshire, holden at Northampton.

Northampton.

A DIVIDEND of 3s. 4d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of Charles Miller, of 4, Grafton-street, in the town of Northampton, Builder, and will be paid by me, at No. 11, Regent-square, in the town of Northampton, on and after the 31st day of January, 1874.

Dead this 27th day of January, 1874. Dated this 27th day of January, 1874.

C. CHECKLEY, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Bradford.

FIRST and Final Dividend of 2s. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of James Hirst, of nquidation by arrangement of the analys of James Hirst, of Bradford, in the county of York, Woolstapler, trading as Joseph Hirst, and will be paid by me, at my office, in Piccadilly, Bradford, on Thursday, the 12th day of February next, between the hours of two and four in the afternoon.—

Dated this 27th day of January, 1874.

GEO. JACQUES, Trustee.

The Bankruptey Act, 1869. In the County Court of Lancashire, holden at Warrington. A first and Final Dividend of 3s. 7d. in the pound has been declared in the matter of a special resolution for liquidation by arrangement of the affairs of John Roberts, of Dial-street, Warrington, in the county of Lancaster, Grocer and Provision Dealer, and will be paid by me, at the offices of Mesars. Joseph Davies and Co., Bewsey-chambers, Bewsey-street, Warrington, Public Accountant, and after the 26th day of Joseph Pavicy 1874. Detect this on and after the 26th day of January, 1874.—Dated this 24th day of January, 1874

JOSEPH DAVIES, 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 Samuel Palmer, of 291, Strand, in the county of Middlesex, Printer and Publisher.

NOTICE is hereby given, that a First General Meeting of the creditors of the charge

of the creditors of the above-named person has been summoned to be held at my offices, No. 1, Walbrook, in the

city of London, on the 16th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 27th day of January, 1874

JAMES MOTE, 1, Walbrook, City, 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 Samuel Hodgkinson, of No. 43, Threadneedle-street, and No. 16, Wormwood-street, both in the city of London, Hosier and Outsiter, formerly trading in copartnership with Edward Hicks Hodgkinson, at No. 43, Threadneedle-street aforesaid, and at No. 9, High-street, Southwark, in street aforesaid, and at No. 9, high-street, Southward, in the country of Surrey, as Hosiers and Outfitters, under the style of Samuel Hodgkinson and Son, the said Samuel Hodgkinson residing at Drayton House, South Norwood Park, in said country of Surrey.

Park, in said county of Surrey.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Guildhall Coffee-house, Gresham-street, in the city of London, on the 17th day of February, 1874, at two o'clock in the afternoon precisely.

Dated this 23rd day of January, 1874.

PHELPS and SIDGWICK, 3, Gresham - street, London, Attorneys 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 Herbert Brewitt Hilliard, formerly of 82, Mark-lane, in the city of London, then of 31, Eastcheap, in the city of London, trading as a Wine Merchant at both places as H. B. Hilliard and Company, and of Wimbledon, in the county of Surrey, and now of Brixton, in the county of Surrey, Merchant's Clerk.

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. Edword Woodard,

of No. 2, Ingram-court, Fenchurch-street, in the city of London, on the 12th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 24th day of January,

EDW. WOODARD, Attorney for the 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 Strange, of No. 1, Mande-road, Camberwell, in

James Strange, of No. 1, Maude-road, Camberwell, in the county of Surrey, and 29, Botolph-lane, in the city of London, Wine Merchant.

OTICE is bereby 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. Thomas Kersey Edwards, at 5A, Cloak-lane, in the city of London, on the 14th day of February, 1874, at two o'clock in the afternoon precisely.—Pated this 27th day of January, 1874.

T. K. EDWARDS, 5A, Cloak-lane, London, 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 Frederick Adolphus Hardisty, jun., Queen-street, Brompton, in the county of Middlesex, Riding Master and

Livery-stable Keeper.

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 No. 15, Devonshire-street, Northend-road, Hammersmith, on the 7th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 17th

day of January, 1874.
W. F. MORRIS, Attorney for the said Frederick Adolphus Hardisty.

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 Herman Oppenheim, formerly of Bream's buildings, Chancery-lane, in the city of London, afterwards of No. 22, Chancery-lane, afterwards of No. 27, Southampton-buildings, and now of No. 24, Cursitor-street, Chancery-lane, all in the county of Middlesex, Law Stationer and Draughtsman.

Draughtsman.

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. 22, Acton-street, Gray's-iun-road, in the county of Middlessex, on the 9th day of February, 1874, at two o'clock in the afternoon precisely.

—Dated this 23rd day of January, 1874.

WM. NORRIS, 22, Acton-street, Gray's-inn-road, 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 Richard Davison, late of No. 16. Lamb's Conduit-street, in the county of Middlesex, now of No. 18, Great Jamesstreet, Bedford-row, in the same county, General Provision

Office is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. R. K. Stubbs, of No. 16, Great James-street, Bedford-row, in the county of Middlesex, on the 12th day of February, 1874, at eleven o'clock in the forenoon precisely.-Dated this 26th day

of January, 1874.
WILLIAM HICKS, No. 10, Annis-road, South
Hackney, Attorney for the said Richard Davison.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Felix John Beall, of No. 41, Queen-street, Hammersmith, in the county of Middlesex, Baker.

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. Howard and Co., No. 17, New Bridge-street, in the city of London, Solicitors, on the 11th day of February, 1874, at eleven o'clock in the forenoon precisely.—Dated this 26th day of

January, 1874.

HOWARD and CO., 17, New Bridge-street, E.C.,
Attorneys 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 Isaac Samuel, of 16, White Lion-street, Chelsea, in the county of Middlesex, Clothes Dealer.

county of Middlesex, Clothes Dealer.
OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Mr. Goatly, No. 152, Westminster-bridge-road, Lambeth, in the county of Surrey, on the 13th day of February, 1874, at ten o'clock in the forenoon precisely.—Dated this 29th day of January,

WALTER E. GOATLY, of 152, Westminsterbridge-road, Lambeth, Attorney for the said Isaac Samuel.

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 Henry Christopher Sharpe, of Gothic Cottage,

William Henry Christopher Sharpe, of Gothic Cottage, Hammersmith, and 9, Upper John-street, Golden-square, in the county of Middlesex, Agent.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 9, Upper John-street, Golden-square, in the county of Middlesex, on the 14th day of February, 1874, at eleven o'clock in the forenoon precisely.

Dated this 28th day of January, 1874.

H. M. SYDNEY, Attorney for the said William Henry Christopher Sharpe.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrange-

of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Edmund F. and Benn Davis, 6, Cork-street, Burlington-gardens, London, W., on the 12th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 26th day of January, 1874.

EDMUND F. and BENN DAVIS, 6. Cork-street, Burlington-gardens, London, W., Attorneys for the said 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 Samuel Brooks, of 4, Coomb's street, City-road, in the county of Middlesex, Law Clerk.

county of Middlesex, Law Clerk.

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 John George Watson, 74, Basinghall-street, in the city of London, on the 12th day of February, 1874, at three o'clock in the afternoon precisely.—Dated this 22nd day of January, 1674.

JOHN GEO. WATSON, 74, Basinghall-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 Marris Solomons, of 26, New Montague-etreet, Spitalfields, and 13, Preston-street, Mile End New Town, both

fields, and 13, Preston-street, Mile End New Town, both in the county of Middlesex, Grocer and 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 39, Southampton-buildings, Chancery-lane, London, on the 9th day of February, 1874, at ten o'clock in the forenoon precisely.—Dated this 22nd

day of January, 1874.

J. M. DOBSON, 39, Southampton-buildings, Attorney for the said Morris Solomons.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by

ment or Composition with Creditors, instituted by Robert Woodward, of 448, Bethnal Green-road, in the county of Middlesex, Furnishing Ironmonger.

NOTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 105, London-wall, in the city of London, on the 11th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 26th day of January, 1874.

H. LYSTER BIRD, 105, London-wall, Attorney for the said Robert Woodward.

The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Philip Brenner, of Westow-street, Upper Norwood, in the county of Surrey, and of No. 16, Fore-street, in the city of London, Tailor.

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. 18, Charterhouse-square, in the county of Middlesex, on the 13th day of February, 1874, at half-past two o'clock in the afternoon precisely.—Dated this 28th day of January, 1874.

WM. HOWARD ROBINSON, 18, Charterhousesquare, E.C., Attorney for the 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 John Purvis Dickson, of Wood Wharf, West India Docks, Poplar, in the county of Middlesex, Timber Merchant and Commission Agent.

NOTICE is hereby given, that a First General Meeting of the creditors of the sbove-named person has been summoned to be held at the Masons' Hall Tavern, Masons' avenue, Basingball-street, in the city of London, E.C., on the loth day of February, 1874, at two o'clock in the after-noon precisely.—Dated this 7th day of January, 1874.

W. W. BROWN, 22, Basinghall-street, London-Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Cornwall, holden at Truro.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Josiah Harris, of Falmouth, in the county of Cornwall, carrying on business as Coal and Salt Merchant, Draper, Grocer, and General Dealer, under the firm of J. Harris, Son, and Company of Falmouth of Company. Son, and Company, at Falmouth aforesaid, and at Meva-

gissey, in the said 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 the Royal Hotel, College-green, Bristol, on the 13th day of February, 1874, at three o'clock in the afternoon precisely.—Dated this 26th day of January, 1874.

GENN and NALDER, of Church-street, Falmouth, Attorneys for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Glamorganshire, holden at Neath.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William David Jones, of Aberavon, in the county of

Glamorgau, 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 offices of Messrs. J. Crowther and Co., Accountants, Bath-chambers, York-street, Manchester, on the 10th day of February, 1874, at eleven o'clock in the forenoon precisely.—Dated this 26th day of January,

M. TENNANT, of Aberavon, Attorney for the said

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 Henry Riley, of 124, London-road, Preston, in the county of Lancaster, Stationer.

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 Auction Rooms of Messrs. Watson and Son, in Fishergate, Preston aforesaid, on the 11th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 26th day of January, 1874.

CHARLES T. TAYLOR, 2. Winckley-street, Preston, Attorney for the said Henry Riley.

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 Benjamin Jackson, of Lancaster-road, in Preston, in the

county of Lancaster, India-rubber Dealer.
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 office of Charles Fryer, No. 40, Lune-street, Preston, Lancashire, on the 12th day of February, 1874, at eleven o'clock in the forenoon precisely. Dated this 28th day of January, 1874.

CHARLES FRYER, 40, Lune-street, Preston, Attorney for the said Benjamin Jackson.

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 Thomas Joinson, of 9, Sandy lane, Royton, near Oldham, in the county of Lancaster, Plumber, Glazier, and Gas

OTICE is bereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Dog and Partridge Inn, Fennelstreet, in the city of Manchester, on the 18th day of February, 1874, at three o'clock in the afternoon precisely.—

Dated this 26th day of January, 1874.

CHAS. Cl.EGG, 2, Clegg - street, Oldham,
Attorney for the said Thomas Joinson.

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 William Johnson and Edward Johnson, both of Irk Mills, Long Millgate, in the city of Manchester, Cotton Waste Dealers, trading under the style or firm of W. and E. Johnson.

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 office of Mr. John Clayton, No. 16, York-chambers, 55, King-street, in the city of Manchester, Solicitor, on the 16th day of February, 1874, at eleven o'clock in the forenoon precisely.—Dated this

27th day of January, 1874.

JNO. CLAYTON, 16, York-chambers, 55, Kingstreet, Manchester, Attorney for the said Debtors.

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 Charles Henry Orgill, of 546, Rochdale-road, Manchester, in the county of Lancaster, Grocer and Provision Dealer. OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Addleshaw and Warburton, Solicitors, Royal Insurance-buildings, 67, Kings-street, Manchester, on the 13th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 26th day of January, 1874.

ADDLESHAW and WARBURTON, Royal Insurance-buildings, 67, King-street, Manchester, Attorneys for the said Debtor.

The Backruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Louis Menke, of 21A, King street, Manchesier, and 183, York-street, Cheetham, both in the county of Lancaster, Dealer in Works of Fine Art.

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 Mr. Joseph Harris Hewitt, Accountant, 17. Princess-street, Manchester, on the 12th day of February, 1874, at half-past two o'clock in the afternoon precisely.—Dated this 28th day of January,

REGINALD WORSLEY, 1, St. James'-square, Manchester, Attorney for the said Debtor.

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 Frank Wright Morgan, of 21, Old Millgate, Manchester, in the county of Lancaster, and residing in lodgings at 15, Walnut-street, Cheetham-bill, Manchester aforesaid,

Optician.

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. Gardner, Horner, and Company, Solicitors, 26, King-street, Manchester, in the county of Lancaster, on the 13th day of February, 1874, at three o'clock in the afternoon precisely.—Dated this 28th day of January, 1874.

GARDNER, HORNER, and CO., Attorneys for the said Frenk Wright Mongan

the said Frank Wright Morgan.

The Bankruptcy Act, 1869. 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 Benjamin Barton Sharp, formerly of Nos. 16 and 18, Hood-street, Liverpool, in the county of Lancaster, Innkeeper, afterwards of No. 31, Rutland - street, Everton, Liverpool aforesaid, out of business, afterwards of No. 66, Delactoret Liverpool of pressid converges on hydrogen. Dale-street, Liverpool aforesaid, carrying on business there under the style of Kent and Co., as Tailor and Outfirter, afterwards of No. 1, Peel-terrace, Grosvenor-road, New Brighton, in the county of Chester, out of business, but now of No. 50, Farnworth-street, Kensington, Liverpool

aforesaid, out of business.

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. William Lowe, Solicitor, No. 43, Castle-street, Liverpool, in the county of Lancaster, on the 21st day of February, 1874, at four o'clock in the afternoon precisely.-Dated this 27th day of

January, 1874.
WILLIAM LOWE, 43, Castle-street, Liverpool, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Liverpool.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Hallam, of 136, St James-street, and residing in lodgings at 154, Canning-street, both in Liverpool, in the

country of Lancaster, Boot and Shoe Dealer.

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 Mr. Peter Vine, Imperial-chambers, 62, Dale-street, Liverpool, in the county of Lancaster, Public Accountant, on the 23rd day of February, 1874. at three o'clock in the afternoon precisely.—
Dated this 27th day of January, 1874.

JOS. J. KITSON, of Imperial-chambers, 62, Dalestreet, Liverpool, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Middlesex, holden at Brentford. In the Matter of Proceedings for Liquidation by Arrange-

of the creditors of the above-named person has been summoned to be held at the Auction Mart, Tokenhouse-yard, in the city of London, on the 12th day of February, 1874, at one o'clock in the afternoon precisely.-Dated this 24th day of January, 1874. ROSCOE, HINCKS, and SHEPPARD, Attorneys

for the said Debtor.

The Bankruptey. Act, 1869.

In the County Court of Surrey, holden at Croydon.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Holland Doughty, of Dorking, in the county of

Surrey, Coal and Coke 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 Cannon-street Hotel, in the city of London, on the 24th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 27th day of

January, 1874.

HART, HART, and MARTEN, Attorneys for the said John Holland Doughty.

The Bankruptcy Act, 1859:

In the County Court of Kent, holden at Croydon. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Mathie, of the Alders, West Wickham. in the county of Kent, Carpenter, Builder and Undertaker.

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. May and

Sykes, High-street, Bromley, Kent, on the 16th day of February, 1874, at four o'clock in the afternoon precisely.

-Dated this 26th day of January, 1874. MAY and SYKES, 2, Adelaide-place, London Bridge, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Kent, holden at Cauterbury.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward Thunder, of High-street, Margate, in the county of Kent, Builder and Contractor. of Kent, Builder and Contractor.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been saminoned to be held at the Star Hotel, High-atreet, Margate aforesaid, on the 13th day of February, 1874, at three o'clock in the afternoon precisely.—Dated this 24th day of

January, 1874.

JAS. BERRY WALFORD, Ramsgate, Attorney for the said Debtor.

The Bankruptey Act, 1869.

In the County Court of Kent, holden at Canterbury. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by William Pemberton Heskets, of the Fort Brewery, Mar-gate, in the county of Kent, Brewer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the Guildhall Tavern, Gresbamstreet, London, on the 10th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 23rd day of

January, 1874.
J. W. ARCHD. CALKIN, 18, Clement's-inu, London, Attorney for the said William Pemberton,

Hesketh.

The Bankruptcy Act, 1869. In the County Court of Essex, holden at Colchester. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted Ansil Loyd, of Colchester, in the county of Essex, Tailor

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 Fleece Hotel, Head-street, Colchester, on the 16th day of February, 1874, at three o'clock in the afternoon precisely.—Dated this 27th day of January, 1874

ALEXANDER M. WHITE, Attorney for the said

Debtor.

The Bankruptcy Act, 1869.
In the County Court of Wiltshire, holden at Salisbury.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Arthur Robinson, of the Barleymow Inn, Green Croftstreet, Salisbury, in the county of Wilts, Innkeoper.

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 office of Mr. Francis Holding.

summoned to be held at the office of Mr. Francis Hodding, at the Market House, Salisbury, on the 12th day of February, 1874, at three o'clock in the afternoon precisely.— Dated this 27th day of January, 1874. FRANCIS HODDING, Salisbury, Attorney for

the said Arthur Robinson.

The Bankruptcy Act, 1869.
In the County Court of Wiltshire, holden at Swindon.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Thomas Lipscomb, of Wroughton, in the county of Wilts, Chairmaker.

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 Great Western Hotel, Reading, Berks, on the 13th day of February, 1874, at eleven o'clock in the forenoon precisely.—Dated this 27th day of January, 1874.

CHAS. LUCAS, Newbury, Attorney for the said William Thomas Lipscomb.

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 James Hedgethorn, of Church-street, Shoreham, and Church-street, Brighton, both in the county of Sussex Oyster Merchant, but late of the Adur Tavern, New-

road, Shoreham aforesaid, Beer Retailer.
OTICE is hereby given, that a Second General Meeting
of the creditors of the above-named person has been summoned to be held at No. 6, Great James-street, Bedford-row, London, on the 31st day of January, 1874, at twelve o'clock at noon precisely.—Dated this 23rd day of January,

> THOMAS A. GOODMAN, 19, Prince Albert-street, Brighton, Attorney for the said James Hedge-thorn.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Sunderland.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Rounthwaite, of No. 195, High-street, Sunderland, in the county of Durham, Clothier and Outfitter.

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. Henry Ritson, Solicitor, 44, West Sunniside, Sunderland, on the 10th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 20th day of January, 1874. Dated this 20th day of January, 1874.

HENRY RITSON, 44, West Sunuiside, Sunderland, Attorney for the said Thomas Rounthwaite.

The Bankruptcy Act, 1869. In the County Court of Durham, holden at Sunderland. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Isaac Cohen, of No. 16, Ward-street, in the borough of Sunderland, in the county of Durham, General Dealer.

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoned to be held at No. 19, Fawcett-street, Sunderland aforesaid, on the 4th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 27th day of January,

JAS. A. LONGDEN, No. 19, Fawcett-street, Sanderland, Attorney for the said Isaac Cohen.

The Bankruptcy Act, 1869.

In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough:

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Richard Steels Carr, of Whitby, in the county of York,

Lodging-house Keeper.
OTICE is hereby given, that a First General Meeting
of the creditors of the above-named person has been
summoned to be held at the office of Mr. Francis Thornton, Solicitor, Albert-chambers, Whitby, on the 18th day of February, 1874, at eleven o'clock in the forenoon precisely. -Dated this 27th day of January, 1874.

FRANCIS THORNTON, Albert-chambers, Whitby, Attorney for the said Richard Steels Carr.

The Bankruptoy Act, 1869. In the County Court of Durham, holden at Stockton-

on-Tees and Middlesborough. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Coultiss Collins, of Marton-road, Middlesborough, in the county of York, Grocer and Provision

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 William Lees Dobson, Attorney, 36, Gosford - street, Middlesborough, on the 9th day of February, 1874, at eleven o'clock in the forenoon precisely.—Dated this 23rd day of January, 1874.

WM. LEES DOBSON, Middlesborough, Attorney for the said William Coultiss Collins.

The Bankruptcy Act, 1869.
In the County Court of Norfolk, holden at Norwich.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frederick Walter Tucker, of West Pottergate - street, in the hamlet of Heigham, in the county of the city of Norwich, late Commission Agent, and now Commercial Traveller and Manager of a Hosiery and Glove Business

in the said city of Norwich.
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, Church-street, Theatre-street, in the city of Norwich, on the 13th day of February, 1874, at four o'clock in the afternoon precisely.—Dated this 26th day of January, 1874.
WM. SADD, Church-street, Theatre-street, Norwich, Attorney for the said Debtor.

in the said city of Norwich.

The Bankruptcy Act, 1869. In the County Court of Norfolk, holden at Norwich.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Edgar Hardy, of Botolph-street; in the parish of Saint Augustine, in the city of Norwich, Draper and

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. William Sadd, church-street, Theatre-street, in the city of Norwich; on the 13th day of February, 1874, at three o'clock in the afternoon precisely.—Dated this 27th day of January, 1874.

WM. SADD, Church-street, Theatre-street,

Norwich, 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 Edmund Mason, of East Bridgeford, in the county of

Edmund Mason, of East Bridgeford, in the county of Nottingham, Butcher.

Nottingham, Butcher.

TotlCE 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. George Belk. No. 7, Middle-pavement, Nottingham, on the 16th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 26th day of January, 1874.

GEORGE BELK, No. 7, Middle-pavement, Nottingham, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Denbighshire, holden at Wrexham. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Joshua Hewitt, of the Royal Oak Inn, Bangor-is-y-Coed,

in the county of Flint, Licensed Victualler.

OTICE is hereby given, that a First General Meeting of the creditors of the share named of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Radeliffe and Layton, Solicitors, No. 12, Hackin's Hey, Liverpool, in the county of Lancaster, on the 19th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 27th day of January, 1874.
RADCLIFFE and LAYTON, 12, Hackin's Hey,

Attorneys for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Worcestershire, holden at Worcester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Hopkins, of 37, Sidbury, in the city of Worcester, Corn Dealer.

of the creditors of the above-named person has been summoned to be held at the offices of Mr. William Meredith, Solicitor, College-street, Worcester, on the 10th day of February, 1874, at three o'clock in the afternoon precisely.

Dated this 26th day of January, 1874. WM. MEREDITH, Attorney for the above-named

Debtor.

The Bankruptcy Act, 1869.
In the County Court of Worcestershire, holden at
Worcester.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by
Charles Hopkins, of Hylton-road, in the city of Worcester, Smith and Wheelwright.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. James Tree, Attorney-at-Law, No. 14, Sansome-street, in the city of Worcester, on the 11th day of February, 1874, at three o'clock in the afternoon precisely.—Dated this 27th day

of January, 1874.

JAS. TREE, 14, Sansome-street,
Attorney for the said Charles Hopkins. Worcester.

The Bankruptcy Act, 1869. In the County Court of Cheshire, holden at Birkenhead.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Frederick Rathbone, of No. 47, Seymour-street, Tranmere, in the county of Chester, and lately cirrying on business at No. 5, Castle-street, Liverpool, in the county of Lancaster, Printseller.

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. Downham, Solicitor, 7, Market-street, Birkenhead, on the 12th day of February, 1874, at two o'clock in the afternoon precisely.—

Dated this 27th day of January, 1874.

THOMAS MORRIS DOWNHAM, 7, Marketstreet, Birkenhead, Attorney for the said Debtor

The Bankruptcy Act, 1869.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Stockport.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Henshall, of the St. Petersgate Mills, Stockport, in the county of Chester, Doubler and Heald Knitter, trading under the style of Thomas Henshall and Co.

I 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 Commercial Hotel, Brown-

summoned to be held at the Commercial Hotel, Brownstreet, in the city of Manchester, on the 18th day of February, 1874, at three o'clock in the afternoon precisely.

—Dated this 26th day of January, 1874.

JOHN JACKSON, 15, Brazennose-street, Manchester, Attorney for the said Thomas Henshall.

The Bankruptcy Act, 1869.
In the County Court of Cheshire, holden at Stockport.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by

ment or Composition with Creations, instituted by Peter Scarlett, of Lower Hillgate, Stockport, in the county of Chester, 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 Clarence Hotel, Spring gardens, Manchester, on the 20th day of February, 1874, at two Manchester, on the 20th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 26th day of

January, 1874.

A. T. H. EVANS, 12. Vernon-street, Stockport, and at Manchester, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Stokeupon-Trent and Longton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Griffiths. of the Robin Hood, Hartshill, in the

John Griffiths. of the Robin Hood, Hartshill, in the county of Stafford, Beerhouse Keeper and Grocer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the office of Mr. Rslph Alexander Stevenson, Solicitor, No. 10, Brook-street, Sloke-upon-Trent, in the county of Stafford, on the 17th day of February, 1874, at ten o'clock in the forenoon precisely.—Dated this 27th day of January, 1874.

RALPH A. STEVENSON, No. 10, Brook street, Stoke-upon-Trent, Staffordshire, Attorney for the said

Stoke-upon-Trent, Staffordshire, Attorney for the said

Debtor.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Stokeupon-Trent and Longton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Haynes, of High street, Stoke-upon-Trent, in the county of Stafford, Shoe Manu'acturer.

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. 18. Cheapside, Hanley, Stafford-shire, on the 17th day of February, 1874, at three o'clock in the alternoon precisely .- Dated this 27th day of January, 1874.

E. and A. TENNANT, 18, Cheapside, Hanley, Attorneys for the said Alfred Haynes.

The Bankruptcy Act, 1869. In the County Court of Staffordshire, holden at Hanley, Burslem, and Tunstall.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Llewellyn Williams, of the Market-square, Tunstall, in the county of Stafford, Druggist and Seedsman. TO FICE is hereby given, that a First General Meeting of the creditors of the above-named person has been

summoned to be held at the Sneyd Arms Hotel, Tunstall, in the county of S:afford, on the 9th day of February, 1874, at eleven o'clock in the for-noon precisely. - Dated this 24th day of January, 1874.

E. W. HOLLINSHEAD, Tunstall, Staffordsbire,

Attorney for the Debtor.

The Bankrupter 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 George Banbery, of No. 129, Salop street, Woverhampton, in the county of Stafford, Bootmaker.

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, 17, Queen-street, Wolverhampton, on the 14th day of February, 1874, at eleven o'clock in the forenoon precisely.—Dated this 28th day of January, 1874.

U. STRATTON, Wolverhampton, Attorney for the said George Banbery.

The Bankruptcy Act, 1869. In the County Court of Somersetshire, holden at Bridgewater.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Banger, of Stafford Villa, Locking-road, Weston-super-Mare, in the county of Somerset, 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 offices of Messrs. Hancock, Triggs, and Co., Accountants, the Guildhall, in the city of Bristol, on the 11th day of February, 1874, at one o'clock in the afternoon precisely. — Dated this 26th day of January, 1874

BENSON and THOMAS, 39, Broad-street, Bristol, Attorneys for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Somersetshire, holden at Yeovil. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by George Ayles, of Hull Farm, in the parish of Horsington,

in the county of Somerset, Yeoman.

OTICE is hereby given, that a Second General Meeting of the graditors of the characterists. of the creditors of the above-named person has been summoned to be held at the Greyhound Hotel, in Win-canton, in the county of Somerset, on the 3rd day of February, 1874, at twelve o'clock at noon precisely.-Dated this 28th day of January, 1874.

J. TREVOR DAVIES, Sherborne, Dorset, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Somersetsbire, holden at Bath.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted Francis Rogers, of Trowbridge, in the county of Wilts, Engineer and Millwright.

Of the creditors of the above-named person has been summoned to be held at my offices, in Bridge-street, Brad-ford-on-Avon, on the 6th day of February, 1874, at eleven o'clock in the forencon precisely.—Dated this 16th day of January, 1874.
HENRY SHRAPNELL, Bradford-on-Avon, Attor-

nev for the Debtor.

The Bankruptey Act, 1869.

In the County Court of Northamptonshire, holden at Northampton.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Daniel Denton, of Hinwick, near Poddington, in the county of Bedford, Farmer and Grazier, Corn Dealer, and Beer Retailer.

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 Mr. T. Cook, Churchstreet, Wellingborough, on the 11th day of February, 1874 at half-past three o'clock in the afternoon precisely. - Dated this 26th day of January, 1874.
C. C. BECKE, 20, Market-square, Northampton-

Attorney for the said Debtor.

The Bankruptey Act, 1869.
In the County Court of Monmouthshire, holden at
Tredegar.

In the Matter of Proceedings for Liquidation by Arrange ment or Composition with Creditors, instituted by William Jay, of Ebbwvale, in the county of Monmouth, Shoefactor, Greengrocer, Newsagent, and General Dealer. 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 office of Mr. George Albert Jones, Frogmore-street. Abergavenny, in the county of Monmouth, on the 11th day of February, 1874. at three o'clock in the afternoon precisely.—Dated this 26th day of January, 1874. GEORGE

ALBERT JONES, Abergavenny,

Attorney for the said Debtor.

The Bankruptcy 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 Thomas Mason Robinson, of Leeds, in the county of York, Woolien 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. Simpson and Burrell, No. 20, Albion-street, Leeds, in the county of York, on the 11th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 26th day of January, 1874.

> SIMPSON and BURRELL, Attorneys for the said Thomas Mason Robinson.

> > The Bankruptcy 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 Charles Brown, of Upper Wortley, near Leeds, in the county of York, formerly Confectioner and Fruit Merchant, but now out of business.

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 Lee Hardwick, No. 25. Boar-lane, Leeds, in the county of York, Solicitor, on the 9th day of February, 1874, at half-past ten o'clock in the forenoon precisely.—Dated this 24th day of January, 1874.

LEE HARDWICK, Attorney for the said Charles Brown.

The Bankruptcy 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 James Mitchell, of Leeds and Morley, both in the county of York, Woollen Manufacturer and Merchant.

OTICE is bereby 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 Messrs. Simpson and Burrell, No. 20, Albion-street, in Leeds, in the county of York, on the 12th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 26th day of January, 1874.

SIMPSON and BURRELL, Attorneys for the said James Mitchell.

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

ment or Composition with Creditors, instituted by by Thomas Sanderson, of Ditchingham-street, in Sheffield, in the county of York, 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 office of Mr. Alfred Roberts, Queen-street, in Sheffield aforesald, Solicitor, on the 11th day of February, 1874, at three o'clock in the alternoon precisely.—Dated this 26th day of January, 1874.

ALFRED ROBERTS, Attorney for the said Thomas Sanderson.

Thomas Sanderson.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at York.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Matthew Wilkinson, of No. 100, Walmgate, in the city of York, Draper.
O'l'CE is hereby given, that a First General Meeting

of the creditors of the above-named person has been summoued to be held at the offices of Mr. William Wilkinson, St. Helen's-square, York, on the 11th day of February, 1874, at three o'clock in the afternoon precisely.--I)ated this 26th day of January, 1874.

WM. WILKINSON, Saint Helen's-square, York, Attorney for the said Matthew Wilkinson.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Northallerton. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Jonathan Nicholson, of Sowerby, near Thirsk, in the county of York, Innkeeper and Butcher.

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 Messrs. Arrowsmith and Richardson, in t'astlegate, in Thirsk, in the county of York, on the 17th day of February, 1874, at two o'clock in the afternoon precisely.—Dated this 24th day of January, 1874.

ARROWSMITH and RICHARDSON, Thirsk, Attorneys for the said Jonathan Nicholson.

The Bankruptcy Act, 1869.

In the County Court of Yorkshire, holden at Barnsley.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Henry Collins, of Penistone, in the county of York, Schoolmaster.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Messrs. Dransfield and Sous, Solicitors, Penistone aforesaid, on the 14th day of February, 1874, at eleven o'clock at forenoon precisely.

— Dated this 28th day of January, 1874.

> DRANSFIELD and SONS, Attorneys for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Phillips and William Barham Hames, trading in copartnership in Bull-street and Smallbrook-street, Birmingham, in the county of Warwick, as Linen Drapers, under the style or firm of Phillips and Hames.

OTICE is hereby given, that a First General Meeting of the creditors of the separate estate of the above-named James Phillips has been summoned to be held at the offices of Mr. Thomas Assinder, Solicitor, 8, Union-street, Birmingham, on the 10th day of February, 1874, at one o'clock in the afternoon precisely.—Dated this 26th day of January, 1874.

'THOMAS ASSINDER, 8, Union-street, Birming-ham, Attorney for the said Debtor.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Charles Lay, of Jenkins-street, Herbert-road, Small Heath, Birmingham, in the county of Warwick, Grocer

and Provision 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 offices of William Henry Powell, Solicitor, Clarendon-chambers, Temple-street, Birmingham, on the 13th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 27th day of January, 1874.

WM. HY. POWELL, Clarendon-chambers, Templestreet, Birmingham, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Warwickshire, holden at Warwick. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas William Fuller and Frank Hill Simpson, of Leamington Priors, in the county of Warwick, Coach Builders

O'TICE is hereby given, that a First General Meeting of the creditors of the above-named persons has been summoned to be held at my offices, No. 36, Warwick-street, in Leamington Priors aforesaid, on the 9th day of February, 1874, at twelve o'clock at noon precisely.-Dated this 24th day of January, 1874.

WM. OVERELL, Leamington Priors, Attorney for

the said Thomas William Fuller and Frank Hill

Simpson.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Warwick. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas William Fuller, of Leamington Priors, in the county of Warwick, Coach 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 my offices, No. 36, Warwickstreet, Leamington Priors aforesaid, on the 9th day of February, 1874, at one o'clock in the afternoon precisely.—

Dated this 24th day of January, 1874.

WM. OVERELL, Leamington Priors, Attorney for the said Thomas William Fuller.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Warwick. In the County Court of Warwicksnire, noiden at Warwick.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Frank Hill Simpson, of Leamington Priors, in the county of Warwick, Coach Builder.

of the creditors of the above-named person has been summoned to be held at my offices, No. 36, Warwick-street, in Learnington Priors aforesaid, on the 9th day of February, 1874, at two o'clock in the afternoon precisely.— Dated this 24th day of January, 1874.
WM. OVERELL, Leamington Priors, Attorney for

the said Frank Hill Simpson.

The Bankruptcy Act, 1869.

In the County Court of Warwickshire, holden at Warwick. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Jane Wetherell, of No. 1, Percy-terrace, Milverton, in the county of Warwick, Widow and Governess.

O'TICE is hereby given, that a General Meeting of the creditors of the above-named person has been

summoned to be held at the Bath Hotel, Learnington Priors, in the county of Warwick. on the 19th day of February, 1874, at two o'clock in the afternoon precisely .-- Dated this 26th day of January, 1874.

W. B. SANDERSON, Northgate-street, Warwick, Attorney for the said Jane Wetherell.

The Bankruptcy Act, 1869. In the County Court of Gloucestershire, holden at

Cheltenbam. Chettenham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Alfred Norman and John Thomas Norman, of Saint George's Hall, Cheltenham, in the county of Gloucester, Printers and Paper Dealers.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at 26, Chancery-lane, London, in the county of Middlesex, on the 11th day of February, 1874, at

county of Middlesex, on the 11th day of February, 1874, at three o'clock in the afternoon precisely .- Dated this 26th

day of January, 1874. ALF. W. BOODLE, 2, Bedford-buildings, Cheltenham aforesaid, Attorney for the Debtor,

The Bankruptcy Act, 1869. In the County Court of Gloucestersbire, holden at Cheltenham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Jane Alcock, of Stow-on-the-Wold, in the county of

Gloucester, Spinster, out of business.
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 Talbot Inn, in Stow-on-the-Wold, in the county of Gloucester, on the 6th day of February, 1874, at half-past two o'clock in the afternoon precisely.—Dated this 26th day of January, 1874.

THOS. MACE, Chipping Norton, in the county of Oxford, Attorney for the said Debtor.

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Roe, of Lawrence Hill, in the city and county of Bristol, Potato Dealer.

OTICE is hereby given, that a First General Meeting of the creditors of the above-named person has been summoned to be held at the offices of Albert Essery, Solicitor, Guildhall, Broad-street, Bristol, on the 7th day of February, 1874, at eleven o'clock in the forenoon precisely. Dated this 28th day of January, 1874.

ALBERT ESSERY, Guildhall, Broad-street, Bristol, Attorney for the Debtor.

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Robert Phillips, of No. 32, Paul-street, Kingsdown, in the city and county of Bristol, lately carrying on business at Portland Nursery, Portland street, Kingsdown aforesaid, Coachbuilder.

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. J. H. Clifton, 8, Corn-street, Bristol, on the 7th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 22nd day of

January, 1874.

J. H. CLIFTON, 3, Corn-street, Bristol, Attorney for the Debtor.

The Bankruptcy Act, 1869. In the County Court of Devonshire, holden at East Stonehouse.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Richard Batchers Edwards, of Princetown, in the parish of Lidford, in the county of Devon, Shopkeeper.

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. Bridgman and Johnstone, of Church lane. Tavistock, on the 3rd day of February, 1874, at twelve o'clock at noon precisely.— Dated this 26th day of January, 1874.

BRIDGMAN and JOHNSTONE, Church lane, Tavistock, Attorneys for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Devonshire, holden at Barnstaple. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Johns, of Bideford, in the county of Devon, Tailor.

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. Rooker and Bazeley, No. 28, Bridgeland-street, Bideford, on the 13th day of February, 1874, at twelve o'clock at noon precisely. -Dated this 28th day of January, 1874. ROOKER and BAZELEY, 18, Bridgeland-street,

Bideford, Attorneys for the said John Johns.

The Bankraptcy Act, 1869. In the County Court of Devonshire, holden at Exeter. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Spurway, of Colyford, in the county of Devon, Publican and Wheelwright.

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 Dolphin Inn, Colyton, in the county of Devon, on the 10th day of February, 1874, at twelve o'clock at noon precisely.—Dated this 26th day of January, 1874.

E. H. WILTON, Colyton, Devon, Attorney for the said James Spurway.

The Bankruptcy Act, 1869.

In the County Court of Devonshire, holden at Exeter.

In the Matter of Proceedings for Liquidation by Arrangment or Composition with Creditors, instituted b

John Reed Marwood, of the Duke of Monmonth Inn,

Topsham, in the county of Devon, innkeper and Tailor

O'TICE is hereby given, that a First General Meeting

of the creditors of the above-named person has been summound to be held at the Bristol Commercial Inn, Sidwell-street, in the county of the city of Exerce, on the 12th day of February, 1874, at eleven o'clock in the forenoon precisely.—Dated this 27th day of January, 1874.

THOMAS FLOUD, of 11. Castle street, Exeter, Attorney for the said Debor.

The Bankruptcy Act, 1869

In the County Court of Leicestershire, holden at Leicester. In the Matter of Proceedings for Liquidation by Arrangement, or Composition with Creditors, instituted by Joseph Bacon, of Newbold Verdon, near Desford, in the

county of Leicester, Shoe Manufacturer.

OTICE is hereby given, that a Second General Meeting of the creditors of the above-named person has been summoued to be held at Cook's Temperance Hotel, Leicester, on the 31st day of January, 1874, at one o'ch ck in the a'ternoon precisely.—Dated this 27th day of January, 1874

THOMAS REES. 52, Chancery-lane, London, Attorney for the said Debtor.

The Bankruptcy Act, 1869.
In the County Court of Kent, holden at Rochester.

In the County Court of Kent, holden at Rochester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Newton Ridlington, of No. 6, George's-terrace, Erith, in the county of Kent, Grocer.

JPON sufficient cause this day shown to the satisfaction of the Court, the General Meeting of Creditors in this matter summoned for the 5th day of February, 1874, is hereby directed to be held at the office of Messrs. Nicholis and Leatherdale. Accountants, 14, Old Jewry chambers, in and Leatherdale, Accountants, 14, Old Jewry-chambers, in the city of London in lieu of the place originally named. And hereof let notice be given forthwith. - Dated this 27th day of January, 1874.

The Bankruptey Act, 1869.
In the London Bankruptey Court.
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Wilkinson, of 9, Gracechurch-street, in the city of London, Timber Mer-

MEETING of the Creditors of the above named John Wilkinson, who filed a petition for liquidation on the 7th day of October, 1873, will be lield at the offices of Messrs. G. and W. Webb and Pearson, No. 11, Austin Friars, in the city of London, on Tuesday, the 10th day of February next, at three of the clock in the afternoon, for the purpose of considering the propriety of sanctioning the acceptance by the Trustee of a composition of 5s. in the pound from the debtor in discharge of his liabilities, such composition to be paid to the Trustee as follows, viz.:—3s. 6d, in the pound, together with all costs, charges, and expenses of the liquidation and arrangement, to be paid within one month from the date hereof, and the remaining 1s. 6d, in the pound to be secured by the acceptances of the MEETING of the Creditors of the above named John within one month from the date hereof, and the remaining 1s. 6d in the pound to be secured by the acceptances of the debtor, for 6d in the pound payable on the 26th day of January, 1875, 6d in the pound payable on the 26th day of January, 1876, and the remaining 6d, in the pound payable on the 26th day of January, 1877, the debtor to receive his discharge upon payment by him to the said Trustee of the said composition of 3s. 6d in the pound, together with all costs, charges, and expenses, and upon delivery by him to the said Trustee of the said promissory notes.—Dated this 27th day of January, 1874.

HENRY WYNDHAM PETTIS, 5, Guildhallchambers, Basingball street, London,

The Bankruptcy Act, 1869."
In the London Bankruptcy Court,

In the London Bankruptcy Court.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Villiam James Matthews, of No. 31, Newman-street, Oxford-street, in the county of Middlesex, Leather Dressing Case Manufacturer.

A MEETING of the Creditors of the above-named William James Matthews is hereby summoned to be lield at the offices of Mr. George Ashdown, the Trustee, No. 33, Poultry, in the city of London, on Thursday, the 12th day of February, 1874, at two o'clock in the afternoon, for the purpose of considering the propriety of sanctioning the acceptance by the Trustee of a composition offered by the said William James Matthews of ten shillings in the pound, No. 24060

by two instalments of five shillings each, at three and six months respectively.—Dated this 28th day of January, 1874. GEORGE ASIIDOWN, Trustee.

The Bankruptey Act, 1869.

In the County Court of Gloucestershire, holden at Bristol. In the Matter of Proceedings for I iquidation by Arrangement or Composition with Greditors, instituted by Frederick Dayis, of No. 55, Castle-atrect, in the city of Bristol, Lithographer, Stationer, and Frinter.

EDWARD HANCOCK, of the Guildhall, Broad, street, in the city and county of Bristol, Trustee of the property of the said Frederick Dayis, do hereby give notice that a Dividend is intended to be declared on the 7th day of February, 1874, at twelve o'clock at noon, when a General

February, 1874, at twelve o'clock at noon, when a General Meeting of the Creditors of the said Frederick Daris will be held at the offices of Messra. Hancock, Triggs, and Co., Guildhall, Broad-street, Bristol aforesaid, to determine the amount of remuneration to be allowed to the said Trustee. The creditors of the above-named Frederick Davis who have not already proved their debts are required to do so on or before the said 7th day of February, 1874, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated the 28th day of January, 1874.

EDWARD HANCOCK, Trustee.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manchester. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Whitehead, late of the Chatsworth Inn, Boundary lane, in the city of Man-

the Chatsworth Inn, Houndary-lane, in the city of Manchester, Licensed Victualler, but now of No. 90, Embdenstreet, Hulme, in the said city of Manchester.

MEETING of the Creditors of the above-named debtor,
John Whitehead, will be held at the offices of Messra.
Sutton and Elliott, Solicitors, No. 17, Brown-street, in the city of Manchester, on Monday, the 9th day of February next, at eleven o'clock in the forenoon, for the following purposes, viz :—To audit and pass the Trustee's accounts; to close the liquidation; to release the Trustee; and to grant the debtor his order of discharge,—Dated this 29th caster, day of January, 1874.

EDWIN B. HARDING, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Lancashire, holden at Manchester.
In the Matter of a Special Resolution for Liquidation by
Arrangement or Composition with Creditors, instituted by
Joseph Copeland Gilman, of Lancaster-avenue, Fennellstreet, Manchester, and also of Addison-terrace, Victoria Park, near Manchester, and both in the county of Lan-Commission Merchant.

A MEETING of the Creditors of the above-named debtor,

A Juseph Copeland Gillman, will be held at the offices
of Messrs. Sutton and Elliott, Solicitors, No. 17, Brownof Messrs. Sutton and Elliott, Solicitors, No. 17, Brownstreet, in the city of Manchester, on Monday, the 9th day of February next, at three o'clock in the afternoon, for the purpose of considering the propriety of sanctioning the acceptance by Edwin Banks Harding, the Trustee, of a composition of 1s. 6d. in the pound, offered by the debtor, and the assent by the Trustee to a scheme of settlement of the affairs of the debtor. At such meeting it will be proposed that the said composition of 1s. 6d. in the pound be paid in fountend days after the resistration of the resolutions massed that the said composition of is. Oc. in the pound be paid in fourteen days after the registration of the resolutions passed at the meeting; and it will also be proposed that upon the payment of the said composition the discharge of the debtor shall be granted; that the close of the liquidation shall take place; and the Trustee shall be released on and from that day.—Dated thus 29th day of January, 1874.

EDWIN B. HARDING, Trustee.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Penelope Kirkland, of No. 4, Lower-parade, Leamington Priors; in the county of Warwick, Dealer in Berlin Wool and Fancy Goods.

THE creditors of the above-named Penelope-Kirkland who have not already proved their debts, are required, on or before the 9th day of February, 1874, to send their on or before the 3th day of Rebruary, 1874, to gend their names and addresses, and the particulars of their debts or claims to me, the undersigued, Lucien Buonapart Trotman, of No. 8; Newga'e-street, in the city of London, or to Messra. Wild, Barber, and Browne, of No. 103, Ironmongerlane, Cheapside, in the said city, the Solicitors acting for me as Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend to the proposed to be declared. dend proposed to be declared. Dated this 23th day of January, 1874.

L. B. TROTMAN, Trustee.

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 Timothy Ward Wood and George Price, both of Newarknpon-Trent, in the county of Nottingham, in copartner-ship as Corn Merchants and Warehousemen, under the name or style of Wood and Price.

THE creditors of the above named Timothy Ward Wood and George Price who have not already proved their debts, are required, on or before the 9th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to either of us, the nudersigned, Thomas Spragging Godfrey, Esq. or William Hirst, Accountant, both of Newark-upon-Trent aforesaid, the Trustees under the liquidation, or in default thereof they will be excluded from the benefit of the Divi-

dend proposed to be declared .- Dated this 26th day of

January, 1874.

T. S. GODFREY, WM. HIRST, Trustees.

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 Timothy Ward Wood and George Price, both of Newarkupon-Treat, in the county of Nottingham, in copartner-ship as Corn Merchants and Warehousemen, under the

name or style of Wool and Price.

THE creditors of the separate estate of the above-named Timothy Ward Wood who have not already proved their debts, are required, on or before the 9th day of February. 1874, to send their names and addresses, and the particulars of their debts or claims to either of us, the undersigned, Thomas Spragging Godfrey, Esq., or William Hirst, Accountant, both of Newark-upon-Trent aforesaid, 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 26th day of January, 1874. T. S. GODFREY, W.M. HIRST, Trustees.

The Bankruptcy Act, 1869. In the County Court of Nottinghamshire, holden at Nottingham

Nottingham.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Timothy Ward Wood and George Price, both of Newark-upon-Trent, in the county of Nottingham, in copartnership as Corn Merchants and Warehousemen, under the name or style of Wood and Price.

The creditors of the separate estate of the abovenamed George Price who have not already proved their debts, are required, on or before the 9th day of February, 1874, to send their names and addresses, and the particulars

debts, are required, on or before the 9th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims, to either of us, the undersigned, Thomas Spragging Godfrey, Esq., or William Hirst, Accountant, both of Newark-upon-Trent aforesaid, 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 26th day of January, 1874.

T. S. GODFREY,

WM. HIRST. Trustees.

WM. HIRST, Trustees.

The Bankruptcy Act, 1869. In the County Court of Buckinghamsbire, bolden at Aylesbury

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Albert Skinner, of Berkhampstead, in the county

of Herts, Builder.

of Herts, Builder.

THE creditors of the above-named William Albert
Skinner who have not already proved their debts,
are required, on or before the 9th day of February, 1874,
to send their names and addresses, and the particulars
of their debts or claims to Daniel Norris the younger,
formerly of Berkhampstead, in the county of Herts, Brickmaker, but now of No. 90, Cannon-street, 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 to be declared.—Dated this 28th day of January, 1874.

SMITH, FAWDON, and LOW, 12, Bread-street,
Cheapside, E.C., Attorneys for the said Trustee.

The Bankruptcy Act, 1869.

In the County Court of Cheshire, holden at Stockport.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of James Swindells, of Stockport, in the county of Chester, Builder.

THE creditors of the above-named James Swindells who have not already proved their debts are required.

have not aiready proved their debts, are required, on or before the 9th day of February, 1874, to send their names and addresses, and the particulars of their debts

or claims to me, the undersigned. James Whitaker, of Stockport aforesaid, Timber Merchant, the Truttee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared .- Dated this 28th day of January, 1874.

JAMES WHITAKER, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Kent, holden at Greenwich.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Francis Brown and Eliza Brown, Spinster, trading under the style or firm of F. and E. Brown, of 65 and 66, Powis-street, Woolwich, in the county of Kent, Milliners, Staymakers and Hosiers.

The creditors of the above-named Francis Brown and

THE creditors of the above-named Francis Brown and Eliza Brown who have not already proved their debts, are required, on or before the 8th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, John Henry Champness, of 10. Basinghall street, in the city of London, 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 26th day of January, 1874.

J. HENRY CHAMPNESS, Trustee.

The Bankruptey Act, 1869.
In the County Court of Kent, holden at Maidstone.
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Edward Lintott, of No. 62, King-street, Maidstone, in the county of Kent, Coach Linda. Builder.

PHE creditors of the above-pamed Edward Lintott who have not already proved their debts, are required, on or before the 4th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, George Haynes, of Week-street, Maidstone, in the county of Kent, Ironmonger, the Trus:ee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declared.—Dated this 24th day of January, 1874.

GEORGE HAYNES, Trustee.

The Bankruptcy Act, 1869. In the County Court of Surrey, bolden at Croydon.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Backhouse, of Oakery Cottage, Bromley-road, in the parish of Beckenham, in the county of Kent, Gentleman.

THE creditors of the above-named Thomas Backhouse who have not already proved their debts, are required, on or before the 21st day of February, 1874, to send their names and addresses, and the particulars of their send their James and addresses, and the particulars of their debts or claims to me, the undersigned, James Glegg, of 3, Moorgate-street, 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 to be declared.—Dated this 27th day of January, 1874.

JAS. GLEGG, Trustee.

The Bankruptcy Act, 1869. In the County Court of Berkshire, holden at Reading. In the Matter of Proceedings for Liquidation by Arrange-ment or Composition with Creditors, instituted by Philip Haines of Crowthorne, Sandburst, in the county of

Berks, Grocer.

THE creditors of the above-named Philip Haines who have not already proved their debts, are required, on or before the 6th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, William Berchey Pigg. of Saudhurst, Berks, the Trustee under the liquidation, or in of the Dividend proposed to be declared.—Dated this 23rd day of January, 1874.

WILLIAM BEECHEY PIGG, Trustee.

In the County Court of Lancashire, holden at Wigan. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Ann Lee, of 16, Scholer, Wigan, in the said county, Refreshment-house Keeper.

THE creditors of the above-named Ann Lee who have not already proved their dates. The Bankruptcy Act, 1869.

not already proved their debts, are required, on or before the 12th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, George James Healy, at the offices of Messrs Healy and Kenyon, 24, Rodney-street, Wigan, in the county of Lancaster 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 27th day of January, 1874.

GEORGE JAMES HEALY, Truster.

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 William Lupton, William Lupton the younger, and Robert Lupton, of Fontenoy-street, Liverpool, in the county of Lancaster, Wine and Spirit Merchants and Copartners, trading together under the firm of William Lupton and Company.

THE creditors of the above-named William Lupton, William Lupton,

William Lupton the younger, and Robert Lupton who have not already proved their debts, are required, on or before the 7th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, William Mathison, of 22, Lord-streer, Liverpool, 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 26th day of January, 1874.

WM. MATHISON, 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 William Lupton, William
Lupton the younger, and Robert Lupton, of Fontenoystreet, Liverpool, in the county of Lancaster, Wine and
Spirit Merchants and Copartners, trading together under
the firm of William Lupton and Company.

The greditors of the above-named William Lupton

The firm of William Lupton and Company.

The creditors of the above-named William Lupton the younger who have not already proved their debts, are required, on or before the 7th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, William Mathison, of 22, Lord-street, Liverpool, 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 26th day of January, 1874. WM. MATHISON, Trustee.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Ashton-

under-Lyne.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Henry Wilson Howarth, of Bond-street, in Denton, in the county of Lancaster, Hat Manufacturer, trading under the style or firm of Samuel Howarth and Sons

THE creditors of the above-named Henry Wilson Howarth who have not already proved their debts are required, on or before the 9th day of February, 1874. to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, George Hill Underwood, of No. 3, Broom-street, Canoui-street, in the eity of Manchester, Drysalter, 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 26th day of January, 1874.

GEO. HILL UNDERWOOD, Trus'ee.

The Bankruptcy Act, 1869.

In the County Court of Glamorganshire, holden at Swanses. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of John Richard Jones, of Church-street, Morriston, in the parish of Llangyfelach,

Church-street, Morriston, in the parish of Llangyfelach, in the county of Glamorgan, Ifonmonger.

THE creditors of the above-named John Richard Jones who have not already proved their debts, are required, on or before the 6th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned, Bartlett Phelpy Thomas, of Temple-street, in the town of Swansea, 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 27th day of January, 1874.

BARTLETT P. THOMAS. Trustee.

BARTLETT P. THOMAS, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of George Sabbas Tyzack, George Tyzack, William Tyzack, and Benjamin Cowle Tyzack, late of North Shields, in the county of Northumland, Engineers and Iron Founders, Partners in Trade, lately trading under the style or firm of Tyzack and Sons, the said George Sabbas Tyzack at present residing at No. 25, Ravensworth-terrace, in the borough of Gates-head, in the county of Durham, out of business, the said George Tyzack, residing at Stourbridge, in the county of Worcester, Manager of Iron Works, the said William Tyzack residing at Goole, in the county of York, Mauager of Engine Works, and the said Benjamin Cowle Tyzack, of North Shields aforesaid, Engineer Store Dealer.

THE creditors of the separate estate of the above-named Benjamin Cowle Tyzack who have not already proved their debts, are required, on or before the 9th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims, to me, the undersigned. Richard Henry Holmes, of 10, Royal-arcade. Newcastle-upon Tyne, Public Accountant, of the firm of Gillespie, Swithinbank, and Co., 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 27th day of January, 1874.
RICHARD HENRY HOLMES, Trustee.

The Bankruptcy Act, 1869.
In the County Court of Cumberland, holden at Carlisle. In the County Court of Cumberland, holden at Carlisle. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Peter James Dixon, of Burgh-by-Sands, in the county of Cumberland, John Dixon, of Point View, Higher Broughton, Manchester, in the county of Lancaster, and Joseph Forster, of the city of Carlisle, trading in copartnership at the cities of Carlisle and Manchester, and at Warwick Bridge, in the county of Cumberland, as Cotton Spinners, Dyers, and Manufacturers, under the style or firm of Peter Dixon

Manufacturers, under the style or firm of Peter Dixon and Sons.

THE creditors of the above-named Peter James Dixon, John Dixon, and Joseph Forster who have not A John Dixon, and Joseph Forster who have not already proved their debts, are required, on or before the 9th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, William Bonnallie Gordon, of the city of Carlisle, Banker, the Trustee under the liquidation, or in default thereof they will be excluded from the benefit of the Dividend proposed to be declare !. - Dated this 27th day

of January, 1874.

WM. B. GORDON, Trustee.

The Bankruptcy Act, 1869. In the County Court of Cumberland, holden at Carlisle. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Peter James Dixon, of Burgh-by-Sands, in the county of Cumberland, John Dixon of Point Yiew, Higher Broughton, Manchester, in the county of Lancaster, and Joseph Forster, of the city of Carlisle, trading in copartnership at the cities of Carlisle and Manchester, and at Warwick Bridge, in the county of Camberland, as Cotton Spinners, Dvers, and Manufacturers, under the style or firm of Peter Dixon and

THE separate creditors of the above-named Peter James
Dixon who have not already proved their debts, are required, on or before the 9th day of February, 1874, to send quired, on or octors the sin may of the their debts their names and addresses, and the particulars of their debts or claims, to me, the undersigned, William Bonnallie Gordon, of the city of Carlisle, Banker, 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 27th day of January, 1874.

WM. B. GORDON, Trustee.

The Bankruptcy Act, 1863 In the County Court of Cumberland, holden at Carlisle.
In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Peter James Dixon, of Burgh-by-Sands, in the county of Cumberland, John Dixon, of Point View, Higher Broughton, Manchester, in the county of Lancaster, and Joseph Forster, of the city of Carlisle, trading in copartnership at the cities of Carlisle and Macchester, and at Warwick Bridge, in the county of Cumberland, as Cotton Spinners, Dyers, and Manufacturers, under the style or firm of Peter Dixon and So: s.

THE separate creditors of the above-named John Dixon who have not already proved their debts are required who have not already proved their debts, are required, on or before the 9th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, William Bonnalie Gordon, of the city of Carlisle, Banker, 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 27th day of January, 1874.

WM. B. GORDON, Trustee.

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 John Ross Ingham, of

Well-street, in Farsley, in the county of York, Grocer and Provision Dealer.

THE creditors of the above-named John Ross Ingham Who have not already proved their debts, are required, on or before the 9th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Joseph Smith, of Picendilly, in Bradford, in the county of York, Wholesale Provision 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 28th day of January, 1874. day of January, 1874. . JOSEPH SMITH, Trustee.

The Barkruptcy Act, 1869. In the County Court of Yorkshire, holden at Leeds. In the Matter of a Special Resolution for Liquidation by

Arrangement of the effairs of the late John Holmes, of Guiseley, in the curry of York, Cloth Manufacturer.

Nile creditors of the above-named John Holmes who have not already proved their debte are account.

bave not already proved their debts, are required, on or before the 7th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, William Westerman, of Ossett, in the county of York, Mungo Manufacturer, 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 26th day of January, 1874. WM. WESTERMAN, Trustee.

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 Edwin Wilby Wainwrigh, of Cullingworth, in the parish of Bingley, in the county

of York, Grocer. PHF creditors of the above named Edwin Wilby Wainwright who have not already proved their debts, are required, on or before the 9th day of February, 1874, to send their names and addresses, and the particulars of their debts or claims to me, the undersigned, Joseph Smith, of Piccadilly, in Bradford, in the county of York, Wholesale Provision 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 28th day of January, 1874.

JOSEPH SMITH, 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 Frederick Britt Hilbert, of 43, Pimlico-road, in the county of Middlesex, and of 333, Lower Wandsworth-road, in the county of Surrey, Cheesemonger and Pork

BENJAMIN BINGHAM SMITH, of No. 45. Cheap-side, 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 trustee, and all debts due to the debtor must be paid to the trustee. Creditors who have not proved their debts must forward their proofs of debts to the trustee.— Dated this 23rd day of January, 1874.

> The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward Stenning, of Old Corn Exchange, Mark-lane, and of No. 1, Catherine-court, Seething-lane, both in the

and of No. 1, Catherine-court, Sections, late, both in the city of London, Corn Factor.

ICHARD CHARLES FOX, of No. 172, Strand, in the county of Middlesex, Accountant, has been appointed Trustee of the property of the debtor. All perspectively and the county of the c sons 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 truster. Creditors who have not Jet proved their debts must forward their proofs of debts to the trustee.- Dated this 23rd day of January,

1874.

The Bankruptcy Act, 1869.

In 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 Thomas Peacock, of the Lilliput Hall Tavern, Jamaica-road, Bermondsey, in the county of Surrey, Licensed Victualler.

TOUR POUR AND COMPANY COURT AND COMPANY COURT C

JOHN FOLLAND LOVERING, of 35, Gresham street, in the cits of London Public A pointed 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 22nd day of January, 1874

The Bankruptcy Act, 1869.

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 23rd day of January, 1874.

> 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 Baldwin, of No. 44, Cooper's road, Cld Kent-road, carrying on husiness at No. 1A, Railway-arch, Blue Anchor-road, Bermondsey, both in the county of Surrey, Oil Refiner.

EORGE HALL, of 35, Paradise-street, Lambethwalk, in the county of Surrey, 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 trus ee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee. - Dated this 20th day of January,

The Bankruptcy Act, 1869. In the London Bankruptcy Court.
In the Matter of Proceedings for Liqu dation by Arrangement or Composition with Creditors, instituted by Frederick James Palmer, of 9, Sevington-street, Sutherland-gardens, Peter's Park, Paddington, in the county of Middlesex, late of No. 23, Calthorpe-street, Gray's-innroad, in the said county of Middlesex, Builder's Fore-

OUIS LEWIS, of No. 123, Chancery-lane, 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 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 24th da, of January, 1874.

> The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Edward Arnoulin of No. 172. Saint John-street, lerkenwell, and of Lea-bridge, Hackney, and of Henley Villa, Cricketfield road, Clapton, formerly of No. 38, Culfordroad, all in the county of Middlesex, Glass Shade Manufacturer and Dealer in Glass Shader.

OUIS DESCOURS, of No. 72, Watting-street, City, 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 truster, and all debts due to the debtor must be paid to the trustee. Creditors who have not jet proved their debts must forward their proofs of debts to the trustee.—Dated this 22ud day of January, 1874.

The Bankruptcy Act, 1869. In the London Bankrupicy Court-

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 23rd day of January, 1874.

The Bankrupter, Act, 1869. In the London Bankruptcy Court. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Manser, of 77, Frier-street, Blacktrians-road, late of 333, Great Charlotte-sueet, Blackfrians-road, both in

In the London Bankruptcy Court.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by James Manser, of 77, Frier-street, Blacktriars-road, lete of 39½, Great Charlotte-street, Bla

The Bankruptcy Act, 1869.
In the County Court of Middlesex, holden at Brentford.
In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by John Sycamore, of No. 6, Gunnersburg-place, Turnham Green, and Kew Bridge, near Brentford, both in the

coun ty of Middlesex, tronmonger and Smith.

ECR E SCAMELL, of Nos. 40 and 41, Upper
Thames-street, in the city of London, Accountant
and Valuer, 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.—Date1 this 4th day of September, 1873.

The Bankruptcy Act, 1869.

In the Courty Court of Surrey, holden at Kingston.

It the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted John Hurst, of Waldegrave-road, Teddington, in the

county of Middlesex, Builder.

DWARD BROPHEY, of Victoria road, Teddington, in the county of Middlesex, 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 debt to the trustee. - Dated this 24th day of January, 1874.

· The Bankruptcy Act, 1869.

In the County Court of Somersetshire, holden at Yeovil. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Thomas Patch, of Bradford Abbas, in the county of

Thomas rates, or Bradford Abbas, in the county of Dorset, Miller and Baker.

JOHN MURLEY CROCKER, of Long Sutton, in the county of Somerset, Corn Merchant, 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 5th day of January, 1874,

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Oldham. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Swallow, late of 123, Yorkshire-street, Oldham, in the county of Lancas-ter, Painter and Decorator, but now of the same place Manager and Salesman to a Painter and Decorator,

CEORGE WHITT, Manchester, 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 23rd day of January, 1874.

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Joseph Goodwin, of 49, Turner-street, Manchester, in the county of Lancaster,

TUSTIAN Desier.

CEORGE WHITT, of Lower King-street, Manchester,
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 26th day of January, 1874.

The Bankruptey 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 Richard Gilbertson, of No. 219, Vaukhall-road, and 28, Cardwell-street, Liverpool, in the county of Lancaster, and formerly of 87, Cathcart-street, Birkenhead, in the county of Chester, Baker and Flour Dealer.

A LFRED LAWSON FORD, of No. 31, the Temple, Dale-street, Liverpool aforesaid, 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 27th day of January, 1874.

No. 24060.

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 Joseph Thompson, of 42,

Merton-road, Bootle, near Liverpool, in the county of Lancaster, Draper, but now out of business.

WILLIAM KNOX, of Lord-street, Liverpool, in the county of Lancaster, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor must deliver them to the trustee, and all debts due to the said debtor must be paid to the trustee. 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 26th day of January, 1874.

The Bankruptcy Act, 1869. In the County Court of Lancashire, holden at Manchester. In the County Court of Addessire, notice at Manchester.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by
Joseph Frederick Simpson, of 29 and 31, Granby-row,
and 97, Mornington street, Chorlton-upon-Mediock, both
in the city of Manchester, in the county of Lancaster,
Manufacturer of Patent Velvet and Velveteen Boxes and
General Forces Boxes

General Fancy Boxes.

CEORGE WILLIAMSON, of Market street, Manchester, 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 26th day of January, 1874.

The Bankruptcy Act, 1869.
In the County Court of Devoushire, holden at Exeter. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Worthy Dewdney and William Richard Dewdney, of Stoke Canon, in the

county of Devon, Paper Makers, trading under the style and firm of W. and R. Dewdney.

THOMAS ANDREW, of No. 13, Bedford-circus, in the city of Exeter, Accountant, and Edward Gustavus Clarke, of Albion-chambers, Bristol, Accountant, have been appointed Trustees of the property of the debtors. All persons having in their possession any of the effects of the debtors must deliver them to the trustees, and all debts due to the debtors 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 28th day of January, 1874.

The Bankruptcy Act, 1869.

In the County Court of Devoushire, holden at Exeter. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of Thomas Worthy Dewduey,

of Stoke Canon, in the county of Devon, Paper Maker.

THOMAS ANDREW, of No. 13, Bedford-circus, in the city of Exeter, Accountant, and Edward Gustavus Clarke, of Albion-chambers, Bristol, Accountant, 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 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 28th day of January,

The Bankruptcy Act, 1869. In the County Court of Devonshire, holden at Exeter. In the Matter of a Special Resolution for Liquidation by Arrangement of the affairs of William Richard Dewdney,

of Stoke Canon, in the county of Devon, Paper Maker, PHOMAS ANDREW, of No. 30, Bedford circus, in the city of Exeter, Accountant, and Edward Gustavus Clarke, of Albion-chambers, Bristol, Accountant, 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 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 2 th day of January, 1874.

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 Turner, of Edwalton, in the county of Nottingham,

JOHN THORNTON, of the town of Nottingham, Accountant, has been appointed Theorem. countant, 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 proved their debts must forward their proofs of debts to the trustee.—Dated this 26th day f January, 1874.

The Bankruptcy Act. 1869.

In the County Court of Surrey, holden at Wandsworth. In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by Lewis Wayborn, of 2, Bonrne-place, Streatham, in the county of Surrey, Boot and Shoe Manufacturer.

A LFRED HOLLAND, of 13, London-wall, in the city of Loudon, Boot and Shoe Manufacturer, 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 raid to the trustee. Creditors who 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 28th day of January,

The Bankruptcy Act, 1869. In the County Court of Sussex, holden at Brighton. In the Matter of a Special Resolution for Liquidation by . Arrangement of the affairs of Lanard Hunter, of the Albion Hotel, Worthing, in the county of Su. sex, Hotel

REDERICK GEORGE CLARK, of Union-street, Brighton, in the county of Sussex, Accountant, has been appointed Trustee of the property of the debtor. All persons having in their possession any of the effects of the debtor spust 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 24th day of January, 1874

The Bankruptey Act, 1869. In the County Court of Buckinghamshire, holden at

Aylesbury.

In the Matter of Proceedings for Liquidation by Arrangement or Composition with Creditors, instituted by William Albert Skinner, of Berkhamp tead, in the county of Herts, Builder.

ANIEL NORRIS the younger, of Berkhampstead, in the county of Herts, Brickmaker, has been appointed Tru-tee 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 May, 1870.

The Bankruptcy Act, 1869.

In the County Court of Lincolnshire, holden at Boston.
To George Wadsley, of Sutterton Dowdyke, in the parish of Sutterton, in the county of Lincoln, Farmer.

In the Matter of a Debtor's Summons issued against you by John Wadsley, of Kirton, in the coun'y of Lincoln, Farmer.

NAKE notice, that a Debtor's Summons having been granted against you by this Court, the Court has ordered that the publication of this notice in the London Gazette shall be deemed to be service of such summons on you on the seventh day after such publication. The summons can be inspected by you on application to this Court.—Dated this 26th day of January, 1874.

In the London Bankruptcy Court.

Re William John Anderson, a Bankrupt.

TAKE notice, that a General Meeting of the Creditors of the above-named bankrupt. the above named bankrupt, who was adjudicated bankrupt on the 26th day of July, 1872, will be held at the effice of my Solicitor, Mr. William Browne Kidder, No. 19. John-street, Bedford-row, Middlesex, on Thursday, the 5th day of February next, at twelve o'clock at noon, for the purpose of considering an application to be made at the Court of Bankruptey, Ba-inghall street, at eleven o'clock in the foremoon, on Thursday, the 12th day of February next, for the release of the Trustee.—Dated this 24th day of January, 1874.

SELIM ISRAEL, Trustee.

The Bankruptcy Act, 1869. In the County Court of Gloucestershire, holden at Brisfol.
In the Matter of John Murdock, of No. 1, West Redeliffcrescent, in the city and county of Bristol, Travelling Draper, adjudicated Bankrupt on the 1st day of No-

A GENERAL Meeting of the Creditors of the above person will be held at the offices of M.ssrs J. and S. B. Parsons, P. blic Accountants, Nicholas-street, Bristo', on Tuesday, the 10th day of February, 1874, at two o'clock in the afternoon, for the purpose of confirming a sale to the deb'or's friends of the lank: upt's estate, for a sum sufficient to pay the costs of and incidental to the bankroptcy and a

dividend to the creditors of 4s. 6d. in the pound, and also for the purpose of considering the question of the bankrupt's discharge — Dated this 27th day of January, 1874.

discharge — Dated this 27th day of January, 1913.

II. H. BECKINGHAM, Albion-chambers, Broadstreet, Bristol, Attorney for the Tin tec.

In the London Bankruptcy Court. SECOND Dividend of 4s. 4d. in the pound has been declared in the matter of George Heather Rouse, of No. 35, Poland-street, Oxford-s reet, Middlesex, formerly Clerk in the Civil Service, adjudicated bankrupt on the 30th day of May, 1870, and will be paid by me, at the office of Mr. Peter Paget, in the London Bankruptcy Court, Basinghall-street, on and after the 2nd day of February, 1874-Dated this 27th day of January, 1874. JAMES R. BROUGHAM, Registrat-Truitee.

In-the London Bankruptes Court. FIRST Dividend of 10²/₃1, in the pound has been declared in the matter of Carl Von Bolton, of St. Dunstan's House, Cross lane, London, Cigar Merchant, adjudicated bankrupt on the 12th day of March, 1873, and will be paid by me, at the office of Mr. Peter Pager, Official Assignee, in the London Backruptcy Court, B singhall-street, on and after the 4th day of February, 1874. Dated this 28th day of January, 1874.
W. C. SPRING-RICE, Registrar-Trustee.

In the County Court of Yorkshire, holden at Shessield.

A FINAL Dividend of 8s. 13d. in the pound has been declared in the matter of Richard Garland Webster, of Wentworth, in the parish of Wath-upon-Deurne, in the county of York, Innkeeper, adjudicated bankrupt on the 11th day of January, 1872, and will be paid by me, at my offices, Central-chambers, Barnsley, on and after the 2nd day of February, 1874.—Dated this 23rd day of January, 1874.

THOMAS SWAINE, Trustee.

In the County Court of Yorkshire, holden at Northallerton. FIRST and Final Dividend of 1s. 1d. in the pound has been declared in the matter of George Plews, of Middleham, in the county of York, Innkeeper and Butcher. adjudicated bankrupt on the 30th day of May, 1872, and will be paid by me, at the office of Mr. Charles Waistell, Solicitor, Northallerton, on and after the 12th day of February, 1874.—Dated this 22nd day of January, 1874.

J. M. PLEWS, Trustee.

In the County Court of Lancashire, holden at Liverpool.

A SECOND Dividend of is, in the pound has been declared in the matter of John Henry O'Gorman, of Southport, in the county of Lancaster, General Draper and Outfilter, but now out of business since the 21st day of October, 1872, adjudicated bankrupt on the 12th day of December, 1872, and will be paid by me, at my office, 10, South John-street, Liverpool, on any Wednesday between the hours of eleven and two.—Dated this 27th day of January, 1874. HY. BOLLAND, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of Walter John Glover, of 72, Pilgrim-street, in the borough and county of Newcastle-upon-Tyne, Merchant Tailor, a Bankrupt.

WHEREAS under a Bankruptcy Petition presented to this Court against the said Walter John Glover, an

order of adjudication was made on the 15th day of November, 1873. This is to give notice, that the said adjudication was, by order of this Court, annulled on the 26 h day of January, 1874.—Dated this 26th day of January,

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of a Bankruptcy Petition against Christopher Morgan, of 56, Bermondsey-street, Southwark, in the county of Surrey, Warehouseman.

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 Christopher Morgan baving been given, it is ordered that the said Christopher Morgan be, and he is hereby, adjudged bankrupt. — Given under the Seal of the Court this 24th day of October, 1873.

By the Court, James R. Brougham, Registrar The First General Meeting of the creditors of the said Christopher Morgan is hereby summoned to be held at the London Rankruptcy Court, Basinghall-street, in the city of London, on the 10th day of February, 1874, 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 sny 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. Peter Paget, Official Assignee in the London Bankruptey Court, Bisinghal-street. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869

In the London Bankruptcy Court.

In the Matter of a Bankruptcy Petition against Charles William Tupper, of 132, New Bond street, in the county

of Middlesex, Italian Warehouseman. I'PON 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 Charles William Tupper, having been given, it is ordered that the said Charles William Tupper be, and he is hereby adjudged bankrupt. -Given under the Seal of the Court this 27th day of January, 1871.

By the Court, W. C. Spring-Rice, Registrar. The First General Meeting of the creditors of the said Charles William Tupper, is hereby summoned to be held a the London Baukruptcy Court, Basinghall-street, in the city of London, on the 19th day of February, 1874, at eleven o'clock in the forenon, and that the Court has ordered the bankrupt to attend thereat for examination, and the produce thereat a statement of his affairs, as required 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 Honourable William Cecil Spring-Rice, one of the Registrars, at the office of Mr. Peter Paget, Official Assignee in the London Bankruptcy Court, Basinghail-street. Creditors must forward their Proofs of Debts to the Registrar, at the said address.

The Bankruptcy Act, 1869.

In the County Court of Norfo k, holden at Norwich.

In the Matter of a Bankruptcy Petition against Philip Woodrow Hart, of the city of Norwich, of no occupation.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the Petitioners,

and of the act of Bankruptcy alleged to have been com-mitted by the said Philip Woodrow Hart having been given, it is ordered that the said Philip Woodrow Hart be, and he is hereby, adjudged bankrupt.—Given under the Scal of the Court this 26th day of January, 1874.

By the Court.

Thos. II Palmer, Registrar.

The First General Meeting of the creditors of the said Pailip Woodrow Hart is hereby summoned to be held at the offices of the Court, Redwell-street, Norwich, on the 12th day of February, 1874, at twelve o'clock at noon, and that the Court has ordered the bankrupt to a tend 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 Cambridgeshire, helden at

Cambridge.

In the Matter of a Bankruptcy Petition against Harold Griffin Balls, of Cambridge, in the county of Cambridge, Currier and Leather Merchant, trading in copartnership with George Curtis, under the firm of Balls and Curtis.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debts of the Petitioners, and of the trading, and of the act of Bankruptcy alleged to and of the trading, and of the act of Bankruptcy alteged to have been committed by the said Harold Griffin Balls having been given, it is ordered that the said Harold Griffin Balls be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 24th day of Janusrs, 1874.

By the Court,
J. Eaden Registrar.

The First General Meeting of the creditors of the said Harold Griffin Balls is hereby summoned to be held at the office of the Court, on the 13th day of February, 1874, 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 sialut.

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 Kent, holden at Greenwich. In the Matter of a Bankruptcy Petition against John Loude Tabberner, of No. 11, Park-place, Eltham, in the county of Kent.

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 John Loude Tabberner, having been given, it is ordered that the said John Loude Tabberner be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 16th day of Janпату, 1874

By the Court, W. Farnfield, Deputy-Registrar. The First General Meeting of the creditors of the said John Loude Tabberner is hereby summoned to be held at this Coprt, on the 13th day of February, 1874, 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 Berkshire, holden at Windsor, in the Matter of a Bankruptcy Petition against Edwin Evans, of the North Star, Slough, in the county of Buckingham. Licensed Victualler.

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 Edwin Evans having been given, it is ordered that the said Edwin Evans be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 24th day of January, 1874.

By the Court, Henry Darvill, Registrar. · The First General Meeting of the creditors of the said Edwin Evans is hereby summoned to be held at the County Court Office, William street, Windsor, on the 14th day of February, 1874, 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 D. bis to the Registrar.

The Bankruptcy Act, 1869. In the County Court of Cheshire, holden at Macclesfield.

In the Matter of a Bankruptcy Petition against Thomas
H. Ransome, of the Langdale Paper Mill, Wincle, near
Macclesfield, in the county of Chester, Paper Manu-

UPON the hearing of this Petition this day, and pon 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 Thomas II. Ransome, having been given, it is ordered that the said Thomas H. Ransome be, and he is hereby, adjudged bankrupt .- Given under the Seal of the Court day of January, 1874.

lly the Court,
Willm. Mair, Deputy-Registrar. The First General Meeting of the creditors of the said Thomas II. Ransome is hereby summoned to be held at the County Court Office, King Edward-street, Macclesfield, on the 12th day of February, 1874, at one o'clock in the afternoon, and that the Court has ordered the bankrupts to attend thereat for examination, and to produce thereat a state-

use to this 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 Somersetshire, holden at Bath. In the Matter of a Bankruptcy Petition against William Park, of Mortimer's reet, Trowbridge, in the county of Wilts, Beerhouse Keeper, Grocer and Provision Mer-

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 Bankruptcy alleged to have been committed by the said William Park having been given, it is ordered that the said William Park be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 27th day of January, 1874.

By the Court, Edwd. G. Smith, Registrar.

The First General Meeting of the creditors of the said William Park, is hereby summoned to be held at the County Court Office, No. 4, Abbey-street, Bath, on the 10th day of February, 1874, at one o'clock in the afternoon, and that the Court has ordered the bankrupt to attend therea. 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 raid to the Registrar. Creditors must forward their Proofs of

Debts to the Registrar.

The Bankruptcy Act, 1869.
In the County Court of Durham, holden at Stockton-on-Tees and Middlesborough.

In the Matter of a Bankruptey Petition against Solomon Cohen, of 27, East-street, Middlesborough, in the county

of York, Clothier.

UPON the hearing of this Petition this day, and upon proof satisfactory to the Court of the debt of the the Petitioner, and of the trading, and of the act or acts of the Bankruptcy alleged to have been committed by the said Solomon Cohen having been given, it is ordered that the said Solomon Cohen be, and he is hereby, adjudged bankrupt.—Given under the Seal of the Court this 28th day of January, 1874.

By the Court,
T. Crosby, Registrar.
The First General Meeting of the creditors of the said Solomon Cohen is hereby summoned to be held at the offices of this Court, Bridge-road, Stockton on-Tees, on the 11th day of February, 1874, at two o'clock in the afternoor, 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 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 Northumberland, holden at Newcastle.

In the Matter of a Bankruptcy l'etition against William James McIntosh, of 197, Westgate-road, in the borough and county of Newcastle-upon-Tyne, Grocer and Pro-

vision 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 William James McIotosh having been given, it is ordered that the said William James McIntosh be, and he is hereby, adjudged bankrupt .- Given under the Seal of the Court this 28th day of January, 1874.

By the Court,

Wm. Brook Mortimer, Registrar. The First General Meeting of the creditors of the said William James McIntosh is hereby summoned to be held at the offices of this Court, Westgate-street, Newcastle-upon-Tyne, on the 12th day of February, 1874, 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 n 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 Henry Bull, of 51, Aldridge-road-villas,
Westbourne Park, in the county of Middlesex, Solicitor's

Clerk, a Bankrupt.

William Philps, of No. 4, Wilson street, Gray's-innroad, in the county of Middlesex, Land Agent, has been
appointed Trustee of the property of the bankrupt. The
Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, Lincoln's-inn, in the county of Middlesex, on the 11th day of February, 1874, at half-past ten o'clock in the fore-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 13th day of January, 1874.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court. In the Matter of John Thompson, of No. 171, Edgwaren the Matter of John Thompson, of No. 171, Edgwareroad, ia the county of Middlesex, Upholsterer and Furniture Dealer, and Thomas Walker, of No. 31, Laugtonroad, Brixton, ia the county of Surrey, Commercial
Clerk, lately carrying on business together in copartnership, at Nos. 169 and 171, Edgware-road aforesaid,
under the style or firm of J. Thompson and Walker, as
Upholsterers and Furniture Dealers, and at No. 171,
Edgware-road aforesaid, under the style or firm of J.
Walter and Company, as Bedding Manufacturers,
Bankrupts. Bankrupts.

John Daniel Viney, of No. 99, Cheapside, in the city of London, 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 London Bankruptcy Court, Lincoln's-inu-fields, in the county of Middlesex, on the 27th day of February, 1874, at half-past ten 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 20th day of January, 1874.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court In the Matter of Douglas Josiah Drew (adjudicated as Drew, trading under the style or firm of Drew, Cuthbert, and Co.), of 17, Old Broad-street, in the city of London, Merchant, trading in partnership with Hugh Ree Cuthbert and Charles Pudsey Gilby, under the style or firm of Drew, Cuthbert, and Co., a Bankrupt.

George Augustus Cape, of 8, Old Jewry, 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, Lincoln's inn-fields, on the 19th day of February, 1874, 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 23rd day of January, 1874.

The Bankruptcy Act, 1869.

In the London Bankruptcy Court.
In the Matter of Henry Vulliamy, of 30, Gracechurch-street,
in the city of London, and Fairview, Macsulay-road,
Clapham Common; in the county of Surrey, Surveyor and Auctioneer, a Bankrupt.

and Auctioneer, a Bankrupt.

John Henry Rochester Breckles, of 6. Guildhall-chambers, in the city of London, Public Accountary, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the London Bankruptcy Court, Lincoln's-inn, on the 17th day of February, 1874, 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 15th day of January. of debts to the trustee .- Dated this 15th day of January,

The Bankruptcy Act, 1869.

In the County Court of Lancashire, holden at Manchester, by transfer from the County Court of Lancashire, holden at Ashton-under-Lyne.

In the Matter of Jarves Lawton, of Glossop, in the county of Derby, Grocer and Provision Dealer, a Bankrupt.

Henry Grosvenor Nicholson, of Norfolk-street, in the city of Mauchester, 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, Nicholas-croft, in the city of Manchester, on the 12th day of February, 1874, at half-past nine 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 26th day of January, 1674.

The Bankruptcy Act, 1869. In the County Court of Kent, holden at Canterbury. In the Matter of Thomas Frederick Woodruff, of Deal,

in the county of Kent, Grocer, a Bankrupt.

Joshua Cox, of Canterbury, Wholesale Grocer, has been appointed Trustee of the property of the bankrupt.

The Court has appointed the Public Examination of the bankrupt to take place at the Guildhall, in the city of Cauterbury, on the 16th day of February, 1874, at three o'clock in the afternoon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustse, 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 23rd day of January, 1874.

The Bankruptcy Act, 1869.

In the County Court of Gloucestershire, holden at Bristol. In the Matter of Charles James Budge, of No. 1, St. Vincent's terrace, Hotwells, in the city and county of Bristol, Commission Agent and Dealer in Cigars, a Bankrupt. James Smith Pitt, of Albion-chambers, in the city and

county of Bristol, 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 Guildhall, Small-street, Bristo', on the 13th day of Febrnary, 1874, at twelve o'clock at noon, by adjournment from the 16th day of January, 1874. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bank-rupt must be paid to the trustee. Creditors who have not yet proved their debts must forward their proofs of debts to the trustee .- Dated this 28th day of January, 1874.

The Bankruptcy Act, 1869.

In the County Court of Somersetshire, holden at Bath. In the Matter of George Porter, of 18, Newark-street, in the city of Bath, Sculptor and Marble Mason, a Bank-

rupt.

Richard Cripps, of the city of Bristol. Marble Merchant, has been appointed Trustee of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the County Court Offices, Abbey-street, Bath, on the 11th day of Februsry. 1874, 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 28th day of January, 1874.

The Bankruptcy Act, 1869.

In the County Court of Nortolk, holden at Great Yarmouth. In the Matter of Joseph Green the younger, of Great Yarmouth, in the county of Norfolk, Grocer, a Bankrupt.

Lovewell Blake, of Great Yarmouth, in Norfolk, 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 Toll House Hall, in Great Yarmouth aforesaid, on the 25th day of February, 1874, at two o'clock in the afternoon. day of February, 1874, 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 26th day of January, 1874.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Warwick. In the Matter of George Samuel Daniels, of Warwick, in the county of Warwick, Innkeeper, a Bankrupt. William Butler, of Warwick, in the county of Warwick,

Licensed Victualler and Maltster, 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 Shire Hall, Warwick, in the county of Warwick, on the 27th day of February, 1874, 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 22nd day of January, 1874.

The Bankruptcy Act, 1869
In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Robert Carter, of Northampton-street, Birmingham, in the county of Warwick, Goli Chain Maker, and Manufacturer of Electro Plated Wares, a Bankrupt.

Spencer Dominy, of Birmingham, 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 House, Waterloo-treet, Birmingham, on the 27th day of February, 1874, 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 27th day of January, 1874. The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Solomon Woolf, of 47, Unett-street, Birmingham, in the county of Warwick, Pawnbroker and Dealer in Ready-made Clothes and Jewellers, a Bankrupt.

Luke Jesson Sharp, of Argyle-chambers, Colmore-row, Birmingham 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 Court-house, Waterloo-street, Birmingham a oresaid, on the 27th day of February, 1874, at eleven o'clock in the forenoon. All persons having in their pos-session 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 January, 1874.

The Bankruptcy Act, 1869. In the County Court of Warwickshire, holden at Birmingham.

In the Matter of Thomas George Cox, of The Poplars, Lozells, Birmingham, in the county of Warwick, Gentle-

man, a Baukrupt,

Thomas Chauntler, one of the Registrars of the above Court, 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, Waterloo-street, Birmingham, on the 27th day of February, 1874, 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 trus!ee, 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 12th day of January, 1874.

The Bankruptcy Act, 1869. In the County Court of Warwickshite, holden at

Birmingham.

In the Matter of Elward East, of 137, Steelhouse lane, Birmingham, in the county of Warwick, Gunmaker, traing as Edward East and Co., a Bankrupt.

Charles Marris, of Birmingham, in the county of Warwick, Public Accountant, has been appointed Trusten of the property of the bankrupt. The Court has appointed the Public Examination of the bankrupt to take place at the Court House, Waterloo-street, Birmingham, on the 27th day of February, 1874, at eleven o'clock in the fore-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 process of debts to the trustee.—Dated this 26th day of January, 1874.

The Bankruptcy Act, 1869.

In the County Court of Glamorganshire, holden at Aberdare. In the Matter of William Owens, of Pontprenllwyd, in the parish of Penderyn, in the county of Brecknock, Grocer,

a Bankrupt,

Lewis Parry, of Senny Bridge, near Brecon, in the county of Brecknock, Contractor, 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 Temperance Hall, Aberdare, on the 10th day of February, 1874, at eleven o'clock in the forencon. All persons having in their possession any of the effects of the bankrupt must deliver them to the trustee, and all debts due to the bankrupt must be paid to the trustee. Creditors who have not yet proved their debts must furward their proofs of debts to the trustee.—Dated this 22nd day of January, 1874.

In the London Bankruptcy Court. A Final Dividend is intended to be declared in the matter of Apostolos Demetrius Sfezzo, of 38, Threadneedlestreet, in the city of London, Stock and Shave Dealer, adjudicated bankrupt on the 27th day of May, 1873. Creditors who have not proved their debts by the 10th day of February, 1874, will be excluded.—Dated this 28th day of January, 1874.

J. Waddell, Mansion House-chambers, 12, Queen Victoria-street, Trustee.

In the London Bankruptcy Court.

A Final Dividend is intended to be declared in the matter of John Davenport, of 14, Little Tower-street, in the city of London, and of 18. The Gardens, Peckham Rye, in the county of surrey, Tea Merchant, trading under the style or firm of Davenport Brothers, adjudicated bankrupt on the 17th day of September, 1872. Creditors who have not proved their debts by the 10th day of February, 1874, will be excluded.— Dated this 27th day of January. 1874.

Francis Nicholls, Trustee.

In the London Bankruptey- Court. A Dividend is intended to be declared in the matter of Houghten Barnes Taylor, of No. 1, Gresham-buildings, Basinghall-street, in the city of London, trading in the name of Houghton Taylor and Co., Wice and Spirit Merchant, adjudicated bankrupt on the 27th day of June,

1873. Creditors who have not proved their dears by the 14th day of February, 1874, will be excluded .- Dated this 23th day of January, 1874.

J. Boves, Trustee.

In the London Bankruptey Court.

A Dividend is intended to be declared in the matter of Peter Thomson, of Afton House, St. John's-road, Ryde. bankrupt on the 15th day of March, 1873. Creditors who have not proved their debts by the 6th day of February, 1874, will be excluded.—Dated this 28th day of January, 1874.

William Affleck, Trustee.

In the County Court of Norfolk, holden at Great Yarm uth.

A Dividend is intended to be declared in the matter of Alfred Lionel Stangroom, of Great Yermouth, in the county of Norfolk, Fish Salesman, adjudicated bankrupt on the 10th day of A; ril, 1873. Creditors who have not proved their debts by the 9th day of February, 1874, will be excluded.

—Dated this 27th day of January, 1874.

Jno. Etheridge, Tenstee.

In the County Court of Yorkshire, holden at Leeds. A Second Dividend is intended to be declared in the matter of Edmund Houlden, of Bond street, in Leeds, in the county of York, Wool Merchant, adjudicated bankrupt on the 9th day of July, 1873 Creditors who have not proved their debts by the 20th day of December, 1873, will be excluded .- Dated this 12th day of December, 1873. John Routh, Trustee.

In the County Court of Carnarvonshire, holden at Bangor.

A Dividend is intended to be declared in the matter of Henry Pearson, of High-street, Carnarvon, in the county of Carnarvon, Provision Dealer, acjudicated tankrupt on the 27th day of November, 1873. Creditors who have not proved their debta by the 10th day of February, 1874, will

be excluded.—Pated this 26th day of January, 1874.

John Price, 26, North John-street Liverpool, Trustee.

The Bankruptcy Act, 1869. In the County Court of Northumberland, holden at Newcastle.

In the Matter of Thomas Henry Dobson and Alice
Dobson, adjudicated Bankrupts 12th October, 1872.

TOTICE of intention to declare a Dividend, due 18th
February, 1873, having been omitted to be incented. February, 1873, having been omitted to be inserted in the London Gazette, notice is hereby given, in purnance of an order of the said Court, dated 27th January, 1874, that all persons who shall not, within fourteen days from the date hereof, give notice, in writing, to the undersigned Trustee, at 42, Mosley street, Newcastle-apon-Tyne, of their having been prejudiced by such omission as aforesaid, will be debarred from any claim on the estate of the hankrunts—Dated this 27th day of on the estate of the bankrupts.—Dated this 27th day of January, 1874.

THOS. BOWDEN, Trustee.

THIS is to give notice, that the Court acting in the prosecution of an adjudication of Bankrupicy, made on secution of an adjudication of Bankruptcy, made on the 6th day of September, 1867, against Sarah Sulton (Spinster), of No. 7, Frideswide-place, Kentish Town-road, and of No. 67, Elgin-crescent, Notting Hil, part of the time having an office at No. 37, Maddox-street, Recent-street, prior thereto of No. 24, Pembroke-square, Kensington, having an office at No. 1, Manchester-buildings, Westminster, all in Middlesex, prior thereto of No. 5, Kingstreet, Finsbury, London, and prior thereto of No. 13, Edmund-terrace, Bayswater, Middlesex, General Agent, did on the 11th day of Novemb r. 1867, grant the Discharge did on the 11th day of Novemb r, 1867, grant the Discharge of the said bankrupt; and that such Discharge will be delivered to the bankrupt, unless an appeal be duly entered against the judgment of the Court, and notice thereof be given to the Court.

IHIS is to give notice, that the Court acting in the prosecution of a Fiat in Bankruptcy, awarded and issued forth on the 26th day of July, 1847, against Frederick Wiggius, of No. 5, Union-street, Bridge-street, Blackfriars, in the city of London, Horse Contractor, Dealer and Chapman, will sit on the 27th day of February, 1874, at eleven o'clock in the forenoon precisely, at the I ondon Bankruptcy Court. Basinghall-street, in the city of I ondon, for the Proof of Debts under the said bankruptcy. when and where the creditors who have not already proved their debts are to come prepared to prove the same.

> The Bankruptcy Act, 1869. In the London Bankruptcy Court.

In the Matter of Anna Sophia Franco, of 19, Holford-square, Pentonville, in the county of Middlesex, Widow,

UPON reading a report of the Registrar-Trustee of the property of the bankrupt, dated the 14th day of November, 1873, reporting that the assets referred to in the bankrupt's statement of affairs could not be realized for the benefit of the creditors, and that it had not been brought to the knowledge of the said Registrar-Trustee that the bankrupt had since the adjudication acquired any property which could be realized for the benefit of the creditors, and that in the opinion of the said Registrar-Trustee it is expedient that the bankruptcy should be closed, now, upon reading the proceedings in the bankruptcy, and the affidavit of Archibald Reid, sworn the 12th of December, 1873, and upon hearing Mr. Aldridge, the Official Solicitor to this Court, acting on behalf of the Registrar-Trustee, and no person appearing to oppose, the Court being satisfied that the assets referred to in the bankrupt's statement of affairs could not be realized for the benefit of the creditors, and that it has not been brought to the knowledge of the said Registrar-Trustee that the bankrupt has since the adjudication acquired any property which could be realized for the benefit of the creditors, doth order and declare that the bankruptcy of the said Anna Sophia Franco has closed, and this Court doth further order that the advertisement of the closing this bankruptcy be inserted in the Loudon Gazetto by the Messenger of this Court —Given under the Seal of the Court this 21st day of January, 1874.

The Bankruptcy Act, 1869. In the London Bankruptcy Court. In the Matter of Julius Lowrie, of 136, Fenchurch-street,

in the city of London, Merchant, a Bankrupt.

UPON reading a report of the Registrar-Trustee of the property of the bankrupt, dated the 14th day of November, 1873, reporting that the bankrupt had not filed any statenient of affairs, and that it had not been brought to the knowledge of the said Registrar-Trustee that the bankrupt was possessed of any property at the date of the adjudication, or that he had since acquired any property that could be realized for the benefit of the creditors, and that in the opinion of the said Registrar-Trustee the bankruptcy should be closed, now, upon reading the proceedings in the bank-ruptey, the affidavit of Archibald Reid, sworn the 27th day of November, 1873, and the affidavit of William Tripp, sworn the 28th day of January, 1874, and upon hearing Mr. Aldridge, the Official Solicitor to this Court, on behalf of the Registrar-Trustee, and Mr. Hillier for the petitioning creditor who did not oppose, and no other creditor appearing to oppose, the Court being satisfied that the bankrupt has not filed any statement of affairs, and that it has not been brought to the knowledge of the said Registrar-Trustee that the bankrupt was possessed of any property at the date of the adjudication, or that he has since acquired any property which could be realized for the benefit of the creditors doth order and declare that the bankruptcy of the said Julius Lowrie has closed, and this Court doth further order that the advertisement of the closing this bankruptcy be inserted in the London Gazetto by the Messenger of this Court.— Given under the Seal of this Court this 21st day of January,

The Bankruptey Act, 1869. In the County Court of Durham, holden at Stockton-on-

Tees and Middlesb rough.

In the Matter of William Morris Glover, of Middlesborough, in the county of York, Druggist and Drysalter, a Bank-

UPON reading a report of the Trustee of the property of the bankrupt, dated the 31st day of December, 1873, reporting that the whole of the property of the bankrupt has been realized for the benefit of his creditors, and a dividend to the amount of four shillings in the pound has been paid, the Court being satisfied that the whole of the property of the bankrupt has been realized for the benefit of his creditors, and a dividend to the amount of four shillings in the pound has been paid, doth order and declare that the bankruptcy of the said William Morris Glover has closed. — Given under the Seal of the Court this 13th day of January, 1874.

THE estates of James Laing, Hotel and Horse Repository Keeper, and Farmer, residing in Peterhead, now deceased, were sequestrated on the 23rd day of January, 1874, by the Sheriff of Aberdeen and Kincardine.

The first deliverance is dated the 22nd day of July, 1873. The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Thursday, the 5th day of February, 1874, within the Sheriff Court-house, Peterheal.

A composition may be offered at this meeting; and to entitle creditors to the first divid ud, their oaths and grounds of debt must be lodged on or before the 23rd day of May, 1874.

All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone. WHALIAM BOYP, Solicitor, in Peterbead,

Agent.

THE estates of Alexander Peddie, sometime Farmer, at Delmore in the position of Data at Delmore, in the parish of Bohsrm, and county of Banff, now deceased, were sequestrated on the 26th day of January. 1874, by the Sheriff of Banff, Elgin, and Nairn, acting in Banffebire.

The first deliverance is dated the 26th day of January,

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Monday, the 9th day of February, 1874, within the Fife Arms Hotel, in Bauff.

A composition may be offered at this meeting; and to entitle creditors to the first dividend, their gaths and grounds of debt must be lodged on or before the 26th day

of May, 1874.
All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone

WM. COUTTS, Solicitor, Bauff, Agent.

THE estates of James Wheelan, now or larely Baker in Coastr dge, in the county of Lanark, were sequestrated on the 28th day of January, 1871, by the Sherilf of the county of Lanark.

The first deliverance is dated 17th January, 1874.

The meeting to elect the Trustee and Commissioners is to be held at twelve o'clock, noon, on Friday, the 6th day of February, 1874, within the Faculty Hull, 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 28th May, 1874.

All fitting advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

WILLIAM J. ANDREW, Solicitor, Coatbridge, Agent.

All Letters must be Post paid, and all communications on the business of the London Gazette to be addressed to the Office, Princes Street, Storey's Gate, Westminster.

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